



Corporate Identity Number (CIN): L67120AS1971PLC001358
FOUR MANGOE LANE, SURENDRA MOHAN GHOSH SARANI, KOLKATA - 700 001
TELEPHONE: 033-2243-5391/93, 2210-1221, 2248-9434/35, FAX: 91-33-2248-3683/8114/6824

E-mail: administrator@mcleodrussel.com, Website: www.williamsonfinancial.in

REF: WFSL/SEC/BM1/2021-22

29th June. 2021

The Secretary,
BSE Limited
Floor 25, P J Towers
Dalal Street,
Mumbai – 400 001
Scrip Code: 519214

Dear Sir,

Subject: Submission of Newspaper Publications

In terms of Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), we submit herewith copies of the Newspaper Advertisement published in "Financial Express" (English newspaper) (All Editions) and "Dainik Assam" (Assamese newspaper) (Assam Edition) on 27th June, 2021 with respect to the Audited Financial Results of the Company for the quarter and year ended March 31, 2021 and the same is also available on the website of the Company, viz., www.williamsonfinancial.in

This is for your information and records:

Thanking you,

Yours faithfully,

For Williamson Financial Services Limited

Sk Javed Akhtar

Company Secetary

SK Jarred Akhlan

Encl: As above

Regd. Office: Export Promotion Industrial Park, Plot No. 1, Amingaon, North Guwahati - 781031, Assam

FE SUNDAY

De in Lakhe

LYKIS LIMITED

CIN: L74999WB1984PLC038064 Registered Office: 57B, C.R. Avenue, 1st Floor, Kolkata 700 012 Tel: +91 22 4069 4069 Fax: +91 22 3009 8128

E-mail: cs@lykis.in Website: www.lykis.in PUBLIC NOTICE TO THE SHAREHOLDERS OF LYKIS LIMITED

This public announcement is being made in compliance with Regulation 6(a) of Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (hereinafter referred to as 'Delisting Regulations') to the shareholders of the Company in respect of voluntary delisting of equity shares of the Company from 'The Calcutta Stock Exchange Limited' ('CSE'). At present the shares of the Company are listed on both the recognised stock exchanges i.e. BSE Limited and CSE. The Board of Directors has, in its meeting held on Friday, June 25, 2021, approved delisting of shares of the Company from CSE due to the decrease in overall trade volume in the shares of the Company and to curb the fixed cost incurred by the company.

The shares of the Company shall continue to remain listed on BSE Limited, which is a recognised stock exchange having nationwide trading terminal.

In case the shareholders have any query or objection in pursuant to this notice, they can email the same on cs@lykis.in or send their written query or objection to 57B, C.R. Avenue, 1st Floor, Kolkata 700 012.

> For and on behalf of Lykis Limited Nadir Dhrolia Managing Director

> > Rs. In Lakhs

Date: June 25, 2021 Place: Mumbai 03303675 SUPERNOVA ADVERTISING LIMITED

Regd Off.: 12, Ground Floor, Plot 599, Kapadia Chambers, Jagannath Shankar Sheth Marg, Chira Bazar, Kalbadevi Mumbai - 400002 E-mail: info@supernovaads.com EXTRACT OF AUDITED FINANCIAL RESULTS FOR

THE YEAR ENDED MARCH 31, 2021

CIN: L22212MH2008PLC181088

PARTICULARS	For the Current Half year ended 31.03.21	For the Corresponding Half year ended 31.03.20		For the Previous Year ended 31.03.20
	Audited	Audited	Audited	Audited
Total income from operations (net)	323.59	4,070.21	3192.10	9586.22
2. Net Profit / (Loss) before tax*	(159.47)	57.18	6.55	32.09
3. Net Profit / (Loss) after tax*	(160.93)	50.73	5.09	25.64
4. Other Comprehensive Income	1 -	-	-	-
Total Comprehensive Income for the period (Net of Tax)	(160.93)	50.73	5.09	25.64
6. Equity Share Capital (Face Value Rs 10/- per share)	1021.32	1021.32	1021.32	1021.32
7. Reserves	1	-	51.30	45.18
8. Earnings per Share (Basic & Diluted) (not annualised)	(1.58)	0.50	0.05	0.25
* There was no exceptional and extra-	ordinary ite	m during the	half vear	and vear

ended March 31, 2021 NOTES:

Classification

Investments

provisioning

Investments.

statements)

The above financial were reviewed and approved and taken on record by the Board in their meeting held on 26th June, 2021. The Statutory auditors have carried out an audit of the above results for the year ended March 31, 2021

Previous financial year figures have been re-grouped/re-arranged wherever necessary to make them comparable.

3. The above is an extract of the detailed format of Half Yearly Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obliga Disclosure Requirements) Regulations, 2015. The full format of the Half Year and Annual Financial Results is available on the Stock Exchange website (www.bseindia.com) and Companies website www.supernovaads.com

Yogendra Sopan Garje Place: Mumbai Director Dated: 26.06.2021 DIN: 09000050

KESORAM KESORAM INDUSTRIES LIMITED

Regd. Office: 9/1 R. N. Mukherjee Road, Kolkata -700 001 CIN:L17119WB1919PLC003429 Phone: 033-2243 5453, 2242 9454, 2213 5121; Fax: 033-2210 9455 Website: www.kesocorp.com; E-mail: corporate@kesoram.net PUBLIC NOTICE - 102™ ANNUAL GENERAL MEETING

This is to inform that in view of the prevailing COVID-19 pandemic, the 102^{to} Annual General Meeting ('AGM') of Kesoram Industries Limited ('Company') will be convened through Video Conference ("VC") / Other Audio Visual Means ("OAVM"), in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made there under, read with General Circulars No. 14/2020 dated 8" April, 2020, No. 17/2020 dated 13" April, 2020, No. 20/2020 dated 5" May, 2020, No. 22/2020 dated 15" June, 2020, No. 33/2020 dated 28" September, 2020, No. 39/2020 dated 31" December, 2020 and No. 02/2021 dated 13th January, 2021 issued by the Ministry of Corporate Affairs ('MCA') (collectively referred to as 'MCA Circulars') read with SEBI Circular No. SEBI/HO/CFD/CMD1 CIR/P/2020/79 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 12th May, 2020 and 15th January, 2021.

The 102" AGM of the Company will be held on Friday, 23" July, 2021 at 3.00 pm (IST) through VC/ OAVM facility provided by National Securities Depository Limited ('NSDL') to transact the businesses as set out in the Notice convening the AGM.

The e-copy of the Notice of the AGM along with the Annual Report for the Financial Year 2020-21 of the Company will be available on the website of the Company at www.kesocorp.com and on the website of NSDL at www.evoting.nsdl.com. Additionally, the Notice of AGM will also be available on the relevant section of the websites of Stock Exchanges i.e., BSE limited ('BSE') & National Stock Exchange of India Limited ('NSE') at www.bseindia.com and www.nseindia.com respectively.

Members can attend and participate in the AGM ONLY through the VC/OAVM facility, the details of which will be provided by the Company in the Notice of the AGM. Please note that no provision has been made to attend and participate in the 102" AGM of the Company in person, to ensure compliance with the directives issued by the Government Authorities with respect to the COVID-19 pandemic situation. Members attending the meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum under section 103 of the Companies Act, 2013.

The Notice of the AGM along with the Annual Report will be sent electronically to those Members whose e-mail addresses are registered with the Company/ Registrar & Share Transfer Agent ('Registrar/RTA') / Depository Participants ('DPs'). As per the SEBI circular, physical copy of the Annual Report will not be sent to the Members. Members holding shares in physical form and who have not yet registered their e-mail addresses are requested to send an e-mail to the RTA viz. MCS Share Transfer Agent Ltd. a mcssta@rediffmail.com mentioning the Name of Member(s), Folio No. along with the selfattested copy of PAN Card on or before 5:00 p.m. (IST) on 30th June, 2021 to receive the Notice of AGM and Annual Report and to receive the login id and password for e-Voting Members holding shares in demat form, are also requested to update their e-mail id with their respective DPs.

