

To, Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai – 400 001, Maharashtra, India

Dear Sir /Madam,

### SUB: DETAILED PUBLIC STATEMENET TO THE SHAREHOLDERS OF MEDIAONE GLOBAL ENTERTAINMENT LIMITED ("TARGET COMPANY") IN TERMS OF REGULATIONS 3(1) & 4 OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011

We, Kunvarji Finstock Pvt Ltd (hereafter referred to as "Manager to the Offer"), are hereby submitting the Detailed Public Statement by us on behalf of PPG International Limited ("Acquirer") to acquire 38,27,200 equity shares representing 26.00% of the total paid-up equity shares of Target Company at a price of Rs. 2/- for each equity shares of Target Company, pursuant to and in compliance with Regulations 3(1) & 4 of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto.

Kindly take the same on your record.

Yours Faithfully,

For, Kunvarji Finstock Private Limited

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Mr. Atul Chokshi Director (DIN: 00929553) SEBI Reg. No: MB/INM000012564



Date: 05/08/2022 Place: Ahmedabad



## Kunvarji Finstock Pvt. Ltd.

Registered Office : Kunvarji, B - Wing, Siddhivinayak Towers, Off. S.G. Road, Makarba, Ahmedabad - 380 051 Phone:+91 79 6666 9000 | Fax : + 91 79 2970 2196 | Email: info@kunvarji.com Corpotrate Office : 05, Gr Floor,Summit Business Bay, Opp PVR Cinema, Near Western Express Highway- Metro Station,Andheri (E),Mumbai-400093

CIN - U65910GJ1986PTC008979

DETAILED PUBLIC STATEMENT IN TERMS OF REGULATIONS 13(4), 14(3) AND 15(2) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 AND SUBSEQUENT AMENDMENTS THEREOF ("SEBI (SAST) REGULATIONS, 2011") TO THE EQUITY SHAREHOLDERS OF

# MEDIAONE GLOBAL ENTERTAINMENT LIMITED

Registered Office: Old No. 1/38, New No. 1/38, Mataji Complex, Flat no. 32, 1st Lane, Wallers Road, Mount Road, Chennai, Tamil Nadu, 600002 Tel. No. +91-44-45544028 | E-mail: contact@mediaoneglobal.in Website: www.mediaoneglobal.in

OPEN OFFER FOR ACQUISITION OF 38,27,200 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("OFFER SHARES") REPRESENTING 26.00% OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL OF MEDIAONE GLOBAL ENTERTAINMENT LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF TARGET COMPANY BY M/S. PPG INTERNATIONAL LIMITED ("ACQUIRER") AT A PRICE OF ₹ 2/- (RUPEES TWO ONLY) PER EQUITY SHARE ("OFFER").

This Detailed Public Statement ("DPS") is being issued by Kunvarji Finstock Private Limited, the Manager to the Offer ("Manager"), for and on behalf of Acquirer to the public shareholders of the Target Company ("Public Shareholders"), in compliance with Regulation 13(4), 14(3) and 15(2) of the SEBI (SAST) Regulations, 2011 pursuant to the Public Announcement ("PA") submitted with the Securities and Exchange Board of India ("SEBI"), Bombay Stock Exchange ("BSE") and the Target Company at its registered office on July 29, 2022 in terms of Regulations 3(1) and 4 of the SEBI (SAST) Regulations, 2011.

For the purposes of this DPS, the following terms shall have the meanings assigned to them below:

"Identified Date" shall mean the date falling on the 10th working day prior to the commencement of the tendering period, for the purpose of determining the public shareholders to whom the Letter of Offer in relation to this offer (the "Letter of Offer" or "LoF") shall be sent.

"Public Shareholders shall mean all the public equity shareholders of the Target Company excluding (i) the Acquirer and (ii) the persons deemed to be acting in concert with the Acquirer and Seller, promoters and promoter group of Mediaone Global Entertainment Limited.

"Equity Shares" or "Share Capital" shall mean the fully paid-up equity shares of face value of ₹10/- each of the Target Company.

#### I. ACQUIRER, SELLER, TARGET COMPANY AND OFFER

(A) INFORMATION ABOUT THE ACQUIRER COMPANY - PPG INTERNATIONAL LIMITED

i. The Acquirer was originally incorporated as a Private Limited company on 28/03/2022 at England.

ii. The registered office of the Acquirer is situated at 69, Wigmore Street, Third Floor, London, England W1U 1PZ. The Company Registration Number is 64304. The Acquirer is primarily engaged in the business of Media and Entertainment. The Company provides comprehensive turnkey assistance to producers while taking necessary actions to be fully compliant with all local rules and regulations for film production. The Acquirer provides various professional films services to UK, Europe and Overseas productions of feature films, TV series, Web series Documentaries, AI, AR, VR and Unscripted entertainment.

Whilst the funding is by the commissioning Producers and the content IP is owned by them, the Acquirer offers its full production services to convert the Script from the ground up to the digital format for public exhibition.

The Acquirer offers single window film production service company, where producers can tap in for global resources of local knowledge, fiscal incentives, locations, logistics, climate, casting, technicians, labour laws, work visas, customs, equipment, construction, installations and everything else associated with film production.

- iii. Dr. Murali Manohar holds 100% share capital of the Acquirer Company.
- iv. Dr. Murali Manohar, aged about 65 years is the director of Acquirer Company. He is residing at No 4, Kilpauk, Green Road, II Street, Kilpauk, Chennai - 600010.
- v. The Acquirer has no interest in the Target Company.
- vi. The Acquirer is not part of any group of the Target Company.
- vii. As on the date of this DPS, the Acquirer doesn't hold any equity shares of the Target Company
- viii. Net worth Certificate provide by Mr. B Seetharaman, Director of M/s. Essex Accounting Services Limited, having office at 198 Limes Avenue, Chigwell, Essex, IG7 5LT, vide their certificate dated 01st July 2022.

### (B) DECLARATIONS BY ACQUIRER

- The Acquirer has confirmed that it is not categorized as a "Willful Defaulter" in terms of Regulation (1) (ze) of the SEBI (SAST) Regulations, 2011. It has further confirmed that the Acquirer and the other companies, in which it is the promoter and/or director, are not appearing in the willful defaulters list of the Reserve Bank of India.
- The Acquirer and the other companies, in which they are the promoter and/or director, have not been prohibited from assessing the capital market under any order / direction passed by SEBI.
- Based on the information available, the Acquirer has not been declared as a Fugitive Economic Offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1) (ja) of SEBI (SAST) Regulations, 2011.
- iv. As on the date of this DPS, the Acquirer do not hold any equity shares directly or indirectly in the Target Company and is not a director on the board of the Target Company. Further, it has not represented on the board of directors of the Target Company and none of the directors of the Target Company represents the Acquirer Company.
- The provisions of Chapter V of the SEBI (SAST) Regulations, 2011 are not applicable to the Acquireras it does not hold any shares in the Target Company.
- vi. The Acquirer undertake that if it acquire any equity shares of the Target Company during the offer period, it will inform to the stock exchanges and the Target Company within 24 hours of such acquisitions and it will not acquire any equity shares of the Target Company during the period between three working days prior to the commencement of the Tendering Period ("TP") and until the closure of the TP in accordance with Regulation 18(6) of SEBI (SAST) Regulations, 2011.
- vii. The Acquirer has no interest in the Target Company, except to the extent of shareholding, voting rights and to acquire control over the Target Company.

### (C) INFORMATION ABOUT THE SELLING PROMOTER SHAREHOLDER

Total

The Acquirer has entered into the Share Purchase Agreement ("SPA") with the selling promoter and promoter group shareholder, on July 29, 2022, for acquisition of 75,54,359 fully paid up equity shares ("Sale Shares") of ₹10/- each representing 51.32% of the paid up and voting equity share capital of Target Company at a price of ₹2/- (Rupees Two Only) per equity share aggregating to ₹1,51,08,718 (Rupees One Crore Fifty-One Lakhs Eight Thousand Seven Hundred and Eighteen Only), subject to the terms and conditions as mentioned in the SPA.

The details of the selling promoter and promoter group shareholder ("Seller") are as stated hereunder:

		ares group a					
Sr.	Name of Selling Promoter Shareholder*	Nature of	Part of Promoter /Promoter	Details of Sl by the Sellir Pre Transa	ig Prom		eholder
No.		Entity	Group (Yes/No)	No. of Shares	%	No. of Shares	%
	Shri Pathee Investments Private Limited (Address: "Venkata Nivas", No. 3/429 A, Lakshmi Vandana Nagar, Kottivakam Chennai 600041)		Yes	75,54,359	51.32	NIL	NIL

same date. On 22nd June 2011, the mortgage was created on the property given as security for the said Term Loan.

However, on the failure of the Target Company to service the Term Loan, the same was classified as Non-Performing Asset ('NPA') on 20th April, 2014.

The Target Company issued a cheque bearing No. 000737 dated 20th June, 2014 of ₹21,95,80,100/-(Rupees Twenty-One Crores Ninety-Five Lakhs Eighty Thousand and One Hundred) drawn on Lakshmi Vilas Bank, Chennai for settlement of dues. However, the same was returned unpaid with the remarks "Payment stopped by Drawer".

On 18th July, 2014, EXIM Bank issued a Recall Notice to the Target Company for payment of the aggregate amount of ₹ 22,21,85,865/- (Rupees Twenty Two Crores Twenty One Lakh Eighty-Five Thousand Eight Hundred & Sixty-Five) within 7 days. EXIM Bank issued a letter dated 31st July, 2014 to Mrs. Latha Rajnikanth (Personal Guarantor) invoking the Personal Guarantee for payment of the said amount failing which EXIM Bank reserves all right to sell the property as mortgaged.

On 4th September, 2014, EXIM Bank issued a demand notice under Section 138 of the Negotiable Instruments Act, 1881 calling upon the Target Company and its then Directors to make payment followed by filing a Criminal Complaint bearing No. CC No. 3089/SS/2017 before the Court of XVIII Metropolitan Magistrate, Saidapet, Chennai who took mechanical cognizance of the criminal complaint through an order dated 27th November, 2014 (The said was transferred to FTC-II, Egmore in 2016 and then later transferred to Metropolitan Magistrate Court, Mumbai "Trial Court" in November 2017 pursuant to change in law). Simultaneously, EXIM Bank issued notices against Mrs. Latha Rajnikanth dated 15th September, 2014 and Mr. Devender C.R. dated 23rd September, 2014 under Section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ('SARFESI Act').

On 9th March, 2015, EXIM Bank issued a letter to Target Company stating initiation of necessary actions as required under SARFESI Act due to non-receipt of any payments.

On 11th March, 2015, an email was issued by Mrs. Latha Rajnikanth to EXIM Bank offering an amount of ₹10,00,00,000/- (Rupees Ten Crores) for the release of her Personal Guarantee and the charge on the property mortgaged by her in favour of EXIM Bank. Subsequently, pursuant to discussions with officials of EXIM Bank, the offer was revised and a final offer of ₹11,25,00,000/- (Rupees Eleven Crores and Twenty Five Lakhs) was agreed upon. Consequently, on 16th March, 2015, EXIM Bank issued a letter confirming receipt of ₹11,25,00,000/- (Rupees Eleven Crores Twenty Five Lakhs) towards the settlement of part dues of the Target Company and accordingly handed over the original title deeds of the property mortgaged to Mrs. Latha Rajnikanth and released her Personal Guarantee.

In 2015, EXIM Bank filed Original Application No. 360/2015 in Debt Recovery Tribunal - II, Chennai ("DRT-II, Chennai") under the Recovery of Debts Due to Banks and Financial Institutions Act, 1993 ("RDDBFI Act") against the Target Company and its directors (as then were) along with Sultan Productions Private Limited (Corporate Guarantor) and Devender C.R. for declaring them jointly and severally liable for an amount of \$13,55,48,589/- (Rupees Thirteen Crores Fifty-Five Lakhs Forty-Eight Thousand Five Hundred and Eighty-Nine) outstanding as on 24th April, 2015.

On 22nd March, 2016, EXIM bank issued a letter confirming the settlement proposal submitted by the Target Company. However, the Target Company failed to pay the settlement amount and hence EXIM bank revoked its confirmation on settlement amount vide letter dated 25th August, 2016 and accordingly sought payment of ₹16,13,76,214/- (Rupees Sixteen Crores Thirteen Lakhs Seventy-six Thousands Two Hundred and Fourteen). On 23rd July, 2018, DRT-II, Chennai passed an order directing EXIM Bank to recover ₹12,30,64,183/- (Rupees Twelve Crores Thirty Lakhs Sixty Four Thousand One Hundred Eighty-Three) with interest @12% from all the Defendants therein, jointly.

Dr. J. Murali Manohar (then director of the Target Company) filed Review Application No. 12 of 2018 before DRT-II, Chennai seeking review of aforesaid order and consequently dismissing Original Application No. 360/2015. The Exim Bank filed counter affidavit on 23rd January, 2020 stating that they have received ₹19,99,00,000/- (Rupees Nineteen Crores Ninety Lakhs) - ₹11,25,00,000/- (Rupees Eleven Crores Twenty Five Lakhs) from Mrs. Latha Rajnikanth and ₹ 8.75 Crores from e-auction of mortgaged property of Devender C.R. The said Review Application is pending before DRT-II, Chennai.

On failure of Exim bank to pay the necessary court fees in the Criminal Complaint bearing No. CC No. 3089/ SS/2017, Trial Court simply adjourned the matter from March 2018 to February 2020 when on 11th February, 2020, Trial Court took cognizance and issued notice to Dr. J. Murali Manohar. ("**impugned Order**").

In and around December 2021, the Target Company issued a letter to EXIM Bank requesting to settle the Term Loan by payment of ₹ 25,00,000/- (Rupees Twenty Five Lakhs) towards full and final settlement and wavier of interest after NPA date but failed to receive any response from EXIM Bank yet even after issuing a reminder letter on 19th January, 2022.

On 3rd January, 2022, Dr. J. Murali Manohar issueda letter to the Reserve Bank of India ("RBI") seeking an inquiry for releasing the personal guarantee of Mrs. Latha Rajnikanth without any intimation/consent of either the Target Company or other Guarantors.

Dr. J. Murali Manohar filed writ petition (L) no. 5489 of 2022 with the High Court, Bombay against EXIM Bank for seeking inter alia Writ of Mandamus to provide information of total amount already recovered by the EXIM Bank and other matters. On 25th March, 2022, the Exim bank issued a reply stating the total due amount by the Target Company is ₹ 7,88,67,220/- (Rupees Seven Crores Eighty-Eight Lakhs Sixty-seven Thousands Two Hundred Twenty Rupees) along with interest at 12%. The said petition is pending before court.

Dr. J. Murali Manohar filed a Criminal Writ Petition with the High Court, Bombay against the Impugned Order seeking reliefs from the prosecution of Criminal Complaint, staying the proceedings in CC No. 3089/SS/2018 and Quashing and Setting aside the Impugned Order. However, the said petition is pending before court. The Target Company has filed an appeal in DRAT, Chennai against the order dated 23rd July, 2018 of DRT-II,

Chennal which is currently pending. B.) As the Target Company failed to discharge the undisputed debt of €1,17,500/- (excluding Interest) (Euro One

Lakh Seventeen Thousand and Five Hundred) due and payable in terms of the Eurobird agreement entered dated 6th June, 2009, Globecast Asia Ple. Limited obtained a decree against the Target Company from Singapore High Court in S. No. 881/ of 2012.

Globecast Asia Pte. Limited filed a Petition CPNo. 7 of 2015 dated 7th January, 2015 before High Court, Madras to (a) wind-up the Target Company, (b) appoint official liquidator to take charge of the assets and affairs, and (c) direct the payment of the costs of the petition.

The High Court, Madras through its order dated 9th September, 2015 admitted the petition with directions including appointment of Official Liquidator attached to the High Court, Madras as the Provisional Liquidator. Against that, the Target Company filed an Original Side Appeal O.S.A. No. 227 of 2015 before the High Court, Madras which was allowed by the High Court, Madras vide order dated 13th June, 2016 & Set aside the order dated 9th September, 2015.

The Target Company filed Petition for Special Leave to the Supreme Court of India against the Impugned Final Judgement and Order dated 17th October, 2016 passed by the High Court, Madras in O.S.A. No. 205 of 2016. The Supreme Court of India vide order dated 5th July, 2017 disposed of Special Leave Petition, requested the Company Judge, Madras to address the maintain ability of the winding up petition and transfer ₹ 50,00,000/- (Rupees Fifty Lakhs) (which was earlier deposited to Registry of the Supreme Court of India by the Target Company as per their order dated 3rd April, 2017)to the High Court, Madras.

On 20th April, 2018, during the pendency of CP, the Target Company and Globecast Asia Pte. Ltd. entered into Memorandum of Compromise to pay \$\$ 1,84,613 (Singapore Dollar One Lakh Eighty-Four Thousands Six Hundreds and Thirteen)as per the instalments schedule as full settlement of the dues payable. However, the Target Company failed to execute the same and thus as per the terms agreed in Memorandum of Compromise, Petition CP No. 7 of 2015 revived before High Court, Madras.

CP No. 7 of 2015 was listed last on 12th March, 2021 and the matter since then could not be taken up due to the prevalence of Covid Pandemic then.

Currently, the status of the Target Company as per the Portal of Ministry of Corporate Affairs stands as 'Company Under Liquidation'.

- viii. As of date, the Target Company does not have any partly paid up equity shares. There are no outstanding warrants or options or similar instruments, convertible into equity shares at a later stage. No shares are subject to any lock-in obligations.
  - As on date of this DPS, there is no subsidiary or holding company of the Target Company.
  - There has been no merger/de-merger, spin off during last three years involving the Target Company. Summary of the Audited financial statements for the financial years ended March 31, 2022, March 31, 2021 and March 31, 2020 are as follows:
    - (₹

- iii. This open offer is for acquisition of 26.00% of the paid-up and voting equity share capital of Target Company. After the Completion of this open offer and pursuant to acquisition of equity shares as assuming full acceptance, the Acquirer will become the largest equity shareholders with clear majority, by virtue of which they shall be in a position to exercise effective control over the management and affairs of the Target Company.
- iv. The prime objective of the Acquirer for this open offer is substantial acquisition of equity shares and voting rights and control over the management and affairs of the Target Company.
- v. The Acquirer will continue in the existing line of business of the Target Company and any subsequent change in the line of activity shall be affected after taking the necessary approvals. However, depending on the requirements and expediency of the business situation and subject to the all-applicable laws, rules and regulations, the board of directors will take appropriate business decisions from time to time in order to improve the performance of the Target Company.

#### III. SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirerin the Target Company and the details of their acquisition are as follows:

Det	ails	Acquirer	Total
Name of Acquirer		PPG International Limited	-
Address		69 Wigmore Street, Third Floor, London, England	-
Name(s) of persons in control/	promoters of Acquirer	Dr. J. Murli Manohar– Director (PPG International Limited)	-
Name of the Group, if any, to w	hich the Acquirer belong to	None	-
Pre transaction shareholding	No. of Equity Shares	Nil	Nil
Fre transaction silarenoiding	% of total equity/voting capital	Nil	Nil
Proposed shareholding after	No. of Equity Shares	75,54,359	75,54,359
the acquisition of shares % of total equity/voting capital which Triggered the open offer		51.32%	51.32%
Any other interest in the Target	Company	None	

#### IV. OFFER PRICE

- Presently, the equity shares of the Target Company is listed on BSE Limited. The equity shares are placed under Group 'XT' having a Scrip Code of 503685on BSE.
- ii. The annualized trading turnover in the equity shares of the Target Company based on trading volume during the twelve calendar months prior to the month of PA (i.e. July 2021 to June 2022) is as given below:

Stock Exchange	Time Period	Total no. of equity shares traded during the twelve calendar months priorto the month of PA	Total no. of listed equity shares	Annualized Trading Turnover (as % of total equity shares listed)
BSE	July 2021 to June 2022	1,22,157	1,47,20,000	0.83%

#### (Source: www.bseindia.com)

 Based on the above information, the equity shares of the Target Company are infrequently traded on the BSE within the meaning of the explanation provided in Regulation 2(1)(j) of the SEBI (SAST) Regulations, 2011.

v. The offer price of ₹2/- (Rupees Two Only) per equity share is justified in terms of Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations 2011, being the bighest of the following:

	of the SEBI (SAST) Regulations, 2011, being the highest of the following:						
Sr.	Particulars	Price (₹ per equity share)					
1	The highest negotiated price per equity share of the Target Company for acquisition under any agreement attracting the obligation to make a PA of an open offer.	₹ 2/-					
2	The volume-weighted average price paid or payable for acquisition by the Acquirer during 52 weeks immediately preceding the date of PA.	Not Applicable					
3	The highest price paid or payable for any acquisition by the Acquirer during 26 weeks immediately preceding the date of the PA.	Not Applicable					
4	The volume-weighted average market price of such equity shares for a period of sixty trading days immediately preceding the date of PA as traded on BSE, provided such shares are frequently traded.	Not Applicable					
5	The per equity share value computed under Regulation 8(5) of the Takeover Regulations, if applicable.	Not Applicable					
6	Where the shares are not frequently traded, price determined by the Acquirer and the Manager to the offer taking into account valuation parameters including book value, comparable trading multiples and earnings per share.	1.99/-*					
(*Ae	certified by CS Shravansh Jain Benistered Valuer (BV Benistration No (IBBI/BV/03/2	010/12124) havin					

(\*As certified by CS Shreyansh Jain, Registered Valuer (RV Registration No.:IBBI/RV/03/2019/12124) having office at B-3-110, Shyam Villa, Nr. Ashirwad Avenue, V I P Road, Surat - 995007; Tel. No.: +91 0261-2330855; Email: rvshreyanshmjain@ gmail.com has valued the equity shares of Target Company and calculated the fair value per share at ₹1.99]- vide his Share Valuation Report dated July 26, 2022).

- v. In view of the parameters considered and presented in the table above, in the opinion of the Acquirer and Manager to the offer, the offer price of ₹2/- (Rupees Two Only)per equity share is justified in terms of Regulation 8 of the SEBI (SAST) Regulations, 2011.
- vi. There have been no corporate actions in the Target Company warranting adjustment of relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations, 2011.
- vii. If the Acquirer acquire or agree to acquire any equity shares or voting rights in the Target Company during the offer period, whether by subscription or purchase, at a price higher than the offer price, the offer price shall stand revised to the highest price paid or payable for any such acquisition in terms of Regulation 8(8) of SEBI (SAST) Regulations, 2011.

Provided that no such acquisition shall be made after the one working day prior to the commencement of the tendering period and until the expiry of the tendering period. Further, in accordance with Regulations 18(4) and 18(5) of the SEBI (SAST) Regulations, 2011, in case of an upward revision to the offer price or to the offer size, if any, on account of competing offers or otherwise, the Acquirer shall (i) make corresponding increases to the escrow amount (ii) make public announcement in the same newspapers in which this DPS has been published; and (iii) simultaneously notify to BSE, SEBI and the Target Company at its registered office. Such revision would be done in compliance with other formalities prescribed under the SEBI (SAST) Regulations, 2011.

- viii. If the Acquirer acquire equity shares of the Target Company during the period of twenty-six weeks after the tendering period at a price higher than the offer price, then the Acquirer shall pay the difference between the highest acquisition price and the offer price, to all public shareholders whose equity shares have been accepted in the offer within sixty days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another open offer under the SEBI (SAST) Regulations, 2011 or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021 or open market purchases made in the ordinary course on the stock exchanges, not being negotiated acquisition of equity shares of the Target Company in any form.
- ix. As on date, there is no revision in open offer price or offer size. In case of any revision in the open offer price or offer size, the Acquirer shall comply with Regulation 18 of SEBI (SAST) Regulations, 2011, which are required to be fulfilled for the said revision in the offer price or offer size.

#### V. FINANCIAL ARRANGEMENTS

- The total fund requirement for the open offer (assuming full acceptances) i.e. for the acquisition upto 38,27,200 (Thirty-Eight Lakhs Twenty Seven Thousand Two Hundred) equity shares from all the public shareholders of the Target Company at an offer price of ₹2/- (Rupees Two Only) per fully paid up equity share is ₹76,54,400/- (Seventy Six Lakhs Fifty Four Thousand and Four Hundred Only) ("Maximum Consideration").
- ii. The Acquirer has adequate financial resources and have made firm financial arrangements for financing the acquisition of the equity shares under the open offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations, 2011. The acquisition will be financed through internal resources of the Acquirerand no borrowings from any bank and/or financial institution are envisaged.
- iii. The Acquirer, the Manager to the offer and Axis Bank Ltd., a Scheduled Commercial Bank and carrying on business as of banking in India under Banking Regulations Act, 1949 having one of its branch offices at No. 82, Dr. Radhakrishnan Salal, Mylapore, Chennai 600004 have entered into an Escrow Agreement dated 27th June 2022 for the purpose of the offer (the "Offer Escrow Agreement"). In terms of Regulation 17 of the SEBI (SAST) Regulations, 2011, the Acquirer has deposited cash of ₹19,13,600 (Rupees Nineteen Lakhs Thirteen Thousand Six Hundred Only) being 25% of the consideration in an Escrow Account bearing name and style as "Mediaone Global Entertainment Limited- Open Offer Escrow Account" (the "Escrow Account").

75,54,359 51.32 Nil Nil

\*Note: The difference, if any, in the percentages is due to rounding-off.

The acquirer has given Power of Attorney dated 28/07/2022 to Mr. J. Jayakumar for all matters related to this Open Offer.

As on the date of DPS, the Seller as mentioned above are not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1992, as amended (The "SEBI Act") or under any other Regulations made under the SEBI Act.

- There is no lien, encumbrance or lock-in on the shares held by the Seller and these shares will be transferred free from all encumbrances, and lock-in requirements.
- Post completion of the offer formalities, the promoter seller shall relinquish the control and management of the Target Company in favor of the Acquirer in accordance with and in compliance with Regulation 31A of SEBI (SAST) Regulations, 2011.

#### (D) INFORMATION ABOUT THE TARGET COMPANY- MEDIAONE GLOBAL ENTERTAINMENT LIMITED

- i. The Target Company was originally incorporated as "Rajmata Investment and Finance Limited" on 3rd December, 1981 under the provisions of Companies Act, 1956. Subsequently, on 13th March, 2006, the name of the Target Company was changed from "Rajmata Investment and Finance Limited" to "Mediaone Global Entertainment Limited". Now the company bears Corporate Identity Number L65993TN2002PLC065402.
- Presently, the Registered Office of the Target Company is situated at Old No. 1/38, New No. 1/38, Mataji Complex, Flat no. 32, 1st Lane, Wallers Road, Mount Road, Chennai, Tamil Nadu, 600002, Tel. No. +044-42966100, Email: contact@mediaoneglobal.in, Web: www.mediaoneglobal.in.
- iii. Target Company is engaged in the business of Media and Entertainment. The Target Company is an independent professionally managed full-service Media and Entertainment Company, which is run by industry veterans and media & entertainment professionals with over 30 plus years of experience. The Company is engaged in the development and production of films, television and web series, OTT channel, visual effects, exhibition, distribution, marketing, acquisition, syndication, merchandising and brand partnership. The Target Company has shot over 40 Tamil, Hindi and Hollywood films across all continents, and distributes over 100 Hollywood and Indian films.
- iv. As on the date of DPS, the authorized share capital of the Target Company is ₹ 32,00,000 comprising of 3,20,00,000 equity shares of ₹10/- each. The paid-up equity share capital of the Target Company is ₹14,72,00,000 comprising of 1,47,20,000 equity shares of ₹10/- each fully paid up.
- v. All the equity shares of the Target Company is presently listed on the BSE Limited ("BSE") having a Scrip Code as 503685 and the ISIN of equity shares of the Target Company is INE828I01019.
- vi. The Target Company has complied with all the provisions of the listing agreement under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI (LODR) Regulations, 2015") from time to time and there are no punitive action except following instances of non-compliance mentioned hereunder:

The trading in equity share of the Target Company was suspended and was shifted to Trade for Trade basis (Z group) i.e. trading allowed only on the first trading day of every week for six months by BSE vide notice dated 27th November, 2015 due to non-compliance of certain provisions related to Listing Agreement and SEBI (LODR) Regulations, 2015 w.e.f. 21st December, 2015. Further, vide notice dated 27th June, 2016, BSE reiterated that the period of mandated six months has been completed and the trading will be discontinued w.e.f. 12th July, 2016.

BSE has also served the notice to the Target Company for the non-payment of annual listing fees by the Target Company.

However, the Target Company took measures, undertook various compliances and made good all the deficiencies identified by BSE and thus BSE vide Notice No. 20220425-9 dated 25th April, 2022 revoked the suspension w.e.f. 4th May 2022 and trading to be resumed in group XT. Further, vide Notice No. 20220504-15 dated 4th May, 2022, BSE stated that the trading of equity shares of Target Company shall be included under X group w.e.f. 11th May, 2022.

- vii. The Target Company is involved in litigations pertaining to criminal and civil matters, details of which are summarized below:
- A.) Export-Import Bank of India ("EXIM Bank") sanctioned a Term Loan of ₹ 20,00,00,000/- (Rupees Twenty Crores) to Target Company on 9th September, 2010 vide letter reference No. CBG:FPFP:59:14 towards part production cost of the film 'Sultan: The Warrior' (which was later titled 'Kochadaiyaan'). The security terms were modified on 22nd March, 2011 in the following manner:
  - a. Personal Guarantee of Promoter Director,
  - b. Corporate Guarantee of Sultan Production Pvt. Ltd.,
  - c. Exclusive Mortgage over immovable property situated at Bangalore owned by Mr. Devender C.R. and at Kancheepuram District owned by Mrs. Latha Rajnikanth.
  - The loan agreement and guarantees were executed on 1st June, 2011 and the loan was disbursed on the

Particulars	March 31, 2022	March 31, 2021	March 31, 2020
Total Income	2.90	0.65	0.12
Net Profit/(Loss)	(4.45)	(6.98)	(27.74)
Earnings per Share (₹ Per Share)	(3.02)	(4.74)	(18.85)
Net worth/ Shareholders' funds	(42.36)	(37.90)	(30.93)

xii. The Present Board of Directors of Target Company are as follows:

Sr. No.	Name	Designation	DIN
1	Mr. Suryaraj Kumar	Managing Director	00714694
2	Mr. Timothy Alfred Joseph Moses	Non-Executive-Independent Director	01921176
3	Mr. Saiprasad Kuragayala	Non-Executive-Independent Director	06987754
4	Mr. Gopalan Saraswathy	Non-Executive-Independent Director	08372677

(The disclosure mentioned under this chapter has been sourced from information published by the Target Company or provided by the Target Company or publicly available sources)

#### (E) DETAILS OF THE OFFER

ix.

xi.

- The offer is a triggered offer in terms of Regulation 3(1) and 4 of the SEBI (SAST) Regulations, 2011.
- ii. The Acquirer has made this open offer in terms of SEBI (SAST) Regulations, 2011 to the shareholders of the Target Company to acquire upto 38,27,200 (Thirty Eight Lakh Twenty Seven Thousand Two Hundred Only) fully paid up equity shares of ₹10/- (Rupees Ten Only) each representing 26.00% of the Paid-up Share Capital of the Target Company ("Offer Size") at a price of ₹2/- (Rupees Two Only) per fully paid up equity share ("Offer Price"), payable in cash and subject to the terms and conditions as set out in PA, DPS and Letter of Offer ("LoF").
- iii. The offer is being made to all the shareholders of the Target Company except the parties to the Acquirer. The equity shares of the Target Company accepted under the offer will be acquired equally between the Acquirer only as fully paid-up, free from any lien, charges and encumbrances and together with the rights attached thereto, including all rights to dividend, bonus and rights offer declared thereof.
- iv. This offer is not conditional upon any minimum level of acceptance by the equity shareholders of the Target Company in terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011.
- v. This is not a competitive offer in terms of Regulation 20 of SEBI (SAST) Regulations, 2011.
- nl. The Manager to the offer does not hold any equity shares in the Target Company as on the date of this DPS. The Manager to the offer further declares and undertakes not to deal on its own account in the equity shares of the Target Company during the offer period.
- F) The Acquirer do not have any plans to dispose off or otherwise encumber any significant assets of the Target Company for the next 2 (two) years from the date of closure of the open offer, except in the ordinary course of business of the Target Company and except to the extent required for the purpose of restructuring and/ or rationalization of the business, assets, investments, liabilities or otherwise of the Target Company. In the event any substantial asset of the Target Company is to be sold, disposed off or otherwise encumbered other than in the ordinary course of business, the Acquirer undertake that they shall do so only upon the receipt of the proval of the shareholders of the Target Company, by way of a special resolution passed by postal ballot, in terms of Regulation 25(2) of SEBI (SAST) Regulations, 2011 and subject to the provisions of applicable law as may be required.
- As per Regulation 38 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 as amended (SEBI LODR Regulations) read with rule 19A of the Securities Contract (Regulation) Rules, 1957, and subsequent amendments thereto ("SCRR"), the Target Company Is required to maintain at least 25% public shareholding as determined in accordance with the SCRR, on a continuous basis for listing. Upon completion of the offer and the underlying transaction pursuant to the SPA, the public shareholding will not fall below the required minimum public shareholding. In case the public shareholding of the Target Company falls below the minimum level as required to be maintained by the Target Company under the SCRR and the SEBI LODR Regulations, the Acquirer undertakes to reduce their shareholding to the level stipulated in the SCRR within the time and in the manner specified in the SCRR and SEBI LODR Regulations.

#### BACKGROUND TO THE OFFER

- The Acquirer has entered into the Share Purchase Agreement ("SPA") with the selling promoter shareholder, on July 29, 2022, for acquisition of 75,54,359 fully paid up equity shares ("Sale Shares") of ₹10/- each representing the existing fully paid up capital and voting equity share capital of Target Company at a price of ₹2/- (Rupees Two Only) per equity share aggregating to ₹1,51,08,718 (Rupees One Crore Fifty One Lakhs Eight Thousand Seven Hundred and Eighteen Only) subject to the terms and conditions as mentioned in the SPA.
- This open offer is being made by the Acquirer to the equity shareholders of Mediaone Global Entertainment Limitedin accordance with Regulations 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011.

- The Acquirer has authorized the Manager to the offer to operate and realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations, 2011.
- v. Net worth Certificate provide by Mr. B Seetharaman, Director of M/s. Essex Accounting Services Limited, having office at 198 Limes Avenue, Chigwell, Essex, IG7 5LT, vide their certificate dated 01st July 2022.
- vi. Based on the above and in the light of the escrow arrangements, the Manager to the offer is satisfied that firm arrangements have been put in place by the Acquirer to fulfill their obligations through verifiable means in relation to the offer in accordance with the SEBI (SAST) Regulations, 2011.

#### VI. STATUTORY AND OTHER APPROVALS:

- i. As on the date of this DPS, there are no statutory or other approvals required to implement the offer. If any statutory approvals are required or become applicable prior to completion of the offer, the offer would be subject to the receipt of such statutory approvals. The Acquirer will not proceed with the offer in the event that such statutory approvals becoming applicable prior to completion of the offer are refused in terms of Regulation 23 of SEBI (SAST) Regulations, 2011. In the event of withdrawal, a public announcement will be made within two working days of such withdrawal, in the same newspapers in which this DPS has published.
- ii. If the holders of the equity shares who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the equity shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the equity shares, to tender the equity shares held by them in this Offer, along with the other documents required to be tendered to accept this offer. In the event such approvals are not submitted, the Acquirer reserve the right to reject such equity shares tendered in this offer.
- iii. The Acquirer shall complete all procedures relating to payment of consideration under this offer within 10 working days from the date of expiry of the tendering period to those eligible shareholders whose share certificates and/or other documents are found valid and in order and are accepted for acquisition by the Acquirer.
- iv. In case of delay in receipt of any statutory approval(s) becoming applicable prior to completion of the Offer, SEBI has the power to grant extension of time to the Acquirer for payment of consideration to the public shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirer agreeing to pay interest for the delayed period if directed by SEBI in terms of Regulation 18(11) of the SEBI (SAST) Regulations, 2011. Further, if delay occurs on account of willful default by the Acquirer in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations, 2011 will also become applicable and the amount lying in the escrow account shall become liable to forfeiture.
- v. In terms of Regulation 23(1) of the SEBI (SAST) Regulations, if the approvals mentioned in paragraph VI(i) are not satisfactorily complied with or any of the statutory approvals are refused, the Acquirer has a right to withdraw the offer. In the event of withdrawal, the Acquirer (through the Manager), shall within two (2) working days of such withdrawal, make an announcement stating the grounds for the withdrawal accordance with regulation 23(2) of the SEBI (SAST) Regulations, in the same newspapers in which the DPS was published and such announcement will also be sent to SEBI, the Stock Exchange and the Target Company at its registered office.
- i. The Acquirer do not require any approval from financial institutions/ banks in India for the offer.

#### II. TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER:

This open offer is being made under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, 2011 and the Acquirer will comply with provisions of SEBI (SAST) Regulations, 2011 as applicable.

Activity	Date	Day
Issue of Public Announcement	29/07/2022	Friday
Publication of Detailed Public Statement in newspapers	05/08/2022	Wednesday
Last Date for filing of draft letter of offer with SEBI	17/08/2022	Wednesday
Last date for public announcement of a competing offer	01/09/2022	Thursday
Last date for receipt of comments from SEBI on the draft letter of offer (in		
the event SEBI has not sought clarification or additional information from	08/09/2022	Thursday
the Manager to the Offer)		
Identified Date*	12/09/2022	Monday
Last date for dispatch of the letter of offer to the public shareholders	19/09/2022	Monday
Last date of publication by which a committee of independent directors of		
the Target Company is required to give its recommendation to the public	22/09/2022	Thursday
shareholders of the Target Company for this offer		
		Continuo

Activity	Date	Day
Last date for upward revision of the offer price and/or the offer size	23/09/2022	Friday
Advertisement of schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchanges and Target Company at its registered office	23/09/2022	Friday
Date of Commencement of tendering period	26/09/2022	Monday
Date of Closure of tendering period	10/10/2022	Monday
Last date of communicating of rejection/acceptance and payment of consideration for accepted tenders/return of unaccepted shares	25/10/2022	Tuesday
Issue of Post Offer Advertisement	02/11/2022	Wednesday
Last Date of Filing the Final report to SEBI	02/11/2022	Wednesday

\*Identified Date is only for the purpose of determining the equity shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by Email. It is clarified that all the shareholders holding equity shares of the Target Company (registered or unregistered) (except the Acquirer, Seller and promoter and promoter group of the Target Company) are eligible to participate in this Offer any time before the closure of this Offer.

VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

- All the public shareholders of the Target Company (except the Acquirer), whether holding the equity shares in physical form or dematerialized form are eligible to participate in this offer at any time during the tendering period for this offer.
- Eligible shareholders who have acquired equity shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired equity shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this offer.
- The open offer will be implemented by the Acquirer through a stock exchange mechanism made available by stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations, 2011 and SEBI circular CIR/CFD/POLICYCELLJ1/2015 dated April 13, 2015 and CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016 and BSE notice no. 20170202-34 dated February 2, 2017.
- iv. BSE shall be the designated stock exchange for the purpose of tendering equity shares in the open offer.
- . The Acquirer has appointed M/s. Ratnakar Securities Private Limited ("Buying Broker") as their broker for the open offer through whom the purchases and settlement of the offer shares tendered under the open offer

shall be made. The contact details of the Buying Broker are as mentioned below:

- KAINAKAR Name: M/s. Ratnakar Securities Private Limited Address: Shop-304, "Sankalp Square-2", Nr. Delux Appartment,
  - Nr. Kalgi Char Rasta, Jalaram Temple, Paldi, Ahmedabad
- SEBI Registration No: INZ000191735

Tel No.:+91 9898004900 | Fax: N.A.

Email: jagdish@ratnakarsecurities.com | Website: https://www.ratnakarsecurities.com Contact Person: Mr. Kushal Ajay Shah

- vi. All public shareholders who desire to tender their equity shares under the open offer would have to intimate their respective stock brokers ("Selling Broker") within the normal trading hours of the secondary market, during the tendering period.
- vii. A Separate Acquisition Window will be provided by the BSE to facilitate placing of sell orders. The selling broker can enter orders for dematerialized as well as physical equity shares.
- viii. The selling broker would be required to place an order/bid on behalf of the public shareholders who wish to tender their equity shares in the open offer using the acquisition window of the BSE. Before placing the bid, the concerned public shareholder/selling broker would be required to transfer the tendered equity shares to the special account of Clearing Corporation of India Limited ("Clearing Corporation"), by using the settlement number and the procedure prescribed by the Clearing Corporation.
- ix. The process of tendering equity shares by the equity shareholders holding in demat and physical equity shares will be separately enumerated in the Letter of Offer.
- x. In accordance with the Frequently Asked Questions issued by SEBI, "FAQs Tendering of physical shares in buyback offer /open offer/ exit offer/delisting" dated February 20, 2020, SEBI Circular no. SEBI /H0/CFD/ CMD1/CIR/P/2020/144 dated July 31st, 2020 and BSE notice no 20200528-32 dated 28th May, 2020, shareholders holding securities in physical form are allowed to tender shares in open offer. However, such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011.

#### IX. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER. KINDLY READ IT CAREFULLY BEFORE TENDERING EQUITY SHARES IN THE OFFER. EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE SHAREHOLDERS.

C. OTHER INFORMATION

The Acquirer (including the directors of the company) accept full responsibility for the information contained

in this DPS and PA and also for the obligations of the Acquirer as laid down in the SEBI (SAST) Regulations, 2011 and subsequent amendments made thereof.

- Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as of the date hereto.
- Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, Acquirer has appointed Kunvarji Finstock Private Limited (SEBI Regi. No: MB/INM000012564), as the Manager to the Offer.
- iv. The Acquirer has appointed M/s. Cameo Corporate Services Ltd. as the registrar to the offer. The contact details of the Registrar to the offer are as mentioned below:

#### M/s. Cameo Corporate Services Ltd.



"Subramanian Building" No.1, Club House Road, Chennai

Tel. No.: 044-40020700

Email id: investor@cameoindia.com Contact Person: Ms. K. Sreepriva

- This Detailed Public Statement will also be available on SEBI's website (www.sebi.gov.in) and BSE's website (www.bseindia.com).
- vi. In this DPS, all reference to "Re." or "Rs." or "₹" are references to the Indian Rupee(s).

THIS DETAILED PUBLIC STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRER

 
 KUNVARJI FINSTOCK PRIVATE LIMITED

 Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad,Gujarat - 380051

 Driven By Knowledge

 Bleck B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad,Gujarat - 380051

 SEBI Reg. No. : MB/INM000012564

 Website: www.kunvarji.com

 Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

 Email Id : niraj.thakkar@kunvarji.com

 Tel. No. : 079- 66669000

#### For and on behalf of PPG International Limited

Mr. J. Jayakumar (Authorized Signatory)

Date: August 05, 2022

DETAILED PUBLIC STATEMENT IN TERMS OF REGULATIONS 13(4), 14(3) AND 15(2) OF Equatines and exchange board of muda (substantial acquisition of shares and takeovers) regulations, 2011 and subsequent amendments thereof ("Sedi (skat) regulations, 2011") to the equity shareholders of
MEDIAONE GLOBAL

ENTERTAINMENT LIMITED CIN: L65993TN2002PLC065402 ered Office: Did No. 1/38, Mew No. 1/38, Mataji Complex, Flat na. 32, 1st Lane, Wallers Road, Mount Road, Chennai, Tamii Nadu, 600002 Tel. No. + 91-44-45544028 | E-mail: contact@mediaeneglobal.in Website: w aonenlobal.in

- INFORMATION ABOUT THE ACQUIRER COMPAIN\* PPO INTERNATIONAL UNITED The Acquirer was originary incorporated as a Private Limits Company on 78 R023022 at England. The regulared office of the Acquirer is solutients of 460, Wignows Street, Third Floor, London, England Will VE. The Company Registration fitteen is 6430. The Acquirer is syntamic projection for toxinosis of Media and Emittationnell. The Company provides comprohemate further associates to produces while taking measures and emittation to the Mitry company term will be accurate the produces while taking measures and the company provides comprohemate further associates to produce the time inter, Y y same, Media toxin to be further complexit with all local rules and regulations to the produced inter-tion, Y y same, Media toxins to be further complexit with all local rules and regulations to the produced inter-tion, Y y same, Media toxins to be further complexit with all local rules and the produced international while the funding is by the commensioning Produces and the content IP is simed by them, the Acquireries during is fully produced instructions to be allowed in the acquired international difference in the accurate the the content of the simely fully must be Acquired international to accurate the the accurate the simely fully thematic the Acquired international to the accurate the the accurate the the accurate the the complexities and the accurate the simely fully the accurate the simely accurate the simely fully the accurate the taken to the accurate the taken the accurate the taken to the accurate the taken to accurate the taken taken to the accurate the taken taken taken the accurate the taken taken
- The Acquirer effers single window film production service company where producers can tap in for gli resources of local knowledge. Riscal moentives, locations, logistics, climate, casting, technicians, lat laws, work wass, customs, equipment, construction, installations and everything else associated with moduction.

production Der Murali Mannhar, ageit about 65 yaurs is the infector of Acquirer Company. Dr. Murali Mannhar, ageit about 65 yaurs is the infector of Acquirer Company. He is residing at Ref. 4, Kipauk, Green Roud. 1984: Not Kipauk, Chernari 200010 The Acquirer in an oblitetest in the Target Company. Na on the date of the DPR, the Acquirer devices the Target Company. As on the date of the DPR, the Acquirer devices the Target Company. As on the date of the DPR, the Acquirer devices the Target Acquirest of the Target Company. Mark worth Contributions of the MT. Second Seco

- The Acquirer has continued that is not categorized as a "Wilful Defaultira" in terms of Regulation (1) (co) of the SEG (SGA) Regulations, 2011. It has further confirmed that the Acquirer and the other companies, in which is its promoter and/or director, are not appearing in the wilful defaulters into the Reserve Bank of India.
- of troits. The Acquirer and the other companies, in which they are the preunder and/or director, have not been prohibited from aussising the capacital minister under any order? direction passed by SEBI. Based on the information available, the Acquirer has not bean directored as a Reput Personnic Ottender under Section 12 of Englise Economic Ottenders Act. 2018 (17 of 2018) as per Regulation 2(1) (ja) of SEBI (SAST) Regulations, 2011. .
- (SAST) Regulations, 2011. As on the date of this DPS, the Acquirer do not hold any equity shares directly or indirectly in the Target Company and is rot a director on the board of the Target Company. Further, it has not represented on the board of directors of the Target Company and none of the directors of the Target Company represents the
- Addition will a risk a district on the topic or nor wards and the directors of the Target Company numerical based of directors of the Target Company and none of the directors of the Target Company numerical Acquire Company. The provisions of Chapter V of the SERI (SAST) Regulations, 2011 are not applicable to the Acquirers is does not hold any observe in the Target Company. The Acquirer understand the 1/4 acquire any equity phases of the Target Company during the offer period. I will inform to the stock exchanges and the Target Company within 2 horses of such acquires any suphrases in the Target Company within 2 horses of such acquires any suphrases of the Target Company during the offer period. Is the commencement of the Target Company (units 2 horses of such acquires any suphrases of the Target Company output the could end superiod to the commencement of the Target Company. Interface the total acquires any superiod (TTT) and will the closure of the The Acquire understand acquires any superiod (SER) (SAST) regulations, 2011.
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- In acquire centrol over the Tanget Compary, were not extend of abuehooding, voting rights an INFORMATION ABOUT THE SELLUM PROMOTER SHAREPOLDER IN THE SELLUM PROMOTER INFORMATION ABOUT THE SELLUM PROMOTER SHAREPOLDER IN THE SELLUM PROMOTER INFORMATION ABOUT THE SELLUM PROMOTER INFO

		Noture of	Premoter by the Sel		Shares/ Voling Rights hold Ing Promoter Shareholder		
SL. No.	Name of Selling Promotor Shareholder*	Entity	/Promoter Group (Yes/No)	Pre Trans No. of Shares	sction %	Pest True No. ol Shares	%
1	Shri Pathee Investments Private Limited (Address: "Verkata Nivas", No. 3/429 A, Lakshmi Vandana Nagar, Kottivakam Channai 600041)	Company		75,54,359		NL	NL
	Total		1.100341-01-01	75.54 359	51.32	Nil	Nil

www. www.www.uneverses.it any, in the percentages is due to rounding-off. The acquirer has given Power of Altorney dated 28 07/2022 to Mr. J. Jayakumar for all maîters related to this Open Office. and open order. As on the date of DPS, the Seller as mentioned above are not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1982, as amended (The "SEBI Act") or under any other Regulations made under the SEBI Act.

There is no lien, encumbrance and the second received Rec. There is no lien, encumbrance or lock-in on the shares held by the Seller and these shares will be transferred tree from all encumbrances, and lock-in requirement:

- Act ) of most any center regulation made labor the set RAC. There is no line, comparison of the center in the hands held by the Soler and thus a clares will be transformed. Peet completion of the other formalities, the premoter soler shall reliquish the control and management of the large (Compary in lows of the Acquere in accountains with an incruption or Megalation 37 of **JPCOMARTON ACQUE THE TANGET COMPARY MEELAONE GLOBAL EXTERTIONNEET LIMITED** The Tanget Company was organized with the soler shall involve that and France Limited for add December 1581 Intel Intel Providence 37 COMPARY MEELAONE GLOBAL EXTERTIONNEET LIMITED The Tanget Company was organized with the soler shall involve that and France Limited for add December 1581 Intel Intel Providence 37 Company MEELAONE GLOBAL EXTERTIONNEET LIMITED The Tanget Company was organized with the sole of the S

of non-compliance manifolds treasuration: The traction is equiply where of the Tappet Company was suspended and was shifted to Trade to asso (2 grows), is, trading ableved only on the first hading duy of every veck for six months by BSE when non-ded 27th Neverker 2015 due to non-compliance of certain provisions related to Listich Agesment and SSEI (LONR) Regulations, 2015 with 21st Determine, 2015 Further with notice data 27th June, 2016, BSE enterlands with the sparied of manded as knowthin has been compliance and the first days 2016, BSE enterlands with 11th July 2015 with Target Company for the non-payment of annual lating fees by the Total Company. BSE has also se Target Company.

- BSP has also earned the notice to the larget, using your the non-payment as used means and the haper Company. However, In Target power has a set of the larget company is in welved in lighting participation of the set of
- ear meaning on care mean, care in the temperature presence. Personal Guarantee of Sutten Production PvL Ltd. Exclusive Mentgeage over immovable property situated at Bangatore owned by Mr. Devender C.R. and at Kanchoopuram District owned by Mrs. Latha Rajnkindh.

The loan agreement and guarantees were executed on 1st June, 2011 and the loan was disbursed on the

same date. On 22nd June 2011, the mortgage was created on the property given as security for the said ferm Loan. eer, on the failure of the Target Company to service the Term Loan, the same was classified as Non-ming Assat (NPA) on 20th April, 2014.

r-rearrang exists ( HWA) on 2018 April, 2014. The Targe Company issued a chaose branding No. 000737 deted 20th June. 2014 of #21,05.08.1001-(Reports Rentry-Ora Circlers Neuroly-Fare Labits Eighty Thousand and the Hundled) drawn on Labitmm Viasa Bark, Channal for existement of data. However, the same ware interned urapidal with the remarks "Payment stopped by Drawn". In 18th July 2014, EXIM Bark issued a Recall Relich to the Target Company for asymeted the supervised

The Target Conserve rates of Achield Battery Inc. 1997/J data (2011), 2017/ 1997 (2017),

119.90 0.000°, (Ruppers Nicelan Corres Nicely Lisbs), e113.500,000°, (Ruppers Elliver Others Inetity Provide) Lisbs (Starting Lisbs) Ruppers Niceland Starting Lisbs), e114.2148, Ruppers Vorter Rein Ind. Discriminal Computational Niceland Starting Lisbs), e114.2148, Ruppers Vorter Rein Ind. Discriminal Computational Niceland Starting Lisbs), e114.2148, Ruppers Vorter Rein Ind. Discriminal Computational Niceland Starting Lisbs), e114.2148, Ruppers Vorter Rein Ind. Discriminal Computational Niceland Startistics (Lisbs), e114.2148, Ruppers Vorter Rein Ind. Discriminal Computational Niceland Startistics (Lisbs), e114.2148, Ruppers Vorter Rein Ind. Discriminal Computational Niceland Startistics (Lisbs), e114.2148, Ruppers Vorter Rein Ind. Discriminal Niceland Startistics (Lisbs), Ruppers Ruppers Vorter Rein Ind. Discriminal Niceland Startistics (Lisbs), Ruppers Ruppers Vorter Rein Ind. Discriminal Niceland Startistics (Lisbs), Ruppers Ruppers Vorter Rein Ind. Discriminal Niceland Startistics (Lisbs), Ruppers Ruppers Ruppers Vorter Rein Ind. Ruppers Vorter Ruppers Vorter Rein Ind. Ruppers Vorter Rein Ind. Ruppers Vorter Ruppers Vort

order dated bits September, 2015. The Target Company Bid Patien for Special Leave to the Supreme Court of India against the Impugned Irail Julgetment and Oxier dates 11th Oxibete, 2016 passes by the High Court, Materia Hi O & A. No. 2005 include the Company Judget, Materia and Addet States 11th methics and the High Court of Adamse Vision Court of Adamse High Label (and the Adamse High High High Adamse) applies of the High Court Vision Court of Adamse High Label (and the Adamse) and the High Adamse). Vision Target Company is per that of each and 3 def Ad. 2017 (2015) the High Court. Madera.

by the Target Company as per third ends of each 304 April 3017/to the High Ourt, Madra. On 20th Ant, 2015, during the prostneys of CP the Target Company and Otheocast Aaire NL Lit entered inth Memorandum of Comporting to pay SS 184.815 (Singapore Dollar One Lake Eighty-Four Thousands Skel-Hundrisa and Thrittening as per the instraines ischedula as all selfement of the during skyable. However, the Target Company, field to execute the same and thus as per the terms agreed in Memorandum of Compromers, Piloton CP No. 7 of 2015 events during High Comprise Linear Company, Field to execute the annual of thus a per the terms agreed in Memorandum of CP No. 7 d 2015 was laded laten 12th March, 2021 and the matter annue than could not to taken up dee to the provinces, of Quell' Padverse than ends.

Currently, the status of the Target Company as per the Portal of Ministry of Corporate Affairs stands as Company Under Liguidation:

Company Unlet Liquidator: As of date, the English Company does not have any party paid up equity shares. There are no substanting warrants or options or winite metarumants, convertible into capity shares at a later stage. No shares are subject to any joick or dilagations. As on data of this DPS: Itere is no subsidiary or holding company of the Target Company. Summary of the Aadeted financies statements for the financial years and March 31, 2029, March 14, 2021.

(₹ in Cr)

1000	Particulars	March 31, 2022	March 31, 2021	March 31, 2020
<b>Total In</b>	come	2.90	0.65	0.12
Net Pro	fit/(Less)	(4.45)	(6 93)	(27.74)
Earning	s per Share (? Per Share)	(3.02)	(4 74)	(18.85)
Net wo	rth/ Shareholders' funds	(42.36)	(37.90)	(30.93)
			Watter	
	Present Board of Directors of Tar		llows: lesionation	DIN
		0		DIN 00/14594
8. The Sr. No. 1 2	Present Board of Directors of Tar Name	D	esignation	
	Present Board of Directors of Tar Name Mr. Suryaraj Kumar	Mar Mar Ies Non-Executiv	lesignation laging Director	00714694

Im Cogains Sanawathy Non-Executive-Independent Director 09372677
 (The disclosure mentioned under this chapter has been sourced from information published by the Target
 Company or provided by the Target Company or publicly available sources)

(E)

• Interventional and the control intervention of the co

#### BACKGROUND TO THE OFFER

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Announcements to the UPFER The Aquiver has access in the Science Purchase Agreement ("SPA") with the solling premoter shareholder, on July 28, 2022. for sequention of 75.54.580 fully goad up equity share ("Sale Shares") of ETU- such representing the solution (bulk you be approximated and works equity July abase captul of Tages). Phose the of EQL (Phose Tau Only per equity share aggregating text 51.587.718 (Aquee to be Close FM) for Liable of EQL. In Space Tau Only per equity share aggregating text 51.587.718 (Aquee to be Close FM) for Liable on Space.

This open offer is being made by the Acquirer to the equity shareholders of Mediaone Global Entertai Limitedin accordance with Regulations 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011.

This open offer is for acquisition of 26.00% of the paid-up and voting equily share capital of Targel Company. After the Completion of this open offer and pursuant to acquisition of equily shares as assuming full acceptance, the Acquirer will become the largest equity shareholders with clear majority, by virtue of which they stall be in a position to express disclose control over the management and affairs of the Targel

Company Company ingles and control over the management and attains of the Target Company. The Accurrent document the management and attains of the Target Company. The Accurrent document has basisfied and the control of the Target Company and any subsequent change in the activity shall be attended after taking the necessary approvals. Henevice, depending on the representation of the Company of the business of the Target Company and any subsequent change in the manual and exploring of the business shallon and any subsequent change is professional and the company. The company of the accurrent the target company and the details of their acquilation are also approved stateboling of the Acquirerin the Target Company and the details of their capacitation.

Details			Acquirer		
Name of Ac	ouirer		PPG International Limited		
Address			89 Wigmore Street, Third Floor, London, England		
Name(s) el	persons in centr	ol/promoters of Acquirer	Dr. J. Murli Manohar- Director (PPG International Limited)		
lame of the	Group, if any, to	which the Acquirer belong to	Nona		
			Nil	NI	
Pre transaci	tion shareholding	% of total equity/voting capital	Pola	NI	
Proposed shareholding after No.			75.54 359	75,54,359	
		% of total equity/voting capital	51.32%	51.32%	
	torest in the Targ		Nono		
under G	y, the equity shar roup 'XI' having a valized trading to	us of the Target Company is listed a Scrip Code of 503685on BSE mover in the equity shares of the Ti hs prior to the month of PA (i.e. Ju)	met Company based on trading	volume during	
Slock Exchange	Time Period	Total no. of equity shares traded during the twelve calendar month priorte the month of PA	s listed equity Turnover	and Trading (as % of total tares listed)	

BSE July 2021 to June 2022 1,47.20,000 1.22,157 0.83% unce: www.besindle.com) Based on the above information, the equity shares of the Target Company are infrequently traded on the BSE With the meaning of the explanation provided in Regulation 2(1)() of the SEBI (SAST) Regulations. 2011. The offer price at 72/- Reguess Tare Only per equity share is justified in terms of Regulations 2(1) and 8(2) and CTR (1010). The inference STA

Sr.	Particulars	Price (7 per equity share)
1	The highest negotiated price per equity share of the Target Company for acquisition under any agreement attracting the obligation to make a PA of an open offer.	₹ 2/-
2	The volume weighted average price paid or psyable for acquisition by the Acquirer during 52 weeks immediately preceding the date of PA.	Not Applicable
3	The highest price paid or payable for any acquisition by the Acquirer during 26 weeks immediately preceding the date of the PA.	Not Applicable
4	The volume weighted average market price of such equity shares for a period of sixty tracing days immediately proceding the date of PA as traded on BSE, provided such shares are forguently traded.	Not Applicable
5	The per ocuity share value computed under Regulation 8(5) of the Takeover Regulations if applicable.	Not Applicable
1	Where the shares are not frequently traded, price determined by the Acquirer and the	

 Manager to the offer taking into account valuation parametera including book value, comparable trading multiples and earnings per share. (comparate training multiples and saming bet start. (Yes certified to Schergnah). Am. (Pepisteel Valeer, ffV Registration No. 1800(RV/00)2019/12124) office at 3-5-110, Shyam Wila, M. Achinwad Anono, VI P Brad, Swart. 39:007. Nrl. No. + 51 0281-233 Email: prothysatismating paral com has valued the opticy thans of Turget Orongany and calculated th value per share so 11:1591- vide his Share Valuation Report dated July 26, 2022).

permitted a voint independent organ in the occer (pN-o) independents, 2011. If the Acquirer accurate on agree to accurate variation way require shares a voltan organis in the Tarpit Comeany during the offer priority, whether by subscription or purchase, at a prior higher than the offer prior. The offer priors shall stand revised to the highest price paid or purpole for any such acquisition in terms of Regulation 6(6) of 281 (SAST) Regulations, 2011.

of SEII (SAST) Regulation. 2011. Provided that or such acquisition shall be made after the one working day prior to the commencement of the trademap panel and unit the tracy of the trademap panel. Structure, an accuration shall here played for the trademap panel and unit the tracy of the trademap panel. Structure, an accuration shall here played for the other size, if any on account of competing offers or otherwise, the Acquires that (i) make compared played and the structure of the trademap of the structure structure in the structure structures in the Acquires in the Acquires that (ii) make compared that structure structure structure structure structure in the structure structure in the Acquires that the trademap and the structure structure structure structure structure structures and the trademap acquires and the structure structure structure structures and the structure structure in the MSE (SEII and the Target Company at the Target Company at the trademap acquires and the structure structure structure structure structure structure structures and the structure structure structures and the structure structure structure structures and the structure structures and the structure structure structure structures and the structure structures and the structure structure structures and the structure structure structures and the structure structures and the structure structures and the structure structure structures and the structure structures and the structure structure structures and the structures and the structure structures and

Registance, 2011. If the Acquire acquire solution shares of the Target Company during the period of herethy-six versios after the tootocing pacid at a poce higher than the offer proce. Ben the Acquirer shall pay the difference biliveer the highest acquires the price and the offer proces. Big Taylob Armoldsis whole exploying themes have been accepted in the offer within sativg days from the date of social acquires the model acquires and the offer model and all of the avert that out acquires time in the date of social acquires the model acquires that be paid in the avert that such acquires time in the date of acquires and the runder to self-social acquires that all be acquired in the out that such acquires time into and and and acquires paid acquires that acquires and a the ordinary runners. In this social acquires, the bage adjoint acquires the acquires that acquires the acquires the Company is may firm. A on date, there is no revealant model of the price or offer size. In case of any revision in the open offer price or offer size. The Acquires is as a comply with Registation 1 & d' Self (Baltistic, Port) Registations, **2011, represented the second acquires on the offer price or offer size.** 

 Description for the set of the set of the set of effects and the set of the sets. In Calls of payr neural sets of the sets of obtained for hording the capity durates, to instruct the capity visuals field by Minn in Minu (Ditz, Juliog with the durate discussions more lists of the between the capity of the more structure accurates and the minute of the capity of the capity of the capity of the second the offer the more structure accurate and end of the more dark second the right to the second the offer the more structure accurate and the more dark second the second the second the offer the more structure accurate and the more dark second the second the second the second the second the second the more dark second the second the second the second the second the second the more dark second the second the second the second the second the more dark second the second the second the second the second the more dark second the second the second the second the second the more dark second the second the second the second the more dark second the second the second the second the more dark second the second the second the second the more dark second the second the second the second the more dark second the second the second the second the more dark s

cultificates and/or other documents are lower valid and in order and are accipted to acquised only the Acquires. In case of duty in receipt of any statutory approval(s) becoming applicable prior to completion of the Office. SEE has the power to prart activition of the to the Acquire to priors the completion of the Office. SEE has the power to prart activition of the to the Acquire to priors the constant of the Acquires approved to prior the prior activities of the to the Acquire to priors activities of the Acquires approved to prior the activities of the SEE (SEE) the SEE (SEE) the Acquires and the Acquires (SAS) Reputations, 2011. Farther, if duty occurs on account of while default by the Acquires in additional to the results activities (SAS) Reputations. The SEE (SAS) Reputations account of while default by the Acquires in additional in terms of Rupitations 20(1) of the SEE (SAS) Reputations. If the approval amendment of Academic anyth to instrume to activities and account of activities to science activities of the Acquires in a prior to attractivities of the SEE (SAS) Reputations, if the approval amendment of Academic to accurate on which and such announcement will also be activities. SEE, It SAS (SAG) Reputations, in the assen enviroped as in the Acquires in the SEE (SAS) Reputations, in the assen enviroped as in the Acquires in the Acquires in the SEE (SAS) Reputations approach a registre of statistical and such announcement will also be activities. SEE, It SAS (SAG) for SEE (SAS) Reputations, in the assen enviroped as in the Acquires in the Acquires in the SEE (SAS) Reputations, and the set of the SEE (SAS) Reputations approach a registre of statistical and such announcement will also be activities the grounds for the Mindaud accordance with regulation 32(2) of the SEE (SAS) Reputations, in the assen newspapers in which the Def was published and such announcement will also be activities the science and the activities and the activities and such announcement will also be activities the sci Company at its registered office. The Acquirer do not require any approval from financial inst TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING T banks in India for the offe

IG TO THE OFFER

This open office averages of the Activities PERTAINING TO THE OFFER: This open office is being made under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, 2011 and the Acquire will complex with provisions of SEBI (SAST) Regulations, 2011 as applicable. Activity Date Day and Public Assessment 
 Oste
 Day

 910/7/2022
 Friday

 05/08/2022
 Wednesday

 17/08/2022
 Wednesday

 01/09/2022
 Thursday
 Insue of Public Amouncement Publication of Debilied Public Statement in neuropapers Land Data for ling of a coll link or of other with STB Land Gale for public announcement of a competing other Land Gale for public announcement for STB Tell on the out link or the user STB has not assight calculations or additional information from the invert STB has not assight calculations or additional information from the formation of the Information and the state of the state associated associated identified Data\* 08/09/2022 Thursday 12/09/2022 Monday 19/09/2022 Monday Identified Date\* Last date for dispatch of the letter of offer to the public shareholders Last date of publication by which a committee of independent directors of the Target Company is required to give its recommendation to the public 22/09/2022 Thursday olders of the Target Company for this offer

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Activity	Date	Day	shall be made. The contact details of the Buying Broker are as mentioned below: Name: M/s. Rateakar Securities Private Limited	2011 and subsequent amendments made thereof.
st date for upward revision of the offer price and/or the offer size	23/09 2022	Friday	Address: Shop-304, "Sankalp Square-2", Nr. Delux Appartment.	E. Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position
vartisament of schedule of activities for open offer, status of statutory			Nr. Kaloj Char Rasta, Jalaram Temple, Paldi, Ahmedabad	the date herets.
d other approvals in newspapers and sending to SEBI. Stock Exchanges	23/09 2022	Friday		III. Parsuant to Regulation 12 of SEBI (SAST) Regulations, 2011. Acquirer has appointed Kunvarji Fin
d Target Company at its registered office			SEBI Registration No: III2000191735	Private Limitod (SEBI Rogi, No: MB/INM000012564), as the Manager to the Offer.
te of Commencement of tendering period	26/09/2022	Monday	Tel No.: + 91 9898004900   Fax: N.A. Email: jagdish@ratnakarsecurities.com   Website: https://www.ratnakarsecurities.com	iv. The Acquirer has appointed Mis. Cameo Corporate Services Ltd. as the registrar to the offer. The co
te of Closure of tendering period	10/10/2022	Monday	Email: jagdishigiranakarsecurities.com   weasite: https://www.ranakarecurities.com	details of the Registrar to the offer are as montioned below:
st date of communicating of rejection/acceptance and payment of	1 25/10/2022	Tuesday	Contact Person: Mr. Kushai Ajay Shah	M/s. Cameo Corporate Services Ltd.
nsideration for accepted tenders/return of unaccepted shares	C. W. C. C. C. C.		vi. All public shareholders who desire to tender their equity shares under the open offer would have to intimate their respective stock brokers ("Selling Broker") within the normal trading hours of the secondary market.	
ue of Post Offer Advertisement	02/11/2022	Wednesday	their respective clock prokers ("eclang prover") weren are normal adding notice of the according maker, during the tendering period.	Tel. No.: 044-40020700
st Date of Filing the Final report to SEBI	02/11 2022	Wednesday	vit. A Separate Acquistion Window will be provided by the BSE to facilitate placing of sell orders. The selling	CAMEO Email Id: investor@campoindia.com
entitied flate is only for the numose of determining the equity shareholds	ers of the Target Con	npany as on such	vii. A Separate Acquisition window will be provided by the boc to tasimate patiently or bein orders. The density broker can enter orders for dematerialized as well as physical equity shares.	Contact Person: Ms. K. Sreepriya
a to whom the Letter of Offer would be sent by Finall. If is clarified that	at all the shareholds	is holding equity	viii. The selling broker would be required to place an order bid on behalf of the public shareholders who wish to	v. This Detailed Public Statement will also be available on SEBI's weboite (www.sebi.gov.in) and BSE's w
res of the Ternet Comnany (renistered or unregistered) (except the Acquir	rer, Saller and promo	ster and promoter	viii. The selling broker would be required to place an order old on behalf of the public shareholders who wish to	(www.bseindia.com).
up of the Target Company) are eligible to participate in this Offer any time	e before the closure	of this Offer.	Viii. The setting involve work work to open offer using the acquisition window of the BSE. Before placing the bid, the concerned public shareholder/setling broker would be required to transfer the tendered equity shares.	vi. In this DPS, al reference to "Re." or "Rs." or "₹" are references to the Indian Rupee(s).
PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NO	M.RECEIPT OF LET	TER OF OFFER	the concerned public shareholder/selling broker would be required to transfer the temperative equity shares to the special account of Clearing Corporation of India Limited ("Clearing Corporation"), by using the	THIS DETAILED PUBLIC STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACO
PROCEDURE FOR TENDERING THE EQUITY SHARES IN GASE OF NO	IN-REGEIFT OF LET	the second shares	sottement number and the procedure prescribed by the Clearing Corporation.	KUNNAD II EINSTOCK PRIVATE LIMITER
All the public shareholders of the Target Company (except the Acquirer	r), wrietnor noiding	the equity shares	<ul> <li>The process of tendering equity shares by the equity shareholders holding in demat and physical equity</li> </ul>	KUNVARII Block B. First Floor. Siddhi Vinayak Towers, Off S. G. Highway Road,
in physical form or dematerialized form are eligible to participate in this	otter at any time ou	and me removing	or. The process or rendering equity strates by the equity stratemoniers mounting in demain and physical equity	Mosis Makarba, Ahmedabad Guiarat - 380051
period for this offer			shares will be separately enumerated in the Letter of Offer.	
Eligible shareholders who have acquired equity shares but whose n	names do not appe	ar in the register	In accordance with the Frequently Asked Questions issued by SEBI, "FAQs - Tendering of physical shares in buyback offer open offer/ exit offer/delisting" dated February 20, 2020, SEBI Circular no. SEBI (HO/CFD)	Driver By EntroPhys SEBI Reg. No. : MB/INM000012564
of members of the Target Company on the identified Date, or unreg	gistered owners or	those who have	In buyback offer open offer/ ent offer/densing dated February 20, 2020, see Circular No. See The Croil CMD1/CIR/P/20201144 dated July 31st, 2020 and BSE notice no 20200528-32 dated 28th May, 2020,	Website: www.kurwarji.com
acquired equity shares after the identified Date, or those who have not	received the Lotter	of Offer, may also	shareholders holding securities in physical form are allowed to tender shares in open offer. However, such	Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruvo
participate in this offer.			tandering shall be as per the provisions of the SEBI (SAST) Regulations, 2011.	Email Id : niraj.thakkar@kunvarji.com
The open offer will be implemented by the Acquirer through a stock e	exchange mechanise	m made available	IX. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE	Tel. No. : 079- 66669000
by stock exchanges in the form of a separate window ("Acquisition W	findow"), as provide	d under the SEBI	IN THE LETTER OF OFFER. KINDLY READ IT CAREFULLY BEFORE TENDERING EQUITY SHARES IN	For and on behalf of PPG International Limited
(SAST) Regulatione, 2011 and SEBI circular CIR/CFD/POLICYCELL11/	2015 dated April 13	5, 2015 and GPD/	THE OFFER. EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE	
DCR2/CIR P/2016/131 dated December 9. 2016 and BSE notice no. 20	0170202-34 dated i	ouruary 2, 2017.	SHAREHOLDERS.	Mr. J. Javakumar (Authorized Signatory)
BSE shall be the designated stock exchange for the purpose of lenderin	ing equity shares in	the open oner	X OTHER INFORMATION	
The Acquirer has appointed M/s. Ratnakar Securities Private Limited ( the open offer through whem the purchases and settlement of the offer	("Buying Broker") a	is their broker for	<ol> <li>The Acquirar (including the directors of the company) accept full responsibility for the information contained</li> </ol>	Date: August 05, 2022 Place: Chi
	shares tendered un	der the open offer		

