

Date: August 12, 2020

To,

The ManagerThe General MListing DepartmentDepartment ofNational Stock Exchange of IndiaBSE LimitedLimitedPhiroze JeejeeExchange Plaza, C-1, Block-GDalal StreetBandra Kurla ComplexMumbai - 400Bandra EastScrip Code: 5Mumbai - 400 051Scrip Code: PVR

The General Manager Department of Corporate Services **BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street Mumbai - 400 001 **Scrip Code: 532689**

Sub: Right Issue of PVR Limited - Post Issue Advertisement

Dear Sir/Madam,

We wish to inform you that the Post-Issue advertisement for the Right Issue of PVR Limited has been published in all editions of Business Standard- English and Hindi newspapers today i.e., August 12, 2020.

Copies of the above publications enclosed.

Kindly take same on the record.

Yours faithfully For **PVR Limited**

Pankaj Dhawan Company Secretary cum Compliance Officer

PVR LIMITED

Block A, 4th Floor, Building No. 9A, DLF Cyber City, Phase III, Gurugram 122002 (Haryana) India. T: +91 124 4708100 | F: +91 124 4708101 | W: www.pvrcinemas.com Regd Office: 61, Basant Lok, Vasant Vihar, New Delhi 110057. CIN: L74899DL1995PLC067827

EXTRACT OF UNAUDITED FINANCIAL RESULTS

FOR THE QUARTER ENDED JUNE 30, 2020

GINNI FILAMENTS LIMITED CIN : L71200UP1982PLC012550 Regd. Office : 110 K.M. Stone, Delhi-Mathura Road, Chhata-281401 Distt. Mathura (U.P.)

30.06.2020

568.66

700.77

512.85

496.47

0.73

0.73

7,065.01

Unaudited

12.846.30

12 POLITICS & PUBLIC AFFAIRS

Daughters' property rights have retrospective effect: SC

'Equal share irrespective of father's death before Hindu Succession Act, 2005

PRESS TRUST OF INDIA New Delhi, 11 August

olding that daughters cannot be deprived of their right of equality, the Supreme Court Tuesday ruled that they will have equal coparcenary rights in ioint Hindu family property even if the father died before the Hindu Succession (Amendment) Act, 2005.

A bench of Justices Arun Mishra, S Nazeer and M R Shah said the provisions contained in substituted Section 6 of the Hindu Succession Act, 1956 confer the status of coparcener on the daughter born before or after amendment in the same manner as a son with the same rights and liabilities.

The verdict makes it clear the amendment to the Hindu Succession Act, 1956 granting equal rights to daughters to inherit ancestral property would have ret-



throughout her life." The

three-judge bench Tuesday

said, "the rights can be

claimed by the daughter

born earlier with effect from

September 9, 2005 with sav-

ings as provided in Section

6(1) as to the disposition or

alienation, partition or tes-

tamentary disposition which

had taken place before

December 20, 2004. Since

9.

2005."

rospective effect.

The top court, which overruled its earlier 2015 decision in which it had held that the rights under the amendment are applicable to living daughters of living coparceners as on September 9, 2005, irrespective of when such daughters are born, also observed that "a daughter always remains

a loving daughter". the right in coparcenary is by birth, it is not necessary It also quoted its earlier judgement and said "A son that father coparcener should be living as on is a son until he gets a wife. A daughter is a daughter September

Coparcener is a term used for a person who assumes a legal right in parental property by birth only.

The apex court, in its 121page judgement, said the statutory fiction of partition created by proviso to Section 6 of the Hindu Succession Act, 1956 as originally enacted did not bring about the actual partition or disruption of coparcenary. "The fiction was only for the purpose of ascertaining share of deceased coparcener when he was survived by a female heir, of Class I as specified in the Schedule to the Act of 1956 or male relative of such female.

"The provisions of the substituted Section 6 are required to be given full effect. Notwithstanding that a preliminary decree has been passed the daughters are to be given share in coparcenary equal to that of a son in pending proceedings for final decree or in an appeal," the bench said.