In terms of section 108 of the Companies Act, 2013, applicable Rules thereon and Regulation 44 of SEBI (LODR) Regulations, 2015, the Company is providing the remote e-Voting facility ('remote e-Voting') of NSDL to all its members to cast their votes on all resolutions set out in the Notice convening the 102" AGM of the Company. The remote e-voting period begins from 9.00 A.M. (IST) on Tuesday, 20th July, 2021 and ends at 5.00 P.M. (IST) on Thursday, 22st July, 2021. Additionally, the Company shall also provide the facility of voting through e-Voting system during the meeting. Detailed procedure for remote e-voting before the AGM/during the AGM will be provided in the Notice of the AGM The Board of Director has appointed Ms. Ritu Bajaj, (CP Registration No. 11933), Practising Company Secretary, as the Scrutinizer to enable the voting at venue of AGM and remote e-Voting processes to be conducted in a fair and transparent manner.

For Kesoram Industries Limited

certificates were made available to us by

the Bank through digital medium, electronic

electronic communications in respect of some of

records made available to us through electronic

Making enquiries and gathering necessary audit

evidence through Video Conferencing, dialogues

and discussions over phone calls/conference

calls, electronic communications and similar

Discussions and resolution of audit observations

telephonically/through electronic communications

instead of face-to-face interaction with the

over secure network of the bank.

communication channels.

concerned/designated officials.

Raghuram Nath Date : 26" June, 2021 Place: Kolkata Company Secretary

by State Governments / Local Authorities made available to us which were relied upon

during the period of our audit and the RBI as audit evidence for conducting the audit and

audit remotely wherever physical access was Accordingly, we modified our audit procedures

visiting the premises of certain Branches/ Conducted verification of necessary records,

ZOs/various departments at Head Office of Documents electronically through remote access/

As we could not gather audit evidence in the Branches/ ZO and Head Office Departments

person/ Physically and personal interaction of the Bank wherever physical access was not

Office, either fully or partially, we have Carried out verification of scanned copies of

identified such modified audit procedures as the documents, certificates and the related

Accordingly, our audit procedures were communications and CBS through remote access

Information Other than the Financial Statements and Auditor's Report thereon

The Bank's Board of Directors is responsible for the other information. The other information

comprises the Corporate Governance Report (but does not include the financial statements

and our auditor's report thereon), which we obtained prior to the date of this auditor's report,

and Directors' Report, including annexures, if any, thereon, which is expected to be made

Our opinion on the financial statements does not cover the other information and Pillar

3 disclosure under Basel III and we do not and will not express any form of assurance

In connection with our audit of the financial statements, our responsibility is to read the

other information identified above and, in doing so, consider whether the other information

is materially inconsistent with the financial statements or our knowledge obtained in the

If, based on the work we have performed on the other information that we obtained prior

to the date of this auditor's report, we conclude that there is a material misstatement of

this other information, we are required to report that fact. We have nothing to report in this

When we read the Directors' Report, including annexure, if any, thereon, if we conclude

that there is a material misstatement therein, we are required to communicate the matter to

Responsibilities of Management and Those Charged with Governance for the

The Bank's Board of Directors is responsible with respect to the preparation of these

standalone financial statements that give a true and fair view of the financial position,

financial performance and cash flows of the Bank in accordance with the accounting

principles generally accepted in India, including the Accounting Standards issued by

ICAI, and provisions of Section 29 of the Banking Regulation Act, 1949 and circulars

and guidelines issued by the Reserve Bank of India ('RBI') from time to time. This

responsibility also includes maintenance of adequate accounting records in accordance

with the provisions of the Act for safeguarding of the assets of the Bank and for preventing

and detecting frauds and other irregularities; selection and application of appropriate

accounting policies; making judgments and estimates that are reasonable and prudent;

and design, implementation and maintenance of adequate internal financial controls, that

were operating effectively for ensuring the accuracy and completeness of the accounting

records, relevant to the preparation and presentation of the financial statements that give a

true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Bank's

concern and using the going concern basis of accounting unless management either

WILLIAMSON FINANCIAL SERVICES LIMITED

CIN: L67120AS1971PLC001358

Registered Office: Export Promotion Industrial Park, Plot No.1, Amingaon, North Guwahati - 781031, Assam Telephone: 033 2243 5391/93, 2210 1221, 2248 9434 /35 Fax: +91-33-2248 3683/8114/6824

E-mail: administrator@mcleodrussel.com, Website: www.williamsonfinancial.in

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2021

SI. No.	Particulars	3 months ended			Year ended	Year ended
		31.03.2021 (Audited)	31.12.2020 (Unaudited)	31.03.2020 (Audited)	31.03.2021 (Audited)	31.03.2020 (Audited)
2.	Net Profit / Loss for the period (before Tax, Exceptional and/or Extraordinary items)	(754.50)	(1,053.64)	(10,068.86)	(1,963.19)	(2,318.71)
3.	Net Profit / Loss for the period before Tax (after Exceptional and/or Extraordinary items)	(754.50)	(1,053.64)	(10,068.86)	(1,963.19)	(2,318.71)
4.	Net Profit / Loss for the period after Tax (after Exceptional and/or Extraordinary items)	(754.50)	(1,053.64)	(10,068.86)	(1,963.19)	(2,318.71)
5.	Total Comprehensive Income for the period [Comprising Profit / Loss for the period (after tax) and other Comprehensive Income (after tax)	(454.02)	(998.15)	2,774.84	324.15	(16,355.86)
6.	Paid-up Equity Share Capital: Face value: Rs 10/- per share	835.91	835.91	835.91	835.91	835.91
7.	Reserves (excluding Revaluation Reserve)				(30,828.22)	(31,152.37)
8.	Earnings / Loss per Equity Share (EPS) (Rs.) (not annualised) - Basic and Diluted	(9.03)	(12.60)	(12.79)	(23.49)	(27.74)

Qualified Opinion expressed by the statutory auditors (if any) :

(a) Going Concern Assumption in preparation of the Statement

Due to continuous losses, the net-worth of the company has been fully eroded. The Company has defaulted in repayment of borrowings to its lenders. In view of the Management, the Company would be able to improve its net working capital position to discharge its total financial obligations as described in note-5 to the result. However, in view of the uncertainties involved, these events and conditions indicate a material uncertainty which may cast a significant doubt on the Company's ability to continue as a going concern. Accordingly, the use of going concern assumption of accounting in preparation of this Statement is not adequately and appropriately supported.

(b) Non-recognition of Interest Expense

We draw attention to Note 7 (a) of the Statement relating to non-recognition of interest expense amounting to Rs. 4,15,151 thousand (including Rs. 1,12,585 thousands for the quarter) year ended 31st March, 2021 on its borrowings. As a result, finance Costs liability on account of interest is understated and total comprehensive income for the year ended 31st March, 2021 is overstated to that extent. These constitute a departure from the requirements of Indian Accounting Standard 109 "Financial Instruments".

(c) Non-recognition of Interest Income

Interest income of Rs. 1,35,900 Thousand (including Rs. 56,650 thousands for the quarter) year ended 31st March, 2021 not provided on loans given refer note-8(a). As a result, interest income, interest receivable and total comprehensive income for the year ended 31st March, 2021 are understated

These constitute a departure from the requirements of Indian Accounting Standard 109 "Financial Instruments".

ascertainable in respect of this, so cannot be commented by us at present. [Refer Note-8(b)]

The Company had given Advances to Body Corporate aggregating to Rs.2,85,000 Thousand which are outstanding as on March 31, 2021. In absence

of appropriate audit evidence and status thereof, we are unable to comment on the validity and recoverability of such advances. Due to Non provision, the impact of the same on advances and total comprehensive income are overstated. (e) Non Confirmation of Loans and Advances

Due to non Confirmation and reconciliation of Loans and Advances and Borrowings, adjustment/impact or provisions in financial results if any not

The above is an extract of the detailed format of Quarterly / Annual Financial Results filed with the Stock Exchanges under Regulations 33 of the

Place: Kolkata

Date : 25th June, 2021

- SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Annual Financial Results are available on the website of the Stock Exchange at (www.bseindia.com) and also on the Company's website (www.williamsonfinancial.in).
- 2. The above results were reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on

By Order of the Board For Williamson Financial Services Limited

(Aditya Khaitan) Director DIN - 00023788

੧ਓ ਸ੍ਰੀ ਵਾਹਿਗੁਰੂ ਜੀ ਕੀ ਫ਼ਤਹਿ

पंजाब एण्ड सिंध बैंक



Punjab & Sind Bank

(A Govt. of India Undertaking)

directions to Bank to facilitate carrying out reporting for the current period.

not possible, audit could not be conducted by as follows:

with the officials at the Branch/ Zonal/ Head possible.