प्रियमा प्रारंधोगिकी विभाग स्रेक कार्यत १४० लगानी से से कार्यतम इतिहास कार्यतम आप है। ३ वर्ष वे सार्थ के लिया है। व वर्ष व सार्थ के लिया है। व वर्ष व सार्थ के सार्थ के मालस दुष्टियम अलगा के द्वार कार FFFITO002223 18 वर्षालय 2017 2022			Azadi Amrit M	Ka lahotsav
पा न निर्माण के लिए आपलाची राजावित के पा की पुं - निर्वेष - रिप्लाय के किंदा के प्रारंत के प्रारंत के प्रारंत के प्रारंत पर सारक क्रांक्षेत्र पर वार्थाल्य है। आपलाय के प्रारंत पर विश्व के किंद प्रारंत के प्रारंत के प्रारंत के प्रारंत के प्रारंत के किंद क्रांक्षेत्र के किंत्र का किंदा का प्रारंत के ।	HOME MY			Areas
ट्रावेशन वीरेन फिए, वोल्फेट केन्द्र, 20 मंग्रिन, मण्यातवा केंद्र, न्तेल वॉट, वॉट, वॉट, 20 मंग्रिन, मण्यातवा केंद्र, जिन्द्रेश्वर के साम की स वर्टर, प्रसरकरण कोर न्द्रियंश्वर के अप केंद्र के सारक के सिए अहरकेम भारतीय स्टेट केंग ने कई और सेवा की चार्टर, प्रसरकरण वॉर निर्माजरण के सिए भारतीय के सिए अनुकेव' जाने किया है, कृष्ण एसकीवर्ड की केस्पाइट bank.aba पर https://stander.aba या 'त्रोवयोलेंट म्यून' देखें रवान: चुंबई दिसॉब: 05 08 2022 खर. महाप्रवंधक (कार्ड)	FREES HOME LOAN 7.50% upto ₹15 crores		-	
सेन्ट्रल वैंक ऑफ इंडिया Central Bank of India 1919 व अपने किंगे Central Bank of India निविदा आमंत्रप्राय में 'केंस् प्राय मेंट्रक के ऑफ इंडिय मेंनिजटो-दर्भक ने आमंत फर्मी के 'केंस् परिवेजन और	Message 'New Home Loan' on WhatsApp at 8369998182 or apply online on lichousing.com or through HomY app			
अन अनुवर्शने को साइस सुरक्षा लेखा परिशा एव साफ सेखा परिशा और आउटरोगे की गई गतिविधियों की लेखा परिशा' करने के लिए घलाव आमंतिक करता है. अभिक मतकराये कि लिए स्वार्थ के को सेसार देखें. 'www.centrolbonkolindia.co.in' प्रसाय माम करने को अंतिय निरिथ 26 08 2022 है. स्वायन : मुंबई दिराग्य: 105 08 2022 आंतरिक स्टेखापरीक्षा प्रमुख	26% 15% 76% CIN: L65922 Registered Office	MH1989PLC0 Bombay Life Buildi ad, Fort, Mumbal 40	52257 ng, 2" Floor, 45/47,	e Ltd.
	(YoY) (YoY) Corporate Officer Murrhal-40005 Email: lichousing	n9, 22049799, Faic +5 131 Maker Tower, "F" Tel: +91-22-22178600 Blichousing.com, w	Premises, 13 <sup>®</sup> Floor, , Fax: +91-22-2217877 ww.lichousing.com	7
68वीं वार्षिक सामान्य बैठक, ई-मतदान और बही बंदी की	STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QU	ARTER ENDED	JUNE 30, 202	
सुचना का राद्रिपन युवना दिनांक 28 जुलाई, 2022 (२९ जुलाई, 2022 को सनावार-पत्र में प्रकाशित) में राशोधन। कपनी क रोवस्थारको को सुबना दी जाती है कि भारत इतंबट्टॉनिक्स जिसिटेड के सदस्यों की 68वीं वार्षिक सामान्य देवक (रजीएन) मंत्रस्वार, दिनांक	Sr. Particulars	Quarter ended June 30, 2022	Quarter ended June 30, 2021	(? in Crore) Year ended March 31, 2022
लिमिटेड के सदस्यों की 68मीं वार्षिक सामान्य बैठक (एजीएन) मंगलवार, दिनांक 30 अगस्त, 2022 को सुबंह 10.00 बजे (आई.एस.टी.) (मूर्व ने प्रकाशित 25 अगस्त 2022 के स्थान पर) आयोजित होगी।	No.         Particulars           1         Total income from Operations	Reviewed 5,290.98	Reviewed 4,859.04	Audited 19,953.02
तदनुसार, रिमोट ई–मतदान की संशोधित अनुसूषी इस प्रकार है – 'एजीएम में रिमोट ई–मतदान वा ई–मतदान हास मताबिकार का प्रयोग करने की पात्रता निर्मारित करने की निविष्ट तारीक मंगलवार, 23 अगस्त, 2022 है।	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary items)     Net Profit for the period after tax (after Exceptional and/or Extraordinary items)     Total Comprehensive Income for the period (Comprising Profit for the period (after tax)	1,140.36 1,140.36 925.48	192.93 192.93 153.44	2,778.15 2,778.15 2,287.28
रिमोट ईमतदान शेयरों को मीतिक रूप में या अमूर्त रूप में धारित करने वाले सभी सदस्यों के लिए 4 दिनों की वावधि के लिए खुली रहेगा जो शुक्रवार, 26 अगस्त 2022 को सुबंध 09.00 नजे (आईएसटी) से बुंध होनर सीमवार, 29 जगस्त, 2022 को सप्रदाध 65.00 बजे (आईएसटी) को बंध होगा।'	and Other Comprehensive Income (after tax)] 6 Paid up Equity Share Capital	932.34 110.08	156.70 100.99	2,282.56 110.08 24,561.76
एजीएम, इं–मतदान और बड़ी बदी से संबंधित सभी सूचनाए जो हमारी पहले की सूचना दिनाक 20 जुलाई, 2022 में प्रकाशित की गई थी (शंगामार पत्र में 20 जुलाई, 2022 को प्रकाशित), अपरिवर्तित बनी रहेंगी। कते भारत इलेक्टॉनिक्स लिमिटेड	<ul> <li>Reserves (excluding Revaluation Reserves) as at March 31</li> <li>Securities Premium Account</li> <li>Earning Per Share (of Z/- each) (for continuing and discontinued operations) Basic &amp; Diluted (The EPS for the quarter ended are not annualised)</li> </ul>	4,031.72 16.82	1,705.29 3.04	4.031.72 43.14
बेंगवुरु एव भीनियास 4 अगस्त 2022 कंपनी सविव 'हर एक काम देश के माम'	Notes The figures for the previous periods have been regrouped / reclassified / restated wherever neces the current period ended June 30, 2022.	ssary in order to ma	ke them comparat	ele with figures for
	<ol> <li>The above is an extract of the detailed format of Quarterly Standalone Financial Results filed with (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same</li> </ol>	h the Check Fuchas	ges under Regulat	ion 33 of the SEBI 5 * National Stock
	(Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same Exchange (NSE), Bombay Stock Exchange (BSE) websites, www.nseindia.com, www.bseindia.com	are available on the	v s website www.lie	housing.com.
	Listing Obligations and Disclosure Requirements' Regulations, 2015. The full format of the same Exchange (NSE). Bombay Stock Exchange(BSE) websites www.bseindia.com. www.bseindia.com. STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QU	and on the Company	y's website www.lie	chousing.com.
To book your copy	Exchange (NSE), Bombay Stock Exchange (BSE) websites www.nseindia.com, www.bseindia.com a	UARTER ENDE Quarter ended June 30, 2022	y swebsite www.lie D JUNE 30, 202 Quarter ended June 30, 2021	22 (₹ in Crore) Year ended March 31, 2022
To book your copy,	Exchange (NSE), Bombay Stock Exchange(BSE) websites www.nseindia.com, www.bseindia.com STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QL Sr. Particulars 1 Total Income from Operations	Quarter ended June 30, 2022 Reviewed 5,302.50	y swebsite www.lik D JUNE 30, 202 Quarter ended June 30, 2021 Reviewed 4,867.22	Chousing.com. 22 { ₹ in Crore) Year ended March 31, 2022 Audited 20,005.31
SMS	Exchange (NSE), Bombay Stock Exchange(BSE) websites www.nseindia.com. www.bseindia.com STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QU Sr. Particulars 1 Total income from Operations 2 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 3 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	Quarter ended June 30, 2022 Reviewed 5,302.50 1,142.67 1,142.67	y swebsite www.lik D JUNE 30, 202 Quarter ended June 30, 2021 Reviewed 4,867.22 193.77 193.77	Chousing.com. 22 (₹ In Crore) Year ended March 31, 2022 Audited 20,005,31 2,787,25 2,787,25
SMS reachbs to 57575 or	Exchange (NSE), Bombay Stock Exchange(BSE) websites www.nseindia.com. www.bseindia.com STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QU St. Particulars 1 Total Income from Operations 2 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 3 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 4 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 5 Total Comprehensive Income for the period Comprising Profit / (Loss) for the	And on the Company UARTER ENDEL Quarter ended June 30, 2022 Reviewed 5,302.50 1,142.67	y swebsite www.lik D JUNE 30, 202 Quarter ended June 30, 2021 Reviewed 4,867.22 193.77	22 {₹ in Crore} Year ended March 31, 2022 Audited 20,005.31 2,787.25
SMS <b>reachbs</b> to <b>57575</b> or email us at	Exchange (NSE). Bombay Stock Exchange(BSE) websites www.nseindia.com. www.bseindia.com STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QI Sr. Particulars 1 Total Income from Operations 2 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 3 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 4 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	And on the Company JARTER ENDE Quarter ended June 30, 2022 Reviewed 5,302.50 1,142.67 1,142.67 926.89	y swebsite www.lik D JUNE 30, 2021 Quarter ended June 30, 2021 Reviewed 4.867.22 193.77 193.77 151.07	thousing.com. 22 Year ended March 31, 2022 Audited 20,005,31 2,787,25 2,787,25 2,281,42 10.08
SMS reachbs to 57575 or	Exchange (NSE), Bombay Stock Exchange(BSE) websites www.nseindia.com, www.bseindia.com STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QI Sr. Particulars 1 Total Income from Operations 2 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 3 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 4 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 5 Total Comprehensive Income for the period Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax) 6 Paid up Equity Share Capital	And on the Company JARTER ENDE Quarter ended June 30, 2022 Reviewed 5,302.50 1,142.67 926.89 953.88	y swebsite www.lk D JUNE 30, 203 Quarter ended June 30, 2021 Reviewed 4.867.22 193.77 193.77 151.07	22 { ₹ in Crore) Year ended March 31, 2022 Audited 20,005,31 2,787,25 2,787,25 2,286,00 2,281,42 2,281,42 2,281,42 2,281,42
SMS <b>reachbs</b> to <b>57575</b> or email us at	Exchange (NSE). Bombay Stock Exchange (BSE) websites www.nseindla.com.www.bseindla.com.           STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QI           Sr.           Net. Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)           1         Total income from Operations           2         Net. Profit / (Loss) for the period before Tax, Exceptional and/or Extraordinary items)           3         Net. Profit / (Loss) for the period abfore tax (after Exceptional and/or Extraordinary items)           4         Net. Profit / (Loss) for the period abfore tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive income for the period (comprising Profit / (Loss) for the period tafter tax) (after Exceptional and/or Extraordinary items)           5         Total Comprehensive income (after tax))           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Sacurifies Premium Reserve           9         Earning Per Share (of 7 2/- each) (for continuing and discontinued operations) Basic & Diluted           *(The EPS for the quarter ended are not annualised)	And on the Company JARTER ENDE Quarter ended June 30, 2022 Reviewed 5,302,502 1,142,67 926,89 932,88 110,08 932,88 110,08 	5 swebsite www.lk 5 JUNE 30, 2021 Quarter ended June 30, 2021 Reviewed 4.867.22 193.77 193.77 193.77 151.07 154.51 100.99 1.721.09 7.299	housing.com. 22 (? in Crore) Year ended March 31, 2022 Audited 20,005,31 2,787,25 2,787,25 2,286,00 2,286,00 2,281,42 10,08 24,640,74 4,047,52 43,12
SMS <b>reachbs</b> to <b>57575</b> or email us at	Exchange (NSE). Bombay Stock Exchange(BSE) websites www.nseindia.com.www.bseindia.com STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QI  Sr. Particulars  Total Income from Operations Net Profit / (Loss) for the period before Tax, Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period fafter tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period comprising Profit / (Loss) for the period (Iter tax) and Other Comprehensive Income (after tax) Reserves (excluding Revaluation Reserve) as at March 31 Securities Premium Reserve Exceptional and discontinued operations) Basic & Diluted "The EPS for the quarter ended are not annualised]	and on the Compan JARTER ENDE Quarter ended June 30, 2022 Reviewed 5,302.50 1,142.67 926.89 935.28 110.08 4,047.52 *16.85 ssary in order to ma th the Stock Excha	y s website www.lk D JUNE 30, 2021 Quarter ended June 30, 2021 Reviewed 4.867.22 193.77 194.72 195.9 194.72 194.72 195.75 194.72 195.75	22 (? In Crore) Year ended March 31, 2022 Audited 20,005,31 2,787,25 2,787,25 2,286,00 2,281,42 10,08 24,640,74 4,047,52 43,12 24,81,2 24,81,2 10,08 24,640,74 4,047,52 43,12 2,047,55 43,12 2,047,55 4,047
SMS reachbs to 57575 or email us at order@bsmail.in	Exchange (NSE). Bombay Stock Exchange(BSE) websites www.nseindla.com. www.bseindla.com STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QI  Sr. No. Total Income from Operations Net Profit / (Loss) for the period before Tax, Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax, faiter Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period fairer tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period fairer tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period fairer tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period comprising Profit / (Loss) for the period (after tax) and Other Comprehensive income (after tax) Reserves (excluding Revaluation Reserves) as at March 31 Securities Premium Reserve Earning Per Share (of 2.7- each)* for continuing and discontinued operations) Basic & Diluted '(The EPS for the quarter ended are not annualised) Notes The above is an extract of the detailed format of Quarterly Consolidated Financial Results filed wi (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quart Stock Exhange - National Stock Exchange (BSE) websites w	and on the Compan JARTER ENDE Quarter ended June 30, 2022 Reviewed 5,302.50 1,142.67 926.89 935.28 110.08 4,047.52 *16.85 ssary in order to ma th the Stock Excha	y swebsite www.lk <b>3 JUNE 30, 2021</b> Quarter ended June 30, 2021 Reviewed 4,867,22 193,77 194,72 195,72 10,99 1,721,09 1,299 ke them comparat Results a www.bselndi.aceu For and Y. Vit	thousing.com.           22           ( % In Crore)           Year ended           March 31, 2022           Audited           20,005,31           2,787,25           2,787,25           2,787,25           2,281,42           100,08           24,640,74           4,047,52           4,312

Place : Mumbai Date : August 04, 2022

Sd/-Y. Viswanatha Gowd Managing Director & CEO

PUNE | FRIDAY, 5 AUGUST 2022 Business Standard

DEVAILED PUBLIC STATEMENT IN TERMS OF REGULATIONS 13(4), 14(3) AND 15(2) OF Equaties and exchange board of mola (substantial acquisition of shares and traveryers) hedulations, 2011 and subsculent amendments thereof ("Sebi (sast) regulations, 2011") to the Equity Shareholders of MEDIAONE GLOBAL ENTERTAINMENT LIMITED

4

CIN: L65993TW2002PLC065402 Registered Office: Old No. 1/38, New No. 7/38, Malaji Complex, Flat no. 32, 1st Lane Wallers Road, Mount Road, Chenait, Tamil Nada, 600002 Tel. No. + \$144-45544023 [ Small: contact@mediaeneglobal.in Website: www.mediaeneglobal.in

OPEN OFFER FOR ACQUISITION OF 38.27.200 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF 710- EACH (OPTEN SHARES') REPRESENTING 28.20% OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL OF MEDIADRE GLOBAL ELTERTAINIBIEN LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELDW) OF TARGET COMPANY PY MOL POLITIENTANTIONAL IMITED ("ACQUIRER") AT A PRICE OF 7.2-("RUPFES TWO ONLY) FER EDUITY SHARE ("OFFER").

1. So Detailed Proble Statement (TOPS) is the South 1 eMINEL (UPTER) ). The Detailed Public Statement (TOPS) is the picture of the public shareholders of the Topp Company (TPABLING Detailed Public Statement (TOPS) is the public shareholders of the Topp Company (TPABLING Statement T), in complexity on the Topp Company of the Topp (Topp Company of the Topp Compan

Regulations (11) and at the SERI (RAST) Regulations. 2011. For the propases of the DPS. Its following entropy the meaning's assigned to them below: "Meanline that" shall mean the data fulling on the 10th working duy prior to the commencing of the tordering prior for the purposes of a diamonia the basic banchrobiotics to whom the Lattice Offer in relation to the the "Lattice" of Other" or "Laf") and to earch. "Patie: Stareholders shall mean all the paties evolvy shareholders of the "target Company excluding (i)) the Capture and (i) the porone deemok to be acting to concert with the Acquirer and Selier promoters and promoter share) of Materia official Hintrationet (in Hend "Equip Company" or "Laft") and the target company shares of face value of 710 - each of the

pair Company. Accounter, Statuter, TARGET COMPANY NOD OFFER WORMANDER ADDUT THE ACQUIRER COMPANY - POI INTERNATIONAL, LIMITED The Acquirer was accounted to the second of the second of the second of the second The registered office of the Acquirer is a softwark immited company on 28/03/2022 at England. The registered office of the Acquirer is a statuted at 60, Wigners Street, Thate Floor. Landons, England Will 1922. The Company Regustration Names is 438-04. The Acquirer is primiting lenged in the business at Mada and Talettamment. The Company provides comprehensis harding associations is produced on the registered office of the Acquirer (and the Mada and Talettamment. Mada Talettamment, The Company provides comprehensis harding associations is produced on them, the Acquirer was accounted with all local fraction register the the product on them, the Acquirer base bady company provides comprehensis harding associations is produced in the second of the Acquirer and the

evenent e Acquirer offers single window film production service company, where producers can tap in fur global accurse of local insovindge, fiscal incentives, location, legistics, climate, casting, lechnicane, labour ws, work veas, customs, equipment, construction, installations and everything else associated with film orderition. The Acc

- along, one vasa. Cashors, equipment, Constauction, insultations and everyting area associated with the production. Dr. Marail Manhara holds 160% share capital of the Acquirer Company. Dr. Marail Manhara holds 160% share capital of the Acquirer Company. The Acquirer is an Albertar in the Target Company. The Acquirer is and Interest in the Target Company. The Acquirer is and a little capital campany. Net worth Certificate provide by Mr. B. Scettaraama, Director of Mys. Essex Accounting Structures Lumbed, Net worth Certificate provide by Mr. B. Scettaraama, Director of Mys. Essex Accounting Structures Lumbed, the Stet (Sect) Acquirer is due to a structure of the activity and the Stet of Sect). The Acquirer is an Acquirer is and the same of the Acquirer and the Acquirer and the Sect of Sect of the Sect of Sect of the Sect of Sect of Sections and the Sections of the Sections of the Sections of the Sections of Sections and Sections and Sections of Sections of Sections of Sections of Sections of Sections of Sections and Sections of Sections and Sections of Sec
- of India. The Acquirer and the oftent companies, in which they are the promoter and/or director, have not been prohibited from assessing the capital market under any order / direction passes by SSH. Based on the information available, the Acquirer has not been directored as a Taputore Decoming Officient under Section 12 of Engline Resonance Officiendes Act, 2016 (17 4/2016) as per Reputation 2(1) (a) of SSHI (SST) Regulations, 2011.
- under Section (SAST) Reg SNO() Regulations, 2011. Is on the data of this DPS, the Acquirer do not hold any equity shares directly or indirectly in that Target Drompany and is not adjector on the baard of the Target Company. Further, thes not presented on the sared of excesses of the Target Company and none of the directors of the Target Company represents the optime Company.

based of electricities of the Target Company and none of the dericities of the Target Company represents the Acquirer Company. The previous of Chapter V in the SERI (SACT) Regulations, 2011 are not applicable to the Acquirers at deen not bold any relates in the Target Company. The Acquirer Langest and Langest any relation of the SERI (SACT) Regulations, 2011 are not applicable to the Acquirer Soft and Langest any relation of the SERI (SACT) Regulations, 2011 are not applicable to the Acquirer Langest and Langest any relation of the SERI (SACT) Regulations, 2011 are not above how how the working data prote-to the commencement of the Nathering Privad (TTP) and will the closure of the Te in accordiance with Regulation 18(a) of SERI (SAST) Regulations, 2011 The Acquirer has no initiatial in the Target Company, uncept to the extent of statement of the SERI (SAST) Regulations, 2011 The Acquirer has no initiatial in the Target Company, uncept to the extent of statement of the privad and to copies carrier of a Target Company.

-	The details of the selling promoter and prom Name of Selling Promotor Shareholder*	Nature of Prom	Part of Promotor	Dotails of S by the Sellin	ol Shares/ Voling Rights he Selling Promoter Sharehold ranspotion Post Transpotion			
No.		Entiky	Group (Yes/No)	No. of Shares	*	No.of Shares	%	
1	Shri Pathee Investments Private Limited (Address: "Venkata Nivas", No. 3/429 A, Lakshmi Vandana Nagar, Kottivakam	- Company	Yes	75,54,359	51.32	NL	NL	

A, Lakshima von Chonnai 600041 ) Total 75,54,359 51.32 Nil Nil Tetal 75.54.359 51.32 Na NH \*Note: The difference. I any, in the percentages is due to rounding-off. The acquirer has given Power of Attorney dated 28 07/2022 to Mr. J. Jayakumor for all matters related to this Open Office.

ther Gpain Office. As on the date of OPS, the Seller as mentioned shows are not been prohibited by SEBI from dealing in securities, in terms of directions tissued under Sceller 19 of the SEBI Act, 1982, as amonded (The "SEBI ACT) or ender any effect Replations matching the SEBI Act, 1982, as amonded (The "SEBI ACT) or ender any effect Replations matching the security of the SeBI and these shows will be transferred the from all encombrances, and lock-in explorements. Peak completion of the offer formalities, the promoder saller shall relinquish the control and management of the Taget Company in favor of the Acquirer in accordinces with and in compliance with Replations 731.4 of SEBI (ScBI) Replations 72011.

- (D) INFORMATION ABOUT THET TARGET COMPANY- MEDIANCE GLOBAL, ENTERTAININGET LIMITED The Target Company was originally necessaria tar-Raman turnsistentiar of Menance Limited<sup>+</sup> on the December, 1981 wirder the provisions of Companies Act, 1955, Subsequently, on 13th March, 2056, Hername of the Target Company was changed free "Harmat in wirdsmer and Finance Limited<sup>+</sup> in Mediance Global EntraInternet Limited<sup>+</sup>. Nor the company bears Comparies March Wirds Wer 10, 13th March 2056, Dismit Control Gline of the Target Company is advantal of the 15's '05's How 10, 13th March 2056, Dismit Control Gline of the Target Company is advantal of the 15's '05's Target Company is advantaged to the second of the Control Hard Control Control Target Company is an employed in the Works of Media are Entertainment. The Target Company is an independent proteationally imaged full service Media are Entertainment Company, which is no hy company in magging in the divertiment protestion in them, subscription is left beines, VI comments, and display leftmany and the display to real of the 15's and the estimation of the 15's and the second company in the divertiment are protestione in them, subscription is left beines, VI comments, and display leftman and the display terms cereal of the 15's and 16's display terms, and display leftman and the capital of the 15's and 15's display terms, and the 15's display terms and the 15' ON ABOUT THE TARGET COMPANY- MEDIAONE GLOBAL ENTERTAINMENT LIMITED

- and distributions over 100 Hollycold and indice tites. As on the data of 2005, the and/hotds where capital of the Turget Company in 1 % 22,00,00,000 comprising of 3 200,000 replay shares of 110° each. The part-on party share capital of the Turget Company in 214 / 22,0,000 compile and 1 / 2000, outpily chance 3 (110), each sharp and the Turget Company in 214 / 22,0,000 compile and 1 / 2000, outpily chance 3 (110), each sharp and and 214 / 22,0,000 compile and 1 / 2000, outpily chance 3 (110), each sharp and and 216 company these compiled with all the providence of the 1000 payment of 100 for 1000 chances (1000 cm) and 100 cm) and there are no punktive action except tolowing landances (LODIN Inseptilence, 2015) from time to time and there are no punktive action except tolowing landances

of non-complance-metholond hereander: The stading menghash since of the TagaC company was suspanded and was shifted to Taulo for Taulo basis (2 group) is trading salewaid only on the first trading duy of every week for each mother by BSE wide notes duid 22th Neumann 22th du is in non-compliance of contain previsions related to Lation Agreement and 25th (LONN) Reputations, 2015 werk 21st Descence, 2015. Further wide notes dead 77th June, discontinued werk 12th June 2016 werk 21st Descence, 2015. Further wide notes dead 77th June, discontinued werk 12th July 2016. BSE has also served the notice to the Taget Company for the non-payment of annual listing fees by the taget Company.

el Company: were, The Target Company: book metasures, undertook various compliances and made good all the indensis attention for UBSE and These BBE vide Notice No 2022/04/3- diated 2014 April, 2012 revisade in the Company of the Company and the Company of the Company of the Company shall be accurate able 40 Min May, 2012, ISSE shall not the the training of equily shares of Target Company shall be accurate Y oppony as 11 Ming, 2022.

15 data was many 51 115 May, 2022. The target Company is motive in logitors pertaining to criminal and CMI matters, www. Boord-Target Data (1996) Healt's standards of the target Company is a standard of target Company is a standard A.

Exclusive Mortgage over immovable property situated at Bangalors owned by Mr. Devender C.R. and at Kancheepuram District owned by Mrs. Latha Rajnikanth.

The loan agreement and guarantees were executed on 1st June, 2011 and the loan was disbursed on the

same date. On 22nd June 2011, the mortgage was created on the property given as security for the said Term Loan.

Term Lows However, on the failure of the Target Company to sovice the Term Loan, the same was classified an Non-Performing Acset (NPA) on 20th April, 2014. The Target Company sistered a chapter benefing No. 000737 diated 20th June, 2014 of 423, 658, 001004 (Impers Terry You Comera Yinty YHen, Lable Eging's Thorased and One Hondred) drawn on Listohen Was Bark, Chenna for settlement of does. Horever, the same was returned unpaid with the remarks "Payment stopped by Dawa".

stopped putawer". On 18th July 2014, 2018 Bank issued a Recall Notice to the Target Company for payment of the appropate around of 22221.85.8554- (Ruppos Tweety Timo Forms Tanenty One Lake Eighty-Fair Theousian Eight Handrold & Soly-Fried Inthin 7 days, DMB Bank issued a lotter dated 31st July, 2014 to Mar. Lake Targenosting Province Constantion, providing the "Personal Constantie for payment of the sad amount failing

Hundred A. Song-Fingl within 7 days. EXM stars issued a neutro user of the end of the scala amount failing amount (Browned Countering) investigation (Browned Counter Stars end, outro the main failing within 12 MM dark reserves all rights to all the property and ratio user. Section 133 of the longetable instruments Act, 1521 calling upon the Target Colonget and Start Stars Devices to univer a Will Mittenzolata by Starge J. Contrast, Stars and Stars and Stars and Stars Devices to univer a Will Mittenzolata instruments Act, 1521 calling upon the Target Colonget and Stars Devices to univer all Will Mittenzolata by Starge J. Contrast, Stars and Stars and Stars and Stars and Stars Devices to the stars and the stars and the stars and the stars and transformed to FIC-L. Express in 2016 and then airt transferred to Morrogetism Marked 22 de Spreiherd, 2104 und Stars and Target Colonget Act, 1204 Star Mittenzol Mittenzol Stars (2014) and Stars and Stars and Stars and Stars (2014) and Mittenzol Stars (2014) and Stars and Stars and Stars and Stars (2014) and Mittenzol Stars (2014) and Stars and Stars (2014) and Mittenzol Mittenzol Stars (2014) and Mittenzol Stars (2014) and Mittenzol Mitt

On 9th March, 2015 EXIM Bank issued a letter to Target Company stating initiation of nece required under SARFESI Act due to non-receipt of any payments.

surveys merrer turnes intry taxes story hear Theatand One Handred Eighty-Timely with intrest (#12%) from all the Defendation theme, jointy Dr. J. Manak Manahar (them detector of the Target Company) field Reverk Application No. 2 of 2018 Julies Dirt-1, Chernal assign review of allocations dref and conserptive disensing Optimul Application No. 2892 0015. The Dam Bank field counter affects on 2843 January, 2820 Marting that they have received 21993 00101%, "Upper Niebelet Cherne Institute", and the ASS January, 2820 Marting The Target Cherne Theory Fire Laked) from Mire. Julian Repainanth and R ASS Joness from e-Jacobian of mortgade property of Developed Ch. The and Merier Applications that R ASS Joness from e-Jacobian of mortgade property 2020. Total Count Development of the Cherne Company. The Cherne Institute of Dam Bank for the Researce Scott Fires in the Cherne Development of the Feature 2020. Total Count Development of the Scott Dam Jacobian of the Cherne Development of the Scott Dam Jacobian of the Scott Dam Jaco

me sarget company or onner Guaranters. Dr. J. Murali Manchar filed writ peblion (L) no. 5489 of 2022 with the High Court. Bombay against EXM Bunk for seeking inter alla Wit of Manchamus to provide information of total amount already recovered by the EXM Decision of where we can be accessed as a second second second second second second second second second second

Dr. 3. Maral Manubar Hild viru petition (1) no. 5468 of 2022 with the High Caut. Bornbary spainet DMM Bank for service pitrat size Wid of Mardams buy synode information of that amount already microwered by the DMM Bank and other matters. On 250M March, 2022, the Even bank is award a relay stating the total dua amount already the TL 2004 Service Service

datad dhi June. 2009. (Biolecast Aser): Limited citations: diverse spacets the surprised agarement entering Engener High Coeff is S. No 83 V id 2012. Biolecast Asia Ye, Limite Biol a Fallwork CHia. 7 at 215 dated 7th January. 2015 batter High Court, and and (c) cites The suprement of this costs of the participation to this Charge of the assets and atless, and (c) cites The suprement of this costs of the participation to this Charge of the assets and atless, and (c) cites The suprement of this costs of the participation to this charge of the assets and atless, and (c) cites The suprement of this costs of the participation to this charge of the assets and atless, and (c) cites The suprement of this costs of the participation to the charge of the assets and analysis that the suprement of this costs of the participation to the charge of the assets and analysis that the suprement of the costs of the participation to the charge of the suprement Madras which was situated by the High Court, Madras wide order date This Anne. 2016 4. Set and the The Target Company Line of an other date of the suprement Court of Madras as the Provisional Linguistics Final Julgement and Order dated 17th October. 2016 passed by the High Court, Madras in 0.54 h. 56. 2050 of 2016. The Segment Date of India values and interdependent Date of High Court, Madras in 0.54 h. 56. 2050 of 2016. The Segment Date of India values and interdependent Date of High Court, Madras in 0.54 h. 56. 2050 of 2016. The Segment Part Ling India Madras in address the maintain ability of The unding a partition matter therein 4.50,000 Oct. The part of 17th October. 2015 Part Company and Dialecast Lines Petito. In Brance Company Julges The instances the Arbitech Date of Court, Madras in Court Madras in the super domagenesis of the India Court. Madras in Court Madras and Company Julges The instances are part to instance the action to the India Court. Madras in the instance of 2010 Obstances The India Court Madras in Set 14. 15. 15. 2017 Court. Madras in Court. Madras in C

Contractly Under Lisuidation is at data, the instruction of the second second second second second second second second second warrands or options or similar instruments, convertible ofto equity shares at a later stage. No shares are subject to any location ofidipations. As on date of this DPS, there is no subsidiary of holding company of the Targite Company. There has been are respective-marging and driving later there are involved that angle Company. Summary of the Audited fascing Latershares for the financial years ended March 31, 2022, March 31, 2021.

(? in Cr) Particulars March 31, 2022 March 31, 2021 March 31, 2020 Total Income Net Profit/(Less) Earnings por Share (? Per Share) Net worth/ Shareholders' funds (27 74) (18 85) (30 93)

Sr. No.	Name	Designation	DIN
1	Mr. Suryaraj Kumar	Managing Director	00714694
2	Mr. Timothy Alfred Joseph Moses	Non-Executive-Independent Director	01921176
3	Mr. Saiprasad Kuragayala	Non-Executive-Independent Director	06987754
4	Mr. Gopalan Sarapwathy	Non-Executive-Independent Director	06372677

ded by the Target Company or publicly available sou (E)

Decision of the strength company for panets y passion is sustained sources) DECLAS OF THE CONFERT This offer is a triggered offer is them of Regulation 5(1) (and 4 of the SERI (SAST) Regulations, 2011. This offer is a triggered offer is them of Regulation 5(1) (and 4 of the SERI (SAST) Regulations, 2011. The Theory Company of the SERI 2022 (There (SERI III) Regulations, 2011 is the demonstration of the Theory Company of the SERI 2022 (There (SERI III) Regulations, 2011 is the demonstration of Configuration of the SERI 2022 (The SERI III) Regulation (SERI 2022) (The SERI III) Regulations (SERI 2022) (The SERI III) Regulations (SERI 2022) (The SERI III) Regulations (SERI 2022) (SERI 2022)

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Capital on the target Company ("Otter Shif") at a proof eX7- Nations' how Dwy per fully paid on quiry have "Other Purch," purplet on statu and addect to the timum and conditions as an occur in PL DPS and have "Other Purch," purplet on the shift addect to the timum and conditions as and the shift addect to the purch of the purc

Regulation: BACCRR0(MU To THE OFFER The Accurred runs to Share Parchase Agreement ("SRV) with the salling parenter shareholder. ou July 99, 2020. The regulation of 7554.358 July pay up equip shares ("Sive Shares") of 1101- such representing the axising tury pay of up capital and virtual grady share capital of Target Company at a price of 22-. Riopes New Young you say agreement to 1155, 155, 1571 (Riopesso Roce Fifty Oca Lable Eight Thorsand Seven Hundred and Eighteen Only subject to the terms and conditions as mentioned in This open offer is being made by the Acquirer to the equity shareholders of Mediaone Global Enterta Limitedin accordance with Regulations 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011.

This open offer is for acquisition of 26.00% of the paid-up and voting equity share capital of Target Company. After the Completion of this open offer and pursuant to acquisition of equity shares as assuming indireceptance, the Anguerer will become the languat equity shareholder, while low majority, by virtue of which they shall be in a position to exercise effective control over the management and affairs of the Target

Company: The prime objective of the Acquirer for this open offer is substantial acquisition of equity shares and wring rights and control over the management and alians of the Target Company: the Acquirer and controls are the useling on of business of the Sarget Company and any substantial change in the line of activity shall be allected after bing the necessary approach. However, depending on the suproverse the performance of the Target Company: **SAREHOLUDINA BACOUNSTIND** OFFICIAL DEVICES and the substantial dependences of the **SAREHOLUDINA BACOUNSTIND** OFFICIAL SET

Dei	talls	Acquirer	Total
Name of Acquirer		PPG International Limited	
Addreas		69 Wigmore Street, Third Floor, London, England	
Name(s) of persons in control	promoters of Acquirer	Dr. J. Murli Manohar- Director (PPG International Limited)	
Name of the Group, if any, to w	hich the Acquirer belong to	None	
Pre transaction shareholding	No. of Equity Shares	Neil	NII
Pre transaction shareholding	% of total equity/voting capital	NI	NI
Proposed shareholding after	osed shareholding after No. of Equity Shares		75,54,355
the acquisition of shares which Triggered the open offer	% of total equity/voting capital	51.32%	51.32%
Any other interest in the Target		None	
V. OFFER PRICE			
under Group XI' having a 5	Scrip Code of 503685on BSE	on BSE Limited. The equity char	
The annualized trading turns	over in the equity shares of the To	urget Company based on trading v	enlume duris

g turnever in the equity shares of the Target Company based on trading vo ionths prior to the month of PA (i.e. July 2021 to June 2022) is as given b the twelve call The Deriv Canadian and Canadian and Capability Shares Inside Exchange
Bisck The Period Table no. et equity chares Inside Exchange
BisC Add State Capability Shares Inside Individe State Capability Shares Inside State Capability Shares Inside PA Shares Capability Shares Inside Shares Capabil

BSE July 2021 to June 2022 Ba tion, the equity shares of the Target Company are infrequently traded on the BSE planation provided in Regulation 2(1)(j) of the SEBI (SAST) Regulations, 2011

The offer price of ₹2/- (Rupees Two Only) per equity chare is justified in terms of Regulations 8(1) and 8(2) of the SER(SST) Remulations, 2011. Joint the biological of the failure and N.

Sr.	Particulars	Price (? per equity share)
1	The highest negotiated price per equity share of the Target Company for acquisition under any acreement attracting the obligation to make a PA of an open offer.	₹ 2/-
2	The volume-weighted average price paid or payable for acquisition by the Acquirer during 52 weeks immediately preceding the date of PA.	Not Applicable
3	The highest price paid or payable for any acquisition by the Acquirer during 26 weeks immediately preceding the date of the PA.	Not Applicable
4	The volume-weighted average market price of such equily shares for a period of sixty trading days immediately preceding the date of PA as traded on BSE, provided such shares are frequently traded.	Not Applicable
	The new analysishare using committed under Desulation 9(5) of the Talenuar	

The per daily share wate compute under regulation c(s) or the native Reputation; it applicable. Where the shares are not frequently tradid, price determined by the Acquirer and the Manager to the offer taking into account valuation parameters including book value, comparable rading multiples and earnings per share. 6 1.99/-\*

I comparator samp mulpipes and earming per same to certified by GS Streyman - Jan, Registered Valuer (MY Registration No...1801(M):022018 12124) Auxing loc at 63-3110. Shyam Villa, IA: Anthrwad Aenon, VI Pead, Suart. - 395007, Pit. No... + 30 0367-8230055, ait inchrogenassinging paral. com has variable the equity shares of larget Company and acalaulide that has up per share at Cf 99,-web InS Share Valuation Report dated July 26, 2022. In view of the parameters considered and presented in the tabekove, in the opinion of the Acquirer and Manager to be offer. The other price of T2/: (Ruppes Two Diviper equity share is justified in tarms of Regulation 3 of the SEE (SSST) Regulations, 2011.

Manager to the offer the other proce of C2/- (Pupper Bayers Two Umyper depry source is previous in stress or Regulation 5 at the SER (SAST) Regulations, 2011. There have been no carporate actions in the Target Company warranting adjustment of intervant price parameters under Regulation Regi of the SER (SAST) Regulations, 2011. If the Acquire acquire an agree to acquire any equity hates or voting rights in the Target Company during the offer parent, which by subarchipot on purchass, at a parent have the Acquire acquire acquire to acquire any equity hates or voting rights that Target Company during the offer parent, which by subarchipot on purchass, at a parent acquire acquire acquire the technologies of a parabolic trans such acquires the technologies of the subarchipot acquires and the technologies and acquires and the technologies and acquires acquires and the technologies acquires acquires and the technologies acquires acquires the technologies and the

Regulations, 2011 in the Acquire analysis soft the Target Company during the parties of twenty in each (96%) / in the Acquire analysis each soft of the Target Company during the parties of twenty-in weeks after the tendency parties at a price higher than the offer pace, then the Acquire rain and party the difference between the highest aquacity of the price and the offer pace, that is pack acquires that has been applied as the tendency and the second of the tendency and the second of the pace of the tendency and the second of the tendency and the second of the tendency and the second of the tendency and the tendency and the second of the tendency and the tendency and the second of the tendency and the tendency and the second of the tendency and the tendency and the second of the tendency and tendency and the tendency and tende

As on date, three is no revision in open offer price or offer size. In case of any revision in the open offer price or offer size, the Acquire shall comply with Regulation 18 of SEBI (SAST) Regulations, 2011, which ar required to behilded for the sair revision in the other price or offer size.

requerous undentimites on the same trensmith in the differ proce of only SSR. **FRANCIAL ARPANCIENTS** The total fund requirement for the open effor (assuming full acceptances) i.e. for the acquisition upto SAZ7200 (TheY-PERT Labits Twenty Saver Thousand The Analysis and the problem shareholders of the larget Company at an offer price of K2- Rupers Twe Unity per Hulp pad-up op and the same set of the same s

since in 2765E4.000<sup>-1</sup> (Seversly Six Lable Tifly Four Tisourand and Four Hundred Doxy). ("Maxmum: Consideration"). The Acquirer has adoptate Intercal resources and have made from frances all anogeneous to the software of the software

In terms of the SEBI (SAST) Regulations, 2011. Net worth Certificate provide by M. B Setthamann, Disector of Mis. Essex Accounting Services Limbed, having official 1961 Limes Annue, Chapvelli, Essex, (K7 SLL vide their certificate dated that July 2022. Based on this above, and in the light of the scencer arrangements. In Manager the Mell in: a salidated that firm arrangements have been pair is place by the Acquire to Mill their objections, stellar shares the invalue to the dent is accountace, with the SEBI (SAST) Requires, SCH.

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vi.

an instant is the effert in accordance with the SEB (SART) Regulators, 2011. STATUTORY AND CHREA PRPGNULS: As on the date of this UPS, Break are no statulatory or other approach required to implement the effect if any statulatory approach are recovered or become approach previous for explanation of the intervent that out at the effect of the exploration of the approach required to implement the effect if any statulatory approach approach approach approach and the effect of the effect on the event the auxiliatory approach approach approach approach approach and the effect of the effect of the trade statulator approach approach approach approach approach approach approach approach approach the approach appro

certisized index receipt of any statistic approval(a) becomes pagicable prior to compete on the public in case of delays receipt of any statistica approval(a) becomes pagicable prior to compete on the public statement of the prior of the public statement of the public s

The Acquirer th not require any approval from financial institutions: barks in India for the offer TBIATRY SCHEDULE OF THE ACTIVITIES PERSIMINE TO THE OFFER: TBIATRY SCHEDULE OF THE ACTIVITIES PERSIMINE TO THE OFFER: This open offer is being made under Republicons 3(1) and 4 of the BEII (SAST) Regulations, 2011 and the Acquirer will comply with provisions of SEII (SAST) Regulations, 2011 an appricable and the Set of Public Areauncement.