CIN: 117309WB1995PLC073053 NOTICE NOTICE is hereby given that pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on Monday, 17th August 2020 at 12.45 P.M. at its Corporate office, inter alia to consider and approve the Unaudited (Standalone and

Consolidated) Financial Results of the company for the quarter ended on 30th June, 2020 among other agenda. The information contained in this notice is also available on the Company's website at www.luxinnerwear.com and on the websites of Stock Exchanges .e www.nseindia.com and vw.bseindia.co

LUX INDUSTRIES LTD. Read.Office : 39, Kali Krishna Tagore Street Kolkata-700007 Email: info@luxinnerwear.com

Phone : 033-40402121, Fax: 033-40012001

Website: www.luxinnerwear.com

Particulars

Total Income from Operations (net)

and/or Extraordinary items)

and/or Extraordinary items)

and/or Extraordinary items)

ncome (after tax)]

a) Basic

lace : Noida

Date : August 11, 2020

b) Diluted

Net Profit / (loss) for the period (before Tax, Exceptiona

Net Profit / (loss) for the period before tax (after Exceptional

Net Profit / (loss) for the period after tax (after Exceptiona

(Loss) for the period (after tax) and Other Comprehensive

Paid up Equity Share Capital(Face Value of ₹ 10/- each)

Reserves(excluding Revaluation Reserve) as shown in the

Earnings Per Share (of ₹ 10/- each) (not annualized)

Audited Balance Sheet of the previous year

Total Comprehensive Income for the period [Comprising Profit

Ν

For Lux I	ndustries Ltd.
Place : Kolkata	Sd/-
Place : Kolkata Dated : 12.08.2020	Chairman

No	tes :
1	he above results have been reviewed by the Audit Committee and subsequent approved by the Board of Directors in their meeting held
	on August 11, 2020. Further in accordance with the requirement under SEBI (Listing and obligation Disclosure Requirement)
	Regulations, 2015, the Statutory Auditors have carried out limited review for the quarter ended June 30, 2020.
2	The outbreak of COVID 19 pandemic and consequent lockdown has impacted the regular business operations. The results for the
	quarter are therefore not comparable with those for the previous quarter. The Company has assessed the impact of pandemic on its
	financial results/position based on the internal and external information available up to the date of approval of these financial results
	and expects that there will not be material change in the carrying value of its assets. The Company continues to monitor the economic

effects of the pandemic while taking steps to improve its execution efficiencies and the financial outcome The figures of the previous period(s) have been regrouped/ rearranged wherever considered necessary

For and on hebalf of the Board of Directors **GINNI FILAMENTS LIMITED**

> SHISHIR JAIPURIA **CHAIRMAN & MANAGING DIRECTOR**

> (₹ in Lakhs except per Share data)

Unaudited

19.521.69

27.69

27.69

15.69

16.08

0.02

0.02

7,065.01

30.06.2019 31.03.2020

Audited

78.836.09

371.33

922.10

569.92

663.47

7,065.01

11,487.21

0.81

0.81

Quarter ended Quarter ended Quarter ended Year ended

31.03.2020

Audited

19.375.48

585.45

1,136.22

691.01

783.39

0.98

0.98

7,065.01

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated July 6, 2020 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

PVR | PVR LIMITED

PVR Limited (the "Company" or the "Issuer") was incorporated on April 26, 1995 under the laws of the Republic of India as 'Priya Village Roadshow Limited' with a certificate of incorporation granted by the Registrar of Companies, National Capital Territory of Delhi and Haryana at New Delhi ("RoC"). Subsequently, the name of our Company was changed to 'PVR Limited' pursuant to a fresh certificate of incorporation dated June 28, 2002. For details of the change in the name and address of our Registered Office, see "General Information" on page 57 of the LOF

Registered Office: 61, Basant Lok, Vasant Vihar, New Delhi 110 057, India; Corporate Office: Block A, 4th Floor, Building No. 9A, DLF Cyber City, Phase - III, Gurugram 122 002, Haryana, India; Tel: +91 124 4708 100, Ext: 8136; Contact Person: Mr. Pankaj Dhawan, Company Secretary and Compliance Officer; E-mail: cosec@pvrcin Website: www.pvrcinemas.com; Corporate Identity Number: L74899DL1995PLC067827