Key Audit Matter.

modified to carry out remotely.

available to us after that date.

those charged with governance.

Standalone Financial Statements

regard.

audit, or otherwise appears to be materially misstated.

Where service is a way of life

In the event of any improper application of We have reviewed on test check basis the reports the prudential norms/regulatory requirements of the credit audit, inspection audit, internal audit, or consideration of the incorrect value of the concurrent audit, regulatory audit to ascertain security, the carrying value of the advances the advances having any adverse features

significance of the amount of advances in the We reviewed advances including stressed financial statements, the classification of the advances on a sample basis with respect to advances and provisioning thereon has been compliance with the RBI Master Circulars considered as Key Audit Matter in our audit. | Guidelines/ Judicial pronouncements.

> Necessary changes were carried out wherever required during the course of audit and the effect of same was duly accounted for in the Financia statements for the year ended 31st March, 2021

of Our Audit approach towards Investments with and reference to the RBI circulars/directives included

Investment portfolio of the bank comprises Investments, provisioning / depreciation related of Investments in Government Securities, to Investments.

Receipts and other Approved Securities internal control as laid down by the Bank to which are classified under three categories, comply with relevant RBI guidelines. Held to Maturity, Available for Sale and Held We assessed and evaluated the process of identification of NPI's, and corresponding reversal Valuation of investments, identification of of unrealized income and creation of provision. Non-Performing Investments (NPI) and the We carried out substantive audit procedures to corresponding non-recognition of income recompute independently the provision to be

valuation

and provision thereon, is carried out in maintained and depreciation to be provided in accordance with the relevant circulars / accordance with the circulars and directives of guidelines / directions of RBI. Considering judgement involved in the investments of each category and tested for the valuation, volume of transactions, NPIs as per the RBI guidelines and recomputed regulatory the provision to be maintained in accordance investments on hand, requirements and significance of the amount with the RBI Circular for those selected sample of investments in the Financial statement, we of NPIs;

have identified this as a key audit matter for Necessary changes were carried out wherever

the current year audit.

various locations.

bank. Appropriate IT general controls and system existing in the bank. pplication controls are required to ensure Reviewed the output and reports generated by that such IT systems are able to process the the system on sample basis.

IT controls with respect to recording of procedures. is dependent on working of Core Banking data from the system. System in the Bank. Therefore, any validation failures, incorrect input data and wrong extraction of data may result in wrong reporting of data to the management and

regulators. The Bank accounts for all the transactions related to Advances in its Information Technology System (IT System) viz. Core Banking Solution (CBS) which identifies whether the advances are performing or non-performing and calculation of provisions

Due to the importance of the impact of the T systems and related control environment on the Bank's financial reporting process, we have identified testing of such IT systems

and related control environment as a key matter for the current year audit. Contingent Liabilities and Claims Contingent Liability is a possible obligation, legal opinions obtained by the bank regarding the

would not eventually lead to a liability.

unascertainable at this stage.

Considering the uncertainty relating to the outcome of these matters which requires application of judgment in interpretation of law this has been determined as a key Audit

Modified Audit Procedures carried out Wherever physical access was not possible, in the light of continuing COVID-19 necessary records/ reports/ documents/ Due to the continuing COVID-19 pandemic, communications and remote access to CBS. To could be materially misstated either comments and reviewed the reports generated individually or collectively and in view of the from the bank's system. lockdown declared by some of the State this extent, the audit process was carried out on Governments and travel restrictions imposed the basis of such documents, reports and records

Non-Performing the review and testing of the design, operating effectiveness of internal controls and substantive (Refer Schedule 8 to the financial audit procedures in relation to valuation, classification, identification of Non-Performing

Bonds, Debentures, Shares, Security We evaluated and understood the system and

the RBI. Accordingly, we selected samples from

required during the course of audit and the effect of same was duly accounted for in the Financial statements for the year ended 31st March, 2021.

Assessment of Information Technology We evaluated and understood the CBS system adopted by the Bank.

The IT environment of the bank is complex We assessed the operative effectiveness of and involves a large number of independent key automated controls within various business and inter-dependent IT systems used in the processes. This includes testing the integrity operations of the Bank for processing and of system interfaces, the completeness and recording a large volume of transactions at accuracy of data, system reconciliation controls and automated calculations.

As a result, there is high degree of reliance We assessed the feeding of the data in the and dependency on such IT systems system and going through the extraction of the for the financial reporting process of the financial information and statements from the IT

data as required, completely accurately and Where deficiencies were identified, we tested consistently for reliable financial reporting. | compensating controls or performed alternate

transactions, generating various reports in The system needs to be further strengthened for compliance with RBI guidelines/directions its efficacy to control deficiencies of input/output

> intends to liquidate the Bank or to cease operations, or has no realistic alternative but to do Auditor's Responsibilities for the Audit of the Financial Statements

 Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these As part of an audit in accordance with SAs, we exercise professional judgment and

maintain professional skepticism throughout the audit. We also:

 Identify and assess the risks of material misstatement of the financial statements. whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, fordery, intentional omissions, misrepresentations, or the override of internal control. Obtain an understanding of internal control relevant to the audit in order to design

expressing an opinion on the effectiveness of the Bank's internal control. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management. Conclude on the appropriateness of management's use of the going concern

audit procedures that are appropriate in the circumstances, but not for the purpose of

basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the bank's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the bank to cease to continue as a going concern.

including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation. We communicate with those charged with governance regarding, among other matters, the

planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with

them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in

extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected Auditor's Responsibility to outweigh the public interest benefits of such communication.

We did not audit the financial statements / information of 775 branches and 25 offices / Processing Centers included in the standalone financial statements of the Bank whose financial statements / financial information reflect total asset of Rs. 26,024.76 Crore as at 31st March 2021 and total revenue of Rs. 1,347.95 Crores for the year ended on that date, as considered in the standalone financial statements. The financial statements / information of these branches has been audited by the statutory branch auditors whose reports have been furnished to us, and in our opinion in so far as it relates to the amounts and disclosures included in respect of branches, is based solely on the report of such branch auditors.

Our opinion is not modified in respect of this matter. Report on Other Legal and Regulatory Requirements

powers of the Bank; and

13. We further report that:

The Balance Sheet and the Profit and Loss Account have been drawn up in accordance with Section 29 of the Banking Regulation Act, 1949;

 Subject to the limitations of the audit indicated in paragraphs 6 to 9 above and as required. by the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970/1980, and subject also to the limitations of disclosure required therein, we report that:

a) We have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of our audit and have found them to be satisfactory; The transactions of the Bank, which have come to our notice, have been within the

The returns received from the offices and branches of the Bank have been found adequate for the purposes of our audit. As required by the RBI's letter no. DOS.ARG. No.6270/08.91.001/2019-20 dated March 17.

2020 (as amended), we report that: (a) Our audit report on the adequacy and operating effectiveness of the Bank's internal financial controls over financial reporting is given in Annexure A to this report. Our report expresses an unmodified opinion on the Bank's internal financial controls over

financial reporting as at 31st March, 2021. (b) As the bank is not registered under the Companies Act, 2013 the disqualifications from being a director of the bank under sub-section (2) of Section 164 of the Companies Act. 2013 do not apply to the bank.

have any adverse effect on the functioning of the bank. There are no qualifications, reservations or adverse remarks relating to the maintenance of accounts and other matters connected therewith.

a) in our opinion, proper books of account as required by law have been kept by the Bank so far as it appears from our examination of those books and proper returns adequate for the purposes of our audit have been received from branches not visited

dealt with by this report are in agreement with the books of account and with the returns received from the branches not visited by us: the reports on the accounts of the branch offices audited by statutory branch auditors of the Bank under section 29 of the Banking Regulation Act, 1949 have been sent to us and have been properly dealt with by us in preparing this report; and

In our opinion, the Balance Sheet, the Statement of Profit and Loss Account and the Statement of Cash Flows comply with the applicable accounting standards, to the extent they are not inconsistent with the accounting policies prescribed by RBI. For M/S Suresh Chandra & Associates For M/s Raj Gupta & Co.