Date tory 29 07/2022 Friday \*\*\*eno22 Wedneeday \*\*\*unesday

12/09/2022 Monday 19/09/2022 Monday

Wednesday Thuroday

Thursday

Thursday

17 08/2022 01 09/2022

08 09/2022

22 00/2022

015 0

Activity e of Public Anrouncement lication of Datalad Public Statement in newsp Date for filing of draft letter of offer with SEB

Identified Date\* Last data for dispatch of the letter of offer to the public sh Last data of publication by which a committee of indepen the Target Company is required to give its recommendate shareholders of the Target Company for this offer

the Manager to the Offer)

Last date for public announcement of a competing offer Last date for receipt of comments from SEBI on the draft letter of offer (in the event SEBI has not sought clarification or additional information from the formation from the formation of the formation from the transmission from the transmission from the formation from the transmission from the transmission formation from the transmission from the transmission formation from the transmission from the transmission from the transmission formation from the transmission formation from the transmission from transmission from the transmission from transmission from the transmission from transmission from the transmission from the transmission from t

Activity	Date	Day	shall be made. The contact details of the Buying Broker are as mentioned below: Name: Mis. Ratnakar Socurities Private Limited		nd also for the obligations of the Acquirer as laid down in the SEBI (SAST) Regula at amundments made thereof.
ast date for upward revision of the otter price and/or the otter size	23/09/2022	Friday	Address: Shop-304, "Sankalp Square-2", Nr. Delux Appartment,		ated, the information set out in this Detailed Public Statement reflects the position
idvertisement of schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchanges and Targot Company at its registerod office	23/09/2022	Friday	Nr. Kalgi Char Rasta, Jalaram Temple, Paldi, Ahmedabad SEBI Registration No: INZ000191735	Drivesto Limited (SER	ion 12 of SEBI (SAST) Regulations. 2011, Acquirer has appointed Kunvarji Fir I Regi, No: MB/INM000012564), as the Manager to the Offer
Date of Commencement of tendering period	26/09/2022	Monday	Tet No.: + 91 9696004900   Fax: N.A. Email: jagdish@ratnakarsecurities.com   Website: https://www.ratnakarsecurities.com	w. The Acquirer has ap	pointed M/s. Cameo Corporate Services Ltd. as the registrar to the offer. The c
Date of Closure of tendering period	10/10/2022	Monday	Email: jagdish@ratnakarsecumes.com   wedate: https://www.ratnakarsecumes.com Centact Person: Mr. Kushal Alay Shah	details of the Registr	ar to the offer are as mentioned below.
act date of communicating of rejection/acceptance and payment of onsideration for accepted tenders/return of unaccepted shares	25/10/2022	Tuesday	Contact Person: Nr. Kusma Ajay onen VI. All public shareholders who desire to tander their equity shares under the open offer would have to intimate their respective stock toxicars ("Selling Brokar") within the normal trading hours of the socendary market.		M/s. Cameo Corporate Services Ltd. "Subramanian Building" No.1, Club House Road, Chennal
ssue of Post Olfer Advertisement ast Date of Filing the Final report to SEBI	02/11/2022 02/11/2022	Wednesday Wednesday	their respective stock brokets ("Setting Broker") when the contrain outing from s of the societary market, during the tendening period. Vii. A Separate Acquisition Window will be provided by the BSE to facilitate placing of setti orders. The setting	CAMEO	Tel. No.: 044-40020700 Email id: investor@carrecondia.com Centect Person: Ms. K. Sreepriya
Healthed Date is only for the proposed of determining the equity subscholars is a subset to be carded of OP words to even by Email. It is calified that haves of the Dayset Company (registered or unregistered) (subscript the Aquine) mill. PROCEMENT FOR TELEDENTE EQUITY SIMILARS IN CASE OF HOW A the spacie stamphone of the Target Company (except the Aquine), mp typesal term or destatemation for the Starget Company (secret the Aquine), mp to the other.	ar the snareholder , seler and promo before the closure -RECEIPT OF LET , whether holding t fier at any time dur	ter and promotor of this Offer. TER OF OFFER the equity shares ing the tendering	braiser can enter ordens to dematranizado al unit a physical deputy tativatis. IT. The selling braiser would be regarder to paice an certeriotic on theful of the public shareholders whe winh to toote the equity shares in the open after using the acquisition invited of the SSE. Solver planning the bid the concerned public alterholders earlies private round be required to transfer the interfere equity shares to the special account of Caseing Corporation of India Limbid ("Caseing Corporation") by using the solutionent number of the procedure proceeding of the physical equity shares holding in densat and physical equity harders will be supported by minimes by the equity shareholders holding in densat and physical equity phares will be supported by minimes by the equity shareholders holding in densat and physical equity hards will be called by the context of the context of the caller of the calle	Y This Detailed Public (www.bseindia.com Vi. In this DPS, all refer THIS DETAILED PUBLIC S KUNVARJI	Statement will also be available on SEBI's website (www.sebi.gov.in) and BSE's w
Eligible shareholders who have acquired equity shares but whose nan of members of the Target Company on the Identified Date, or umragis acquired equity shares after the Identified Date, or those who have not re participate in this offer.	stared owners or iceived the Letter o	those who have of Offer, may also	<ol> <li>In accordance with the Frequently Asked Duardson: Issued by VSBI, "FADIa - Tendening of physical storage in bubybuck (effer upper offer end offerdelation)" dated Petruary 20, 2020, SPBI Corout no. 2018; HAUCED CMUTUCR/PEG20144 datad JSI SIS. (2020 and BSE notice no. 2020bSPs-32 dated 28th May 2020, sharaholders holding accurates in physical Bern are allowed to honder shares in open offer. However, such tendening SHI bits age offer the provisions of the SBE (ASR) Regulations. 2011.</li> </ol>		Website: www.kurwarji.com Centact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Emeil Id : niraj thakkar@kurwarji.com
<ol> <li>The open offer will be implemented by the Acquirer through a stock worby by stock exchanges in the form of a separate window ("Acquisition Win (SAST) Requisitions, 2011 and SEBI encetar (UNCENPEOLUS/RCELL3).</li> <li>DCR2/CIR.PJ/2016/131 dated December 9, 2016 and BSE notice no. 201</li> </ol>	idow"), as provide 015 dated April 13 70202-34 dated F	d under the SEBI 1, 2016 and CFD/ ebruary 2, 2017.	INTERPOSED AND A SUB-OFFICIENT OF DEVICES OF A SUB-OFFICIENT SHARES IN THE OFFER WILL BE AVAILABLE In the letter of offer. Kindly read it carefully before tendering equity shares in the offer. Routy shares once tendered in the offer cannot be withdrawn by the shareholder.	For and on behall of PP	
v. BSE shall be the designated stock exchange for the purpose of tendering A. The Acquirer has appointed M/s. Ratnakar Securities Private Limited ("B the open offer through whem the purchases and settlement of the offer st	Buying Broker") a	s their broker for	X. OTHER INFORMATION The Acquirer (including the directors of the company) accept full responsibility for the information contained	Date: August 05, 1022	Place: Chu

Cluder Regulation     Individuary Standhame     Torong Standhame	solat data ( Sen Looperte 2007) US30540000 Sequence Complexities - Available US305400000 Sequence Complexities - Available US3054000000 Sequence Complexities - Available US305400000 Sequence Complexities - Available Complexities - Complexities - Available Complexities - Complexities - Available Complexities - Complexities - Com	26% 15% 76% Nil (YoY) Portfolio (YoY) YoY) Compared Office Disbursement (YoY) Disbursement (YoY) Compared Office Disbursement (YoY) Disbursement (YoY) Compared Office Tet +91/2 (22049) Compared Office Tet +91/2 (2004) Compared Office Compared Office Comp	Dusing 9,2204799 Fac *8 9,2204799 Fac *8 9,2204799 Fac *8 91 Maker Tower, **	ng, 2 <sup>st</sup> Floor, 45/47, 2001, 11-22: 22049682 Premises, 13 <sup>st</sup> Floor, Fax: +91-22: 2217877 ww.lichousing.com	Cuff
		STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUA	Ouarter ended	Quarter ended	1
	Manaksia Aluminium Company Limited	Sr. Particulars	June 30, 2022 Reviewed	June 30, 2021 Reviewed	M
Registered Offic 3re F E-mail: info@malcold Pro PUBLIC MO <u>1211</u> The 12th Annual General 17th September, 2022 at compaison with all the ap made theremoter and 3 Regulators, 2022 respect referred to at 7McA Ground and 5th May 2022 respect referred to at 7McA Ground dared May 1, 2005, Groud 2021 read with Group May Paralettic Monte Conterno Farancet The Internetive Joint Conternot Statemark (Second May Paralettic May 1, 2005, Groud 2021 read with Group May Paralettic Monte Statemark (Second May Paralettic Monte Statemark)	tity Number: L27/00/B2010PLC144405 te: Bikaner Building, 8/1, Lal Bazar Street loc, Kolata We - 700001 india lac.o.b., Website: www.manaki.aak/minium.com one:141-33-2243 S005/5054 DTICE: TO THE SHAREHOLDERS OF AMUNAL CEREMEAL MEETING detrags (XAM) yi the company will be hold on Tuesday, bitogian protosino differentiation of the company MC) Detra data and the company will be hold on Tuesday. Bitogian protosino differentiation of the company MC) Detra data and the company will be hold on Tuesday. Bitogian protosino differentiation of the company MC) Detra data and the company will be hold on Tuesday. Bitogiana protosino differentiation of the company Bitogiana protosino di	1         Total income from Operations           2         Net Profit for the period before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive Income for the period (Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax])           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of & 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EDS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever neces: the current period ended June 30, 2022.           2         The above is an extract of the detailed format of Quartery Standalone Financial Results filed with (Listing Obligations and Disclosure Requirements) Regulations. 2015. The full format of the ase Exchange (MSE), Bornbay Stock Exchange(BSE) websites www.nseindia.com, www.nseindia.com	the Stock Exchar are available on th nd on the Compan	nges under Regula ne Stock Exchange y's website www.li	tion es - icho
AGM (the "Notice") along	NC or DAVM. A Circulars and SEBI Circulars, the Notice convening the 12th with the soft copy of Annual Report for the financial year	STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QU			and a
2021-22 will be sent only b	y electronic mode to those Members whose email addresses npany/Depository Participants/Registrar and Share Transfer	Sr. Particulars	Quarter ended June 30, 2022	Quarter ended June 30, 2021	N

	STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUA	ARTER ENDED	JUNE 30, 202	2 (? in Cro
ir.	Particulars	Quarter ended June 30, 2022	Quarter ended June 30, 2021	Year ended March 31, 2023
0.		Reviewed	Reviewed	Audited
-	Total Income from Operations	5,290.98	4,859.04	19,953.02
	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	1,140.36	192.93	2,778.15
	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	1,140.36	192.93	2,778.15
	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	925.48	153.44	2,287.28
	Total Comprehensive Income for the period [Comprising Profit for the period (after tax)			
	and Other Comprehensive Income (after tax)]	932.34	156.70	2,282.56
	Paid up Equity Share Capital	110.08	100.99	110.08
	Reserves (excluding Revaluation Reserves) as at March 31	-	-	24,561.76
	Securities Premium Account	4.031.72	1,705.29	4,031.72
	Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the guarter ended are not annualised)	16.82	3.04	43.14

ancial Results filed with the Stock Exchanges under Regulation 33 of the SEBI ull format of the same are available on the Stock Exchanges – National Stock n, www.bseindia.com and on the Company's website www.lichousing.com.

Sr.	Particulars	Quarter ended June 30, 2022	Quarter ended June 30, 2021	Year ended March 31, 2022
No.		Reviewed	Reviewed	Audited
1	Total Income from Operations	5,302.50	4,867.22	20,005.31
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,142.67	193.77	2,787.25
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,142.67	193.77	2,787.25
4 5	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period [Comprising Profit / (Loss) for the	926.89	151.07	2,286.00
-	period (after tax) and Other Comprehensive Income (after tax)]	932.88	154.51	2,281.42
6	Paid up Equity Share Capital	110.08	100.99	110.08
7	Reserves (excluding Revaluation Reserves) as at March 31	-	-	24,640.74
8	Securities Premium Reserve	4,047.52	1,721.09	4,047.52
9	Earning Per Share (of < 2/- each)* (for continuing and discontinued operations) Basic & Diluted *(The EPS for the quarter ended are not annualised)	*16.85	*2.99	43.12
2	tes The figures for the previous periods have been regrouped/ reclassified/ restated wherever neces the current period ended June 30,2022. The above is an extract of the detailed format of Quarterly Consolidated Financial Results filed wi (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quart Stock Exhanges – National Stock Exchange (NSE), Bombay Stock Exchange (BSE) websites w website www.lichousing.com. as : Mumbal	th the Stock Excha terly Consolidated	nges under Regula Financial Results a www.bseindia.co For and	ition 33 of the SE re available on t

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13. npany is providing remote e-voting facility (remote e-voting) to all its Member their votes on all resolutions set out in the Notice of the AGM. Additionally, th ing '), Detailed procedure far remote e-voting i-voting is provided in the Notic cot M Notice will be sent to the shareholders in accordance with the applicabl registered email addresses in the due course.

For Manaksia Alumi

m Company Limited Vivek Jair

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Vivek Jair Company Secretary Membership No. A36940

ding shares in dematerialized mode, are requ teir email addresses, mobile numbers with their er/update their email addresses, mobile numbers with their relevan itery participant(s). heiders, helding shares in physical mode are requested t er/update their email addresses and mobile numbers with the RTA a

ring/updating email add lers holding shares in de

2021-22

Act, 2013

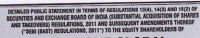
Place : Kolkata Date : 05th August, 2022

Azadi Ka Amrit Mahotsav

LIC Housing Finance Ltd.

CIN: L6592/2001/11509/LCU022237 Registered Office' Bornbay Life Building 2" Floor, 45/47, Ven Nariman Road, Fort, Mumbai-400001 Tel: 91/22:2204999, 22049799, Fac: 91/22:22049682 Corporate Office' 151 Maker Tower, "F" Premises, 15" Floor, Cuffe Parade, Mumbai-400005, Tel: 91/22:21728600, Fac: 91-22:22178777 Ernail: lichousing/Blichousing.com, www.lichousing.com

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# **MEDIAONE GLOBAL** ENTERTAINMENT LIMITED

Chi: L669631N2002PLC065402 ared Office: Old No. 1738, Meati Jocempise, Fiat no. 32, 1st Lane, Wallers Road, Mount Road, Chennai, Tamil Nadu, 600002 Tel. Ne. + 91 - 44 - 45644028 | E-mail: contact@mediaoneglobal.in Website: www.mediaoneglobal.in

OPEN OFFER FOR ACCUISITION OF 3327200 FULLY HAD UP EQUITY SHARES OF FACE VALUE OF 710/ EACH ("OFFER SHARES") REPRESENTING 28.00% OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL OF MEDIADNE GLOBAL ENTERTAINMENT LIMITED ("TAGGIT COMPANY") FROM THE PULL' SHAREHOLDERS (AS DEFINED DELOW) OF TAGGIT COMPANY") FROM THE PULL' SHAREHOLDERS (AS DEFINED DELOW) OF TAGGIT COMPANY") FROM THE PULL' SHAREHOLDERS (AS DEFINED DELOW) OF TAGGIT COMPANY") FROM THE PULL' SHAREHOLDERS (AS DEFINED DELOW)

₹ 2/- (RUPEES TWO ONLY) PER EQUITY SHARE ("OFFER"). This Detailed Public Statemet ("PGP") is being issued by Nameral Finsteak Private Limited, the Manager is the Montesiden of this Index Company." (" Bear Bolt (" Manager"), in comparison of the Montesiden of this Index Company." (" Bear Bolt (" Manager"), in companies of Montesiden of this Index Company." (" Bear Bolt (" Manager"), in companies of Montesiden of this Index Company." (" Bear Bolt (" Manager"), in companies of the Montesiden of this Index Company." (" Bear Bolt (" Manager"), in companies of the Montesiden of the M

- We Share' of "have capital rain mean the top particip servery annexes the term between a compared and the server of the server
- Volumentaria in the known of th
- protoction Dr. Murali Manohar holds 100% share capital of the Acquirer Company. Dr. Murali Manohar, agod about 65 years is the director of Acquirer Company. He is residing at No 4, Klipauk, Green Road, II Street, Kilpauk, Chennai 600010

- Content Rout L Tabuer, Népauk, Charlens 600010 The Acquirer han a Nimer han ha Taigut Company. As an the data of the DS, the Acquirer data and the DS, the Acquirer han a net the Acquirer han and the DS, the Acquirer han a soler third any equiry shares of the Taigtt Company. Net worth Certificate proved by ML & Sotharaman, Director of Mis East Accounting Stivices Limited. Net worth Certificate proved by ML & Sotharaman, Director of Mis East Accounting Stivices Limited. The Acquirer has a comparison of the Acquirer has a compared by the Acquirer has a compared by the Acquirer has a compared that A so the Sotharaman, Director of the Acquirer has a compared by the Acquir

- all the SEG (Not) (Pulposition, 2011, it was not deposing in the with/ul defaulters list of the Reserve Bask cell keis. The Acquirer and the other companies, in which they are the promoter and/or directic, have not been prolined from assessing the topical marking during and the promoter and/or directic, have not been prolined from assessing the topical marking during and the promoter and/or directic, have not been prolined from assessing the topical marking during and the promoter and/or directic, have not been prolined from assessing the topical marking during and the promoter and/or directic, have not been prolined from assessing the topical marking during the topical sectors and the DPC, the Acquires that any exploy shared directly or indirectly in the Topical (AACT) Registration, 2011. As an the data of the DPC, the Acquires during during shared directly or indirectly in the Topical Courter of directions of the DPC, the Acquires during during shared directly or indirectly in the Topical Courter of directions of the SEDE (CAST) Registrations, Forther, that are traperseried on the Courter of directions of the SEDE (CAST) Registrations, Forther, that are traperseried on the Courter of directions of the SEDE (CAST) Registrations of the Target Company during the other protoci-tic between undertaket that if a disquer any equity thates of the Target Company during the other protoci-tic between sectors and SEE (SAST) Registrations, 2011 an end a blanchelding, withing the dire protoci-tic between the target SEE (SAST) Registration, 2011. The Acquirer has no interest in the Target Company succepts the outside the target direction with Registration TBR(0) SEE (SAST) Registration, 2011. The Acquirer has no interest in the Target Company succepts the outside distancheding, INFORMATION AMOUTT HIS SELLING FORMATIC (TARY) with the selling porticulty and generation the Acquirer has no interest in the Target Company succepts the extended the target distance of the Target Company succepts and thas and acquire control or th
- (C
- INFORMATION ABOUT THE SELLINE PROMOTES SHAREHOLDER The Acquirer has intered into this Subar Accesses and PGPM yith the selling promoter and promote program shareholders on July 29, 2022, for acquisition of 25.53,550 faily said up rough yhanes (Sala Shares' grad) shareholders and the selling state of the paid up and voting sub-yith and capital theory that provide at 20. Program housing or adjustment of the selling state of the selling promotes one for the theory label grad the selling state of the sellin alls of the setting promoter and promoter group shareholder ("Setter") are as stated hereunder:

Sr.	Name of Selling Promotor Shareholder*	Noture of Entity	Promoter	Details of Shares/ Voting Rights held by the Selling Promoter Shareholder Pre Transaction Post Transaction			
No.	Rand & Game Transis, and Carbon		Group (Yes/No)	No. of Shares	5	No. of Shares	%
1	Shri Pathee Investments Private Limited (Address: "Verkata Nivas", No. 3/429 A, Lakshmi Vandana Nagar, Kottivakam Chennai 600041.)	Company	Yes	75,54,359			NL
-	Total			75.54.359	51.32	Nil	Nil

"Note: The difference. If any, in the percentages is due to rounding-off. The acquirer has given Power of Attorney dated 28 07/2022 to Mr. J. Jayakumar for all matters related to the Chan Office.

then Gene Office As on the date of DPS, the Selfer as mentioned above are not been prohibited by SEBI from dealing in seconder, in terms of directories issued under Selfer 118 of the SEBI Act, 1982, as aminded (The "SEBI Act) or under any other Regulation mades under The SEBI Act, 1982, as aminded (The "SEBI Act) or under any other Regulation mades. There is no iso, neurombance or clock-in on the share hold by the Selfar and these shares will be transferred free from all encounters, and lock-in-requirements. Pred completion of the offer a formalities, the promoter solar shar torinquish the control and management of the Tanget Osmay in store of the Acquires in accordance with an in compliance with Regulation 31A of the Regulation of the Acquires in accordance built and in compliance mathematics.

- red compliance of the other formatiles, the promote solar shall entrange the control and management of the Target Company in where of the Access the macrotanes with an it is compliance with Regulations 30 at SERI (SAST) Regulations 2011. **INFORMATION 1000011 THE TARGET COMPANY HEDUADOR GLOBAL ENTERTAINNEHT LIMITED**The Target Company was indipated from a supervised with an Empacing and the compliance with the Regulation 31 of the Series of the Series (SAST) Regulations 2011. The Target Company was indipated from Company & Regulation 31 of the Series (SAST) Regulations 2011. The Target Company was indipated from Company & Series (SAST) Series (SAST) Regulations 2011. The Target Company was indipated from Company & Series (SAST) (SAST)

- ed the notice to the Target Company for the non-payment of annual listing fees by the BSE has alno Target Compa
- target company. However, the Target Company took measuree, undertook various compliances and made good all the deletances stantilied by BSE and thus SSE wide holes the 2022/02/5-4 alled 25th April, 2022 invalued the suppresent mit. 47 Million (2022 and targets to be reamfall on pour X. Further, volta betto In. 022/2554-15 dated all Miller, 2022, BSE status that the training of rought shares of Target Company shall be included under X group war. 11 Million (2022) univer a group w.e.t. The may evec. The Target Company is involved in Higations pertaining to criminal and civil matters, details of which are summarized below:
- summarad below: Export-Impet Bank of India (\*EXM Bank') sanctioned a Term Loan of ₹ 20,000,000-1 (Ruppes Twenty Creas) to Target Company or 9M September. 2010 vide latter reference No. CBC/FFFP 59 14 towards part production cost of the Tim 'Softanz. The Winner' (which was later titled Kochudoyaan'). The security terms were modified an 22nd March, 2011 in the following manner. A.)
- Personal Guarantee of Promotor Director, Corporate Guarantee of Sultan Production Pvt. Ltd.
- Corporate sustainties of Sultan Production Pvt Ltd., Declarks Mantgage over immovable property shaded at Bangalers owned by Mr. Devander C R. and at Kanchepgage Dabit owned by Ms. Saltan Ragination. Second Science Science

same date. On 22nd June 2011, the mortgage was created on the property given as security for the said Term Loan. However, on the failure of the Target Company to service the Term Loan, the same was classified as Nor Performing Asset (NPA) on 20th April, 2014.

Performing Asset (NPA) on 20th April, 2014. The Tarpit Company served a cheque branking No. 000737 dated 20th June, 2014 of 721 95.810.100-Mignes Tarenty One Stress Nets (Heat And Bulghy) Thousand and Ose Hundred) drawn on Lakahnin Visas Bark, Chenna for settlement of does. Noverse, the areas was intrimed urged with the remarks: "Payment disophel Up Carent", DCMB Dank Isoued a Recall Notices to the Target Company for payment of the agregation on 19th Auk, 2014, DCMB Dank Isoued a Recall Notices to the Target Company for payment of the agregation of the Auker Stress Target August 2014.

Pertorming Asset (IRPA) on 2006 April, 2014. The Turget Company issued a choice bendry No. 2007 dialed 20th June, 2014 of R21 65:83 100-(Bases Teerry, One Cross Nakey, Yeu Lable Epliny) Toostand and Our Nucleon) drawn multiahmin Yeu Shark, Channal on Selfmant of diases. Namer, The same waiscrond unged with the neuroids. "Rymmet dapped by Drawn". Con 109 Aug. 2014 SI Mark Namer, An Same Waiscrond Unged with the neuroids. "Rymmet dapped by Drawn". Do 109 Aug. 2014 SI Mark Namer, An Same Waiscrond Unged with the neuroids. "Rymmet dapped by Drawn". Do 109 Aug. 2014 SI Mark Namer, An Same Waiscrond Unged with the neuroids. "Rymmet dapped displays and the same and a Recall Neuroid Laboration and Si Mark Laboration Hardred A. Shof-Freil with 7 dayn. EDMI Bank Kasord a litter datad SI Mark, 2014 In Mark Laboration within DAMI Bank reserves all right to self be properly as mortgapid on 4th September 2014 CADI Bank Inserve Team and Si Mark Laboration Instrummar. Aut, 1021 Califor Laboration Park Si Mark Laboration Inserve Team Action (1994 Aug. 2014) Aug. 2014 Si Mark Laboration 104 Mark States Court Mark Name Team California National Si Mark Laboration Inserve Team Actional Aug. 2014 Aug. 2014 Si Mark Laboration 104 Mark States Court. Mark Name Team California National Si Mark Laboration 104 Mark States Court Mark Name Team California National National Aug. 2014 Si Mark States 104 Mark States Court Mark Name Team California National National

- Cavamia which in circrandy panelini. A nath Topace Concernitization for discrimination of the second secon

athans, and c) direct the payment of the casts of the pation. The high Ocart, Makes through its order dated the Suptembor, 2015 admitted the pation with directions including apportment of Official Liquidate attached to the High Ocart, Matters as the Provisional Liquidate. Against thus, the Rayle Company line at a Organia Biol Agona CSA. No. 227 of 2015 bellet mit High Ocart, Matters which was allowed by the High Ocart. Matters wide order dated 15th June. 2016 & Six such the order dated SPS Spatiante, 2015.

Indicate and the structure of the structure indicate indicates are store were experimented and the structure of the structure

6. 7 of 2016 was instead and en 2015 revende bottos High Court, Madras. J. of 2016 was instead iast en 1716 March, 2021 and the matter since them could net be taken up due providence (Clock) addemic them, unity, the status of the Target Company as per the Portal of Ministry of Corporate Affairs stands as a party Under Elauditor<sup>1</sup>. o the p

As of date, the Target Company does not have any partly paid up squity shares. There are no outstanding warrants or options or similar instruments, convertible into equity shares at a later stage. No shares are

Willfards for specifie is a simulation of specified of specified and specified and specified and specified and specified and specified specification specified specifie

	Particulars	March 31, 2022	March 31, 2021	March 31, 2020	
Total in	come	2.90	D 65	0.12	
Net Pro	fit/(Loss)	(4.45)	(6.98)	(27 74)	
Earnings por Share (₹ Per Share)		(3.02)	(4.74)	(18.85)	
	rth/ Shareholders' funds			(30.93)	
1	Present Board of Directors of T Name	-	MARINE CONTRACTOR	DIN	
1	Name	1 0	lesignation	DIN 00714694	
1		0 Man 0585 Non-Exocutiv	esignation aging Director ve-Independent Director		
Sr. No. 1 2 3	Name Mr. Suryaraj Kumar	0 Man 0585 Non-Exocutiv	lesignation leging Director	00714694	

(The disclosure mentioned under this chapter has been sourced from information published by the Target Company or provided by the Target Company or publicly available sources)

Company or protection of the strain (Company for protecting annual and and the SEB (SAST) Regulations, 2011. The date is a triagened of the interm of Regulation 3(1) and 4 of the SEB (SAST) Regulations, 2011. The date is many the date strain of the strain of the interm of SEB (SAST) Regulations, 2011 to the abareholders of the larget Company (a score) state of the strain of the larget Company (Savet Thousant) have Hundred Copy(taily and equity strates of 10). Papers 5 m (ch) are presenting 82 color of the Pair-larget Bare Capital of the Target Company (Childre Stra') at a price of 82?. (Respect the Childre Core) strain (SAST) and (Savet Target Company capital of the Target Company (Childre Stra') at a price of 82?. (Respect the Childre Core) price for the Pair-larget Bare Capital of the Target Company (Childre Stra') at a price of 82?. (Respect the Childre Core) price 100 pric

utility of Orange (Confr.). The other is being made to and the interchalaters of the Target Company encept the particle to the Acquirer The inputy states of the Target Company accepted under the offer will be acquired equally below the Acquirer equally states of the Target Company accepted under the offer will be acquired equally below the Acquirer will be acquired acquired to the Acquirer of the Target and encounters and topother with the rights actacted harded, including all rights to dividend, bonus and rights offer declared theread.

- Let us up prevup, non our any one, tranges and encountraces and together with the rights attained thrutes, including all rights to divides/on bound and gives for deviand florand. This offer is not conditional upon any minimum livel of acceptance by the neurly shareholders of the Target Company in terms of Regulation 9(1) of the SER (ISST) Regulations, 2011. This is not a competitive offer in terms of Regulation 2(1 of SER (ISST) Regulations, 2011. The Annary to the offer does not hold any equity shares in the Target Company as one to the data of the DPS. The Manager to the differ further decares and undertained in the all on its on account in the study. Strates of the Target Company origing the offer provides and undertained in the all on the one account in the study. Strates of the Target Company and encounts of the strate action of the target Company as one company in the output Company and encounts on the strate of the Target Company and reading the strate term and the strate of the strate action of the target Company and reading the strate of the target Company and encounts on the strate of the Target Company and reading to the output Company and encounts to the strate of the Target Company and reading to the output Company and encounts to the strate of the Target Company and reading to the output Company and encounts to the strate of the Target Company and reading the strate of the target Company and encounts that they dated of or difference include in the output company. In the output any substantiant of the business, the Acquires indicates that they dated does only upon the receipt of applicabilities in the relevance and company. The strates of the Target Company and and the strates of the provides of the target company. The strates of the provision and applicabilities in the relevance and company. The strates of the target term the relevance relevance to the strates and target terms and the strates of the target term terror provide target and the strates and target term term terror
- pedia Baldi, th terms of regulation 20(2) of Sciel (SN-3) regulations, 2011 and address of the Purvisions of operacials use any operation. In the International Control (SRI LOOR Regulations) read with rule 1914 of the Scielules Devices Regulation (Nets). SCI: and unbecomes an emonitation terms of the International Company is regulated to maintain at least 25% public batteriotides as deformed as accordance with the SCRs, on a continuous basis for istar. [USC] and unbecomes and minimum public shrutholding, in case the public shrutholding of the Target Company fails before the manume level as experiment to be maintained for the SRR of the SCR of the Target Company fails before the manume level as experiment to be maintained for the SRR of the SCR of the Target Company fails before the manume level as experime involves to rules. The SCR of the SCR of

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the SPA. This open offer is being made by the Acquirer to the equity shareholders of Mediaone Global Entertain Lumikedin accordance with Regulations 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011.

This open offer is for acquisition of 25.00% of the paid-up and voting equity share capital of Target Company. After the Completion of this open offer and persuant to acquisition of equity shares as assuming and accustance. No Accuracy will accurate the targets equity shareholds's with clear amount, by visual which they shall be in a position to exercise effective control over the management and afters of the Target

Company: The prior of the Acquirer for this epon offer is substantial acquirities of equity shares and vetage rights and existing over the management and stilling of the Target Company: The Acquirer will continue in the calculate of the Target Company: and any subsequent change in the file or activity and infinited after taking the necessary approach. However, depending on the inter line of activity shares of the target company. Any subsequent change interpret the optimizer of the target company. Subsequent target company of the target company. SUBSEQUENT AND ACQUIRED OF COMPANY. SUBSEQUENT AND ACQUIRED OF COMPANY.

The current and proposed shareholding of the Acquirerin the Target Company and the details acquisition are as follows: Detalla Acquirer Total

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Sr.

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Name of Acquirer		PPG International Limited	
Address		69 Wigmore Street, Third Floor, London, England	
Name(s) of persons in control/promoters of Acquirer		Dr. J. Murli Manohar- Director (PPG International Limited)	-
Name of the Group, if any, to w	hich the Acquirer belong to	None	
		Nil	Ni
Pre transaction shareholding	% of total equity/voting capital	Nil	NI
Proposed shareholding after	No. of Equity Shares	75,54,359	75.54,359
the acquisition of shares which Triggered the open offer	% of total equity/voting capital	enterne	51.32%
Any other interest in the Targe	Company	None	
IV OFFER PRICE			

	Stock		Total no. of equity shares traded during the twelve calendar months	Total no. of listed easity	Anaualized Trading Turnever (as % of total
H.,	The ann the twelv	ualized trading t	urnover in the equity shares of the Targe oths prior to the month of PA (i.e. July 2	et Company base 021 to June 202	2) is as given below:
L	under Ge	mur 'XT' having	ares of the Target Company is listed on a Scrip Code of 503685en BSE		
	Presentle	y the equity sh	ares of the Target Company is listed on	BSE Limited. Th	e equity shares are place

to the month of PA BSE July 2021 to June 2022 1,47,20,000 1.22.157 0.83%

ion, the equity shares of the Target Company are infrequently traded on the BSE stantation provided in Regulation 2(1)(j) of the SEBI (SAST) Regulations. 2011 The offer price of #2/- (Rupees Two Only) per equity share is justified in terms of Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011, being the highest of the following:

Particulars	Price (< per equity shere)
The highest negotiated price per equity share of the Target Company for acquisition under any agreement attracting the obligation to make a PA of an open offer.	₹ 2/-
The volume-weighted average price paid or payable for acquisition by the Acquirer during 52 weeks immediately preceding the date of PA.	Not Applicable
The highest price paid or payable for any acquisition by the Acquirer during 26 weeks immediately preceding the date of the PA.	Not Applicable
The volume-weighted average market price of such equity shares for a period of sixby trading days immediately preceding the date of PA as traded on BSE, provided such	Not Applicable

Itading does immediately preceding the date of PA as traded on USE. provided such statistic are intraurable (radid.) The per equity statue value computed under Regulations 8(5) of the Takanover Regulations, Regulations. Where the barres are not frequently tudide, pice determined by the Acquirer and the Manager's the ordination intracence valuation parameters including book value. Not Applicable

1.99/-

computer aroan maynes and annings per datar. Solitade de CS Severanda Jaan, Registrete Mater (IV Registration No..1806/PMC032019 12124) Auving at 8-3-113, Syman VIIII, IV, Achamar Annina, V. IP Pinod, Saret - 305007, FEI No...491 0281-2230021 per share 247.539-vide ins Stave Visuation Report datard of Apy 26, 2022). In view of the parameters considered and proveded in the tabla advance, in the option of the Acquirer and Manager to the differ. The other pino of 472<sup>-</sup> (Visuation 2014). Stavalistics of the Acquires (1453) Regulations, 2014.

ere have been no corporate actions in the Tarnet Company warranting adjustment of relevant price ametics under Regulation 8(9) of the SEBI (SAST) Regulations, 2011.

parameters under Ragulation Big) of the SEBI (SAST) Regulations. 2011 the Acquire cargo or adjops to acquire yan equiry shares a vorting rights in the Target Company during the acting cargot acquires a cargot as acquires and any acquires the start of the process. The adverter process that acting cargot acting the highest process parameters at a proce higher than the offer process. The adverter process and the highest process parameters at a proce higher than the offer process. adverter process and the highest process parameters are under the adverters and the adverters and the adverters and the start of the adverters and the start of the adverters and the process and the process and the adverters and the adverters and the start in the adverters and the process and the process and the adverters and the adverters and the start in the adverters and the process and the process and the adverters and the adverters and the start in the adverters and the start in the adverters and the process and the p

Throward productions, 2011. Provided trains auch acquisition shall be made after the one-winking day since to the commencement of the trainding pend and unit the capity of the tradicing pends. Running in accessions with Regulations 15(4) and 15(5) at the SEBI (SAST) Regulations, 2011, in case of an upward revision to the dist produce to the finder size, at any accessed of composition gends. And the case of an upward revision to the dist produce to the the bases published and the size of the standard pends and the size of the size of the size of the size of the section accurate (in malk public and upward) in the size of the size of the size of the size of the standard pends and the size of th

Regulations, 2011. If the Acquire equity shares of the Target Company during the particul of tweety-call and the relation part of a start of the start of the target of the start of the start of the start of the target of the start of the s

Company is any form. As on data futures is non-excession on equan other paics or other size, for case of any review on the equan of the product manual case future for the case of the paics or other size. The case of any review of the future for the same thread with Regulation 18 of SERI (SAT) Regulations, 2011, which are expanded to be future for the same thread on the other prices or other size. FINANCIA ARRANGEMENTS The basis ford requestrement for the open offer (assuming bit acceptances) (a. for the acquisition upto SAZ7200 (Thirty-Eight Laist Sterely Steves Thousand Tion Humstell equity shares from all the public share is of RS54,400°. (Severity Siz Laids Fifty Four Thousand and Four Humstell Othy) ("Maxmum Consideration").

summarizes of the target Company at an offer pice of 12 - Register The Only jet relief pice 4 or equiv target is 765.4 (See Verset) Sci. Listis Filty Fort Thousand and Fort Mindeel Only ("National Doublerder). The Accurate of the applications of the target framework in the pice of the SEE (SST) reputations. 2011. The acquarkation will be financed through internal moders of the SEE (SST) reputations. 2011. The acquarkation will be financed through internal moders of the Acquarements for thermatical and the application of the application of the SEE (SST) reputations. 2011. The acquarkation will be financed through internal moders of the Acquarement for thermatical acquarements of the application of the Acquarement of the Acquarement RE 2. Br. Budwardhamet Sail, Milyaper, Channel . 60000 have moment in an cell Physician 7.1 the SEE (SST) hybridized the Definition of the Acquarement of t

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Adaption data exception execution accelerate trace and in encode data and exception of magnetization by the Adaption data and the sequencing adaption of the public section of the public data and the public data and the public section of the public data and the public data and the public advantace of the public data and the public advantace and the public data and the

Company is a registere enco. The Acquired for an equire any approval from financial institutions banks in India for the offer. TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER: The spendific bank provide the Schedules Sch (and 4 of the Schedules) Perulations. 2011 and the Acquirer will comply with provisions of SER (ASS1) Regulations. 2011 a applicable. Activity by the second schedules and the Schedules an

Activity Issue of Public Announcement Publication of Butaled Public Statument In neuropapers and Date for Hing of Anali Island or differ with SER and date for public announcement of a convergent public and date for public innouncement of a convergent public and date for public and outper but for the SER on the shall letter of offer (in the Manager tim Offer) for Manager tim Offer)

Last date for dispatch of the letter of offer to the public shareholders Last date of publication by which a committee of independent directors of

the Target Company is required to give its recomme shareholders of the Target Company for this offer