Chartered Accountants Chartered Accountants ability to continue as a going concern, disclosing, as applicable, matters related to going FRN: 000203N FRN: 001359N UDIN:21090205AAAAAS8391 UDIN: 21530433AAAADD8743 CA Madhur Gupta CA Abhishek Gupta Partner Partner M. No. 090205 M. No. 530433 Place: New Delhi Place: Ludhiana For M/S Ghiya & Co For M/s Shiv & Associates Chartered Accountants Chartered Accountants FRN: 001088C FRN: 009989N UDIN: 21085084AAAAACH8542 UDIN:21075000AAAAAL8150 CA Shiv Prakash Chaturvedi CA G.P Gupta

serve Bank of India (the "RBI") Letter DOS.ARG.No.6270/08.91.001/2019-20 dated March 17, 2020 (as amended) (the "RBI communication") We have audited the internal financial controls over financial reporting of Punjab & Sind Bank ("the Bank") as of March 31,2021 in conjunction with our audit of the standalone financial statements of the Bank for the year ended on that date which includes internal financial controls over Evaluate the overall presentation, structure and content of the financial statements.

financial reporting of the Bank's branches. Management's Responsibility for Internal Financial Controls

The Bank's management is responsible for establishing and maintaining internal financial

ANNEXURE"A"TO THE INDEPENDENT AUDITOR'S REPORT

ments' section of our report of even date)

controls based on the internal control over financial reporting criteria established by the Bank considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to the Bank's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Banking Regulation Act, 1949 and the circulars and guidelines issued by the Reserve

(Referred to in paragraph 12(a) under 'Report on Other Legal and Regulatory Require-

Report on the Internal Financial Controls Over Financial Reporting as required by the Re-

Our responsibility is to express an opinion on the Bank's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India (the "ICAI") and the Standards on Auditing (SAs) issued by the ICAI, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting were established and maintained and if such controls operated effectively in all material respects.

internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal financial controls based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to We believe that the audit evidence we have obtained and the audit evidence obtained by the

Our audit involves performing procedures to obtain audit evidence about the adequacy of the

internal financial controls over financial reporting and their operating effectiveness. Our audit of

branch auditors, in terms of their reports referred to in the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Bank's internal financial controls over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting A Bank's internal financial controls over financial reporting is a process designed to provide rea-

sonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Bank's internal financial controls over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Bank; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Bank are being made only in accordance with authorizations of management and directors of the Bank; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Bank's assets that could have a material effect There are no observations or comments on financial transactions or matters which on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial controls over financial reporting may become inadequate because of changes the Balance Sheet, the Profit and Loss Account and the Statement of Cash Flows in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, and to the best of our information and according to the explanations given to us

and based on the consideration of the reports of the branch auditors referred to in the Other Matters paragraph below, the Bank has, in all material respects, adequate internal financial controls over financial reporting and such internal financial controls over financial reporting were operating effectively as at March31,2021,based on the criteria for internal control over financial reporting established by the Bank considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Other Matters

Our aforesaid report in so far as it relates to the operating effectiveness of internal financial controls over financial reporting of 38 branches, testing the design of operating effectiveness of internal financial controls is based on the corresponding reports of the respective branch auditors

Our opinion is not modified in respect of this matter. For M/S Suresh Chandra & Associates For M/s Raj Gupta & Co.

Chartered Accountants Chartered Accountants FRN: 001359N FRN: 000203N UDIN:21090205AAAAAS8391 UDIN: 21530433AAAADD8743

CA Madhur Gupta CA Abhishek Gupta Partner Partner M. No. 530433 M. No. 090205 Place: New Delhi Place: Ludhiana For M/S Ghiya & Co For M/s Shiv & Associates

FRN: 001088C FRN: 009989N UDIN:21075000AAAAAL8150 UDIN: 21085084AAAACH8542 CA G.P Gupta CA Shiv Prakash Chaturvedi Partner

Place: Jaipur Dated: 22nd May, 2021.

M. No. 075000

Chartered Accountants

Toll Free No: 1800 419 8300

Chartered Accountants

M. No. 085084

Place: New Delhi

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outcome of which is contingent upon claims and tax litigations and involved our internal occurrence or non-occurrence of one or more team to review the nature of such litigations uncertain future events. In the judgement of and claims, their current status, sustainability, the management, such claims and litigations examining recent orders and/or communication including tax demands against the bank received from various tax authorities/judicial However, unexpected adverse outcomes likelihood of claims/litigations materializing into may significantly impact the Bank's eventual liability upon final resolution, from the reported financial results which is uncertain/ available records and developments to date.

forums and follow up actions thereon and

We have relied upon the management note and

Partner

M. No. 075000

Dated: 22nd May, 2021.

Place: Jaipur

Partner

M. No. 085084

Place: New Delhi

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Kolkata

মসমীয়া সাহিত্<u>য</u>ৰ ভৱিষ্যৎ' বিষয়ক বক্ততা আজি

জলাৰ বাতৰি দিওঁতা অন্যূণ, ২০ জুন ৯ তিল্লেণ্ড গাহিত্য সভা, কামৰূপ হোবিদ্যালয়(চামতা)ৰ মাভ্যম্ভৰীণ মান নিৰ্ণায়ক কোষ মাৰু ডিব্ৰুগড় হনুমানবক্স ৰজমল কানৈ মহাবিদ্যালয়ৰ , দবিতা অধ্যয়ন চক্ৰৰ উদোগত অসমীয়া সাহিত্যৰ ভৱিষ্যৎ বৈয়ত কাইলৈ বিয়লি ৩ বজাত ক্তৃতা আৰু কাব্য চৰ্চাৰ এটি , মনুষ্ঠান আয়োজন কৰা হৈছে। গানৈ মহাবিদ্যালয়ৰ অসমীয়া বৈভাগৰ অধ্যাপিকা ড° মনমী ৰুৱাই আঁত ধৰিবলগীয়া নুন্ধানটোৰ সঞ্চালনা কৰিব দমে কানৈ মহাবিদ্যালয়ৰ অধ্যক্ষ তথা ডিব্ৰুগড় সাহিত্য সভাব ভোপতি ড° শশীকান্ত শইকীয়া মাৰু কামৰূপ মহাবিদ্যালয়ৰ মধ্যাপিকা ড° কবিতা চৌধুৰীয়ে ট্ৰক্ৰগড় সাহিত্য সভাৰ সাংস্কৃতিক মুম্পাদিকা টুনুমণি বৰুৱাই াবলগীয়া 'চিৰ চেনেহী মোৰ গ্ৰযা জননী' গীতেৰে আৰম্ভ বৈলগীয়া অনুষ্ঠানটিত মুখ্য বক্তা ইচাপে বক্তব্য বিশ্ববিদ্যালয়ৰ ড়োলেণ্ড নধ্যাপক তথা লেখক ড° ৰাতুল ডকাই। অনুষ্ঠানটিত ডিব্ৰুগড় াহিত্য সভাৰ ভাৰপ্ৰাপ্ত সম্পাদ াতুল বুঢ়াগোহাঁয়ে উদ্দেশ্য ব্যাখ্যা চৰাৰ লগতে উদ্বোধনী ভাষণ ন্ধবিদ্যালয়ৰ অধ্যাপক, বিশিষ্ট াহিত্যিক ড° প্ৰফুল্ল কুমাৰ নাথে। মনুষ্ঠানটিত উপস্থিত থাকি মনৰ মনুভৱ প্ৰকাশ আৰু কবিতা পাঠ চৰিব ক্ৰমে যুক্তৰাজ্য শাখা াহিত্য সভাৰ সভানেত্ৰী মঞ্জিৰা চীধুৰী আৰু কাৰ্যনিৰ্বাহক সদস্য নৰলা বৰুৱা, ডিব্ৰুগড় সাহিত্য ভাৰ উপ-সভাপতি বিভাষ বৰা, ভুইজাৰলেণ্ড নিৱাসী অসম ন্যা ডাঃ ডেইজী লেখাৰু অসম াহিত্য সভাৰ আন্তঃৰাজ্যিক মাদিত্য শইকীয়া, অসম সাহিত্য ভাৰ প্ৰাক্তন সম্পাদক তথ মধ্যাপক ড° জগদীশ পাটগিৰি, ব্ৰাহাটী বিশ্ববিদ্যালয়ৰ অধ্যাপব চথা কানৈ মহাবিদ্যালয়ৰ মা**ন্তঃ**ৰাষ্ট্ৰীয় শৈকিব ৰামৰ্শদাতা ড° যোগেন চন্দ্ৰ

চলিতাই। কামৰূপ মহাবিদ্যালয়,

ধমাজি মহাবিদ্যালয়, কার্ট

হাবিদ্যালয়, এন এল বি চিটী

হাবিদ্যালয়, এম ডি কে জি

হাবিদ্যালয়কে ধৰি ৰাজ্যৰ

হুকেইখন মহাবিদ্যালয়ৰ ছাত্ৰ-

গীত-কথা

াত্রীয়ে

বগলীৰ আশ্ৰয়স্থল ধ্বংস সাধন প্ৰসংগ টংলা পৌৰসভাৰ বিষয়াৰ বিৰুদ্ধে বন বিভাগৰ গোচৰ

টংলা, ২৬ জুন ঃ বিষ্ঠা ত্যাগ কৰি ক'ৰ'না মহামাৰী বিয়পোৱাৰ সন্দেহত

বগলীয়ে আশ্রয় লোৱা বাঁহ কাটিবলৈ নির্দেশ জাৰি কৰা টংলা পৌৰসভাৰ কার্যবাহী বিষয়া শান্তনু দাসৰ বিৰুদ্ধে ওদালগুৰি জিলা বন

বিভাগে আজি টংলা থানাত গোচৰ ৰুজু কৰিছে। আজি পুৱাৰ ভাগতে

মুখ্য বন সংৰক্ষক বিষয়াগৰাকী ঘটনাস্থলীত উপস্থিত হৈ ঘটনাৰ বিষয়ে

ইংগিত দিয়ে। উল্লেখযোগ্য যে যোৱা বহুস্পতিবাৰে পৌৰসভাৰ

অন্তৰ্গত ১ নং ৱাৰ্ডৰ লোকজিৎ সুতাৰ নামৰ ব্যক্তিগৰাকীৰ বাৰীত তিনি

শতাধিক বগলীয়ে আশ্ৰয় লৈ থকা বাঁহগছবোৰ বগলীৰ বিষ্ঠাই ক'ৰ'না

মহামাৰী বিয়পোৱাৰ সন্দেহত কাটি দিছিল। ফলত গছত আশ্ৰয় লৈ

ওৱাহাটীৰ বাতৰি ঃ টংলা পৌৰসভাৰ উদ্যোগত ক'ৰ'না সংক্ৰমণৰ

আশংকাত টংলা চতৰৰ পাঁচগৰাকী ব্যক্তিৰ মাটিত বগলীয়ে আশ্ৰয় স্বল

হিচাপে ব্যৱহাৰ কৰা বাঁহগছবোৰ কাটি পেলোৱা কাৰ্যৰ লগতে তাৰ ফলত

শতাধিক বগলী মৃত্যুমুখত পৰা বুলি সংবাদ মাধ্যমৰ জৰিয়তে জানিব পাৰি অসম বিজ্ঞান সমিতিয়ে গভীৰ উদ্বেগ প্ৰকাশ কৰিছে। স্থানীয়ভাৱে

জনসাধাৰণৰ মাজত পৰিৱেশ সজাগতাৰ লগতে স্বাস্থ্য সুৰক্ষাৰ বাবে

ল'বলগীয়া বিজ্ঞানসন্মত ব্যৱস্থাবোৰৰ বিষয়ে ব্যাপক প্ৰচাৰ নচলাই উংলা

পৌৰসভাই বগলীয়ে ক'ৰ'নাৰ সংক্ৰমণ ঘটাব বলি মনেসজা বিশাস

বিয়পাই জনসাধাৰণক বিপ্ৰথেহে পৰিচালনা কৰা বুলি বিবৃতিটোত মন্তব্য

কৰিছে সমিতিয়ে। বিবৃতিটোত কোৱা হৈছে যে গছ-বন কমি অহাৰ

লগতে বন্যপ্রাণীৰ সংখ্যা, বিশেষকৈ থলুৱা প্রজাতিৰ চৰাই-চিৰিকটি

দ্ৰুতভাৱে হ্ৰাস পাই অহাটো পাৰিপাৰ্শ্বিক দুৰ্যোগৰ এটা প্ৰধান কাৰণ বুৰি

ইতিমধ্যে প্ৰমাণ হৈছে। থলুৱা চৰাই-চিৰিকটিয়ে গছ-গছনিৰ পৰাগযোগত

সহায় কৰা, আমাৰ পৰিৱেশ পৰিষ্কাৰ কৰা আদিৰ লগতে বনৰীয়া আৰু

ঘৰচীয়া জন্তুবোৰৰ শৰীৰত থকা বিভিন্ন পোক আদি খাই সুস্থ কৰি ৰাখে

এনেদৰে চৰাইবোৰে বিভিন্ন ধৰণে প্ৰকৃতিৰ ভাৰসাম্য ৰক্ষাত সহায় কৰি

আহিছে। সেয়েহে চৰাইক প্ৰকৃতিৰ অন্যতম গুৰুত্বপূৰ্ণ উপাদান বুলি গণ্য

কৰা হয়। এনেবোৰ কথালৈ চাই আজিকালি নগৰ-চহৰৰ মাজত ক্ষুদ্ৰ

অৰণ্য, জলাশয় সংৰক্ষণ বা সৃষ্টিত গুৰুত্ব দিয়া হৈছে। এনে পৰিপ্ৰেক্ষিতত

টংলা পৌৰসভাই বগলীৰ আশ্ৰয়স্থল ধ্বংস কৰাটো এটা অতি ক্ষতিকৰ

আৰু ভুল সিদ্ধান্ত হৈছে। উল্লেখ্য যে ১৯৭২ চনৰ বন্যপ্ৰাণী পৰিবক্ষণ

আইনৰ অধীনত চৰাই বাহ আৰু বসতিস্থল ধ্বংস কাৰ্য অক্ষমণীয়

অপৰাধ। সেয়েহে ভৱিষ্যতলৈ এনেধৰণৰ ধ্বংসাত্মক কামৰপৰা বিৰত

থকাৰ বাবে আহ্বান জনোৱাৰ লগতে স্থানীয় ৰাইজৰ সৈতে পৰিৱেশ

সুৰক্ষা আৰু উন্নয়নৰ কামত মনোনিৱেশ কৰিবলৈ অসম বিজ্ঞান সমিতিয়ে

থকা বগলীবোৰ মৃত্যুমুখত পৰিছিল।

খ প্ৰকাশ কৰাৰ লগতে দোষী ব্যক্তিৰ বিৰুদ্ধে কঠোৰ ব্যৱস্থা গ্ৰহণৰ

কালদিয়াই উটুৱাই নিলে শ্বাশান পথ

নিজা বাতৰি দিওঁতা

পাঠশালা, ২৬ জুন ঃ নামনি অসমৰ ধর্মীয় স্থানবোৰৰ অন্যতম বজালীৰ আটাইতকৈ প্ৰণি, শতবৰ্ষ গ্ৰকা হেলনা ৰাস মন্দিৰ আৰু ৰাসথলীলৈ কালদিয়া নৈয়ে ভাবুকি কঢিয়াই অনিছে। নৈখনে খহনীয়াৰ সৃষ্টি কৰি ইয়াৰ সমীপতে থকা অঞ্চলটোৰ একমাত্ৰ ৰাজহুৱা শ্বাশানখনলৈ যোৱা পথটো সম্পৰ্ণৰূপে খহাই নিয়াত ৰাইজৰ হাহাকাৰ লাগিছে। উল্লেখ্য যে হেলনা ৰাসথলী আৰু এই অঞ্চলৰ ধৰ্মপ্ৰাণ ৰাইজৰ একমার আৰাধনাৰ স্থান মন্দিৰলৈ কালদিয়া নৈয়ে কেইবা বছৰ ধৰি ভাবুকিৰ সৃষ্টি কৰি আহিছিল। ইয়াৰ স্থানীয় ৰাইজে প্ৰতি বছৰে বাৰিয়াৰ পূৰ্বে ইয়াৰ খহনীয়া ৰোধ কৰাৰ