Date Day

08 00/2022

22 00/2022

12/09/2022 19/09/2022

29.07/2022 Friday 05.08/2022 Wednesday 17.08/2022 Wednesday 01.09/2022 Thursday

Thursday

Durnday

Monday Monday

FORM G

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Activity Last date for upward revision of the offer price and/or the offer sue	Data 23/08/2022	Day Friday	shall be made. The contact details of the Buying Broker are as mentioned below: Name: Mis. Ratinkar Socurities Private Limited Address: Shop-304, "Sankalp Square-2", Nr. Delux Appartment,		2011 and subseque Unless otherwise st	and also for the obligations of the Acquirer as laid down in the SE int amondments made thereof. tated, the information set out in this Detailed Public Statement re	
Advertisement of schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchanges and Target Company at its registered office	23/09/2022	Friday	Nr. Kalgi Char Rasta, Jalaram Temple, Paldi. Ahmedabad SEBI Registration No: N2000191735	н.	Drivate Limited (SEE	tion 12 of SEBI (SAST) Regulations, 2011, Acquirer has appo BI Regi. No: MB/INM000012564), as the Manager to the Offer	
Date of Commencement of tendering period	26/09/2022	Monday	Tel No.:+91 9596004900   Fax: N.A.	h.	The Acquirer has a	popinted M/s. Cameo Corporate Services Ltd. as the registrar t	o the offer. The contact
Date of Closure of tendening period	10/10/2022	Monday	Email: jagdish@ratnakarsecurities.com   Website: https://www.ratnakarsecurities.com		dotails of the Regist	trar to the offer are as montioned below.	
Last date of communicating of rejection/acceptance and payment of consideration for accepted tenders/return of unaccepted shares	25/10/2022	Tuesday	Contact Person: Mr. Kushal Ajay Shah vi. Al public shareholders who desire to tender their equity shares under the open offer would have to intimute their respective stock brackers (Selling Breiter') within the normal trading hours of the secondary market.			M/s, Camee Corporate Services Ltd. "Subramanian Building" No. 1, Club House Road, Chennai Tel. No.: 044-40020700	
Issue of Post Offer Advertisement	02/11/2022	Wednesday	during the tendering period.		CAMILO	Email id: investor@cameoindia.com	
Last Date of Films the Final report to SEBI	02/11/2022	Wednesday	vii. A Separate Acquisition Window will be provided by the BSE to facilitate placing of sell orders. The selling		CAMEO	Contact Person: Ms. K. Sreepriya	
*Mathiel Date is only for the purpose of elementing the equity shareholders date to whom the Latter of Ohie resolds are only of mult if a cuinter data. Januar of the Target of Ohie resolds are only of mult if a cuinter data. Januar of the Target Oranging Januar and the purpose of the Acquired Januar December 2000 Resolution of the EDUITY SHARES IN CASE OF HOM . At the public shareholders of the Target Company (server) the Acquired physical Deno destantinization are eligible to purpose in the Acquired Januar physical Deno destanting of the Target Company (server) the Acquired Januar . Epiglic shareholders who have acquired equity shares but whose mark	al the shareholde seller and promo- before the closure -RECEIPT OF LET whether holding lifer at any time due	to including equity of this Offer. TER OF OFFER the equity shares ring the tendering	behavior can notize orders for dematriculard all wells aphysical equity states. This sullip behavior would be required to place an orderation of notifial of the public shareholders who with to long their apply shares in the open offer using the acquisition rendom of the tSE. Bulking balance to the special account of Caeling Deprovalines or lands the structured to transfer the indicate capity, using the scheme shareholder shareholder integration would be accurate the indicate capity, using the scheme shareholder shareholder shareholder shareholders holding as demat and physical capital scheme shareholder shareholder shareholders being the scheme shareholder shareholder and scheme scheme scheme scheme shareholders being scheme scheme scheme scheme with the schemetric advance function laterate to Utiler.	v vi. TH	(www.bssindia.com In this DPS, al refer	Statement will also be available on SEBT's website (www.sch.pc), sence to "Re." or "Ro." or "R" are references to the Indian Ruppe STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEI KUNWARL I FUNCTOCK PRIVATE LIMITED Block, R. Fraf Risch Siden Yudyak Towars, OTI'S G. Highway Iflough Makatha, Ammediada Gigiarat - 330051 SEBI Ren, Mc. MRIVMM00012564	(S). HALF OF THE ACQUIRER
a. Eight shareholder who have acjured equity interval of unreplic acquired equily shares after the identified Date, or those who have not re participate in this offer. b. The open offer will be implemented by the Acquirer through a stock exc.	stered owners or ceived the Letter of	those who have of Otter, may also	in buyback offer uppen offer i ext offerofelisting" dated Petrusny 20, 2020, 25H Urcular Au. 54H IntUCHU (MUI) (CHIP2/0201144 dated July 31st, 2020 and BEE notes an 20200369-82 dated 28h May, 2020 shareholders holding accurities in physical form are alrowed to tender shares in open offer. However, such tendering shall be as per the previsions of the SEB (SAST) Requisitions, 2011.			Website: www.kuswarji.com Centaet Persen: Mr. Niraj Thakkar / Mr. Ronak Dhruve Email Id : niraj thakkar@kunvarji.com Tet. No.: 079-65659000	
III. The open one way to implemente of an operate window ("Acquisities Win (sAST) Regulations, 2011 and SEB circular Cirk/CHI/01/20 DCR2/CIR/P/2016/131 data December 9, 2016 and BSE notice no. 201 N. BSE shall be the designated stock exchange for the purpose of fendering	dow"), as provide 015 dated April 13 70202-34 dated F	ed under the SEBI 3, 2015 and CFD February 2, 2017.	IX. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE In the letter of offer, kindly read it carefully before tendering equity shares in the offer. Equity shares once tendered in the offer cannot be withdrawn by the shareholders.	Fe	er and on behalf of PP 5/- r. J. Jayakumar (Auth	C International Limited vorized Signatory)	
<ol> <li>HSE shall be the designated stock exchange for the purpose or reinforming.</li> <li>The Acquirer has appointed M/s. Ratnakar Securities Private Limited ("I the open offer through whom the purchases and settlement of the offer si</li> </ol>	Buying Broker") a	as their broker for	X. OTHER INFORMATION 1. The Acquirer (including the directors of the company) accept full responsibility for the information contained	Da	ale: August 05, 2022		Place: Chennai Ra

FORM G EXTENSION OF INVITATION FOR EXPRESSION OF INTEREST			75	
(Under Regulation 36A (1) of the Insolvency and Bankruptcy (motivancy Resolution Process for Corporate Persons) Regulations, 2016)			10	-
Consider Registration June 1 for Comparate Personal Personal Regulations, 2016)     (Insolver, Proceeding Personal Personal Regulations, 2016)     1 Hame of the Comparate Definition     1 Hame of the Comparate Definition     1 Definition of the Comparate Definition     1 Definition of the Comparate Definition     1 Definition     1 Definition     1 Definition     1 Definition     1 Definition     1 Definition			Azadi	
2 Claim to under which compared debter is Registrar of Companies – Gwallor     processed / registered			Amrita	ka ahotsav
A. Corporate dente and revelop of corporate dente	LIC HOUSING FINANCE LTD		, arms [V]	anotsav
5. Address of the registered effice and pencept effice (if any) of corporate A. B. Road, Index, MP 452001	LIC HOUSING FINANCE LID MY			
6. Insolvency communicement date of the 17th March, 2022	HOME	N . 4		
Conserval editor     Conserval editor     Conserval environment of inferrent Sth August, 2022     Conservation applicants under     The information can be asked by writing_to	HOME	57° M.		
section 25/20/b) of the Code is multiple Resolution Perfectional of his small				
etc. Consignity applicable under      Hourse of energy billing appl	MY		4	
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12 Last date for submassion of objections 30th August 2022 to provisional lint 12 Date of issue of Inaia lint of prospective Sth Suptamber, 2022				
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request for ruscilden plans to protecting resultion associants 15. Mannar of obtaining request for resultation plan, evaluation matrix, resultation plan, evaluation matrix, clinp jumdement@prevail.com	7.50%			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
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16 Last date for submission of resolution 29th September, 2022	Charlest Preval offer	· Inite		
17 Manner of submitting resolution plans to resolution professional meriduals Professional at the address meriduals (r. n. 70				
2. A soft copy is required to be mailed to email of Besolution Professional at				
cirp jumdovcens@gmail.com Y8. Exempled date for submission of As soon as the resolution plan is approved by COC	Message 'New Home Loan' on WhatsApp at 8369998182 or			200
resolution plan to the Adjudicating	apply online on lichousing.com or through HomY app	202	SPIE BIRK	HALL PARTY A
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E train provide prior com				
21. Address and email to be used for correspondence with the Resolution Professional Sigma - Lignater Note, UP 201310 Ph. No. 3717001490		MH1989PLCO		
Ph. No. 97 / 100 (400 P-mail-corp pendevense)pymail.com 27. Further Details are available at or with Available with Resolution Professional	Registered Office	Bornbay Life Buildir id. Fort, Mumbai-400		
Sanjay Kumar Singh 23. Date of publication of Form G Sith August, 2022	(XoX) Dortfolio Disbursement Tcl +91-22-220499	19, 22049799, Fax: +9	1-22 22049682	
SANJAY KUMAR SINGH IBBI/IPA-802/IP-N00188/2017-18/10505	(VoV) (YoY) Corporate Office	131 Maker Tower, "F" I	Premises, 13" Floor, (	Cuffe Parade,
033, Windsor, Grand Forto, Piot No. 76, Sigma 4, Greator Noida, UP-201310 For JSM Devcene Private Limited Place: Indexe: Date: Sth August 2022	Mumbal 40003,	Tel: (91-22-22178600, Blichousing.com, w/	wilchousing.com	/
Place, mode, plac, our region, avec	STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QU			2
	STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QU	ARTER ENDED	50112 50, 202	(₹ in Crore)
	St	Quarter ended	Quarter ended	Year ended March 31, 2022
Manaksia Aluminium Company Limited	Sr. Particulars	June 30, 2022 Reviewed	June 30, 2021 Reviewed	March 31, 2022 Audited
Company Limited	No. Participants	June 30, 2022 Reviewed 5,290.98	June 30, 2021 Reviewed 4,859.04	March 31, 2022 Audited 19,953.02
Company Limited Corporate Identity Number: L27100WB2010PLC144405 Registered Office : Bikaner Building, 8/1, Lal Bazar Street	No.         Particular           1         Total Income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period (before tax) (after Exceptional and/or Extraordinary items)	June 30, 2022 Reviewed 5,290.98 1,140.36 1.140.36	June 30, 2021 Reviewed 4,859.04 192.93 192.93	March 31, 2022 Audited 19,953.02 2,778.15 2,778.15
Company Limited Corporate Identify Number: L27100WB2010PLC144405 Registered Office : Bikaner Ruiding, 971, Jai Baars Street Srd Floor, Kolkata WB - 700001 India E-mali: Indemaciondia.co.in, Website: www.manakisalautinium.com	No.         Faithcare           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period tax (after Exceptional and/or Extraordinary items)	June 30, 2022 Reviewed 5,290.98 1,140.36	June 30, 2021 Reviewed 4,859.04 192.93	March 31, 2022 Audited 19,953.02 2,778.15
Company Limited Dorporate Identify Number: L27100/WB2010PLC144405 Registered Office: Bilaner Molfing, Br/L, IBaars Meter 3rd Floor, Kolkata WB - 700001 India E-mail: Info@malcohdla.co.h, Website: www.manakisaluminium.com Phone: 913-32228 5053 1054	No.         Partners           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax)] and Other Comprehensive Income (after tax]	June 30, 2022 Reviewed 5,290.98 1,140.36 1.140.36 925.48 932.34	June 30, 2021 Reviewed 4,859,04 192,93 192,93 153,44 156,70	March 31, 2022 Audited 19,953.02 2,778.15 2,778.15 2,287.28 2,282.56
Company Limited Corporate Identify Number: L27100WB2010PLC144405 Registered Office: Rilane and Uniding, 814, Lal Baars Street 3rd Floor, Kolatat WB - 700001 India E-mail: info@maleciolida.co.ii, Website: www.rmanakialatuminium.com Phone: 491-33-2245 5053 / 5054 PUBLIC NOTICE TO THE SHAREHOLDERS OF 12TH ANNUAL GENERAL IMEETING	No.         Particular           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period after tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive income for the period [Comprising Profit for the period (after tax))           and Other Comprehensive income (after tax)]         6           6         Paid up Equity Share Capital	June 30, 2022 Reviewed 5,290.98 1,140.36 1.140.36 925.48	June 30, 2021 Reviewed 4,859.04 192.93 192.93 153.44	March 31, 2022 Audited 19,953.02 2,778.15 2,778.15 2,287.28
Company Limited Corporate Identify Namber: L27100W2010PLC144405 Registered Office: Tikaner Building, 8/1, Lai Basar Street 3rd Foor, Kolata WE - 700001 India E-mail: Into@mail.co.ku, Wohster: www.manakislaatiminium.com Phone: +91-33-2243 5053 / 5054 PUBLIC NOTICE TO THE SHAREHOLDERS OF 12TH ANNUAL GENERAL MEETING the 12th Annual General Meeting (Yang) of the Company with beidd on licedar,	No.         Particular           1         Total income from Operations           2         Net Profit for the period before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period after tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive income for the period [Comprising Profit for the period (after tax))           and Other Comprehensive income (after tax)]         Pair due pequity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premuting Account	June 30, 2022 Reviewed 5,290.98 1,140.36 1,140.36 925.48 932.34 110.08 4,031.72	June 30, 2021 Reviewed 4,859,04 192,93 192,93 153,44 156,70 100,99 - 1,705,29	March 31, 2022 Audited 19,953.02 2,778.15 2,778.15 2,287.28 2,282.56 110.08 24,561.76 4,031.72
Company Limited Corporate Identity Number: L27100/W2010/L144405 Registered Office: Bilane Building, 87, L4 Baar Street 3rd Floor, Kolata WE - 700001 India E-mail: InteGmainduc.o.ki, Website: www.manikialatiminium.com Phone: +81-33-2245 5053 5054 PUBLIC NOTICE TO THE SHAREHOLDERS OF <u>121H ANNUAL GENERAL MEETING</u> He 17th Annual General Metering (Tab) Thin September, 2022 at 0359 pm, 151) Howsyl Note Controce (TVC) 7 Over Audo Yaud Mexer (DMM) Denies inter refered to a "Stefense: method.")	No.         Partners           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax)) and Other Comprehensive Income (after tax)]           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earling per Share [of ₹2/- each) (for continuing and discontinued operations) Basic & Diluted	June 30, 2022 Reviewed 5,290.98 1,140.36 1.140.36 925.48 932.34 110.08	June 30, 2021 Reviewed 4,859,04 192,93 192,93 153,44 156,70 100,99	March 31, 2022 Audited 19,953.02 2,778.15 2,287.28 2,282.56 110.08 24,561.76
Company Limited Corporate Identity Number: L27100WB2010PLC144465 Registered Office: Rikared Studing, Bri, Li Baras Marcel 3rd Floor, Kolata WE - 700001 India E-mail: inte®mail: Anti-Antional Studies (Studies), Studies PUBLIC NOTICE TO THE SHAREHOLDERS OF <u>121H ANNUAL SENERAL MEETING</u> The 2th Annual Geral Metring (Table) and the studies This Sepamber, 2022 at 8139 pm, 631) Newsyk Mein Gentersen (PKO7) Other Audris Visual Metring (Table) and the sequence of the studies of the second Table Studies (DMI) for the studies will be held en locally, 106 Sepamber, 2022 at 8139 pm, 631) Newsyk Mein Gentersen (PKO7) Other Audris Visual Meters (TABLE) and Fuel Studies (Studiessen Represented) for and Studies at Studiessen Represented)	No.         Partners           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax)) and Other Comprehensive Income (after tax]]           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)	June 30, 2022 Reviewed 5,290,98 1,140,36 925,48 932,54 110,08 4,031,72 16,82	June 30, 2021 Reviewed 4,859.04 192.93 192.93 153.44 156.70 100.99 1.705.29 3.04	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,287.28 2,287.28 2,282.56 110.08 24,561.76 4,031.72 43.14
Company Limited Corporate Identity Number: L27100WB2010PLC144405 Registered Office: Silkaner Oliding, 8/1, Lai Baar Street 3rd Floor, Kolkata W5 - 700001 India E-mail: inte®mailcondula.co.in, Wohstie: www.ramakisiaakminium.com Phone: +91-33-2243 5053 / 5054 PUBLE NOTICE TO THE SHAREHOLDERS OF 12TH ANNUAL GENERAL MEETING The 12th Annual General Merging (TAM) of the Company will be held an luesday. This September, 2221 43:030 pm. no.130 / binayh Msrc Marken PC (YCT) 7000 Andre Nual Mean: (TAMM) / herein after referred Sans X-42, 2913 and here made thermalen ext 521 (Utility Objection and Decision Population Regulations. 2015 read-will Social Constant Factor Registerment) Regulations. 2015 read-will Social Constant Factor Registerment.	No.         Partners           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax)) and Other Comprehensive Income (after tax])           6         Paid up Equity Sharo Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ? 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1         The figures for the previous periods have been regrouped / reclassified / restated wherever necessified / restat	June 30, 2022 Reviewed 5,290,98 1,140,36 925,48 932,54 110,08 4,031,72 16,82	June 30, 2021 Reviewed 4,859.04 192.93 192.93 153.44 156.70 100.99 1.705.29 3.04	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,287.28 2,287.28 2,282.56 110.08 24,561.76 4,031.72 43.14
Company Limited Corporate Identity Number: L27100WB2010PLC144405 Registered Office: Silkaner Osliding, 81, 14, 184ax Sfored 3rd Floor, Kolkata We - 700001 India E-mail: inte®mail:ondial.ac.ini, Wohstie: www.ramankialauminium.com Phone: +91-33-2245 5053 / 5054 PUBLE NOTICE TO THE SHAREHOLDERS OF <u>12TH ANNUAL GENERAL MEETING</u> The 12th Annual General Mering (TAM) of the Company will be held an livesday. This Soptember, 222, 43:059 nn, 815 Wangh Mich Cantaner (1997) 740 Andre Natual Mean: (1998) Understeiner of the Company will be held an livesday. The 12th Annual Control (1998) Public Mean Meeting Andre Natual Mean: (1998) Understeiner of the Company will be held an livesday. The 12th Annual Control (1998) Public Mean Meeting Andre Wender of Still Little Online (1998) Public Mean Public Mean Mean Control (1998) Public P		June 30, 2022 Reviewed 5,290,98 1,140,36 1,140,36 1,140,36 925,48 925,48 932,34 110.08 4,031,72 16.82 ssary in order to ma h the Stock Exchan	3un 30, 2021 Reviewed 4,859,04 192,93 192,93 153,44 156,70 100,99 3,04 8,04 8,04 8,04 8,04 8,04 8,04 9,04 100,99 1,705,29 3,04 8,04 8,04 100,99 1,705,20 1,7	March 31, 2022 Audited 19,955.02 2,778.15 2,778.
Company Limited Corporate Identity Number: L27100WB2010PLC144405 Registered Office: Silkane Officiality, 81, 14, 184 Marx Stored 3rd Floor, Kolkata We - 700001 India E-mail: info@mail.colind.uk.00001 India E-mail: info@mail.colind.uk.00001 India Public Contract To The StateReformation of the State Neuroscience of the StateReformation of the State India State State State State State State State India State State State State State State State India State State State State State State State Regulations: 2015 Public State State State State State Regulations: 2015 read with General General India India Regulations: 2015 read with General General India India Regulations: 2015 read with General General India India Regulations: 2015 read with General General India India India Regulations: 2015 read with General General India India India Regulations: 2015 read with General General India India Regulations: 2015 read with General General India India Regulations: 2015 read with General General India India Regulations: 2015 read with General India Regulations: 2015 read with Regulations: 2015 Regulations: 2		june 30, 2022           Reviewed           5,200.98           1,140.36           925.48           932.34           110.08	3une 30, 2021 Reviewed 4, 659,04 192,93 192,93 193,44 156,70 100,99 1,705,29 3,04 ke them comparating ges under Regulate	March 31, 2022 Audited 19,955,02 2,778,15 2,778,15 2,778,15 2,778,15 2,778,15 2,282,86 110,08 24,561,76 4,031,72 4,314 ble with figures for ion 33 of the SEBI 5 - National Stock
Company Limited Corporate Identity Number: L27/00W2010/L14466 Rogistero Office : Illianer officiality, 8/1, 141 Ruar Street Ser Floor, Kolkata WE - 700001 India Finalit: Informational and, Mythemister unvarianticital huminium.com Prome: +91-53-2248 5050/ 3954 PULCHOTECT OTHE SHAREHOLDERS OF <u>ICHT ANNUAL GENERAL MEETING Herzh Annual General Metring (YAR)</u> The 23th Annual You of the Company will be held on lucida, Itals september, 2022, at 5100 pm. d51 huwaph helds Casterner (YKT) 7000 Analo Yuu Annual Company and the Company will be held on lucida, Itals September, 2022, at 5100 pm. d51 huwaph helds Casterner (YKT) 7000 Analo Yuu Alexan (Hanny) Annual A	No.         Partners           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)           3         Net Profit for the period before Tax, fater Exceptional and/or Extraordinary Items)           4         Net Profit for the period before Tax (fater Exceptional and/or Extraordinary Items)           5         Note Profit for the period before Tax (fater Exceptional and/or Extraordinary Items)           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever neces the current period ended June 30, 2022.           2         The above is an extract of the dealled format of Quarteriy Standalone Financial Results filed wit [Listing Obligations and Disclosure Requirements] Regulations, 2015. The full format of the same Exchange(MSE), Bombay Stock Exchange(ESE) websites www.nesindia.com, www.basiendia.com, wwww.basiendia.com, wwww.basiendia.com, www.basiendia.com,	June 30, 2022 Reviewed 5,290,98 1,140,36 925,48 932,34 110,08 4,031,72 16,82 ssary in order to ma h the Stock Exchan e are available on th and on the Company	3une 30, 2021 Reviewed 4, 659,06 192,93 192,93 192,93 153,44 156,70 100,99 1,705,29 3,04 ke them comparat ges under Regulat e Stock Exchange y swebsite www.lic	March 31, 2022 Audited 19,955,02 2,778,15 2,778,15 2,287,28 2,282,56 110,08 24,561,76 4,031,72 4,314 ble with figures for icion 33 of the SEBI 5 - National Stock chousing.com.
Company Limited Corporate learnity Number: L27100W2010PLC144405 Rogistreed Office: Tikaner Building, 87, L18 Baar Street 3rd Floor, Kolkata WE - 700001 India E-mail: Into@mail.co.kdl.Webbel: www.mankiskalaminium.com Phote: +91-33-2223 5053 5054 BULC NOTICE TO THE SHAREHOLDERS OF <u>ILTHANUNAL GENERAL MEETING</u> the 12th Annual Cent Berlah (PAG) of the Company will be held on lucidar, 1106 September, 2022 at 5100 pm. d51 though Meds Contensos (PKC) 7000F Audio Visual American Scholar (PAG) and American Audio Visual American American American Audio Visual American American American American Audio Visual American American Audio Visual American American American Audio Visual American American American Audio Visual American American Audio Visual American American Audio Visual American American American American American American Audio Visual American American American American American American American American Audio American Americ		June 30, 2022           Reviewed           5,290,98           1,140,36           925,48           932,34           10.08	3une 30, 2021 Reviewed 4, 659,04 192,93 192,93 192,93 193,94 155,70 100,99 1,705,29 3,04 ke them comparat uges under Regulat te Stock Exchange y's website www.lit	March 31, 2022 Audited 19,955,02 2,778,15 2,778,15 2,778,15 2,778,15 2,778,15 2,282,26 110,08 24,561,76 4,031,72 43,14 ble with figures for icion 33 of the SEBI 5 - National Stock chousing.com, 22 (1° in Crore)
Company Limited Coporate leantify Namber: L27100WB2010FLC144405 Registered Office : Biaser Building, 87, L4 Baar Street 3rd Floor, Kolata WE - 70001 India Franki inteRomania and Street Street Participation and Street Street Street Building and Street Street Street Street Company Street Street Street Street Street Registered Street Street Street Street Street Street Registered Street Street Street Street Street Street Registered Street Street Street Street Street Street Street Registered Street Street Street Street Street Street Street Street Registered Street Stree	No.	June 30, 2022           Reviewed           5,290,98           1,740,36           1,140,36           1,140,36           925,48           932,34           110,08           -           4,031,72           16.82           ssary in order to mander to mander to mander to mander to mander to mander to company           UARTER ENDER           Quarter ended	3une 30, 2021 Reviewed 4, 659,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 1,705,29 3,04 1,705,29 1,705,20 1,705,29 1,705,2	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,4.561.76 4,031.72 43.14 14 14 14 14 14 14 14 14 14 14 14 14 1
Company Limited Coporate leantify humber: L27100WB2010FLCH4465 Registered Office : Blaner Building, 87, L4 Baar Street 3rd Floor, Kolata WE - 700001 India E-mail: inte@mail.com/article/street/street/street/street/ Building and the street street street street street Building and the street street street street street street Registered Street Street Street Street Street Street Registered Street Street Street Street Street Street Street Registered Street	No.         Partners           1         Total income from Operations           2         Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)           3         Net Profit for the period before Tax, fater Exceptional and/or Extraordinary Items)           4         Net Profit for the period before Tax (fater Exceptional and/or Extraordinary Items)           5         Note Profit for the period before Tax (fater Exceptional and/or Extraordinary Items)           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever neces the current period ended June 30, 2022.           2         The above is an extract of the dealled format of Quarteriy Standalone Financial Results filed wit [Listing Obligations and Disclosure Requirements] Regulations, 2015. The full format of the same Exchange(MSE), Bombay Stock Exchange(ESE) websites www.nesindia.com, www.basiendia.com, wwww.basiendia.com, wwww.basiendia.com, www.basiendia.com,	June 30, 2022           Reviewed           5,290,98           1,140,36           925,48           932,34           10.08	3une 30, 2021 Reviewed 4, 659,04 192,93 192,93 192,93 193,94 155,70 100,99 1,705,29 3,04 ke them comparating ses under Regulate te Stock Exchange y's website www.lit	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,287.28 2,287.28 4,031.72 4,031.
Company Limited Coporate leantify humber: L27100WB2010FL5144605 Registered Office: Bilane officiality, BJ, Li Blans Stored 3rd Floor, Kolata WE - 700001 India - Marking State State State State State State State State - India: IndOmain Long, Walking State State State Company State State State State State State State State State State State State State State State State - Registered State State State State State State State State - Registered State State State State State State State State - Registered State State State State State State - Registered State - Registered State State State State State - Registered State State - Registered State State State State State - Registered State State - Registered State - Registered State State State - Registered State - Registered State - Registered State - Registered -	No.         Particular           1         Total income from Operations           2         Net Profit for the period before Tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Not Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive income for the period [Comprising Profit for the period (after tax) and Other Comprehensive income (after tax)]           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of 2 /2 - each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever necert the current period ended June 30, 2022.           2         The above is an extract of the detailed format of Quarterly Standalone Financial Results filed wit Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same Exchange (NSE), Bombay Stock Exchange(ASE) websites www.nseindia.com, www.bseindia.com           St.         Particulars	June 30, 2022 Reviewed 5,290,98 1,140,35 1,140,35 1,140,35 1,140,35 925,48 932,34 110,08 	3une 30, 2021 Reviewed 4, 459,04 4, 459,04 192,93 193,93 193,94 192,93 193,93 193,93 193,93 193,93 1	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,282.55 110.08 24,561.76 4,031.72 4,314 2010 With figures for clion 33 of the SEBI 5 - National Stock chousing.com. 22 (fin Crore) Year ended March 31, 2022 Audited 20,000.5.31
Company Limited Caporate learnity humber. L27/00/W2010/L144405 Roystored Office: Illiane officiality, 8/1, 148 base Street Srd Floor, Kolkata WE - 700001 India Endia: Into Omnationality, and Market Street Handlin Information and Market WE - 70001 India Endia: Into Omnationality, and Market Street Caporate Internet (Street): Street Handlin Information and Street Caporate Internet (Street): Street Caporate Internet (Street): Street Market Street, Street Street Handlin Information and Street Str	No.         Particular           1         Total income from Operations           2         Net Profit for the period before tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]           6         Paid up Equity Share Capital           7         Reserves (axcluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of 2 /2 - each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever necet the current period ended June 30, 2022.           2         The above is an extract of the detailed format of Quarterly Standatione Financial Results filed wit (Listing Obligations and Disclosure Requirements) Regulations. 2015. The full format of the same Exchange (NSE). Bombay Stock Exchange(ESE) websites www.nseindia.com, www.useindia.com           5         FATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QI           5         Note         1           6	June 30, 2022 Reviewed 5,290,98 1,140,36 1,140,36 1,140,36 925,48 925,48 925,48 10,08 4,031,72 16.82 ssary in order to man h the Stock Exchan a re available on th UARTER ENDEL Quarter ended June 30, 2022 Reviewed	3une 30, 2021 Reviewed 4,859,04 192,93 193,93 193,9	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,787.28 2,287.28 2,287.28 2,4,561.76 4,031.72 4,314 2,4,561.76 4,031.72 4,314 2,167.75 10.08 10.08 2,787.25 2,787.25
Company Limited Coporate Identify Namber, L27100/W2010/L144405 Magazine Office: Blazer Building, 91, L18 Baar Street 3rd Foor, Kolata WE - 70001 India Television Control Co	No.      Total income from Operations     Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income for the period (Comprising Profit for the period (after tax)     and Other Comprehensive Income (after tax)     Fordit or the period (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income for the period (Comprising Profit for the period (after tax)     and Other Comprehensive Income (after tax)     Fordit or the period (after tax)     Total Comprehensive Income (after tax)     Securities Premium Account     Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations) Basic & Diluted     (The EPS for the quarter ended are not annualised)     Notes     The above is an extract of the detailed format of Quarteriy Standalone Financial Results filed wit     (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same     Exchange (MSE), Bombay Stock Exchange (ASE) websites www.nselndia.com, www.basiendia.com     Stattement of Profit (Loss) for the period before Tax, Exceptional and/or Extraordinary items)     Note Profit / (Loss) for the period before Tax, Exceptional and/or Extraordinary items)     Net Profit / (Loss) for the period before Tax, Exceptional and/or Extraordinary items)     Net Profit / (Loss) for the period before tax, father Exceptional and/or Extraordinary items)     Net Profit / (Loss) for the period before tax, father Exceptional and/or Extraordinary items)     Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)     Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)     Net Profit / (Lo	June 30, 2022           Reviewed           5,290,98           1,140,36           1,140,36           1,140,36           1,140,36           925,48           932,34           110,08           4,031,72           16.82           ssary in order to mand on the Company           UARTER ENDEL           Quarter ended           June 30, 2022           Reviewed           5,302,50           1,142,67	June 30, 2021 Reviewed 4,859,04 192,93 193,93 193,9	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 10.08 24,561.76 4,031.72 4,3144,314 4,314 4,314 4,314 4,314 4,3144,314 4,314 4,314
Company Limited Coporate Identify Number: L27100W2010PLC14400 Coporate Identify Number: L2710W2010PLC14400 Coporate Identify Number: L2710W2010PLC14400 Number Coporate Identify Number: L2710W2010PLC Number Coporate Identify Number: L2710W2010PLC Coporate Identify Number: L2710	No.         Particular           1         Total income from Operations           2         Net Profit for the period before tax, Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]           6         Paid up Equity Share Capital           7         Reserves (axcluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever necesithe current period ended June 30, 2022.           2         The above is an extract of the detailed format of Quartery Standalone Financial Results filed wit (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same Exchange (NSE), Bombay Stock Exchange(ASE) websites www.nseindia.com, www.bseindia.com or CATEMENT OF CONSOLIDATED EINANCIAL RESULTS FOR THE OL Sr.           5         Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) <td< td=""><td>June 30, 2022           Reviewed           5,290,98           1,140,36           925,48           932,34           110,08          </td><td>June 30, 2021 Reviewed 4,859,04 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,34 192,34 192,34 192,34 192,35 193,77 193,77 193,77 193,77 193,77 193,77</td><td>March 31, 2022 Audited 19,955,02 2,778,15 2,778,15 2,778,15 2,778,15 2,778,15 2,287,28 2,282,26 110,08 24,561,76 4,031,72 43,14 oble with figures for icion 33 of the SEBI icion 34 of the SEBI icion 35 of the SEBI icion</td></td<>	June 30, 2022           Reviewed           5,290,98           1,140,36           925,48           932,34           110,08	June 30, 2021 Reviewed 4,859,04 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,33 192,34 192,34 192,34 192,34 192,35 193,77 193,77 193,77 193,77 193,77 193,77	March 31, 2022 Audited 19,955,02 2,778,15 2,778,15 2,778,15 2,778,15 2,778,15 2,287,28 2,282,26 110,08 24,561,76 4,031,72 43,14 oble with figures for icion 33 of the SEBI icion 34 of the SEBI icion 35 of the SEBI icion
Company Limited     Comparison Limited     Comparison Limited     Comparison Limited     Comparison Limited     Comparison     Compariso	No.         Particular           1         Total income from Operations           2         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]           6         Paid up Equity Sharo Capital           7         Reserves (axcluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ? 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever necesi the current period ended June 30, 2022.           2         The above is an extract of the detailed format of Quarterity Standalone Financial Results filed wit (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same Exchange (NSE), Bombay Stock Exchange(BSE) websites www.nseindia.com, www.bseindia.com, example (after tax)           5         Fortal Income from Operations           2         Net Profit / (Loss) for the period (before Tax, Exceptional and/or Ex	June 30, 2022           Reviewed           5,290,98           1,40,36           1,140,36           1,140,36           925,48           932,34           10,08           4,031,72           16.82           sara available on th           are available on th           Quarter ended           June 30, 2022           Reviewed           Stay2, 50           1,142,67           926,89	3une 30, 2021 Reviewed 4, 459,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 100,99 1,705,29 3,04 100,99 3,07 100,97 100,99 100	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,287.28 2,287.28 4,314 2,3172 4,314 2,3172 4,314 2,3172 4,314 2,3172 4,314 2,187.25 2,2787.25 2,286.00 2,281.42 110.08
Company Limited Corporate Identify Number: L27100W2010W1C1444060 Supface Office: Illiane official Identify Afficial Identify Strates Storet Supface, Kokata WE - 700001 India Testing Strates Storet Storet Storet Storet Storet Storet Storet Identify Storet S	No.         Particular           1         Total income from Operations           2         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           3         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax))           and Other Comprehensive Income (after tax]]         Paid up Equity Sharo Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ? 2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever neces the current period ended June 30, 2022.           2         The above is an extract of the detailed format of Quarterly Standalone Financial Results filed wit [Listing Obligations and Disclosure Regulariemants] Regulations, 2015. The full format of the same Exchange(RSE) Robusty Stock Exchange(RSE) websites www.nseindla.com, www.bseindla.com, www.bseindla.co	June 30, 2022 Reviewed 5,280,98 1,140,36 1,140,36 1,140,36 925,48 932,34 110,08 4,031,72 16,82 4,031,72 16,82 5,302,50 1,142,67 926,89 932,88 110,08 	3une 30, 2021 Reviewed 4, 459,04 192,93 193,93 193,	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,487.28 2,487.28 4,00.77 4,00.77 2,43.14 4,014 4,014 March 31, 2022 Audited 20,005.31 2,787.25 2,288.00 2,281.42 110.08 24,660.74 4,004.752
Compared Linking 41, Linking 4	No.      Total income from Operations     Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income for the period (Comprising Profit for the period (after tax)     and Other Comprehensive Income (after tax)     Fore tax)     Paid up Equity Share Capital     Reserves (excluding Revaluation Reserves) as at March 31     Securities Premium Account     Earning Per Share (of 2./- each) (for continuing and discontinued operations) Basic & Diluted     (The EPS for the quarter ended are not annualised)     Notes     The figures for the previous periods have been regrouped / reclassified / restated wherever neces     the current period ended June 30, 2022.     The above is an extract of the detailed format of Quarterly Standalone Financial Results filled wite     (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same     Exchange (MSE), bechange (ASE) websites www.nseindia.com, www.basindia.com     CATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE OL     Sr.     Particulars     No.     Total Income from Operations     Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)     Notes     Note Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)     Note Troft / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)     Note Troft / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)     Note Troft / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)     Net Proft / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)     Note Troft / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)     Noterof (after tax) and Other Comprehensive Income (after ta	June 30, 2022 Reviewed 5,200,98 1,140,36 1,140,36 925,48 932,34 110,08 	3une 30, 2021 Reviewed 4, 459,04 192,93 192,93 192,93 192,93 192,93 193,744 156,70 100,99 1,705,29 3,04 2,04 2,04 3,04 2,05 2,04 3,04 2,05 2,05 3,04 2,05 2,05 2,05 3,04 2,05 2,0	March 31, 2022 Audited 19,955,02 2,778,15 2,778,15 2,778,15 2,778,15 2,778,15 2,778,15 2,282,86 110,08 24,4561,76 4,031,72 43,14 oble with figures for ion 33 of the SEBI ion 33 of the SEBI 2,787,25 2,787,25 2,288,00 2,281,42 110,08 24,660,74
Company Limited Coporate learnity humber: L27100W2010PLCH4405 Registered Office: Blazer Building, 87, L4B Baar Street Srd Floor, Kolata WE - 70001 India Endia: IntelOmetandia.co., Wholes: www.mankislaatuminium.com Prome: +91-33-2223 5035 7505 COLORED COPORATION STREET COLORED COPORAT	No.         Partners           1         Total income from Operations           2         Net Profit for the period before Tax, Exceptional and/or Extraordinary Items)           3         Net Profit for the period before Tax, fater Exceptional and/or Extraordinary Items)           4         Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)           5         Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]           6         Paid up Equity Share Capital           7         Reserves (excluding Revaluation Reserves) as at March 31           8         Securities Premium Account           9         Earning Per Share (of ₹2/- each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)           Notes         1           1         The figures for the previous periods have been regrouped / reclassified / restated wherever neces the current period ended June 30, 2022.           2         The above is an extract of the detailed format of Quarteriy Standalone Financial Results filed witt (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same exchange (MSE), Bombay Stock Exchange(ASE) websites www.neshedia.com, www.basindia.com           5         Fratewart of the period (before Tax, Exceptional and/or Extraordinary items)           6         Net Profit / (Loss) for the period before tax (after	June 30, 2022 Reviewed 5,280,98 1,140,36 1,140,36 1,140,36 925,48 932,34 110,08 4,031,72 16,82 4,031,72 16,82 5,302,50 1,142,67 926,89 932,88 110,08 	3une 30, 2021 Reviewed 4, 459,04 192,93 193,93 193,	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,487.28 2,487.28 4,00.77 4,00.77 2,43.14 4,014 4,014 March 31, 2022 Audited 20,005.31 2,787.25 2,288.00 2,281.42 110.08 24,660.74 4,004.752
Comparing Limiting 41, 113 and 114 and	No.     Total income from Operations     Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income for the period (Comprising Profit for the period (after tax)     and Other Comprehensive Income (after tax)     Foreit and the Comprehensive Income (after tax)     and Other Comprehensive Income (after tax)     Total Comprehensive Income (after tax)     Foreit and Other Comprehensive Income (after tax)     Foreit and the Comprehensive Income (after tax)     and Other Comprehensive Income (after tax)     Foreit and the Comprehensive Income (after tax)     Foreit and tax)     Foreit and tax and tax and the Comprehensive Income (after tax)     Securities Premium Account     Foreit and tax and tax and tax and tax and tax and tax     Securities Premium Account     Foreit and tax and tax and tax and tax and tax     Securities Premium Account     Foreit and tax and tax and tax and tax and tax     The figures for the previous periods have been regrouped / reclassified / restated wherever necer     the current period ended June 80, 2022.     The above is an extract of the detailed format of Quartery Standalone Financial Results filled wit     [Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same     Exchange (MSE), Bombay Stock Exchange(MSE) websites www.nseindia.com, www.baeindia.com     Sector Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)     Net Profit / (Loss) for the period (before tax (after Exceptional and/or Extraordinary items)     Net Profit / (Loss) for the period (Before tax (after Exceptional and/or Extraordinary items)     Net Profit / (Loss) for t	June 30, 2022           Reviewed           5,290,98           1,40,35           1,140,35           1,140,35           1,140,35           925,48           932,34           10,08	3une 30, 2021 Reviewed 4, 459,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 10,09 9 1,705,29 3,04 1,705,29 3,04 2,30 2,30 2,30 2,30 2,30 2,30 2,30 2,30	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,787.28 2,282.56 110.08 24,561.76 4,031.72 43.14 0.08 24,561.76 4,031.72 43.14 0.08 14.00 14.00 14.00 20,005.31 2,787.25 2,288.00 2,281.42 10.08 24,640.74 4,047.52 43.12
Compared Lensing View Manneser L271000W2010W1C1444060 Compared Lensing View Manneser L27100W2010W1C1444060 Such Took Kuskan WE - 700001 India Took We Mannese Mannese Mannese Mannese Manneser M	No.     Total income from Operations     Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income for the period (Comprising Profit for the period (after tax)     and Other Comprehensive Income (offer tax)     Fore tax)     Fore tax (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income (offer tax)     Fore tax)     and Other Comprehensive Income (offer tax)     Fore tax)     Fore tax (after Exceptional and/or Extraordinary Items)     Fore tax)     Fore tax (after Exceptional and/or Extraordinary Items)     Fore tax)     Fore tax)     Fore tax (after Exceptional and/or Extraordinary Items)     Fore (after tax) and Other Comprehensive Income (after tax)     Fore tax (after Exceptional and/or Extraordinary Items)     Fore (af	June 30, 2022           Reviewed           5,280,98           1,40,36           1,140,36           1,140,36           1,140,36           925,48           932,34           10,08           4,031,72           16.82           ssary in order to ma           h the Stock Exchant           are available on th           June 30, 2022           Reviewed           June 30, 2022           Reviewed           926.89           932,88           110,08           4,047,52           16.85           ssary in order to ma	3une 30, 2021 Reviewed 4, 459,04 192,93 193,77 194,79 194,	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,287.28 2,287.28 2,4,561.76 4,031.72 43.14 0.08 24,561.76 4,031.72 43.14 20,005.31 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 43.12 2000 2,281.42 110.08 24,660.74 4,047.52 43.12
Compared Learning Variables L210 OWERD 1014 L214406 Carporate Learning Variables L210 OWERD 1014 L214406 Carporate Learning Variables Variables L210 OWERD 1016 The Mark Information Lange Variables Variables Variables Mark Information 2007 Participation 2017 Decision Variables Varia	No.      Total income from Operations      Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary items)     Total Comprehensive income for the period (Comprising Profit for the period (after tax)     and Other Comprehensive income (after tax)     Factorial and items)     Total Comprehensive income (after tax)     and Other Comprehensive income (after tax)     and Other Comprehensive income (after tax)     and Other Comprehensive income (after tax)     Factorial and/or Extraordinary items)     Total Comprehensive income (after tax)     Factorial and items)     Total Comprehensive income (after tax)     Securities Premium Account     Factorial and items)     Total Comprehensive income (after tax)     The figures for the operious periods have been regrouped / reclassified / restated wherever necer     the current period and Disclosure Requirements) Regulations, 2015. The full format of the same     Exchange (MSE), Bombay Stock Exchange(BSE) websites www.nseindia.com, www.bseindia.com     Str.     Particulars     Total Income from Operations     Note     Sr.     Particulars     Total Comprehensive income for the period before Tax. Exceptional and/or Extraordinary items)     Note Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)     Note Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)     Total Comprehensive income for the period (Comprising Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)     Total Comprehensive income for the period (Co	June 30, 2022           Reviewed           5,280,98           1,40,36           1,140,36           1,140,36           1,140,36           925,48           932,34           10,08           4,031,72           16.82           ssary in order to ma           h the Stock Exchan           are available on th           June 30, 2022           Reviewed           35,302,50           1,142,67           926,89           932,88           10,08           -4,047,52           -16.85           ssary in order to ma	3une 30, 2021 Reviewed 4, 459,04 4, 459,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,94 192,94 192,95 192,95 192,95 100,99 1,705,29 3,04 2,90 2,90 2,99 ke them comparating 100,99 1,721,09 2,99 ke them comparating 194,572 195,777 195,7	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,287.28 4,314 0.08 24,561.76 4,031.72 43.14 0.08 24,561.76 4,031.72 43.14 0.08 24,561.76 10.08 24,660.74 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 10.08 10.
Comparing University Number: L2T/OWN2010FL2T44408 Comparing University Number: L2T/OWN2010FL2T44408 Comparing University Number: L2T/OWN2010FL2T4408 Comparing University Number: L2T/OWN2010FL2T4408 Comparing University Number: L2T/OWN2010FL2T408 Comparing University Number: L2T608 Comparing University Num	No.     Total income from Operations     Not Profit for the period before Tax, Exceptional and/or Extraordinary Items)     Not Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Not Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income for the period [Comprising Profit for the period [after tax)     and Other Comprehensive Income (after tax)     Fore tax)     Total Comprehensive Income (after tax)     Total Comprehensive Income for the period (before Tax, Exceptional and/or Extraordinary Items)     Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)     Net Profit / (Loss) for the period (after tax)     Total Comprehensive Income for the period (Comprising Profit (I (Loss) for the period (Sefore Tax)     Particulars     Total Comprehensive Income for the period (Comprising Profit (I (Loss) for the period (Sefore Tax)     Pa	June 30, 2022           Reviewed           5,280,98           1,40,36           1,140,36           1,140,36           1,140,36           925,48           932,34           10,08           4,031,72           16.82           ssary in order to ma           h the Stock Exchan           are available on th           June 30, 2022           Reviewed           35,302,50           1,142,67           926,89           932,88           10,08           -4,047,52           -16.85           ssary in order to ma	3une 30, 2021 Reviewed 4, 459,04 4, 459,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,94 192,94 192,95 192,95 192,95 100,99 1,705,29 3,04 2,90 2,90 2,99 ke them comparating 100,99 1,721,09 2,99 ke them comparating 194,572 195,777 195,7	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,287.28 4,314 0.08 24,561.76 4,031.72 43.14 0.08 24,561.76 4,031.72 43.14 0.08 24,561.76 10.08 24,660.74 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 4,047.52 43.12 0.08 24,660.74 10.08 10.
<text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text>	No.      Total income from Operations      Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary items)     Net Profit for the period before tax (after Exceptional and/or Extraordinary items)     Total Comprehensive income for the period (Comprising Profit for the period (after tax)     and Other Comprehensive income (after tax)     Factorial and items)     Total Comprehensive income (after tax)     and Other Comprehensive income (after tax)     and Other Comprehensive income (after tax)     and Other Comprehensive income (after tax)     Factorial and/or Extraordinary items)     Total Comprehensive income (after tax)     Factorial and items)     Total Comprehensive income (after tax)     Securities Premium Account     Factorial and items)     Total Comprehensive income (after tax)     The figures for the operious periods have been regrouped / reclassified / restated wherever necer     the current period and Disclosure Requirements) Regulations, 2015. The full format of the same     Exchange (MSE), Bombay Stock Exchange(BSE) websites www.nseindia.com, www.bseindia.com     Str.     Particulars     Total Income from Operations     Note     Sr.     Particulars     Total Comprehensive income for the period before Tax. Exceptional and/or Extraordinary items)     Note Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)     Note Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)     Total Comprehensive income for the period (Comprising Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)     Total Comprehensive income for the period (Co	June 30, 2022           Reviewed           5,280,98           1,40,36           1,140,36           1,140,36           1,140,36           925,48           932,34           10,08           4,031,72           16.82           ssary in order to ma           h the Stock Exchan           are available on th           June 30, 2022           Reviewed           35,302,50           1,142,67           926,89           932,88           10,08           -4,047,52           -16.85           ssary in order to ma	3une 30, 2021 Reviewed 4, 459,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,94 192,94 3,04 193,70 1,705,29 3,04 2,304 2,304 3,04 3,04 3,04 3,04 3,04 3,04 3,04	March 31, 2022 Audited 19,953.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,787.28 24,561.76 4,031.72 4,031.72 4,031.72 4,031.72 4,031.72 4,031.72 4,031.72 4,031.72 7 20,005.31 2,787.25 2,786.00 2,281.42 110.08 24,660.74 4,047.52 2,286.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 24,660.74 4,047.52 2,386.00 2,281.42 110.08 2,660.74 4,047.52 2,787.25 2,286.00 2,281.42 110.08 2,660.74 4,047.52 2,787.25 2,286.00 2,281.42 110.08 2,660.74 4,047.52 2,777.55 2,286.00 2,281.42 110.08 2,660.74 4,077.25 2,286.00 2,281.42 110.08 2,660.74 4,047.52 2,280.00 2,281.42 110.08 2,660.74 4,047.52 2,286.00 2,281.42 110.08 2,660.74 4,047.52 2,280.00 2,281.42 110.08 2,660.74 4,047.52 2,280.00 2,281.42 110.08 2,660.74 4,047.52 2,787.55 2,286.00 2,281.42 110.08 2,660.74 4,047.52 2,787.55 2,286.00 2,281.42 110.08 2,660.74 4,047.52 2,787.55 2,286.00 2,281.42 110.08 2,660.74 4,047.52 2,860.07 4,600.74 5,725 2,286.00 2,281.42 110.08 2,660.74 4,004.752 4,312
	No.         Particular           1         Total income from Operations	June 30, 2022           Reviewed           5,280,98           1,40,36           1,140,36           1,140,36           1,140,36           925,48           932,34           10,08           4,031,72           16.82           ssary in order to ma           h the Stock Exchan           are available on th           June 30, 2022           Reviewed           35,302,50           1,142,67           926,89           932,88           10,08           -4,047,52           -16.85           ssary in order to ma	3une 30, 2021 Reviewed 4, 4859,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,94 192,94 192,94 193,04 193,04 193,04 193,04 193,07 193,77 193	March 31, 2022 Audited 19,953.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,787.28 2,4.561.76 4,031.72 4,314 4,031.72 4,314 4,031.72 4,314 4,031.72 4,314 20,005.31 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,286.00 2,260.74 4,047.52 4,312 2,787.25 2,286.00 2,260.74 4,047.52 4,312 2,787.25 2,286.00 2,260.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.55 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.55 2,286.00 2,261.42 110.08 24,660.74 4,047.52 4,312 2,787.55 2,286.00 2,261.42 10,07 5 4,07 5 4,07 5 6 6,07 6 6 7 6 7 6 7 6 7 6 7 7 7 7 7 7 7 7 7
	No.     Total income from Operations     Not Profit for the period before Tax, Exceptional and/or Extraordinary Items)     Not Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Not Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Not Profit for the period before tax (after Exceptional and/or Extraordinary Items)     Total Comprehensive Income for the period [Comprising Profit for the period (after tax)     and Other Comprehensive Income (after tax)     Fair and the Comprehensive Income (after tax)     A beta tax)     Total Comprehensive Income (after tax)     Fair and the Comprehensive Income (after tax)     A beta tax)     Fair and the Comprehensive Income (after tax)     Securities Premium Account     Earning Per Share (of 2./- each) (for continuing and discontinued operations) Basic & Diluted     (The EPS for the quarter ended are not annualised)     Notes     The figures for the previous periods have been regrouped / reclassified / restated wherever neces     the current period ended June 30, 2022.     The above is an extract of the detailed format of Quarterly Standalone Financial Results filed witt     (Listing Obligations and Disclosure Requirements) Regulations. 2015. The full format of the same     Exchange (MSE), Bombay Stock Exchange(GSE) websites www.nesindia.com, www.basindia.com     STATEMENT OF CONSOLIDATED EINANCIAL RESULTS FOR THE OF     No.     Sr.     Particulars     No.     State from Operations     Net Profit / (Loss) for the period before tax, fafter Exceptional and/or Extraordinary Items)     Not Profit / (Loss) for the period before tax, fafter Exceptional and/or Extraordinary Items)     Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)     Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)     Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)     Notal Comprehensive Income for the period	June 30, 2022           Reviewed           5,280,98           1,40,36           1,140,36           1,140,36           1,140,36           925,48           932,34           10,08           4,031,72           16.82           ssary in order to ma           h the Stock Exchan           are available on th           June 30, 2022           Reviewed           35,302,50           1,142,67           926,89           932,88           10,08           -4,047,52           -16.85           ssary in order to ma	3une 30, 2021 Reviewed 4, 4859,04 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,93 192,94 192,94 192,94 193,04 193,04 193,04 193,04 193,07 193,77 193	March 31, 2022 Audited 19,955.02 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,778.15 2,287.28 2,287.28 2,287.28 4,314 2,287.28 4,314 2,3172 4,314 2,3172 4,314 2,3172 4,314 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 4,312 2,787.25 2,286.00 2,281.42 110.08 24,660.74 4,047.52 4,312 2,301.42 10.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,281.42 110.08 24,660.74 4,047.52 4,312 2,287.55 2,288.60 2,486.60 2,4

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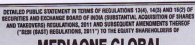
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# MEDIAONE GLOBAL ENTERTAINMENT LIMITED

CIN: LB6963TN2002PLC065402 ared Office: Old No. 1739, Metaloji Complex, Fiat no. 32, 1st Lane, Wallers Road, Mount Road, Chennai, Tamil Nadu, Bö0002 Tel. Ne. + 91 -44.45344028 | 5-mail: contact@mediaoneglobal.in Website: www.mediaoneglobal.in

OPEN OFFER FOR ACQUISITION OF SU 22:200 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF F10- EACH (OFFER SHARES') REPRESENTING 28:20% OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL OF MEDIADRE GLOBAL ELTERTAINIEUR LIMITED ("TARGET COMMANY") FROM THE PULL' SHAREHOLDES (AS DEFINED BELOW) OF YARGET COMMANY OF THE MEDIANCE ON UMTED ("ACQUIRER") AT A PRICE OF 42. (UNPES TWO ONLY) PER EQUITY SHARE ("OFFER").

C 2/ (RUPEES TWO ONLY) PER EQUITY SHARE ("OFFER"). The Institute Phase Selected ("OFFER"). The Institute Phase Selected ("OFFER") is the Institute Phase Selected ("Selected (Institute Phase Selected (Institute Phasee Selected (InstitutePhase Selected (InstitutePhase Selected

For the purposes of this DPS, the following items shall have the meanings assigned to more owner. "destilled Date" shall mean the date failing on the 10% working day prior to the commencement of the indexing proof, for the purpose of determining the public Starbendows when the Latter of Other in railation to this offer the "Letter of Other" or "LeF") shall be sent.

cmm "same of DBH" of "Left" shall be set: "Patho: Standback shall mean all be pable resulty sharehelders of the Target Company excluding (i) the Acquire raid () the persons deened to be adding in concert with the Acquirer and Seller premeters and permeter same of Molecular Oblig Hierarakament. Imded. "Rejult Shares" or "Base Capital" shall mean the fully pair-up equity shares of face value of T10- sach of the "Rejult Company."

- page server or water capture man mean metury part-up equity unarts of face value of PEG- such of the ad Company. ACQUIRER, SELLER, TARGET COMPANY AND OFFER INFORMATION AND/THE FACQUIRER CADOMANY PPG INTERNIATIONAL LIMITED The Application of the Company on Statistical 40, Winner Street, That (Faculty Cardinal Company on 2003/2022 at England. The registered office of the Applier to Statistical 40, Winner Street, That (Faculty Candon) and VIUI 127. The Company Registration Number is 64504. The Acquirer promity engled in the business of Media and Detrominent. The Company provides comphenium turking valentice to products with taking necessary actions to be bitity compliant with all local rules and regulations for limit production firms, Ty server, Wile series Decommentare, AJ, RR, W and Uncorpled intrationment. The Company production of Hanar firms, to series by the commissioner (Pedicates and the contol PF in environment) and firms, To server, while series to convert the Scrept from the ground by their this Applier offers is full production services to Limit Productions and the production of the product outball.
- exhibition. The Acquirer offers eingle window film production service company, where producers can tap in for global resources of local knowledge, fiscal incentives, locations, logistics, climate, casting, techniciane, labour laws, work visas, customs, equipment, construction, installations and everything else associated with film
- production. De: Mural: Manohare holds 100% chare capital of the Acquirer Company. Dr. Mural: Manohare oped about 65 years is the director of Acquirer Company. He is residing at No 4, Kilpauk, Green Road, II Shmet, Kilpauk, Chennai 600010.

- Consen Road II Street, Napauk, Contenai 600010. The Acquirer hana there are the Taingen Company. As a nite data certification DRS, the Acquirer hana care of the Tainget Company. As a nite data certification DRS, the Acquirer data care of the Street Accounting Streices Limited. Net worth Certificate provide by Mr. B Sosthamanna, Duractier of Mis. Essark Accounting Streices Limited. Net worth Certificate provide by Mr. B Sosthamanna, Duractier of Mis. Essark Accounting Streices Limited. Net worth Certificate provide by Mr. B Sosthamanna, Duractier of Mis. Essark Accounting Streices Limited. Decumentation of the Account Research and the Account real account of the Adv 2022. DECLAMATIONS BY ACCOUNTER In Acquirer Research Rest Research as a "Nilled Deflatution" in terms of Regulations (1) (201) market with the promoter and/or director, are not appearing in the will/al deflatuters list of the Reserve Bank ot India.
- of teria. The Acquirer and the other companies, in which they are the promoter and/or director, have not been prohibited from assessing the capital market under any other / direction passes by SBB. Based on the information available, the Acquirer has not been decisiend as a Fighter Decomine Ollender under Section 12 of Fighter Economic Olfenders Act. 2018 (17 of 2016) as per Regulation 2(1) (a) ut SEBI (AST) Fightaneous C011.
- (ISAST) Heguistons, 2011. As on the date of this DPS, the Acquirer do not held any equity shares directly or indirectly in the Target Company and is ruit a director on the beard of the Target Company. Further, it has not represented on the board of directors of the Target Company and none of the directors of the Target Company represents the Anomer Commons. ompany loard of dire
- involver windparty. The providence of Charles V of the SEBI (SAST) Regulations, 2011 are not applicable to the Acquirers II does not hold any shares in the Target Company. The Acquirer undertake that if it acquire any equity shares of the Target Company during the after notice
- does not hold any shares in the Target Company. The Acquirer undertain the 14 acquires explain shares of the Target Company during the effer partial, it will inform to the stock enchanges and the Target Company within 24 hours of such acquires any explain and acquires any explaines of the Target Company funging the pand betwoin the two winding days parts to the communication of the Target Company funging the pand betwoin the two winding days parts to the communication of the Target Company funging the cold states of the ST to the communication of the Target Company funging the control of the ST the Communication of the Target Company funging the control of the ST is a state of the State ST degrades and the Target Company funging the control of the ST is a state of the State ST degrades and the ST acquires and the course of the ST is according to the state of the Communication of the ST acquires and the state of

requiration 19(0) of SEDI (SAST) Reputations, 2011. The Acquire shas no intersian the Target Company, suscept to the extent of shareholding, voling rights and to acquire centro acret the Target Company. INFORMATION ABOUT THE SELLING PROMOTER SHAREHOLDER (C) The Acqui INIX ABOUT THE SECLINE PROVIDER ADMENTIONED ADMENTIONED. IN A REAL THE ADMENTION ADMENTION ADMENTION ADMENTION ADMENTION ADMENTION behavior, and y 20, 2022, for acquisition of 7554.509 hilly paid up caply shares ( Sale Brans') for presenting 3 52 sho of the paid up on kinding outly share capital of Taget Company at a - Riquest Nao Dhy) per caulys share agenerating to Y 5.5 00,714 (Riquest Gne Cone Hilly-Die - Riquest Nao Dhy) per caulys share agenerating to Y 5.5 00,714 (Riquest Gne Cone Hilly-Die Housand Street Induced and Eighters on Holy, adults to the terms and conditions as manteeded group snach of ₹10 - each Lakhs Eight

Sr.	Hame of Selling Promotor Shareholder*	Nature of	Part of Promoter /Promoter	by the Sellin	Voting Rights he moter Sharehold [Post Transaction		
No.		Entity	Group (Yes/No)	No. of Sharps	5	No. of Shares	%
1	Shri Pathee Investments Private Limited (Addreas: "Vorkata Nivas", No. 3/429 A, Lakshmi Vendans Nagar, Kottivakam Chennai 600041 )	Company	Yes	75,54,359		NL	NIL.
	Total		1	75.54.359	51.32	Nil	Nil

The acquirer has given Power of Attorney dated 28/07/2022 to Mr. J. Jayakumar for all matters roll his Geon Office.

die Gonz Offer. As on the date of DPS, the Selfer as mentioned above are not been prehibited by SEBI from dealing in securities, in terms of encloses its sould under Selfer 111 all file SEBI Act, 1987, as annoted (The "SEBI There is no line, membranese price/on-the the shares held by the SeBI act these shares will be that free is no line, membranese price/on-the best bank held by the SeBI act these shares will be that free is no line, membranese price/on-the best price held by these shares will be that free is no line, membranese price/on-the perioders sature that mining in the control and management of the Target Company in lawor of the Aceptor is accentiones with and in compliance with Registration 314 of SEBI SeST, Registrationes, 7011.

- The Large company in twor or the Acquire III accordance with and in compliance with Regulations 3114 SERI (SAST) Regularies 2011 INFORMATION AGOUT THE TARGET COMPANY- MEDIAONE GLOBAL EINTERTAINMENT LIMITED The Target Company was originally monorabid as "Ramata Investment and Finance Limitsd" on 344 December 1381 under the provisions of Companies Act, 1595. Subsequently, on 139 March. 2006, the name of the Target Company was cherged from Traginata Investment and Finance Limitsd" on 544 Eintrainment Limitsd". Now the company bears Comparies Act, 1595. Subsequently, on 139 March. 2006, the name of the Target Company was cherged from Target Company is Autor. 2006, the Nov. 139. March Complex, Filt In 232, 1st Lane, Wallers Road, Mourt Fload, Chenna, Timit Nola, 600002. The Nov. 4-944-42655100. Ernit. Contracting/monolenegical in. With vow methoding/data in. Target Company is engaged in the Subserse of Moreia and Entertainment. The Target Company is an subjected professionally manual durit theories Marcha and Entertainment. The Target Company is an subjected professionally mainted with theories Marcha and Entertainment. The Target Company is an subjected professionally mainted with theories Marcha and Entertainment. The Target Company is an subjected profession. Advecting the Subsequent three syndrastic marchanistic syndrastics.

- comment, yoursette, and wordt al. A metricular protections is with out all pits years of experience. The vous officials, additional and the second second

- (LODD) Regulations, 2015') from time to time and there are in a purblem action except following includes of one comparison entrolloop distortions. (In the company was suspended and was shifted to Trade for trade basis (2 yours) is rule) abased of the Targit Company was suspended and was shifted to Trade for Tarde basis (2 yours) is rule) abased of the Targit Company target you was for ast monthly to BSE via entered dated 27 Ph Nevember, 2015 due to non-compliance of cortain provisions related to Listing Agreement and 25181 (LODE, Regulations, 2015 was 12-151 becames, 2015). Surfarks with explosible dated 27th June, 2016, BSE relaterated that the priorit of managed as month has been completed and the rading will be discommand well 1514 July 2016. BSE has also envel the notice to the Target Company for the non payment of annual listing fees by the Target Company.
- Taget Company, However, the Tuget Company, took measures, undertook various compliances and made good all the disclancies identified by RS2 and thus RS2 wire Notice No. 2022/042-9 diade 2011 April. 2022 revealed the suppression 4.5 di Ming 2022 and tables to be research of guos X1 further, while there No. 2025/052-15 dated 4 Ming. 2022, RS2 kland that the tracing of Apuly starss of Target Company shall be actuable under X group war. If In Ming. 2022
- The Target Company is involved in Higations portaining to criminal and civil matters, details of which are summarized below: summarized below: Experi-Impert Bank of India ("EXM Bank") sanchoned a Tierm Lean of ₹ 20.00.00.000- (Ripees Twenty Corests to Target Company on this September, 2010 vicio letter reference No. CRG.FFFP.59:14 towards part production cost of the Time Solars. *The Warner* (which was late their Rechardinguar). This security terms were modified on 22nd March, 2011 in the following manner. .
- sonal Gu rantee of Promoter Director, arantee of Sultan Production Pvt. Ltd.
- b. Corporate Guarantee of Sultan Production PVL Ltd., c. Excludies Mortgage over immervable property elitated at Rangulors exerved by Mr. Devender C.R. and at Kanchesportan District owned by Mrs. Latha Rajinkanth. The lean agreement and guarantees were executed on 1st June, 2011 and the lean was disbursed on the

same date. On 22nd June 2011, the mortgage was created on the property given as security for the sis Term Loan. vir. on the failure of the Target Company to service the Term Loan, the same was classified as Non-ming Asset (NPA) on 20th April, 2014.

vertorming Asset (1943) on 20th April, 2014. The Targit Company issued a chique bearing No. 000737 dated 20th June, 2014 of #21,455,60.100– (Buppers Twerty No. Cores Nater (Her Lake Eight) Thousand and Dae Hundrog drawn on Lakiterni Vias Bank, Chenay for settlement of daes. However, the same was returned urgade with the remarks "Payment steemad to Dazars".

Dame, Central bit d'attermente, ou cours, retroivert, ne aura mois multite utipate vien ne neue 34 Appliette stopped Up Transi. On 15th July 2014, EXH Bank issued a Recail Notice to the Target Company for payment of the appropriate manual of 22.22.15 ASSI-2 Regions There Taro Constrainty One Labs Exployer Thousand Exployer Handred A. Skoy-Frei Hillin T. Days, EXH Bank issued a Instir dated Stat. July, 2014 is Julies, anglination (Resonance) and anglination of the Present Guozantic State (July 2014) is Julies and anglination (Resonance) and Applications and the Present Guozantic Julies and Applications which EXH Data Analysis and a labor of the State Company and an the Taro Applications and the Data Analysis and anglination of the State Company and its the Taro Applications and the Data Analysis and anglination of the State Company and and the Taro Applications and the Data Analysis and Applications and the State Company and the Taro Company and the Data Analysis and and the anglination (Resonance) and anglinations and the State Company and the Taro Company and the Data Analysis and Anglination (State). Charak and the State Company and the Taro Company and the Data Taro Applications and the Data Analysis and and the State Company and the Taro Company and the Data Taro Applications and the Data Analysis and the State Anglination and the Company and the State Taro Applications and the Data Anglination Company. Anglination and the Company and the Company and the State Taro Taro Anglinations and the State Company. And the Company and the Company and the State Taro Taro Anglination Anglination and the Company and the State Taro Taro Taro Anglination Anglination and Resonanticolo (Financial Jasebia and Enformation to State and the To Taro Company station (Station and Resonanticol) on State Anglination and Enformation and the anglination and the Company and (Financial Jasebia and Enformation to State the Taro Taro Company station (Station et al. Constany station (Station et al. Constany station (Station et al. Constary

The Target Company has feed an appeal in DRAT, Cheman against the order cleaded 2014 July 2016 of DRTH. Cheman which is carrently pending and the Target Company failed to discharge the undisputed datk of C1.17.504<sup>(-</sup>, locululing Interest) (Euro Dis-Lind Streament Interest and Interest Alara Pie Lindho declased a decree against the Target Company feed data dis July 2016 (Dischard Kain Pie Lindho declased a decree against the Target Company feed data dis July 2016 (Dischard Kain Pie Lindho declased a decree against the Target Company feed data dis July 2016 (Dischard Kain Pie Lindho declased a decree against the Target Company feed data dis July 2016 (Dischard Kain Pie Lindho declased a decree against the Target Company feed datas the 19th Company feed of the Street Company (Dischard Target Company feed and the streets and affairs, and () of Marine through the order data diffs Explanding Curr Marine and Pie Company feed Company feed Company field at Organia Safet Appeal O.S.A. Vio. 227 d2015 before the High Court. Against this, the Target Company field an Organia Safet Appeal O.S.A. Vio. 227 d2015 before the High Court. Advintary street water Organia Unider Company data disc data diffs Appeal O.S.A. Vio. 227 d2015 before the High Court. Advintary street Marine Street Declaration Court of India against the Target Company field at the conter data diffs September, 2015.

order dated 96 September, 2015. The Targe Company Biol Pation for Spacial Lauvi to the Superme Court of India against the Impupped Final Julgement and Date dated 17th Tochete, 2015 passed by the Help Court, Tulesa is 0.5 A. Mo. 2005 requested the Company Judge. Macks to address the munition addre of the Verding updation and Kamber K 50,00,000. Pippees Help Lauha) (which was easier deposited to Regard ot the Superme Court of India by the Target Company as por thair order table 30 def pdL 2017) the Helph Court. Indiana.

by the Target Company as por three refor data 3 and April, 2017 job the High Court, Madras. Con 200 April, 2015, during the proderogy of CP the Target Courtogray and Gelocent Ata BiP Ltd entered into Momentaurum of Componene Is pay 85 1.84.615 Singapore Data: Done Lake Ephyt-Pour Thousands Sin-Hundris and The Internies a broth is antimeters schedule and bit statement of the dube payabile. However, the Target Company failed to exocute the same and thus as per the terms agreed in Memorandum of Compensus, Prilone ON o 7 et 3015 served shorts High Court, Madras. CP No. 7 et 3015 was listed later 12th March, 2021 and the matter since than could nat be lation up due to the prevalence of CWM Faderoin ticks.

Company Under Laquidation 4.4 of data, The Traject Company does not have any party paid up equity shares. There are no substanding warrates or options or similar instruments, convertible into equity shares at a later stage. No shares are subject to any lock-on indigators. As on data of this DPS, there is no subsidiary or holding company of the Target Company. There have been one mergindle-marger, gain of daving latifier upwain involution (Target Company, Sammary of the Added financial statements for the financial years under March 31, 2021, and March 31, 2021.

(7 in Cr)

1.1	Particulars	March 31, 2022	March 31, 2021	March 31, 2020	
Total In	come	2.90	0.65	0.12	
Net Pre	dit/(Loss)	(4.45)	(6.98)	(27.74)	
Earning	is per Share (₹ Per Share)	(3.02)	(4.74)	(18.85)	
	rth/ Shareholders' funds			(30.93)	
1.1.1	Present Board of Directors of Ta Name		llows: lesionation	DIN	
	Namø	0	256962 1 March 1	DIN 00714694	
		0 Man	lesignation		
N. The Sr. No. 1 2 3	Name Mr. Suryaraj Kumar	Man Non-Executiv	lesignation laging Director	00714694	

mentioned under this chapter has been sourced from information published by the Target ded by the Target Company or publicly available sources) any or p

(E) DETAILS OF THE OFFER

DETAILS OF THE OFFER The other as 'together define in terms of Regulation 3(1) and 4 of the SERI (SAST) Regulations, 2011. The other as 'together define in terms of Regulation 3(1) Regulations, 2011 be a determined or the 'together demands' and a second second according to the second second according to the second according to Regulation according to the second second according to the second se

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- Capital of the stept Company (Other Start) at a proc 470- Pulptor. In other John Div) por two paid in neuron aware (Other Pulptor) paids and and and addrets the thermal and conditions as a order In N. Div2 and endpty alarses in the larget Company accelerate under the efforwall be accelerate leaves to be the N. Div2 and only paids and the stept Company accelerate under the efforwall be accelerate leaves to be the N. Div2 and endpty alarses of the Target Company accelerate under the efforwall be accelerate leaves to be the other and the address of the stept Company accelerate under the efforwall be accelerate leaves to be address the starts the company in terms of Regulation 19(1) of the SEE (ASAT) Regulatores, 2011. This is not a company accelerate under the efforwall be accelerate any significant accelerate and the other starts and the starts and the start accelerate accelerate and the starts of the starts and the start accelerate and the starts of the start accelerate accelerate and the starts of the starts (ASAT) Regulatores, 2011. The Manager to the other design of any amount leave of the start accelerate accelerate and the company during the other previous of the start accelerate any significant accelerate and the Company during the other previous of the start accelerate accelerate and the company during the other previous of the start accelerate accelerate and the company during the other previous of the start accelerate any significant accelerate the previous the baselerate, accelerate accelerate the baselerate, accelerate accelerate the starts accelerate accelerate

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Regulation: REACROPOUND TO THE OFFER The Accord to the Dot THE OFFER The Accord to the Dot THE OFFER The Accord to the Dot THE OFFER to accord the Accord to the Dot THE Accord to the Dot THE Accord to the representing the acting fully great up capital and velocity share capital of Theyte Complexy at a proce of 25°. (House For Complex) and accord to the Accord to the Accord to the Accord to the Light Theaters of the Accord to the Light Theaters of Accord to the the Accord to Eight Thousan't Seven Hundred and Eighteen Only) subject to the terms and conditions an menti the SPA. This open offer is being made by the Acquirer to the equity shareholders of Medianne Global Entert Limitedin accordance with Regulations 3(1) and Regulation 4 of the SEBI (SAST) Regulators, 2011

This open offer is for acquisition of 25.00% of the paid-up and voting equity share capital of Target Company. After the Compileron of this open offer and pursuent to acquisition of equity shares as assuming full accuptance, the Acquirer with bocome the languist equity shareholdrar with low majority, by votus of which they shall be in a position to exactise effective control over the management and affairs of the Target

Compary The prime objective of the Acquirer for this open offer is substantial acquisition of equity shares and writing rights and control over the management and alfains of the Target Company, and any substantial thangs in the like of activity shall be attended after taking the mecessary approval; However, depending on the requirements and exploring outperforms shaftand and subject to the al-lappide lass, river and regulations, the load of directors will take appropriate business decisions from time to time in order to improve the performance of the Target Company. SIANEEDLENIA AD ACOUSTION DEFAULT

Del	alls	Acquirer	Total	
Name of Acquirer		PPG international Limited		
Address		69 Wigmore Street, Third Floor, London, England		
Name(s) of persons in control	promoters of Acquirer	Dr. J. Murli Manohar- Director (PPG International Limited)	-	
Name of the Group, if any, to w	hich the Acquirer belong to	None	-	
	No. of Equity Shares	Nil	NI	
Pre transaction shareholding	% of total equity/voting capital	Nil	NI	
Proposed shareholding after	No. of Equity Shares	75,54,359	75,54,356	
the acquisition of shares which Triggered the open offer	% of total equity/voting capital	51.32%	51.32%	
Any other interest in the Target		None		
V. OFFER PRICE				
under Group 'XT' having a S	Scrip Code of 503685on BSE	on BSE Limited. The equity share		
The securitized trading turn	over in the equity shares of the T	areet Company based on trading s	volume duri	

ing turnover in the equity shares of the target Company based on trading volu-months prior to the month of PA (i.e. July 2021 to June 2022) is as given belo the twelve ca Stock Time Period Tetal no. of equity shares traded Exchange during the twelve calendar months priorto the month of PA shares equity shares listed equity shares listed

BSE July 2021 to June 2022 1,22,157 1,47,20,000 0.839

unce: www.ceening.com/ Based on the above information, the equity shares of the Target Company are infrequently traded on the BSF within the maxing of the explanation provided in Regulation 2(1)(i) of thu SEBI (SAST) Regulations, 2011. The offer price of \$2/- (Rupses Two Only) por equity share is justified in terms of Regulations 8(1) and 8(2) ....

Sr.	Particulars	Price (* per equity share)
1	The highest negotiated price per equity share of the Target Company for acquisition under any apreement attracting the obligation to make a PA of an open offer.	₹ 2/-
2	The volume-weighted average price paid or payable for acquisition by the Acquirer during 52 weeks immediately preceding the date of PA.	Not Applicable
3	The highest price paid or payable for any acquisition by the Acquirer during 26 weeks immediately preceding the date of the PA.	Not Applicable
4	The volume-weighted average market price of such equity shares for a period of sixty trading days immediately proceding the date of PA as traded on BSE, provided such shares are knowently traded.	Not Applicable
5	The per equity share value computed under Regulation 8(5) of the Takoover Reputations if applicable.	Not Applicable
6	Where the shares are not frequently traded, price determined by the Acquirer and the Managur to the offer taking into account valuation parameters including book value,	1.99/-*

Lemparabilit tending multiplics and earnings per share. Lemparabilit tending multiplics and earnings per share. Lever Share Share

of SRE (SAST) Regulations. 2011. Provided that on exist incursions have been added by the one working day prior to the commensionment of the transform prior and unit the carry's of the transform point. Further, in accordance with Regulations: 18(4) and 15(6) of the SEG (SAST) Regulations. 2011. In cars of an other Acquires 14(6) in the SEG (SAST) Regulations. 2011. The second based on the second the second the second secon

entice. Such revision would be done in compliance with other formalities prescribed under the SEB [GRS1] Regulations, 2011. If the Angenic acquire aquity statuss of the Target Company during the parent behavior to the SEB [GRS1] If the Angenic acquire aquity statuss of the Target Company during the parent behavior to the SEB (SRS1) Rescription of the status of the SEB (SRS1) Rescription of the S

Some two the provide the second secon

as 'Mediane Global Entertainment Limited- Open Olffer Escrew Account' (the "Escrew Account"). The Acquire has autorated the Margare the offers to groups and an relative the value of the Escrew Account's in terms of the SEBI (SAST) Regulations, 2011. Net worth Cartificate and the Sebi Accounting Services Limited, having offers at 196 Lumis Avenue, Chapvell, Essex, IX7 SLL vice their certificate dated fit al JAy2022. Based on the above and in the light of the account annuparmone, Bu Manays the Nutl mit as eskilled that from annuparticity and the SEBI (SAST) Regulations, 2011, Vice Mark and the Sebi Accounting Services Limited, the advent to the other accountance with the SEBI (SAST) Regulations, 2011.

time arrangements have been put in place by the experter to some access the provide the set of the

Acquirer shall complete all procedures relating to payment of consideration under this offer Acquirer shall complete all procedures relating to payment of consideration under this offer within 10 ting days from the date of capity of the tendering period to these eligible shareholders whose share ficates and/or other documents are found valid and in order and are accepted for acquisition by the

certificates and/or other documents are town vision and in order and are accession or a expension by the Acquirer. In case of datay in receipt of any statutory approval(s) becoming applicable prior to completion of the Offer, SERI has the govern to grant centres on time to the Acquirer to prior to in Completion of the Offer, statestheters of the Target Company with have accepted the Offer within word prior to in Completion of the Acquirer approach to any interest of the dataget period of access by Serie in strems of Applications in the Public (SAST) Heyapithene, 2011. Entries, if dataget occurrence of the Completion of the Acquirer and the anicout by the Interest of the Acquirer and the anicout by the Interest occurrence with all become table to Interface. In terms of Regulation, 2011 of the SEB (SAST) Regulations, if the approval methods the Acquirer any the to withhout both office. The acquirer the acquirer to access applicable (SAST) Heyabitons, 2011 of the SEB (SAST) Regulations, if the approval is methods in the acquirer any the to withhout both to complete the acquirer (through the Managor), data with have Devisions with regulation 32(2) of the SEB (SAST) Regulations, if the approval methods in the within the Devisions with regulation 32(2) of the SEB (SAST) Regulations, if the approval methods in the within the Devisions with acquirer and acut an announcement will all be one to table. The State Restations are negative to within the acut and the acute the state the term offer the Internet Company after againsteed efficie.