কালদিয়া নৈৰ প্ৰৱল সোতে সেয়া নিমিষতে ইয়াৰ কেইবাটাও চুবুৰিৰ ৰাইজৰ মৃতদেহ সংকাৰৰ একমাত্ৰ স্থান হেলনা শাশানলৈ যোৱা পথটো কালদিয়া নৈয়ে সম্পূৰ্ণৰূপে খহাই লৈ যোৱাৰ ফলত সমগ্ৰ অঞ্চলত হাহাকাৰ লাগিছে। আনহাতে একাংশ লোকে নৈখনৰ বুকুত পকী বেৰ দিয়াত শ্মশানখনলৈ অঞ্চলৰ ৰাইজে জনাইছে। ৰাইজে বজালী জিলাৰ নতন উপায়ক্ত মগেশ নাৰায়ণ বৰুৱাক ব্যৱস্থা গ্ৰহণ কৰিবলৈ দাবী পাটাছাৰকুছিৰ বিধায়ক তথা গ্রামোন্নয়ন, জনস্বাস্থ্য কাৰিকৰী আৰু খাদ্য আৰু অসামৰিক যোগান বিভাগৰ মন্ত্ৰী ৰঞ্জিৎ কুমাৰ দাসকো ৰাসথলী ৰক্ষা কৰাৰ লগতে শ্মশানলৈ যোৱা পথটো নিৰ্মাণ কৰিবলৈ কাতৰ অনৰোধ কৰিছে।

সান্ধ্য আইনত দোকান বন্ধ কৰাক লৈ উত্তেজনা

নাওশালীত ব্যৱসায়ীৰ সমৰ্থকৰ আক্ৰমণ আৰক্ষীক

মুছলপুৰ, ২৬ জুন ঃ বাক্সা জিলাৰ নাওশালীত যোৱা নিশা কর্তব্যৰত আৰক্ষীৰ দলৰ ওপৰত আক্ৰমণ চলায় একাংশ লোকে। প্ৰাপ্ত বাতৰি মতে. কোভিডৰ বাবে নৈশ সান্ধ্য আইন চলি থকাৰ মাজতে কোভিড প্ৰট'কল উলংঘা কৰি নাওশালী চ'কত একাংশ ব্যৱসায়ীয়ে দোকান খুলিছিল। নিশালৈ দোকান খলি ৰখাটো এটা নিয়ম যেন হৈছিল। আৰক্ষীয়ে বাধা দি থকা সত্ত্বেও একাংশ দোকানীয়ে নিজৰ দোকান খুলি ৰাখিছিল। এই খোলা দোকানক লৈ চ'কটোত বহিছিল আড্ডা। এই তথ্য লাভ কৰি যোৱা নিশা মুছলপুৰ থানাৰ অন্তৰ্গত আঠিয়াবাৰী আৰক্ষী চকীৰ আৰক্ষী দল গৈ নাওশালীত উপস্থিত হৈছিল। তাত মাজিদ আলীৰ দোকান খোলা দেখা পাই এই সম্পৰ্কে প্ৰশ্ন কৰাত তেওঁ আৰক্ষীৰ সৈতে তৰ্কত লিপ্ত হয়। ইয়াৰ মাজতে আৰক্ষীয়ে মাজিদক প্ৰহাৰ কৰাৰ পাছতে তেওঁৰ পৰিয়ালৰ লগতে আন একাংশ লোক আৰক্ষীৰ দল দেখাৰ লগে লগে যাঠি-জোং লৈ ওলাই আহে। তৰ্কৰ মাজতে উদ্ভেজিত ৰাইজে আৰক্ষীয়ে ব্যৱহাৰ কৰা চাৰিচকীয়া বাহনখনৰ ওপৰতো আক্ৰমণ চলায়। অভিযোগ মতে, স্থানীয় ব্যৱসায়ী মাজিদ আলীৰ নেতত্বত একাংশ ৰাইজে লাঠী, কোৰ, চোকা অস্ত্ৰ লৈ আক্ৰমণৰ চেষ্টা কৰাৰ লগতে আৰক্ষীৰ দলটোলৈ শিলগুটি নিক্ষেপ কৰে। পৰিস্থিতি অধিক উত্তেজনাময় হোৱাত আঠিয়াবাৰী আৰক্ষীয়ে নাওশালীৰপৰা আঁতৰি আহে। আজি ঘটনাস্থলীত আৰক্ষীৰ উচ্চ পদস্থ উপস্থিত হৈ আৰক্ষীক আক্ৰমণকাৰী বিচাৰি অভিযান চলায় যদিও বাতৰি লিখা সময়লৈ কোনো অপৰাধীক আৰক্ষীয়ে আটক কৰা নাই প্ৰকাশ যে নাওশালী চ'কৰ একাংশ বি টি চিৰ বাহিৰত আৰু একাংশ বি টি চিৰ ভিতৰত পৰে। বি টি চিৰ ভিতৰত পৰাখিনি আঠিয়াবাৰী চকীৰ অন্তৰ্গত আৰু বাহিৰত পৰাখিনি বাঘমাৰা আৰক্ষী চকীৰ অন্তৰ্গত। পিছে আঠিয়াবাৰী আৰক্ষীৰ দল গৈ সকলোখিনি অঞ্চল চন্তালা বাবে স্থানীয় একাংশ লোকৰ খং বহুদিনীয়া।

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জিলা ৰাভা সাহিত্য সভাৰ সম্পাদক বন্ধেশ্বৰ ৰাভাৰ মৃত্যু



ৰাভা সাহিতা সভাৰ সাধাৰণ সম্পাদক বুদ্ধেশ্বৰ ৰাভাৰ কালি পুৱা ৬ বজাত মৃত্যু হয়। জণ্ডিচ নিউমোনিয়া আক্ৰান্ত ৰাভা সাহিত্য সভাৰ একনিষ্ঠ কৰ্মীগৰাকীক জয়পুৰৰ বাসগৃহৰপৰা উল্লভ চিকিৎসাৰ বাবে গুৱাহাটীলৈ মানি থকাৰ সময়ত বাটতে শেষ নিশ্বাস ত্যাগ কৰে। ৪৮ বছৰীয়া বুদ্ধেশ্বৰ ৰাভাৰ মৃত্যুৰ বাতৰি পাই গোৱালপাৰা জিলাৰ দুধনৈস্থিত 'ৰুণচুম'ৰ মুখ্য কাৰ্যালয়ত নিখিল সাহিত্য সভাই সতীৰ্থগৰাকীৰ প্ৰতি শ্ৰদ্ধা জ্ঞাপন কৰাৰ লগতে গভীৰ শোক প্ৰকাশ কৰে। মৃত্যুৰ সময়ত সাহিত্য সংগঠকগৰাকীয়ে মাক-দেউতাক, পত্নী, দুগৰাকী কন্যা আৰু এজন পুত্ৰ সন্তান এৰি থৈ গৈছে। সাহিত্য সংগঠকগৰাকীৰ প্ৰতি শ্ৰদ্ধা জনাই নিখিল ৰাভা সাহিত্য সভাৰ লগতে জিলা শাখাবোৰে তিনিদিনীয়াকৈ সভাৰ পতাকা অৰ্দ্ধনমিত কৰি ৰখাৰ