### VI. VII.

event or in unor introprofettiment Publication of Dutalid Public Statemant in numepapers Last data for final of call lister of offer with SEBI Last data for public announcement of a competing offer Last data for rough of comments from SEBI on the call lister of offer fin the event SEBI has not surged a commentation or additional intermation from the second SEBI has not surged and contractions or additional intermation from

Last date for dispatch of the letter of offer to the public shareholders Last date of publication by which a committee of independent directors of

shareholders of the Target Company for this offer

the Manager to the Offe

The Acquer of an trepaint any approval from financial institutions: banks in the da for the offer The Acquer of an trepaint any approval from financial institutions: banks in the da for the offer Thirstopen effort is being matter under Repainters 47 (and 4 of the SEB (6357) Repainters. 2011 and the Acquerry interrupt with previous on 5568 (6311) Repainters 2011 as applicable and (Public Amountered). The Option Amountered 
 Date
 Day

 29.07/2022
 Friday

 05.08/2022
 Widnosday

 17.08/2022
 Wadnesday
 ue of Public An

Thursday

Thursday 12/09/2022 Monday 19/09/2022 Monday

Thursday

01/09/2022

08/09/2022

22 09/2022

-	Activity	Data	Day
	t date for upward revision of the offer price and/or the offer suc	23/09/2022	Friday
Adv	ertisement of schedule of activities for open offer, status of statutory other anorovals in newspapers and sending to SEBI, Stock Exchanges	23/09/2022	Friday
and	Target Company at its registered office	26/09/2022	Monday
Dat	e of Commencement of landering pariod e of Closure of tendering period	10/10/2022	Monday
1 20	a of Closure or rendening period t date of communicating of rejection/acceptance and payment of sideration for accepted tenders return of unaccepted shares	25/10/2022	Tuesday
GUN	e of Post Offer Advertisement	02/11/2022	Wednesda
1	at Date of Filing the Final report to SEBI additional Date is only for the purpose of determining the equily shareholders	02/11/2022	Wednesda
	initial date is only for the purpose or bettermining use upon to whom the Letter of Offer would be sent by Email. It is clientfield that it es of the Target Company (presistered or unregistered) (except the Acquired go of the Target Company) are eligible to participate in this Offer any time i		
000	of the target Company are explore to participate in this Constant, PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON. All the public shareholders of the Target Company (except the Acquiret), in physical form or dematerialized form are eligible to participate in this of	-RECEIPT OF LET whether holding	TER OF OFFE the equity sha

- v will be implemented by the Acquirer through a stock contriduely mechanism insue analysis and a support that the acquired insue analysis in the storm of a segment that and a store acquires a support of the segment of the set of the set of the set of the segment of the set of the segment of the set of the segment of the set of by stock exch (SAST) Regul DCR2/CIR/P/

- shall be made. The contact details of the Daying Desiar are an methodoxid beloar: Winter Mar, Ruthakar Scouting Privata Limited Anteras: Schwebb, Sanka Desarta Limited Registration Res INFORM 17 Service Desarta Limited Reg
- Contact Person: Mr: Kushai Ajay Shoh Al public shareholders who desire to tender their equity shares under the open offer would have to intimute their respective tenders ("Solling Breker") within the normal trading hours of the secondary market, during the tendering period. w.

- their respective stock briskers ("Balling Breker") within the normal trading house of the accordary market, 44. A Sparah Acquinker Window will be provided by the BSE to traditate placing of set orders. The salling brief can enter and/or to demain the stock of the stock of the public abundledges with initial 44. B Sparah Acquinker Window will be provided by the BSE to traditate placing of set orders. The salling brief can enter and/or to demain the stock of the stock of the public abundledges with which the sale stock of the stock the stock of the stock to the space account of Classing Operation of the stock of the stock of the stock of the stock stock of the stock
- enanchousers. OTHER INFORMATION The Acquirer (including the directors of the company) accept full responsibility for the information of the second se X.

# In this DPS and PA and also for the obligations of the Acquirer as laid down in the SEBI (SAST) Regulations, 2011 and subsequent ammoments multi-filtered. Unless otherwise stated, the information set out in this Detailed Public Statement relacts the position as of the dath hereb. So denived Sated, the information set out in the Deniver Value Contention Relates and powerful at or data hields. Suited to Regulation 12 of SEBI (SAST) Regulations. 2011. Acquire this appointed Kurnway Feedock the United (SEBI Reg. Nov. MARMAN000/07364), as the Managers to the Offer Acquire the appointed Mis. Canneo Company to Service List, as the registrar to the offer. The contact is of the Neglistical Company to Service List. Subarramonia Building: Yes 1, Clash House Read Channal Tet. Nov. 1044-0023700 Tet. Nov. 1044-0023700 Tet. Tet. Present Xies, Service List. DataBet Pelabic Statement will also be available on SEBI's website (sevin seb) give/inj and BSC's website website. Pursuant to Regulation Private Limited (SEBI I The Acquirer has app datails of the Registra 11. CAMEO This Dotail In this DPS, direference to "Re." or "Re." or "C are references to the Indian Ruppels). THIS BERNLED FORLIG FORLIG TO THE MANAGER TO THE OFFEN GENERAL OF THE ACQUIRER KUNNARI INTERCOR FORLYCE UNITED Biologi Kalana, Manade Guira and Strange Thomas (Dires of the Acquire Manager Director Typ Randing) Director Typ Randing D (www.bseinda.com). In this DPS, all reference to "Re." or "Rs." or "T" are references to the Indian Rupee(s). For and on behall of PPG Inter Mr. J. Jayakumar (Authorized Signatory) Date: August 05, 2022 Place: Chi



DETALED PUBLIC STATEMENT IN TERMS OF REGULATIONS 13(4), 14(3) AND 15(2) OF Becurities and Exchange Board of Nida (substantial acquisition of Shares and Takevers), regulations, 2011 and Subscular Amendments Thereof ("280 (3851) regulations, 2011") to the Equity Shareholders of

4

# MEDIAONE GLOBAL **ENTERTAINMENT LIMITED**

CIN: LEG9837N2002PLC065402 wed Office: Old Ho. 1/38, Marki Complex, Flat no. 32, 1st Lane, Walters Road, Mount Road, Chennai, Tamil Madu, 600002 Tel. No. + 91-44-45544028 J E-mail: contact@mediaoneglobal.in Website: www.mediaoneglobal.in

Website: www.mediaoneglobal.in Open OFFER FOR ACQUISITION OF 38,27,200 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF '110'- EACH ('OFFER SHARES') REPRESENTING 25,00%, OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL OF MEDIAONE GLOBAL ENTERTAINMENT LIMITED ('TARGET COMPANY') FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF TARGET COMPANY DY MS, PO FOR THERMATIONAL UNITED ('ACQUIRER') AT A PRICE OF '24/ (RUPEES TWO ONLY) PER EQUITY SHARE ('OFFER').

C2-/: (BUPEES TWO ONLY) PER EQUITY SHARE ("OFFER").
 This Obtained Public Statement ("OFFE) is being issued by Konward Fistanck Private Limited, the Manager to Offer ("Basager), for and on both offer (Assager) to the substitution of the SERI (SAS) of the Manager to Direct (Sase and Sase and

- Case Shares Capital" shall mean the fully paid-up equity shares of face value of 710 each of the paid Company.
  Accurates, setLes, TARGET COMPANY AND OFFER supersonant of the paid Company on 2000/2002 at England.
  The Network of the Company Paid Company on 2000/2002 at England.
  The Network of the Applier of the Applier to Statistical 48. Of Winners Street, Tand Force, London, England Million, Statistical Applier, Statistic
- exclusion. The Acquirer offers single window film production service company, where producers can tap in for global resources of local knowledge, facat incentives, locations, logistics, climate, clasting, technican; laws, wink visas, customs, equipment, construction, installations and everything else associated with time wolfelon.
- The new rest rest of the second se

- VI. VII
- (B)
- DECLARATIONS BY ACQUIRER The Acquirer has confirmed that it is not categorized as a "Wiliful Defaulter" in terms of Regulation (1) (28) of the SEBI (SAST) Regulations, 2011. It has jurther confirmed that the Acquirer and the other companies in which it as the remoter and/or director, are not appearing in the wilful defaulters list of the Reserve Bank
- of India. The Acquirer and the other companies, in which they are the promoter and/or director, have not been prohibited from assessing the capital market under any order / direction passed by SEBI.
- periohadria from assessing the capital market under any order / direction passes by 98th. Based on the information available, the Academir has not been devised as a Fujike Decommic Ottender under Section 12 of Highlyte Economic Ottenders Act, 2018 (17 of 2018) as per Regulation 27) (pi) uld SHII (SAST) Regulations, 2011. As on the date of this DPS, the Acquirer do not hold any equity aburse directly or indirectly in the Target Company and is not a devisor on the board of the Target Company. Further, As has the trapestication directly Account of electrons of the Company and is not the directions of the Target Company names in a trapestication directly in the Source Company.
- Company and is not a detector on its evene of none of the detectors of the larger company and board of electors of the Target Company and none of the detectors of the larger company. Acquirer Grappany. The provisions of Chapter V of the SEIR (SAST) Regulations, 2011 are not applicable to the Acquirerus at does not hold any shares in the Target Company. The Acquirer understand is and it and acquire any scales that it and acquire any scales that if a cquire any scales that if a cquire any scales that if a cquire any scales and it will any acquire any scales that if a cquire any company whith 24 hours of such acquireators and it will any acquire any scales that if a cquire any scales and the scale company during the participation to the theorem the theorem pleused ("The "The scales" of the TE is accordinate with Regulation 18(6) of SEIR (SAST) (regulation, 2011.

Regulation 18(6) of SEBI (SAST) Regulations, 2011. The Acquer has no intensis in the Target Company, except to the extent of shareholding, volting rights and to scapice cardio volter to Target Company. INFORMATION ABOUT THE SELLING FROMOTES SHAREHOLDER INFORMATION ABOUT THE (C Lakhs Eight

SE	Name of Selling Promotor Shareholder*	Nature of	Promoter	by the Sellis	na Prem	Voting Rights held noter Shareholder [Post Transaction		
No.	Hand of Control Control Control Control	Entity	Group (Yes/No)	No. of Shares	%	No. of Shares	*	
1	Shri Pathee Investments Private Limited (Address: "Verkata Nivas", No. 3/429 A, Lakshmi Vandana Nagar, Kottivakam Chennai 600041 )	Company	Yes	75,54,359	51.32	NL	NL	

 Total
 75,54,359
 51,32
 Nill

 \*Note: The difference, it any, in the percentages is due to munding-off.
 Interpretation of the percentages is due to munding-off.
 Interpretation of the percentages is due to munding-off.

 The acquirer has given Power of Attempty dated 28 07/2022 to Art. J. Alyakumar for all matters related to the Open Office.
 Interpretation of the percentages is due to munding-off.

- \*Note: The difference, if any, in the percentages is due to rounding-off.
   The apparer handless in Paris of Paris of Antenny dated 28/07/2022 to Nr. J. Jayakanaw for all matters aubited to As an the date of Paris of Paris of Antenny dated 28/07/2022 to Nr. J. Jayakanaw for all matters aubited to As an the date of PS. In Softer an antenno date to BS. Jayakanaw for all matters aubited to As an the date of PS. In Softer an antenno date to BS. Jayakanaw for all matters aubited to As an the date of PS. In Softer an antennod above are not how problem by Soft Tom Calling on Art or under any date Regulation. There is no prohibited by Softer and Bergaldon 31 (In Section 42, 1992, as annered (The "SSB Art ) or under any date Regulation. The approximation of the olfer formalities, the percentage softer a 281 As an international three of the Softer and Hense abares will be transitient. Pest comparison of the olfer formalities, the percentage softer a 281 As and a completion exist the Regulation. The Softer and Encoder to Base Abares will be transitient. Pest Comparis Act 1991, and a completion exist. In Regulation 31 Comparis Act 1955, Subsequently, on TSM March 2006, the mand the Targel Compary was changed from Regulation and the Comparis Act 1956, and Regulation 31 Comparis Act 1956, Subsequently, Internation, Internatio
- Target Company. However, the Tupet Company took measures, undertook various compliances and made good all the distaincias identified by SSE and thus SSE valor Notes No. 2022/02-94 dated 25m April, 2022 envirold the supervisor w. 4.1 Mink y2022 and Analysis to be resemed in groups X. Further, visor Notes No. 2022/05-15 adated date Marg. 2022, SSE stated that the trading of equity shares of Target Company shall be included under X yeops w. 4.1 Mink y2022 and analysis to be resemed in groups X. Further, visor Notes No. 2022/05-The Target Company is involved in litigations pertaining to criminal and civil matters, details of which are measured w. nder X group w.e.f. 11th he Target Company is in unmaarited balance
- summarized below: Europhilingen Eask of India (\* 2004 Bank") sancherod a Term Lean of \* 20.00.00.000 (Puppes Twenty Cross In Tarpt Company on 5th Settember: 2010 Viele Inter Inference No. C.03.07FPF 35:14 towards part production cost of the Tim Schatt. The Native" (Nether Nasi State Med Nochudayaan"). The socially terms wire modified on 22nd March, 2011 in the following manner: a. Pursonal Guarante of Suitan Production PH. Ltd., Corporate Guarantee of Suitan Production PH. Ltd.,

• Guarantee of Suital Production IVI. Ltd., Martgage over immervable property situated at Bangalors owned by Mr. Devender C R. and at usem District owned by Mrs. Lather Ray/Kenth. eement and guarantees were executed on 1st June, 2011 and the loan was disbursed on the Exclusive

same date. On 22nd June 2011, the mortgage was created on the property given as security for the said Term Loan. Term Loan. However, on the faulture of the Target Company to service the Term Loan, the same was carry with tim add Performing Asset (VEA) on 20th April, 2014. The Target Company usual A chique bearing No. 000737 dialed 20th June, 2014 of 271.565.00104 (Mappen Terms) four Corner Netry Files Label Engly Thousand Obe Australies of Artis Hos Short Bark, Chenna for antidemark of Artis Hostower, the come was returned unpaid with the remarks "Poyment stopped to Daraw".

Bers, Chennel for zettement of dates: However, the zeron was informe urganize with the fertimus? "offitted hopped by Datase". On 10th July, 2014, EXH Bark isoued a Recall Notice to the Target Company for payment of the zastrability manual of 22.2315.8556°, Hopped Homey Taro Cross: Shared Saturd 2014, 2014

of Financia Asots and Entrocement of sociality limited ac, cover L over L on Arr. J. of Manch, 2015. CRM back issued a left for harped Company's statisg initialized on of necessary actions as required under SARFLSS Act data to non-encoupt of style. Left encourtex the DoM back offenting an annual to 1116 March, 2015. Back statisg and approximate. Non-Time March, 2015. Back statisg and approximate the transmitted on the charge on the property mortgaged by form in horser of EXM State. Subsequently, pervanal for across and hereing The Label, year agreed upon. Commandmity, on 16th March, 2015. DOM Tabak issued a laber carginal data three of the Charge of the Charge Asymptotic Charge and the Charge on the mortgary mortgaged by form in horser of EXM State. Subsequently, pervant to discussions with inficults of EXM State. The Charge Asymptotic Charge Asymptotic Charge and Theory The Label, year agreed upon. Commandmity, on 16th March, 2015. DOM Tabak issued a laber carginal data mortgary of 113. Color. Flagees Estemation for the Charge Asymptotic Charge and Theory March 2015. DOM Estemation and research the Personal Gazettane. 10: 2015. DOM Back the Original Application for S. 300/0751 in DeM Recovery Thusai \_ 1, Chenny (CNT & Link).

Min Letter Gurger, Sandard Andrew Marken, Sandard Sandard, Sandard Sandard, Sandard Min, Letter Baylaacha and released by Present al Constraint, and release of the discretions (see the wreet) along with Suban Predectores Present Limited Constraint, and Destinet Centra Staff, Free Lable Forty-Eight Theosand Free Humoral and Eulph-Inne) and Staff and Predectores Present Limited Sciences (Section 2014), and Destinet Centra Staff, Free Lable Forty-Eight Theosand Free Humoral and Eulph-Inne) and Staff and Predectores Present and Lipide-Inne) And Present and Lipide-Inne) Staff and Lipide Inne) and Staff and Predectores Present and Lipide-Inne) And Staff and Predectores Present and Lipide-Inne) And Staff and Predectores Present and Lipide-Inne) And Present and Lipide-Inne) And Present and Lipide-Inne) And Staff and Predectores Present and Lipide-Inne) And Staff Andreo Inne) Andre Staff Andreo Inne) Andre Staff Andreo Inn

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 Chard Jang, 2015. Differ. Librean java and the indiced paper-Intenty with interest of price of the Target Company (164 General Application Into 124 Otto Markation Into 124.1. General assign review of Alverent of the Target Company) (164 General Application Into 124 Otto Markation Into 124.1. General assign review of Alverent Markation Into 124.1. General Inter Into 124.1. General Inter Into 124.1. General Inter Into 124.1. General Inter Into 124.1. Company Inter Inter Into 124.1. General Inter Inter Inter Into 124.1. General Inter Into 124.1. General Inter Into 124.1. General Inter Inter Inter Inter Inter Inter Inter Inter Into 124.1. General Inter Inter Inter Inter Into 124.1. General Inter I

Compromise, Pation CP No. 7 of 2015 merved before High Coart, Madras. CP No. 7 at 715 years have later of the hards, 2014 and the matter since them could not be taken by due to compare the attained of the Target Company as per the Partial of Meistry of Corporate Attains started as Company Uniter Lipscholor. And of date, the Target Company dates not have any perty puid to equity starts. There are no outstanding warraids or options or similar instruments, convertible into equity starts. There are no outstanding warraids or options or similar instruments, convertible into equity starts. There exists al later stage. No shares are subject to any jock-to elidipation.

subject to any lock-in obligations. As on data of the DBS there is no subsidiary or holding company of the Tanget Company. There has been no merges/de-merger, spin off during last tites years involving the Tanget Company. Summary of the Audded financial statements for the financial years ended March 31, 2022 and Arthol 2022. (7 in Cr)

	Particulars	March 31, 2022	March 31, 2021	March 31, 2020
Total In	come	2.90	0.65	0.12
	fit/(Loss)	(4.45)	(6.98)	(27.74)
	is per Share (₹ Per Share)	(3.02)	(4.74)	(18.85)
	rth/ Shareholders' funds	(42.36)	(37.90)	(30.93)
	Present Board of Directors of 1			DIN
Sr. No.	Name		lesignation	00714694
1	Mr. Suryaraj Kumar		aging Director	
2	Mr. Timothy Alfred Joseph M		e-Independent Director	01921176
3	Mr. Sainranad Kuradavala	Non-Executiv	e-Independent Director	06987754

3 Mr. Salprasad Kuragayala 4 Mr. Gopalan Saragwathy Non-Executive-Independent Director 06372677 Non-Executive-Independent Director 06372677 oler has been sourced from information published by the Target (The disclosure mentioned under this chapter has been source Company or provided by the Target Company or publicly available

DETAILS OF THE OFFER The offer is a triggered off

UETALS OF THE OFFER The offers is longered after in terms of Regulation 3(1) and 4 of the SEDI (SAST) Regulations. 2011. The Acquirer tax and this open offer in terms of SEDI (SAST) Regulations. 2011 to the absence tax and the second after tax and the second secon

where "Offer Friet", pupulse in cash and subject to the terms and confidence as set out in PL DPS and Lister of Offer ("CPL). Concentration of the formal configuration of the set of the the Analysis of the output statuses of the Target Conservations and configurations and the Analysis of the set of the formation of the set the defined of the set the set of the Company is them and Repulsion (the set of the set of th

then in the offsetry counter of toxemask, are needed as the super Company, by way of a special resolution parate or postal balan, in terms of Peppladon 26(2) of SEB (SAST) Regulators, 2011 and subject to the promotions and a provide the supervised of SEB (SAST) Regulators, 2011 and subject to the promotions A per Regulators and a start of Section 2012 of SEB (SAST) Regulators, 2011 and subject to the promotions Regulator plants, 2015 as amended (SEB LODIR Regulations) mail with rule 191, of the Securities Contract Regulatory hiles, 557, and subsequent amendments therein (SCRR), the Supervise Company is regulator to market and test 275, and using supervised and the contract start with the SCRN, on a continuum supervised to the SEB (SCRR) and SEB (SCRR) and SEB (SCRR), the Securities Company of the Target Company rules balance the supervised as required to be marked by the Target Company of the Target Company rules balance the supervised as required to be marked by the Target Company of the SCRR and the SSE (SCRR Regulators, the Acquire monthasks to refore the subsections) the target company rules balance the supervised to be marked by the Target Company and the SSE (SCRR Regulators, the Acquire monthasks to refore the subsections) the level applicated in the SSE (SCRR Negations, the Acquire monthasks to refore the subsections) the level applicated in the SSE (SCRR Negations, the Acquire monthasks to refore the subsections) the level applicated in the SSE (SCRR Negations, the Acquire monthasks to refore the subsections) the level applicated in the SSE (SCRR Negations, the Acquire monthasks to refore the subsections) the level applicated in the SSE (SCRR Negations, the Acquire monthasks to refore the subsections) the level applicated in the SCRR within the time and in the market specified in the SCRR and SEE (SCRR Negations) the level applicated in the SCRR Negations and the market specified in the SCRR and SEE (SCRR) the subsections and the market specified in the SCRR and SEE (SCRR) and SEE (

BACKGROUND TO THE OFFER

BACKGROUND TO THE OFFER The Acquire thas active rates where the Parchaea Apresented ("SER)" with the selling seconder a standardist and apply the active rates where the Parchaea Apresented ("SER)" with the selling seconder a standardist of the active rates and the second rates and the second rates and the second rate of the SER and the second rates and the second rates and the second rates and the Eight Theorem Humber and Eighteen Only absect to the terms and conditions as methods in SER. This open functions also grade and Eighteen Only absect to the terms and conditions as methods and the second rates and the second rate and the second rate and the second rate and applications and the term and the second rate to the second rate and conditions as methods and therefore according to the Regulations S(r) and Regulation 4 of the SER (SAST) Regulations, 2011.

This open other is for acquisition of 26.00% of the paid-up and vetring equity share capital of Target Company. After the Completion of this open offer and pursuant to acquisition of equity shares as assuming full acceptance, the Acquirize will become the targets equity shareholders with clear angently, by visual or which they shall be in a position to exercise effective control over the management and attains of the Target

Company The prime objective of the Acycer for this open effet is substated acyclinetia and attains of the Target and the acycer for the acycer for this open effet is substated acyclinetian of equily shares and writing acyclinet will contains in the casting line of business of the Target Company. The Acycer will contains in the casting line of business of the Target Company and any subsecuent change in the file of attributed will be affected at the subsection and subject for the acycer depending of the requirements and expendency of the fuctores shallow and subject formalisms to time in order to instruction and a directors will be approved business disculates from times to time in order to instruction and acycers attributed acyclinet business to the Target Company and any details of their instruction and expenses attributed acyclinet business to the Target Company and the details of their acyclinetine and an as follows:

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VII

sile	Acquirer	Total
	PPG International Limited	
Addicas		
promoters of Acquirer	Dr. J. Muril Manoher- Director (PPG International Limited)	
hich the Acquirer belong to	None	
No. of Faulty Charges	100	Ni
% of total equity/voting capital	Nil	Ni
No. of Equity Shares	75,54,359	75,54,359
% of total equity/voting capital		51.32%
Company	None	
	No. of Equity Shares	PPG international currents Bit Wigners Stretch, Har Flock presenters of Acquirer Dr. J. Mail Mandau-Director Dr. J. Mail Mandau-Director PG's Hartenational Limited More Hard Equirer bolong to Sta of sale acquirer bolong the of Equirer bolong to Sta of sale acquirer bolong Sta of sale acquirer b

IV. OFFER PRICE . Precently, the equity shares of the Target Company is listed on BSE Limited. The equity shares are placed of a Chara 31' having a Scrip Code of 503685en BSE.

In the annualized wading wathout in the equip the PA (i.e. July 2021 to June 2022) is as given be the twelve calendar months prior to the month of PA (i.e. July 2021 to June 2022) is as given be	and the second second
Stack Time Period Total no. of equity shares traded Total no. of Exchange briefs the twelve calendar meaths listed equity share prioris the meath of PA shares equity share	% of total

8SE July 2021 to 1.22,157 1,47,20,000 0.83%

unce: www.belondu.com) Beads of the above information, the equity shares of the Target Company are infrequently traded on the BSE within the meaning of the companisher provided in Regulation 2(1)(a) of the SEBI (SAST) Regulations, 2011. The offer price of 224- (Repres Two Only) par equity share is justified in terms of Regulations 0(1) and 8(2) of the SEBI (AST) Regulations, 2011, being the Registed of the following:

Particolars	Price (7 per equity share)
The highest negotiated price per equity share of the Target Company for acquisition inder any agreement attracting the obligation to make a PA of an open offer.	₹ 2/-
The volume-weighted average price paid or payable for acquisition by the Acquirer former 52 weeks immediately preceding the date of PA.	Not Applicable
The highest price paid or payable for any acquisition by the Acquirer during 26 weeks convertible preceding the date of the PA.	Not Applicable
The volume-weighted average market price of such equity shares for a period of sixty rading days immediately proceeding the date of PA as traded on BSE, provided such hours are forwarding traded.	Not Applicable
The per equity share value computed under Regulation 8(5) of the Takeover	Not Applicable

Englishman if applicable. Where the shares not frequently tailed, price determined by the Acquirer and the Manager to the offer Laking not account valuation starmathers including loader value. If anyles are started and the started started by the Acquirer and the second started to extilled by CS Storeyanta. Also, Registered Valuer for Englishman equations to anyle started start

Manager to the other, the dath proof of C42- (nuplex has very per values a parameter internet or Regulation 5 of the SEE (SKS1) Regulations, 2011. There have been no corporate actions in the Target Company warranting adjustment of relevant price parameters sumB Anaplation B63 of the SEE (SKS1) Regulations, 2011. If the Acquires acquires or agrees to acquire any deally shares or vering inplex. In the Target Company during the adjustment of the SEE (SKS1) Regulations. The second secon

of SEB (SAST) Regulations. 2011. Provided that on schoolphilon that the match after the one working day point to the commencement of the tradeolog provid and unit the comparity of the tradeolog point. Furths: in accordance with Regulators 18(4) and 16(5) of the SER (SAST) Regulators 2011 in case of an envolution tradeolog the self provide or to define size. If any, on account of comparing afters or adherines, the Acquirer shall (i) matter compared regulators and the second second second second second second second second has been patiented, and (iii) stamiliationauth reduct and second second second second second second second has been patiented, and (iii) stamiliationauth reduct in better formalities perscribed under the SEB (SAST) Resolutions. 2011. chrevia os 2011

Regulators 2011. If the Acquire acquire quarty shares of the Target Company during the parted of thereby-tek weaks transform genoted at a price higher than the offer price. Then the Acquirer and Jary the offercone to higher acquired to the price of the temperature of the acquired base of the acquired base accepted on the offer methon size yays from the date of text capacition. However, for based filled in the event tark acception is under another quark text capaciton. However, for based filled the text tark acception is made and there acquired the number of text (SIRST) the 2011 or promute tark acception is made of text based and the size of text (SIRST) the set of text capaciton is made and text capaciton is made with the off or the product during based based is of text capaciton in the task caccitongen of text to the programmed calculation of equily thems of text text cancels acquired based base

Company many term. So of date, there is no revealen in opponeties price or other size, in case of any revision in the oppon offer price or offer size, the Acquirer shall comply with Regulation 18 of SEB (SAST) Regulations, 2011, which are required to be fulled for this safe revision in the offer price or offer size.

FINANCIAL ARRANGEMENTS The total find requirement for the open offer (assuming full acceptances) i.e. for the acquisition upto 8/27/200 (The / Set Lians Temp's year Thousand Team (Anterede) equity shares from all the public abareholders if the Expert Company is and/off the Company of the Market equity shares from all the public constantiation. Control Set Lians Temp's the Team of the Market equity shares from all the public constantiation.

term extrangements have been plant appear by the concepts in source approximate interplant terms of the concept te

certificates and/or other documents are found valid and in order and are accepted for acquisition by the Acquisits. In case of datay in needed and statutory approval(t) becoming applicable point to completion of the Offer, Sell has the govern to grant calcination of time to the Acquire transmission to the gubest shareholds of the flaget Campany who have accepted the Offer within statu point), subject to the Acquire trans-shareholds of the flaget Campany who have accepted the CMF valid transmission of the gubest and the Acquire transmission of the CMF and the CMF valid transmission of the Acquire transmission of Regulation 23(1) of the SEI (SAST) Regulations, if the approval matching the Acquire transmission of Regulation 23(1) of the SEI (SAST) Regulations, if the approval matching the Acquire the Nama acquire the Acquire transmission of the without the Acquire the Acquire the Acquire transmission of the Acquire transmission of the Without the Acquire th

Activity

Issue of Public Announcement Publication of Stanlard Public Statement in neuroscipares Las Data for Ming of data letter of information BEB Las Catal for public announcement of a competing other Las Catal for protopic of comments from CBB on the orbit letter of other on the Integrater to bit Ditrier descent SEB has an explorational control and bit information from the Integrater to bit Ditrier.

identified Date" Last date for dispatch of the letter of other to the public shareholders Last date for publication by which a committee of independent directors of the Target Company is required to give its recommendation to the public

et Corrpany is required to give its recomme iders of the Target Company for this offer

Date 29 07/2022

01/09/2022

08 09/2022

 
 Date

 29 07/2022
 Friday

 05 08/2022
 Wednesday

 17 06/2022
 Wednesday

 10/2022
 Thursday
 Day Friday

22/09/2022 Thursday

Thursday 12/09/2022 Monday 19/09/2022 Monday

date for upward reveals of the offer proces and/or the offer size enforcement of a schedule of activities for open offer, status of skhuldvy other approval in encoupars and sensition (s SER), Stack-Rechanges Target Company at its registered office and Commencement of Indenian pariod of Closure of tradering pariod at all or of tradering of prode at all or and commencement and and payment of	23/08/2022 23/09/2022 26/08/2022	Friday Friday	Name: M.e. Ratevakar Socurities Private Limited Address: Shop-304, "Sankalp Squares", Nr. Delax Appartment, Nr. Kalgi Char Rasta, Jaiaram Temple, Paidi, Ahmediabad		tated, the information set out in this Detailed Public Statement rel	
erfisement of schedule of activities for open offer, status of statutory other approvale in reverpapers and sending to SEBI, Stock Exchanges Target Company at its registered office of Commencement of treatering period a cf Closure of tradering period	26/09/2022		Nr. Kalgi Char Rasta, Jalaram Temple, Paldi, Ahmedabad	the date hereto.	and a second sec	100 C
e of Commencement of tendering period			SEBI Registration No: IN2000191735 Tel No.:+91 9895004900   Fax: N A.	Private Limitec (SEE	tion 12 of SEBI (SAST) Regulations, 2011, Acquirer has appo B Regi, No: MB/MM000012564), as the Manager to the Offer, ppointed M/s. Cameo Corporate Services Ltd. as the registrar to	nted Kunvarji Finstock
e of Closure of tendering period		Monday	Email: japdish@ratnakarsecurities.com   Website: https://www.ratnakarsecurities.com	hy. The Acquirer has a	trar to the offer are as montioned below.	are write. The conserve
t data of communication of reaction/acceptance and payment of	10/10/2022	Monday	Contact Person: Mr. Kushal Ajay Shah	dotails of the hogist	M/s. Cameo Corporate Services Ltd.	
sideration for accepted tenders/return of unaccepted shares	25/10/2022	Tuesday	<ul> <li>All public shareholders who desire to tender their equity shares under the open offer would have to intimate their respective stock brokers ("Selling Broker") within the normal trading hours of the secondary market.</li> </ul>		"Subramanian Building" No.1, Club House Road, Chennal Tel, No.: 044-40020700	
e of Post Offer Advertisement	02/11/2022	Wednesday	during the tendening period.	CAMEO	Email id: investor@carneoindia.com	
Data of Filing the Final report to SFR	02/11/2022	Wednesday	vii. A Separate Acquisition Window will be provided by the BSE to facilitate placing of sell orders. The selling		Contact Derean: Mr. K. Steering	
Indeed Darks only for the purposes of electroning the equity subroblems to show the all Company legislators of the Caral R is cluster that, and the Sar Company legislator of sumplative discusses that all productions for the Sar Company legislators are interesting and productions for the Sar Company legislator of the Sar Company Productions for the Sar Company legislator of the Sar Company Productions of the Sar Company legislator of the Sar Company Productions of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Company legislator of the Sar Sar Company legislator of the Sar Company legislator of the Sa	at the standbolder, 5 soller and promoti before the closure of <b>InteCePT OF LETT</b> whethis holding th fifer at any time duri mee do net appear stored owners or t ceaved the Letter of change mechanism of datud April 13, 770202-34 datid 14, 770202-34 d	s notimity equity ver and promoter of this Offer. <b>IER OF OFFER</b> we equity shares ing the tendering r in the register hose who have of offer, may also or made available d under the SEBI 2015 and CFD obruary 2, 2017.	bidler can other refers the demandatuled as well as physical equity bases.     Win The sating book would be required to aphase an default on behalf of the public shareholders who would he required to bases and default on behalf of the public shareholders who would he demandate there capity shares in the open offer same type acquirelion microwing of the same term and the concerned public shareholders in the topen offer same terminal or the same terminal	(www.bseindia.com vi. In this DPS, al refer	eine to Pril, "or "Ro," or "C an erference to the linkin Ruppe Statelestri is Stoten Dri ter envenden To The Grepten ON Edit MUNVALI FINSTOCK PRIVATE LIMITED Book R. Fras Noor, Soton Vienak Konsex (DI S. G. Hojnwa Muloj Malada, E. Mandada, Bijest - 330051 SEBI Rap, No NB/NM00001/2544 Webstet: vienkandig, com Cestaat Person. Un Frag Thokar/ Mr. Ronak Diruws Email & ring Nakonfikanma Com Tel. No. : 079-0505000	3). Alf of the acquirer

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		the Inselvency and Bankruptcy
	(insolvency Resolution Process for I	Corporate Persons) Regulations, 2016)
1	RELEVANT P	20A HIDITOH ARC
	Name of the Corporate Dobter	USM DEVCONS PRIVATE LIMITED
4	Date of incorporation of corporate diabter Authority under which corporate diabter is	Department of Companies - Revalide
CI.	Corporate identity namber / limited	U45201MP200/PTC070106
1	liability identification number of corporate	
4	debtor	Office No. 306, Orbit Mall, Scheme No. 54
5.	Address of the registered office and principal office (if any) of corporate	A, B. Road, Index, MP 452001
1	fahter	
6.	insolvency communcement date of the	17th March, 2022
1	comorate debtor	
4	Data of invitation of expression of interest Eligibility for resolution asplicants under	5th August, 2022 The information can be asked by writing to
1	Eligibility for resolution applicants under section 25(2)(h) of the Code is available	Resolution Professional at his email
		nim immercent/filomail.com
9.	Norms of insightity applicable under	The information can be asked by writing to
	section 29A are available at.	Resolution Professional at his email
4	The second of second second	cirp isindovoena (Egmail.com 20th Audust, 2022
2.	Last date for recupt of expression of	zoon August, evez
1	Cate of issue of previsional list of	25th August, 2022
	prospective resolution applicants	
2.	Last date for submission of objections	30th August, 2022
_	to provisional list	Table Constant on 40000
3.1	Date of insue of tinui sol of prospective	Sthi Soptumber, 2022
	resolution applicants Date of issue of information	30th August, 2022
~	memorandum, evaluation matrix and	and the second s
	remutet for resolution plans to	
	prospective resolution applicants	
5	Manner of obtaining request for	1. By sending mail to RP at
	resolution plan, evaluation matrix,	cirp jumdevcentiligmail com 2. Information Momorandum shall be shared by th
	information memorandum and further	Recolution Professional with qualified and
	information	shortlisted Prospective Resolution Applicants
1		meeting the eligibility criteria as set out by the
		Committee of Creditors after receiving a
		confidentiality undertaking as per section 29(2) of
		the IBC 29th September, 2022
6.	Last date for submission of resolution	29th September, 2022
7	plant* Manner of submitting resolution plans to	1. Through speed post / registered post by person
1	resolution professional	to Resolution Professional at the address
	terrane house and	mentioned at SL no 20
		2. A soft copy is required to be mailed to email of
		Resolution Professional at
		cirp jamdaycons@gmail.com As soon as the resolution plan is approved by COM
8	Estimated date for submission of resolution plan to the Asjudicating	IAS SOON as the resolution plan is approved by COR
	Authority for anomual*	
19	Authority for approval* Name and repistration number of the	Sarijay Kumar Singh Indul#A 0021P N00188 2017 18 18585
1	resolution professional Name, Address and e-mail of the	IN54/PA 0023P N00188 2017 18 10505
20.	Name, Address and e-mail of the	Sanjay Kumar Singh
	resolution professional, as registered	033, Windsor, Grand Forte, Plot No. 76,
	with the Board	Sigma-4, Greater Noida, UP-201310 Ph. No. 9/17001490.
		Ph. No. 9717001490. E-mail-singhtk afvilligeth com
1	Address and email to be used for	Sanjay Kumar Singh
	correspondence with the Resolution	033 Windoor Grand Forte, Plot No. 76.
	Professional	Sigma -1, Greater Noida, UP 201310
	Contraction of the second s	Ph. No. 9717031490
		E-mail- cirp jamdevcene@igmail.com (Available with Resolution Professional
2	Further Details are available at or with	Available with Resolution Professional
-		Sanay Kumar Bingh 581 August, 2022
64	Date of publication of Ferm G	The August, 2022
		SANJAY KUMAR SING
		IBBI/IPA-002/IP-N00188/2017-18/1050
	033, Windsor, Grand Forte, P	tot No. 76, Sigma 4, Greater Noida, UP 20131 For JSM Devcons Private Limite



transact the businessive) set on in the holes Camp and, memory was a use in a second the meetine memory WC or COMM. In accordance with the MCA includes and Seti Circulars, the holese conversing the 12th Adds (the "Notice") alongwith the set of covery of Annual Report for the financial set 2021-12 will be sent only by electronic mode to those Members whose email addresses are registered with the Company/Depository Participants/Registrar and Share landsed Apart (the WIA). attend the meetin in accordance with AGM (the "Notin 2021-22 will be

are registering/papelating enail addresses: Massare of registering/papelating enail addresses: a Stanbalden Markowski and Stankard Markowski and Stankard Markowski and Stankard Markowski and Stankard Markowski addresses: 1) Stanbalden Heiner and addresses, makile munkers with their relevant 1) Stanbalden Heiner and addresses, makile munkers with their relevant 1) Stanbalden Heiner and addresses and makile munkers with their Riskowski 2012 (2) with address and addresses and makile munkers with the Riskowski Markowski and the National Addresses and makile munkers with the Riskowski 2012 (2) with address and addresses and makile munkers with the Riskowski Markowski and the National Addresses and makile munkers with the Riskowski 2012 (2) with addresses and Markowski addresses and the Riskowski addresses and the Addresses and the Riskowski addresses and the Addresses and the Riskowski addresses addresses

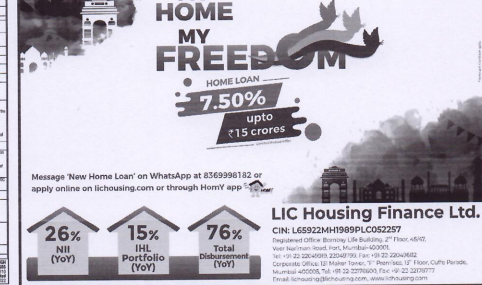
controls. In Company is providing remote e-voting facility (remote e-voting) to all its Member can their votes on all resolutions set out in the livitice of the AGA. Additionally, the engage is providing the facility of voting through e-voting system during the AGA ie-voting?). Detailed procedure for remote e-voting/e-voting is provided in the livitic for AGA. 2th AGM Notice will be sent to the shareholders in accordance with the applical on their registered email addresses in the due course.