যোৰহাটত বিদ্যুৎ মাচুল ফাকিৰ নতুন কৌশল

মিটাৰত 'চাৰ্কিট' সংযোগেৰে এক কোটি টকাৰ ৰাজহ চুৰি



পৰিশোধৰ ক্ষেত্ৰত কঠোৰ ব্যৱস্থা গ্ৰহণ কৰিছে যদিও একাংশ গ্রাহকে বিদ্যুৎ মাচল ফাকি দিয়াৰ ক্ষেত্রত অৱলম্বন কৰিছে ন ন কৌশল। এইবাৰ যোৰহাটৰ এটা প্ৰতিষ্ঠানে বিদ্যুৎ মাচুল হ্ৰাস কৰাৰ অভিযোগ উত্থাপন হৈছে। এই ব্যৱসায়িক প্রতিষ্ঠানটোৱে বিদঙ্ মাচল কমাই দেখুওৱাবৰ বাবে অৱলম্বন কৰিছে নতন কৌশল। যোৰহাটৰ হাতীগড়ৰ ৰাজলক্ষ্মী এগ্ৰো লিমিটেড নামৰ প্ৰতিষ্ঠানটোৱে নিজৰ বিদ্যুৎ মাচুল কমোৱাৰ বাবে এটা অভিনৱ পদ্ধতি লোৱাৰ কথা

চাৰ্কিটত আন এটা চাৰ্কিট যোগ দি বহুদিন ধৰি হ্ৰাস কৰি আহিছিল বিদাতৰ মাচল। বিদাৎ বিভাগে শেহতীয়াভাৱে চলোৱা তালাচীত এই কৌশল ধৰা পৰে। এই ঘটনা ধৰা পৰাৰ লগে লগে তৎপৰ হৈ প্রবিদ্যার বিভাগ। বিভাগে প্রতিষ্ঠানটোর মিটার জব্দ কৰাৰ লগতে যোৰহাট ভোগদৈ আৰক্ষী চকীত প্ৰতিষ্ঠানটোৰ বিৰুদ্ধে গোচৰ তৰে। প্ৰতিষ্ঠানটোৱে প্ৰায় এক কোটি টকাৰ বিদ্যুৎ মাচুল কমকৈ দিয়াৰ অভিযোগ কৰিছে বিভাগীয় কৰ্তৃপক্ষই। এই সন্দৰ্ভত আজি এ এছ ই বিৰ চি ই অ' মুকুট দাসে সাংবাদিকৰ আগত কয় যে ৰাজ্যৰ মুখ্যমন্ত্ৰীয়ে দিয়া নিৰ্দেশ অনুসৰি বিভাগে বিদ্যুৎ চুৰি অথবা অন্যান্য সকলো ক্ষেত্ৰতে অভিযান চলাই আছে। এনে অভিযোগতে ৰাজলক্ষ্মী এগ্ৰো ইণ্ডাষ্ট্ৰীজ নামৰ উদ্যোগটোৱে জালিয়াতি কৰা দেখা গ'ল। তেওঁ কয় যে প্ৰতিষ্ঠানটোৱে ব্যৱহাৰ কৰা কাৰিকৰী কৌশল অতি উন্নতমানৰ আৰু বিষয়টোৰ বিশেষজ্ঞ নহ'লে এনে চাৰ্কিট সাজিব আৰু সংযোগ কৰিব পৰা নাযায়। এনেদৰে বিদাতৰ মাচল হাস কৰিব পৰা চাৰ্কিট নিৰ্মাণ কৰা এইসকল লোক প্ৰকৃততে ক'ৰ, সেই বিষয়ে আৰক্ষীৰ তদন্তৰ পাছতহে জানিব পৰা যাব বুলি কয় দাসে।

পদপথৰ সাধু-সন্ত, মগনীয়াৰ ক'ৰ'না পৰীক্ষা, ভেকচিন জিলা প্ৰশাসনৰ

জিলাৰ বাতৰি দিওঁতা সমাজৰ সকলো শ্ৰেণীৰ নাগৰিকক ভেকচিন সভাজিৎ চেতিয়াৰ বিশেষ তৎপৰতাত অনুষ্ঠিত তেজপুৰ, ২৬ জুন ঃ সাধু-সন্ত, পদপথৰ প্ৰদানৰ বাবে মুখামন্ত্ৰী ড° হিমন্ত বিশ্ব শৰ্মাই এই বিশেষ ভেকচিন প্ৰদান ব্যৱস্থাত শতাধিক

ক্রণমিক বিষয়বোৰ বৰ্ষ সমাপ্তি বৰ্ষ সমাপ্তি 05.00.2025 05.52.2020 05.00.2020 05.00.2025 05.00.2020 (গণনাকৃত) (অগণনাকৃত) (গণনাকৃত) (গণনাকৃত) (গণনাকৃত) কাৰ্যক্ৰমৰপৰা মুঠ উপাৰ্জন কাৰ্যকালৰ বাবে মুঠ লাভ/লোকচান (কৰ, বিশেষ আৰু/অথবা অসাধাৰণ সামগ্ৰীৰ পূৰ্বে) (948.40) (5,060,68) (50,085,5%) (2,560.5%) (2,056.95) কৰৰ পূৰ্বে কাৰ্যকালৰ বাবে মুঠ লাভ/লোকচান (বিশেষ আৰু/অথবা অসাধাৰণ সামগ্ৰীৰ পাছত) (908.00) হৰৰ পাছত কাৰ্যকালৰ বাবে মঠ লাভ/লোকচাৰ (908.00) (5.000.68) (5.560.55) (2.058.95) (বিশেষ আৰু/অথবা অসাধাৰণ সামগ্ৰীৰ পাছত) কাৰ্যকালৰ বাবে মুঠ সমন্বিত উপাৰ্জন [কাৰ্যকালৰ বাবে লাভ (848.02) (30.000.00) (লাকচানক ধৰি (কৰৰ পাছত) আৰু আন সমন্বিত আয় (কৰৰ পাছত) পেইড আপ ইকুইটি শ্বেয়াৰ কেপিটেল ঃ প্ৰতি শ্বেয়াৰত ১০/- টকাৰ ফেচ ভেলু ৰিজাৰ্ভ (ৰিভেলুৱেচন ৰিজাৰ্ভক বাদ দি)

বিবৃতি প্ৰস্তুত কৰাত সম্ভাৱনীয়তা সম্পৰ্কত অনুমান
ধাৰাবাহিক লোকচনৰ পৰিনিত্ৰ, কোম্পানৰ আছে থকা মুঠ মূল্য সম্পূৰ্ণৰূপে জ্যাপ্ৰাপ্ত হৈছে। বোম্পানীয়ে ইয়াৰ ঋণনতা সকলৰপৰা লোৱা ঋণ পৰিশোধ কৰাত
বাৰ্থ হৈছে। বাৰন্ত্ৰপূপক সকলৰ পৃষ্টিকোণপৰা ফল্যাফল টোকা -৫ত বৰ্ণনা কৰা অনুসৰি কোম্পানীয়ে ইয়াৰ মুঠ বিস্তীয় নায়বন্ধতা পালন কৰাৰ বাবে বায়ৰ পাছত থকা মুঠ
কৰ্ম মূলনা স্থিতি উন্নত কৰিবলৈ সক্ষম হ'ব। যি ৰিন্তুত্বক, ইয়াৰ সৈতে জড়িত থকা অনিজ্যতান প্ৰতি কান্ধা ৰাখি এইধনগৰ পৰিক্ৰেশ-পৰিস্থিতিয়ে বাস্তুত অনিজ্যতান প্ৰতি
চিহ্নিত কৰে বাৰ বাবে যোম্পানীয়ে চলি থকা অনুষ্ঠান হিচাপে গতি কৰাৰ সক্ষমতাৰ পূৰ্বন্দ্ৰনানত এক গুৰুত্বপূৰ্ণ সম্পেহৰ অত্যৰণা কৰে। সেয়ে এই বিবৃতি গুল্পত কৰাতে
কান্ধাৰ পূৰ্বান্ধানৰ প্ৰতি লক্ষ্য ৰাখি পৰীয়াপে আৰু উপযুক্তভাৱে সম্প্ৰশি আগবঢ়োৱা নহ'গ।
বিবৃত্তিৰ টোকা ৭ (ক)ৰ জনিততে ৩২ মাৰ্চ, ২০২১ত শ্বন্ত পৰা বৰ্ষৰ ৪,১৫,১৫২ হাজাৰ টকা (ক্ৰিমাসিকৰ বাবে ১,১২,৫৮ হাজাৰকে ধৰি) সূত্ৰ বায়ৰ সম্পৰ্কত আনি

যোগ আকৰ্ষণ কৰিছোঁ। ফলশ্ৰুতিত, সূতৰ বিশ্ৰীয় বায় দায়বদ্ধতা সংক্ষিপ্ত হয় আৰু ৩১ মাৰ্চ, ২০২১ ত অন্ত পৰা বছৰৰ মুঠ সমন্বিত আয় সেই পৰ্যায়লৈ অত্যধিক হয়

প্ৰদান কৰা নহ'ল। ফলশ্ৰুতিত ৩১ মাৰ্চ, ২০২১ত অন্ত পৰা সূত উপাৰ্জন, সূত প্ৰাপ্তি আৰু মুঠ সমন্বিত উপাৰ্জন সেই পৰ্যায়লৈ সংক্ষিপ্ত হয়। এই বিষয়টো ইণ্ডিয়ান একাউন্ডিং ষ্টেণ্ডাৰ্ড ১০৯ 'কিন্তীয় আহিলা'ৰ প্ৰয়োজনীয়তাৰ পৰা ওলাই অহা।

ৰ বিষয়েৰ বিজ্ঞান কৰিছে। কোম্পানীয়ে ব'ডী কৰ্পৰেটক আগধন হিচাপে দিয়া মুঠ ২,৮৫,০০০ হাজাৰ টকা ৩১ মাৰ্চ, ২০২১ত অনাদায় হৈ আছে। যথোপযুক্ত গাণনিক সাক্ষ্য আৰু তাৰ ওপৰত স্থিতিৰ অুপস্থিতিত

আমি সেই আগধনবোৰৰ বৈধতা আৰু আদায় সম্পৰ্কত মতামত প্ৰকাশ কৰিবলৈ অক্ষম। ব্যৱস্থা নথকাৰ হেতুকে সেই আগধনবোৰৰ প্ৰভাৱ আৰু মুঠ সমন্বিত আয় অত্যধিক হয়।

প্রবাদপ্রতিম পরুষ फूलाल एक छएएत ২১তম মৃত্যুবার্ষিকী •-

তালমিছবির স্রষ্টাকে আমরা সম্রদ্ধ প্রণাম জানাই

মেসার্স দলাল চন্দ্র ভড়

৫, মনোহর দাস ষ্ট্রীট, বড়বাজার, কলকাতা ৭০০ ০০৭ ফোনঃ ০৩৩ ২২৬৮ ৮২৮৪ / ৯১৪৩৭ ২৩২৭৫ ইমেলঃ dulalchandrabhar.candy@gmail.com

OSBI

ভাৰতীয় স্টেট বেংক

ঋণীলৈ জাননী

ংশন, বিশ্ৰীয় সম্পদৰ প্ৰতিভৃতিকৰণ আৰু পুনৰ গঠন আৰু প্ৰতিভৃতি স্বাৰ্থ সুৰক্ষা আইন, ২০০২ৰ ধাৰা ১৩(৪)ৰ অধীনত জাননী

বিহেতু, নিম্ন আফৰকাৰী ভাৰতীয় ষ্টেট বেংক, আঞ্চলিক ব্যৱসায়িক শাখা তেজপুৰৰ কৰ্তৃত্বশীল বিষয়

য়াৰু জনসাধাৰণলৈ জাননী জাৰি কৰা হয় যে উক্ত আইনৰ ধাৰা ১৩(৪)ৰ অধীনৰ সৈতে উক্ত বিদিব বিহি ৯ৰ জৰিয়তে প্ৰথম্ভ কৰ্তৃত্বৰ অনুশীগন কৰি এই জাননীত ১৫ দিনৰ ভিতৰত নিম্ন স্বাক্ষৰকাৰীয়ে তলত বিবৰণ দিয়া সম্পত্তিবোৰ নিজৰ দখললৈ নিব।

ভাৰত বিজ্ঞান দিয়া সম্পান্ধিয়োৰ বিজ্ঞান পদাৰ্থায় দিয়া ।
ন্ধানী / জামিলগাকৰ বিষেষভাৱে আৰু জনসায়াৰপৰ ইয়াৰ জৰিয়ায়ে সেই সম্পান্ধিক সৈতে (কানো বৰুৰ জোনোন্দান নকৰিবলৈ সকীয়াই দিয়া হয় আৰু সেই সম্পান্ধিক সৈতে কোনো বৰুৰ জোনোন্দান নকৰিবলৈ সকীয়াই দিয়া হয় আৰু সেই সম্পান্ধিক সৈতে কোনো বৰুৰ জোনান্দান নকৰিবলৈ সংগ্ৰা কৰিবলৈ সেই আৰু ২২/০০/২০২২ শানু ২২/০০/২০২২ আৰু ২২/০০/২০২২ আৰু আৰু আৰু কান্ধান্দিৰ বাহু আৰু আনুৰ্বাদিন বাহু আৰু আৰু কৰিবলৈ কৰা আৰু কৰিবলৈ কৰা আৰু কৰিবলৈ কৰা কৰিবলৈ কৰা কৰিবলৈ কৰা আৰু কৰিবলৈ কৰা কৰিবলৈ কৰা কৰিবলৈ কৰা আৰু কৰিবলৈ আৰু কৰিবলা আৰু কৰিবলা আৰু কৰিবলা কৰিবলৈ সম্পান্ধ কৰিবলা আৰু কৰিবলা কৰ

চানুসৰি ৩৫,৫৭,৫২০/- টকা ধাৰ্য কৰা হৈছে তাৰ ন্যায় সংগত বন্ধকী আৰু ইয়াৰ পৰিসীমাঃ

তাৰিখ ঃ ২৩/০৬/২০২১

ভাৰতীয় ষ্টেট বেংক কৰ্তৃত্বশীল বিষয়া

উইলিয়ামছন ফাইনেন্সিয়েল ছার্ভিচেজ লিমিটেড

CIN: L67120AS1971PLC001358
পঞ্জীকৃত কার্যালয় : এক্সপট প্রমোচন ইংগ্রাক্ট্রনেল পার্ক, প্রট নং ১
আনিনগাঁও, উত্তব হুবাহাটী ৭৮১৩০১, অসম
টেলিফোন : ০০০, ২২৪৫, ০০১/৯০, ২২১০, ২২২১, ২২৪৮ ৯৪০৪/০৫

ক্রের १+৯১- ৩৩-২২৪৮, ৩৬৮৩/৮১১৪/৬৮২৪

ই-মেইলঃ administrator@mcleodrussel.com, বেবছাইটা ৷ www.willian গণনাকৃত বিত্তীয় ফলাফলবপৰা উদ্বন্ত ৩১ মাৰ্চ, ২০২১ত অস্ত্ৰ পৰা তিনিমহীয়া আৰু বৰ্বটোৰ বাবে

বিধিসন্মত গাণনিকৰদ্বাৰা প্ৰকাশ কৰা যথোপযুক্ত মতামত (কিবা থাকিলে)ঃ (ক) বিবৃতি প্ৰস্তুত কৰাত সম্ভাৱনীয়তা সম্পৰ্কতু অনুমান

এই বিষয়টো ইণ্ডিয়ান একাউণ্টিং ষ্টেণ্ডাৰ্ড ১০৯ "বিন্তীয় আহিলা"ৰ প্ৰয়োজনীয়তাৰ পৰা ওলাই অহা।