Fer Manaksia Aluminium Com

vy Limite Vivek Jai Company Secretary Membership No. A3694 Place : Kolkata Date : 05th August, 2022

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				(t in Cre
	Particulars	Quarter ended June 30, 2022 Reviewed	Quarter ended June 30, 2021 Reviewed	Year ended March 31, 202 Audited
-	I Income from Operations	5.290.98	4.859.04	19,953,02
Tota	Profit for the period (before Tax, Exceptional and/or Extraordinary items)	1,140.36	192.93	2,778.19
Net	Profit for the period before tax (after Exceptional and/or Extraordinary items)	1,140,36	192.93	2,778.15
Net	Profit for the period after tax (after Exceptional and/or Extraordinary items) I Comprehensive income for the period [Comprising Profit for the period (after tax)	925.48	153.44	2,287.28
lota	Other Comprehensive Income (after tax)]	932.34	156.70	2,282.56
	up Equity Share Capital	110.08	100.99	110.08
Par	erves (excluding Revaluation Reserves) as at March 31	-	-	24,561.76
	urities Premium Account	4.031.72	1,705.29	4,031.72
Earr	hing Per Share (of ₹ 2/- each) (for continuing and discontinued operations) Basic & Diluted EPS for the guarter ended are not annualised)	16.82	3.04	43.14

stea The figures for the previous periods have been regrouped / reclassified / restated wherever necessary in order to make them comparable with figures for the current period ended June 30, 2022. The above is an extract of the detailed format of Quarterly Standalone 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 same are evailable on the Stock Exchanges - National Stock Exchange (NSE), Bombay Stock Exchange(BSE) websites www.nseindia.com, www.bseindia.com and on the Company's website www.lichousing.com. 2

STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2022

Sr.	Particulars	Quarter ended June 30, 2022	Quarter ended June 30, 2021	Year ended March 31, 2022
No.		Reviewed	Reviewed	Audited
1	Total Income from Operations	5,302.50	4,867.22	20,005.31
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1.142.67	193.77	2,787.25
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1.142.67	193.77	2,787.25
4 5	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items) Total Comprehensive Income for the period (Comprising Profit / (Loss) for the	926.89	151.07	2,286.00
2	period (after tax) and Other Comprehensive Income (after tax)]	932.88	154.51	2,281.42
6	Paid up Equity Share Capital	110.08	100.99	110.08
7	Reserves (excluding Revaluation Reserves) as at March 31		-	24,640.74
8	Securities Premium Reserve	4,047.52	1,721.09	4,047.52
	The second second second second discontinued executional Paris & Diluted	*16.85	*2.99	43.12
9	Earning Per Share (of ₹ 2/- each)* (for continuing and discontinued operations) Basic & Diluted	10.05	2.99	40.12
	"(The EPS for the quarter ended are not annualised)	10.05	2.99	43.12
Not 1 2	"(The EPS for the quarter ended are not annualised) es The figures for the previous periods have been regrouped/ reclassified/ restated wherever nece the current period ended June 30,2022. The above is an extract of the detailed format of Quarterly Consolidated Financial Results filed w (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quar Stock Exhangies - National Stock Exchange (NSE). Bombay Stock Exchange (BSE) websites v	asary in order to ma th the Stock Excha terly Consolidated	ke them comparal nges under Regula Financial Results a	ble with figures f tion 33 of the SE re available on th
Not 1 2	"(The EPS for the quarter ended are not annualised) es The figures for the previous periods have been regrouped/ reclassified/ restated wherever nece the current period ended June 30,2022. The above is an extract of the detailed format of Quarterly Consolidated Financial Results filed w I isting Obligations and Disclosure Reguirements) Regulations, 2015. The full format of the Quart	asary in order to ma th the Stock Excha terly Consolidated	ke them comparat nges under Regula Financial Results a www.bseindia.co For and	ble with figures f tion 33 of the SE re available on th

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Azadi Ka

Amrit Mahotsav

DETAILED PUBLIC STATEMENT IN TERMS OF REGULATIONS 13(4), 14(3) AND 15(2) OF Becuntes and Exchange Board of Nida (substantial, acquisition of Shares and Taketyrers Regulations, 2011 and Subscalar Amendment Thereof ("Sebi (sast) Regulations, 2011") to the Equity Shareholders of

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# MEDIAONE GLOBAL ENTERTAINMENT LIMITED

CIN: L659937N2002PLC065402 red Office: Otd Ko. 1/38, Nava Ko. 1/38, Mataji Complex, Flat no. 32, 1st Lane, Walters Road, Mourt Road, Chennai, Tamil Hoda, 600002 Tel. No. + 91-44-45544028 J E-mail: contact@mediaoneglobal.in Website: www.mediaoneglobal.in

Website: www.modianorgiotalin OPEN OFFER FOR ACQUISITION OF 33 27200 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF '110' EACH ("OFFER SHARES") REPRESENTING 28 00%, OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL OF MEDIANOR GLOBAL ELTERTAINNENT UNITED ("TABLE") COMPANY, "PAID INTERNATIONAL INITED ("ACQUIRER") AT A PRICE OF '24', (HUPERS TWO ONLY) PER EQUITY SHARE ("OFFER").

₹ 2/- (RUPEES TWO ONLY) PER EQUITY SHARE ("OFFER"). This Database Twice Statement ("OFF") is being issued by Kennayl Finateck Private Limited, the Manager is the Mole Mole Control of the Mole Statement ("OFF") is complianted with Regulation 15(4), 14(4) and 14(4

- and particle of early capital capital main fails in the Department of theDepartment of the Department of theDepartment of theDepartment of
- sanon. A Aquirer offers single windowr film production service company, where producers can tap in for globu ources of local knowledge, frieca incentives, locationa, legistica, climate, casting, technicaan, labou is, work visas, customs, equipment, construction, installations and everything else associated with file

- production. De Marsil Manonex peda 500% Share capital of the Acquirer Company. De Marsil Manonex peda abaret 65 years is the director of Acquirer Company. He is reaiding at IIo 4, Klipsuk, Deen Rout, 1 Sharek Klipsuk, Channel Boothill The Acquirer has no litterer in the Target Company. The Acquirer is not part of any group of the Target Company. Net worth Cortificate provide by Mr. B Softmannan, Dealer of Miss. Essaw Accounting Services Limited. Net worth Cortificate provide by Mr. B Softmannan, Dealer of Miss. Essaw Accounting Services Limited.
- (B)
- Daving Once as the contract without software and a second second
- н.
- el Indra. The Acquirer and the other companies, in which they are the premeter and/or director, have not been prohibited term assessing the capital insurfact undar any order / direction passes by SER. Based on the information analysis, the Acquirer has not been declared as a Registre Economic Ollonder and Sector 12 and Registre Economic Ollonder (SAST) Registricus, 2011. Ace in the date of the DS-b, the Acquirer date of the Target Company Further, Bhas the transmission of the Target Company and is not a director on the beend of the Target Company Further, Bhas the transmission the Target Company and is not a director on the beend of the Target Company Further, Bhas the transmission of the Company and is not a director on the beend of the Target Company Further, Bhas the transmission of the Remover Common.

- (C)
- As on the data of this DPS, the Acquired do not here any series, Parthar & has not represented on the based of dividuos at the Tagat Company and none of the directors of the Taget Company particular to the parter Company of dividuos at a dividuos of the Taget Company (any particular to the Acquirer Company). The particular to the Company and none of the dividuos at the Acquirers at the Acquirer Company of the Taget Company and none of the dividuos. So the Acquirers at the Acquirer Company of the Taget Company within 24 hours of such acquires and the dividuos and the and acquires any particular to the Taget Company within 24 hours of such acquires and the the Acquirer and the title of the Acquires and the Taget Company within 24 hours of such acquires and the dividuos the title Stell (AAST) Heighted Company within 24 hours of such acquires and the acquires and particles that of a such acquires any ecoly that and the acdon such acquires and the acquires and the Stell (AAST) Heighted Company within 24 hours of such acquires and the acquires and the Stell (AAST) Heighted Company within 24 hours of such acquires and the acquires and the Stell (AAST) Heighted Company within 24 hours of the such of sub-acquires and the Stell (AAST) Heighted Company within 24 hours of the such acquires and the acquires the such at the Taget Company within 24 hours of the such acquires and the acquires the such at the Taget Company within 24 hours of the such acquires and the Acquires the such at the Taget Company within a acquires the such at the Taget Company within a acquires the such at the taget Company within 24 hours of the such adding the such at the Acquires the such at the Taget Company within a the Company the such at the taget Company within a such at the taget Company within a the Company the such at the taget Company within a the Company the such at the taget of the taget

		Nature of	Part of Promotor	d Details of Shares/ Voling Rig for by the Selling Promoter Sha der Pre Transaction Post Tr			ights held areholder	
No.	Name of Selling Promotor Shareholder*	Entity	(Yes/No)	No. of Shares	S	No. of Shares	\$	
1	Shri Pathee Investments Private Limited (Address: "Verkata Nivas", No. 3/429 A. Lakshmi Vendana Nagar, Kottivakam Chennai 600041.)	Company	Yes	75,54,359	51.32	NL	NL	

Total 75,54,559 51,32 Nil Nil \*Note: The difference. If any, in the parcentages is due to reunding-off. The sequence rise given Power of Attorney dated 28 07/2022 to Mir J. Jupakimum for all matters related to the Geno Office.

- The accenter has given Power of Attemuty dated 28 02/0222 to Mr. J. apachimar for all matters related to like Gpon Oliv. As on the date of DPS, the Selfer as methioded block was an obsert prohibing by SEBI from dealing in sourches, in terms of dencificant source besiden in 14 of the SeBI Act, 1994, as manufact (fm. SEBI Act) or utildr any other RepAladoson made under the SEBI Act, 1994, as manufact (fm. SEBI Act) or utildr any other RepAladoson made under the SEBI Act, 1994, as manufact (fm. SEBI Act) or utildr any other RepAladoson made under the SEBI Act, 1994, as manufact (fm. SEBI Act) or utildr any other RepAladoson made under the SEBI Act, 1994, as manufact (fm. SEBI Act) or utildr any other RepAladoson made under the SEBI Act, 1994, as manufact (fm. SEBI the Staget Company in Stave of the Acquires in accordances with and in compliance with Repatiation 31A of the Taget Company was changed y morporated as a "Raminal Investment and Plance Limited" on Seb Desembler, 1984 under Borowinson Company Incorporated as "Raminal Investment and Plances Limited" on Mode of the Taget Company was changed from "Ramata investment and Finance Limited" in Middleson Global Entranament Limited". Now the company basis Comparal Relatively Namee Limited To Middleson Global Entranament Limited". Now the company comparises Comparal Relatively Namee Limited To Middleson Global Entranament Limited". Now the company comparises Comparal Relatively Namee Limited To Middleson Global Entranament Limited". Now the company comparises Comparal Relatively Namee Limited To Middleson Global Entranament Limited". Now the company comparises Comparal Relatively Namee Limited To Middleson Global Entranament Limited". Now the company comparises Comparal Relatively Namee Limited Name 2007, The Name 2005, The Relatively Company is actuated at Oliv Name Act (Name) Comparatively Actuated 2005, The Relatively Company is actuated at Oliver Actuated 2005, The Relatively Company is actuated at Company is shared at 2005, The Relatively
- 4255100. Email: contact@mendiolonegidali IV, Weik www.endosnegidala in Tegat Corpusy is angapen an the switcher of Maka and Patriahamet. The Target Company is an instance of the second second second second second second second second second Company is negated in the device in the second Maka and Extertainment Company, which is run by instanty witches and second second second second second second second second Company is negated in the device in the second second second second second partnership. The Target Company has shot over 40 firmit. Herd and Hellywood films across all continues, and calchulos a second second second second second second second second second and calchulos are for 10 holywood and the tests films. Herd and Hellywood films across all continues,
- and diabibutes over 100 Holywolod and Initian Mms. As on the date of DPS, the authorized ahare capital of the Target Company is ₹ 32,00,00,000 comprising of 32,00,000 equity shares of 110 each. The pad-up equity share capital of the Target Company is ₹14,72,00,000 equity shares of 110 each. The pad-up equity share capital of the Target Company is
- c+u-z\_coloro composing of 1.4/2.cu oue quby hinters of 110-each hilly plot lip. A the quby shares on the Target Company is presently liade in the DSE Limits ("DBF") having a Sorip Code as 50865 and the ISN of quby shares of the Target Company is NE28001019, the Target Company has compiled with all the purvisions of the lateng agreement under the Securities and Schemp Beard of Iosis (Listing Chilgations and Disclosure Requirement) Reputations, 2015 7 \$828 (Ligbit Reputations) and the start of the same there are an is purported action Location (Tolkers).
- (LOOP) Regulations, 2013" from tims to time and there as no purple action except following instances of non-compliance methods heraulica: The tading in equity share of the Targit Company was suspanded and was shifted to Tarals for Tude basis of grave) is extrained baseve dray on the fort strained and or was shifted to Tarals for Tude basis of grave). In targit base of the target targit and or of certain provisions related to Listing Agreement and SEBI, LOOP, Regulations, 2015 was Lot to the complication of certain provisions related to Listing Agreement and SEBI, LOOP, Regulations, 2015 was Lot to beamers, 2015. Size was dee located 27th June, 2016, Biscenstead was the horizont of mandated air menths has been complified and the trading will be discontinual wet 1.1th July 2018. Bisch as also served the notice to the Targit Company for the non-payment of annual listing fees by the Targit Company.
- BSE has also a Tarott Company
- Targit Company. However, the Turgit Company took measures, undertook various compliances and made good all the definitions identified by BS2 and thus BSE vice holes the 2022/0254 stated 25th April, 2022 resoluted the 15 acoust of May 2022, BSE stated tarks the relative years of Turgit Company share to exclusion under X propug well. 11th May 2022.
- summarized below: Export-Imper IBark of India (\* 13M Bark (\*) sanctioned a Turn Lean of ₹ 20.00.00.000 (Rupses Tweldy Crees in Taryt Company on 5th September: 2010 vide latter inderence No. CBG:FFFF 55.14 forwards part production cost of the Missibut. The Namine' (which was satulated the Rechardsyaan'). The security terms ware modified on 22And March, 2011 in the following manner: a. Pursonal Quarantee of Suitan Predaction Pet Ltd., b. Corporate Quarantee of Suitan Predaction Pet Ltd.,

- rate Guarantee of Sultan Production Pvt. Ltd., alwa Mortgage over immovable property altwards at Rangalors owned by Mr. Dovanter C R. and at sepuram District owned by Mrs. Latha Rajnikanth. agreement and guarantees were executed on 1st June, 2011 and the loan was disbursed on the

same date. On 22nd June 2011, the mortgage was created on the property given as security for the said Term Loan. Nowever, on the failure of the Target Company to service the Term Lean, the same was classified as Non-Verforming Asset (NPA) on 20th April, 2014.

vernaming Asset (TVPA) eit 20th April, 2014. The Tanget Company served a charge bin, 000737 duted 20th Junu, 2014 or 72,155,50,100-Tangens Twirty Obs Creen Shardy Pril, Labith Eighty Tincaused and One Handred) drawn on Llabithr Wass Dany, Cheman Vor relitorent of draws Novemen, the same was returned unpaid with the remusis "Payment Staged b) Orano".

(Papets party one under Netfel) YPEL Jens E upper transmers and word exped within the remarks "Payment stopped () Dataward () and the store of th

Nmi) exitanding as in 24th April, 2015. On 22nd Mach, 7016, EXM bask issued a latter continning the actionarian retermation addit Liptify-Company, Howines, the Target Company fulliation apprint actionaria amount and home. EXM bask revised as continuon on settlement amount vide lister dealed 25th Augusta. 2016 and accordingly sough grownel of 1510 12,72,414, Apprint Statum Community Times Lister Settlement amount and home and the Status and Appril Settlement and the Settlement and the Settlement and the Settlement and the 161 12,72,614, Appril Settlement appril Ap

Chapters Entry Conces Tating Lasks Story Four Thesaural One Hunders Exployed Test (1972). Then all the Debendent bench, Joniel, Dr. J. Mensi Manchael Bench, Joniel, Dr. J. Mensi Manchael Bench, Joniel, Dr. J. Mensi Manchael Bench, Bench Bench, Bench Z. (2014). Story 2014 Developed Ch. The Stark Electronic Adjustication Story 2014 Story 2014 Story 2014 Story 2014 Story 2014 Developed Ch. The stark Review Adjustant is performed to the Story 2014 Story 2012 Story 2014 S

Norms of page 10 million (IP Vediate to Information I necessary and the second and the second

subject to any lock-in deligation. As on data of this DPS. There is no subsidiary or holding company of the Tanjet Company. There has been no megatyle-merger, spin of dwing last time years involving the Tanjet Company. Summary of the Added financial attements for the financial years ended March 31, 2002, March 31, 20

	Particulars	March 31, 2022	March 31, 2021	March 31, 2020
Total In	come	2.90	0.65	0.12
	fit/(Less)	(4.45)	(6.98)	(27 74)
	s per Share (? Per Share)	(3.02)	(4.74)	(18 85)
	rth/ Shareholders' funds	(42.36)	42.36) (37.90)	
ii. The	Present Board of Directors of T	larget Company are as fo	llows:	
Sr. No.	Name	0	lesignation	DIN
1	Mr. Survarai Kumar	Mar	aging Director	00714694
2	Mr. Timothy Atlred Joseph M	osas Non-Exacutiv	e-Independent Director	019211/6

3	Mr. Saiprasad Kuragayala	Non-Executive-Independent Director	0698//54
4	Mr. Gopalan Saraswathy	Non-Executive-Independent Director	08372677
The dis Compan	closure mentioned under this chapt y or provided by the Target Company	ter has been sourced from information or publicly available sources)	published by the Target

- Indication transitional unity this chapter has been sourced from information published by the Target monitory or primeters for the Target Company or publicly and the Target Company or publicly and the Target Company of the Target Company on the Target Company on the Target Company of the Target

Regulations and a set of the Acceleration to THE OFFER The Acquirer has infined into the Share Parchaes Agreement (SSA') with the setting percenter statemeter or Jay 25, 2522, for acquisition of 25.54,359 bitly paral up equity alters (SME Sector) of T14's sector of 25-. Request Nov Day per equity them appropriate the SME THE Sector Sec This open offer is being made by the Acquirer to the equity shareholders of Mediaone Global Entertainment Limitedin accordance with Regulations 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011.

This open offer is for acquisition of 25.00% of the paid-up and vetros equity share capital of Target Company. After the Conceletion of this open offer and pursuant to acquisition of equity shares as assuming full acceptance, the Acapanze will become the targets equity because as assuming which they shall be apoletion to exercise effective control over the management and attains of the Target

Company, The plans objective of the Acquirer for this spon offer is substantial acquisition of equity shares and wrong rights and control over the management and afters of the Target Company, The Acquirer will contend use the solitoing into the Sunget Company and any subsequent change in the line of activity shall be allocted after taking the necessary approval. However, depending on the regulations, the based of directors will take appropriate burnhous decision from time to time in order to improve the preformation of the TIMD REFUSES. SUBJECT SUBJECT

De	talls	Acquirer	Total
Name of Acquirer		PPG International Limited	
Address		69 Wigmore Street, Third Floor, London, England	
Name(s) of persons in control	/promoters of Acquirer	Dr. J. Murli Manohar- Director (PPG International Limited)	
Name of the Group, if any, to w	which the Acquirer belong to	Nond	•
	No. of Equity Shares	Nil	NI
Pre transaction shareholding	% of total equity/voting capital	NI	NI
Proposed shareholding after	No. of Equity Shares	75,54,359	75.54,355
the acquisition of shares which Triggered the open offer	% of total equity/voting capital	0100070	51.32%
Any other interest in the Targe	t Company	None	

Precently, the equity shares of the Target Company is listed on BSE Limited. The equity shares are placed under Group XT having a Scrip Code of 5039656n BSE.

i. The ann the twel	The annualized trading turnover in the equity shares or the high company damping and the two the calendar months prior to the month of PA (i.e. July 2021 to June 2022) is as given below:					
Steck Exchange	Time Period	Total no. of equily shares traded during the twolvo calendar months prior to the month of PA	Total no. of listed equity abarea	Annualized Trading Turnover (as % of total equity shares listed)		
RCE	Jub 2021 In		4 47 00 000	0.95%		

		June 2022	1,22,107	1,41,20,000	
(5	Source: W	ww.bspindia.com)	2.18		
11.	Based	on the above informati	ion, the equity shares of the 1	larget Company are infrequ	ently traded on the BSE

within the maxing or the departation provides in regionation (2) (1) or the sector (sNAI) regulations, 2011 The offer price of 72/- (Rupres Two Only) per equity share is justified in terms of Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011, being the highest of the following:

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v. vi. VI

VII.

r.	Particulars	Price (7 per equity share)
	The highest negotiated price per equity share of the Target Company for acquisition under any agreement attracting the obligation to make a PA of an open offer.	₹ 2/-
	The volume-weighted average price paid or payable for acquisition by the Acquirer during 52 weeks immediately preceding the date of PA.	Not Applicable
1	The highest price paid or payable for any acquisition by the Acquirer during 26 weeks immediately preceding the data of the PA.	Not Applicable
1111	The volume-weighted average market price of such equity shares for a period of sixty trading days immediately preceding the date of PA as traded on BSE, provided such shares are immembly traded.	Not Applicable
5	The per coulty share value computed under Regulation 8(5) of the Takeover Regulations if applicable.	Not Applicable

regulations, if applicable. Where the shares are not equently traded, price determined by the Acquirer and the Manager to the ofter taking into account valuation paramèters including book value, comparable trading multiples and earnings per share. 1.99/-\*

Manager to the order, we used Regulation Soft the SERI (SAST) Regulations, 2011. There have seen no corporate actions in the Torget Company warranting adjustment of relevant prior parameters under Regulation 8(9) of this SEBI (SAST) Regulations, 2011.

parameters uncar Hopation tray of this SEH (SAST) Regulations, 2011 If the Acquirer acquire no rapies to acquire any equip's shares a voltage rapid shares and the offer parcel, whether by subscription or parchase, at a price higher than the offer parce, the offer parce shall attain arrived to the higher price paid or payable for any such acquisition in terms of Regulation 8(8) of SER (SAST) Prevaluations, 2011.

or SEIs (GAST) Regulations, 2011. Provided that no such acquisition shall be made after the one-working day prior to the comment of the tradition point and use the outry of the traditing priorit. Units, in accordance were Regulations 16(6) and 16(5) of the SEIS (GAST) Regulations, 2011, in case of an upward revision to the date prior or to the date rais. It any on accurate of composition of date or date-rais in the Acquires hall of the constraints the been publisher. All (is simultaneous) orders to different in the sense that the there provided and (is simultaneous) order to the affice. Such revision would be done in compliance with other tomatilee prescribed under the SEBI (SAST) Regulations. 2011.

Regulations, 2011. Regulatio

Bernstein der Abgester Ahlt Gerenner umf. Registellens 18 ef SEBI (SKT) Registellens, 2011, wirbch ans gegenete bis heitenter bei tes auf erforen in the dire price ar offer sear.
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certificates and/or other documents are found valid and in order and are acceled for acquisition by the Acquisite. In case of datay in receipt of any statutory approval(s) becoming applicable prior to completion of the Offler, SEII has the govern to grant charges on time to be Acquire to grantice of constraints in the Public statestistics of the Target Company with have accepted the Offler within statestistication to the public statestistics of the Target Company with have accepted the Offler, SEIIII has the govern to the dataget end of directed to ySEI interms of Anguistication to the public (SAST) Regulation, 2011. Further, if ship focus on accessin of walit of direct by the Acquirer application. Set (SAST) Regulation 2011 of the SEII ISEN Target accessing of walit and the bornes application of Regulation 2011 of the SEIII ISEN Target accessing of walit and the bornes application of the public bornes and public an atmos of Regulation 2011 of the SEIII ISEN Target accessing of the advectory the Manageri, and within the company of Regulation 2012 of the SEIII ISEN Regulations. If the approval mentioned in the public accordance with regulation 2022 of the SEIII ISEN Regulations. In the approval mentioned and the Acquirer accessing with magnitude of accessing the SEIII ISEN Regulations. In the approval mentioned and the accessing the accessing with magnitude of 2021 of the SEIII ISEN Regulations. In the approval mentioned and the accessing with magnitude of accessing the sense of the With Nature Company with magnitude and accessing and accessing the sense and the sense of the accessing with magnitude of 2021 of the SEIII ISEN Regulations. In the same newspapers in which have Company with magnitude accessing and approval them financial institutions banks is local for the offler. **TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFREE**.

VII. TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER: This open titler a being main-under heightidons 3(1) and 4 if the SEG (ASS1) heightidons. 2011 and the Acquirer al location of the SEG (SS1) heightidons. 2011 and approximation of the SEG Table of Fable Descenarized Descenarized and the SEG (SS1) heightidons. 2011 and approximation of the SEG Descenarized and the SEG (SS1) heightidons. 2011 and approximation of the SEG Descenarized and the SEG (SS1) heightidons. 2011 and approximation of the SEG Descenarized and the SEG (SS1) heightidons. 2011 and approximation of the SEG Descenarized and the SEG (SS1) heightidons. 2012 Activity of the SEG Last data for projuit of comments from SEG on the data their of ethics of the SEG 2012. Therefore, Last data for projuit of comments from SEG on the data their of ethics of the SEG 2012. Therefore, the descenarized is not opped calcinetion exclosed and the second s

Commen use Last date for dispatch of the letter of offer to the public shareholders Last date of publication by which a committee of independent directors of

the Target Company is required to give its recommen shareholders of the Target Company for this offer

12/09/2022 Monday 19/09/2022 Monday

22/09/2022

Thursday

Activity Last date for upward revealen of the offer price and/or the offer sus Advertisement of schecule of activities for open offer status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchanges and Target Company at the registrated office.	Date 23/09/2022 23/09/2022	Day Friday Friday	shall be made. The contact details of the Boying Broker are as mentioned below. Name: M is: Rathukar Socialises Private Limited Intervention of Social Soc	i. ii	2011 and subseque Unless otherwise st the date herote. Pursuant to Regula	and also for the obligations of the Acquirer as laid down in the SEBI ( et annahments made thereof). Taked, the information set out in this Detailed Public Statement relifect and 12 of SEBI (SAST) Regulations, 2011, Acquirer has appointed to Reg. No: MB/NM000012543), as the Manager to the Offer pointed Wic Cameo Corporate Spreams Uncore LM as the registrar to the	s the position as of 1 Kunvarji Finstock
Date of Commencement of tendering period	26/09/2022	Monday	Email: japdish@ratnakarsecurities.com   Website: https://www.ratnakarsecurities.com	n	The Acquirer has a details of the Banish	rar to the offer are as montioned below.	
Date of Cinsure of tendenno period	10/10/2022	Monday	Contact Person: Mr Kushal Alay Shah			M/s, Cameo Corporate Services Ltd.	
Last date of communicating of rejection/acceptance and payment of consideration for accepted tenders/return of unaccepted shares tesue of Post Otler Advertisement	25/10/2022 02/11/2022 02/11/2022	Tuesday Wednesday Wednesday	vi. All public shareholders who desire to tender their equity shares under the open offer rould have to intimal their respective stock brokers ("Selling Breker") within the normal trading hours of the secondary marks during the tondering normal.		CAMIEO	*Subramanian Building* No. 1, Club House Road, Chennai Tel. No.: 044-40020700 Email id: investor@cameoindia.com	
Last bond of Fings the firms report to SRM Modeling that is not only for the purpose of determining the equity shareholder date to whose the Letter of Olive world be sent by Email. It is clarified that shows of the Target Company's registrator or invegative of juscept the Acquirery group of the Target Company's and the End of the Court's States of the Court will intercourse FOR TENDERING THE COURT'S MARKES IN CASE OF IND At the public standardises of the Target Company (englished Company) compatible only company the Acquirery's Mark States of the Court's States Company (englished Company) and the Acquirery's Mark States of the Court's States Company (englished Company)	s of the Target Con all the shareholde r, Selfer and promo before the closure I-RECEIPT OF LET	pany as on such is holding equity ter and promoter of this Offer. TER OF OFFER	A Separate Acceleration Window will be provided by the BSE to facilitate placing of soil orders. The salim breker can enter roaders for dematantiated an well as hybrical equity shares. The salim provide the requires to place an orderfold on behalf of the public shareholders who mish the tender their require shares in the opin offer using the acquisition simular of the ISE. Budies placing the low the concerned public characheter length place how any ender the institute of the tender their require shares in the opin offer using the acquisition simular of the ISE. Budies place the tender their require shares in the opin offer using the acquisition simular of the ISE. Budies place to the special account of Learning Corporation of India Limited ("Charing Corporation"), by using the settement number and the procedure rescricted by the Glaceng Gourgeniton.	o v s vi e THE	(www.bseindia.com In this DPS, al refer S DETAILED PUBLIC	ence to "Re," or "Rs," or "" are references to the Indian Ruppee(s). STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF KUNVARJI FINSTOCK PRIVATE LIMITED	OF THE ACQUIRER
<ol> <li>All the public strateholders of the larger company (encept us Acquire) in physical form or dematenalized form are eligible to participate in this o nariad for this offer</li> </ol>	tler at any time du	ing the tendering	IX. The process of tendering equity shares by the equity shareholders holding in demat and physical equity shares will be separately enumerated in the Letter of Offer.		UNVARJI	Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Ro. Mouje Makarba, Ahmedabad,Gujarat - 380051	10,
<ol> <li>Eligible shareholders who have acquired equity charse but whose en of members of the Target Company on the identified Date, or unreg- acquired equity shares after the identified Date, or those who have not in participate in this offer.</li> <li>The same offer will be implemented by the Acceleration a stock 6X</li> </ol>	stored owners or eceived the Letter of change mechanism	n made available	x: In accurates with the increment/Asiad Quantoms issued by SEU, FADa Inducing of physical share in baptack cifer open offer on of clearing biological physical physical bare (CMI)/CIRPF20201444 and July 31s, 2020 and SET molecum on 2028 in IACO- bareholders houring of accurates in physical form and allowed to studer share in appendix for instructions in physical physical share and the studer share in appendix physical share today on the physical share and the physical share and the studer share in appendix physical share today on the physical share and the provisions of the SEU (SAST) Regulations, 2011. C THE DETAILED PROCEDURE FOR EXERCISING THE GUIDARES IN THE CONFERNMENT AND ADDRESS A	). h	Union By Knowledge	SEBI Reg. No. : MEMM000012564 Website: www.kurwarj.com Centact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Email Mi : Ining thakkar @kurwarji.com Tel. No. : 079- 66669000	
In the open clock and the form of a separate window ("Acquisition Win (SAST) Regulations, 2011 and SEBI oroute CIR/CRIPOLICVELUJY DCR2/CIR/P/2016/131 dated December 9, 2016 and BSE notice no. 20 vp. BSE shall be the designated stock exchange for the purpose of tendem	ndow"), as provide 015 dated April 13 170202-34 dated F	d under the SEBI 2015 and CFD/ obruary 2, 2017.	IX THE DETAILED PROCEDURE FOR TENDENNG THE EQUIT SMARES IN THE WFFER WILL DE ANALDES IN THE LETTER OF OFFER. KNOLLY READ IT CAREFULLY DEFORE TENDERING EQUITY SMARES I THE OFFER. EQUITY SMARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY TH SMAREHOLDERR.	E Sd/	J. Jayakumar (Auth		
<ul> <li>N. BSE shall be the designated stock exchange for the purpose of condening v. The Acquirer has appointed M/s. Ratnakar Securities Private Limited (" the open offer through whom the purchases and settlement of the offer s</li> </ul>	Buving Broker") a	s their broker for	X. OTHER INFORMATION L The Acquirer (including the directors of the company) accept full responsibility for the information containing	d Dat	le: August 05, 2022		Place: Chennai Bak

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request for tustion matrix.	Linp jundivesest@gmail.com 2, information Memorandum shall be shared by th Recolution Professional with qualified and anorthisted Prospective Recolution Applicants ementing the eligibility criteria as bet out by the Committee of Chedless after incolving a
	contidentiality undertaking as per section 29(2) of the IBC
eeion of resolution	29th September, 2022
rg resolution plans to nal	Through speed pest, registered pest by period to Resolution Professional at the address mentioned at SL no 20     A sett copy is required to be mailed to email of Resolution Professional at rem simplement/flowing com
ubmission of in Adjudicating al*	As soon as the resolution plan is approved by CO
on number of the nal	Sanjey Kumar Singh IBBUPA 002.IP N00188.2017 18 10505
nal, as registered	Sanjay Kumar Singh 033, Windson Grand Forte, Plot No. 76, Sigma-4, Greater Noida, UP-201310 Ph. No. 3717001408. E-mail-singhtik adv@gmail.com
In the Resolution	Sarlay Karlar Singh 033, Windsor, Darah Farte, Plot No. 78, 0jgma 4, Groater Nork, UP 201310 Ph. No. 3117001400 E-mail- cirp jendercons@gmail.com Available with Researchon Professiona
available at or with	Sanav Kumar Singh
of Form G	5th August, 2022
	o Adjudicating al* consumber of the nail of the nail as registered to be used for the Resolution available at or with

# Manaksia Aluminium Company Limited

ate Identity Number: L27100WB2010PLC144405 red Office : Bikaner Building, 8/1, Lal Bazar Street 3rd Floor, Kolkata WB - 700001 India coindia.co.in, Website: www.manaks Phone: +91-33-2243 5053 / 5054 PUBLIC NOTICE TO THE SHAREHOLDERS OF 12TH ANNUAL GENERAL MEETING

TITH ANNUAL GENERAL MEETING. TITH ANNUAL GENERAL MEETING. This Spremet. 2022 of 1:30 pm. ISI's through Wide Orderence (TVC) / Order Adds Visual Means ("GNWA") forein after referred to as "destruct medder.) In compliance with the implicable provides of the Graparse AC. 2013 and Rules made threemader and SER [Listing Obligations and Disdows: Regimented) Regulation, 2017 and with Goosel Control III. 31/300, 77/300, 10:3100, 10:3210, 10:

- he WRD. To registering/updating email addresses : Shareholders holding shares in domatelulized mode, are requested to register/update their email addresses, makile number with their relevant dopolocy participants). Shareholders holding shares in physical mode are requested to register/update there email addresses and mobile numbers with the KR at

A second Act, 2013.

2013. Company is providing remote e-voting facility (remote e-voting) to all its Member ist their votes on all resolutions set out in the Notice of the AGM. Additionally, AGM any is providing the facility of voting through e-voting system during the AGM voling). Declaid procedure for remote e-voling(e-voting is provided in the Notice of the AGM The 12th AG A Notice will be sent to the shareholders in a registered email addresses in the due course

For Manaksia Alu Place : Kolkata Date : 05th August, 2022 Company Secretar Membership No. A3694

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# LIC Housing Finance Ltd. CIN: L65922MH1989PLC052257

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Azadi <sub>Ka</sub> Amrit Mahotsav

Env. L605/22/mm1905/L66 building, 2<sup>rd</sup> Floor, 45/47, Veer Nariman Road, Fort, Mumbai-400001. Tel: 9122 2204939, 22049799, Fax: 91-22 22049682 Corporate Office: 131 Maker Torker, TF Premisea, 13<sup>e</sup> Floor, Cuffe Parade, Mumbai-400005, Tel: 91-22-2278600, Fax: 99-22-22789777

Email: lichoushq@lich STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2022

Sr. No.	Particulars	Quarter ended June 30, 2022 Reviewed	Quarter ended June 30, 2021 Reviewed	Year ended March 31, 2022 Audited
1	Total Income from Operations	5,290.98	4.859.04	19,953.02
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	1,140.36	192.93	2,778.15
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	1.140.36	192.93	2,778.15
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period (Comprising Profit for the period (after tax)	925.48	153.44	2,287.28
°	and Other Comprehensive Income (after tax)]	932.34	156.70	2,282.56
6	Paid up Equity Share Capital	110.08	100.99	110.08
7	Reserves (excluding Revaluation Reserves) as at March 31			24,561,76
		4.031.72	1.705.29	4.031.72
9	Securities Premium Account Earning Per Share (of $₹ 2/-$ each) (for continuing and discontinued operations) Basic & Diluted (The EPS for the quarter ended are not annualised)	16.82	3.04	43.14
+1-	e figures for the previous periods have been regrouped / reclassified / restated wherever neces			
TH	e current period ender Julie 30 and 20 and 2	are available on th	ne Stock Exchange	s - National St

Quarter ended June 30, 2022 Reviewed Quarter ended June 30, 2021 Year ended March 31, 2022 Sr. Particulars Ret AL 5,302.50 1,142.67 1,142.67 926.89 4,867.22 193.77 193.77 151.07 20,005.31 Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) Total Comprehensive income for the period (Compreheng Profit / (Loss) for the Period (after tax) and Other Comprehensive income (after tax)] Paid up Equity Share Capital Reserves (excluding Revaluation Reserves) as at March 31 Securities Premium Reserve Earning Per Share (of 2 2/- each)' (for continuing and discontinued operations) Basic & Diluted '(The BES for the quarter cancel are not annualified) Total income from Operations 1 2 3 4 5 2,787.25 2.286.00 932.88 110.08 154.51 100.99 2.281.42 110.08 24,640.74 4,047.52 6789 4.047.52 1,721.09 \*16.85 -2.99 43.12 "(The EPS for the quarter ended are not annualised) Inte EPS for the previous periods have been regrouped/ reclassified/ restated wherever necessary in order to make them comparable with figures for the current period ended June 30,202.
2 The above is an extract of the detailed format of Quarterly 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 Consolidated Financial Results are available on the Stock Exchanges - National Stock Exchange (NSE), Bombay Stock Exchange (BSE) websites www.nseindia.com, www.bseindia.com and Company's website www.lichousing.com.
For and behalf of the Boad Sd/-Sd/-Y. Viswanatha Gowd Managing Director & CEO Place : Mumbai Date : August 04, 2022

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