PROMOTERS OF OUR COMPANY: MR. AJAY BIJLI AND MR. SANJEEV KUMAR

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ONLY

ISSUE OF 38,23,872 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (THE "RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 784 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 774 PER RIGHTS EQUITY SHARE) AGGREGATING TO ₹ 29,979.16 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 7 RIGHTS EQUITY SHARES FOR EVERY 94 EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY (THE "ISSUE") ON THE RECORD DATE, THAT IS, JULY 10, 2020 (THE "RECORD DATE"). FOR DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 196 OF THE LOF.

BASIS OF ALLOTMENT

The Board of Directors of PVR Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Friday, July 17, 2020 and closed on Friday, July 31, 2020. The last date for on-market renunciation of Rights Entitlements was Friday, July 24, 2020. Out of the total 10, 629 Applications for 8, 574, 183 Rights Equity Shares (including 6,437 Applications for 170,792 Rights Equity Shares through R-WAP), 615 Applications for 17,350 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 10,014 Applications for 8,556,833 Rights Equity Shares, which was 223,77% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allottment finalised on August 7, 2020, in consultation with the Lead Manager, the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue, the Company has, on August 7, 2020, allottec 3,823,872 Rights Equity Shares to the successful Applicants. There are Nil Rights Equity Shares, the issuance of which has been kept in abeyance, owing to the Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, the ownership of Equity Shares being under dispute including any court proceedings and OCB holders. All valid Applications have been considered for Allotmen ich ASPA and P WAD/afterteehni

valid annli otione) is all

1. The breakup of valid applie	ine breakup of valid applications received through ASBA and K-WAP (after technical rejections) is given below:				
Category	No.of Valid Applications Received	No. of valid Shares Applied for	No. of Rights Equity Shares accepted and Allotted against Rights Entitlements (A)	No. of Rights Equity Shares accepted and Allotted against additional Rights Equity Shares applied (B)	Total Rights Equity Shares accepted and Allotted (A+B)
Eligible Equity Shareholders	9,677	84,76,268	33,76,499	3,73,823	37,50,322
Renouncees	337	80,565	73,550	0	73,550
Total	10,014	85,56,833	34,50,049	3,73,823	38,23,872

Centre allows 4G on trial basis in 2 districts in J&K after Aug 15

centre said

ception remained high.

part of the respondents — the

A special committee looking into the issue of restoring internet in Jammu and Kashmir has decided to provide 4G services on trial basis in limited areas of the Union Territory after August 15, the Centre informed the

Supreme Court on Tuesday. A Bench headed by Justice N V Ramana was informed by Attorney General K K Venugopal, appearing for the Centre, that the committee has decided to hold trials for high speed internet access in one district each in Jammu and Kashmir division. The Committee has decided that access to 4G internet in J-K be given in a calibrated manner and outcome of the trial will be

FROM PAGE 1

ONGC seeks...

Extended periods of non-compliance can also lead to trading suspension. An email sent to ONGC remained

unanswered. ONGC had sought a similar waiver from the Ministry of Corporate Affairs ministry-run companies. All directors are from the Article of Associa on provisions



reviewed after two months, Centre and the J-K adminishe said, adding that it considtration. It said that since both the administrations are savered multiple options while ing they will review it later keeping in mind the security situation as the threat perthen why the matter be kept pending. Venugopal further said that there was no case of The Bench also comprising Justices R Subhash contempt made out as the Reddy and B R Gavai said this orders of the court were being is a fairly good stand on the complied with.

> should be shifted to the trade-to-trade category. ONGC earlier faced the heat for having less than 50 per cent of the board of directors as non-executive directors, not reviewing performance of independent directors, and so on. The NSE had then levied a penalty of ₹1,30,000 on the gas explorer.

"I have always said PSUs should be exempted. These are not board-run but appointed government the Independent directors are not independent as they too are appointed/nominated by the promoter, in this case the government. Many PSUs continue to be noncompliant on, say, the number of independent directors or woman directors, but for no fault of theirs. The market also recognises this reality. An argument in their favour is that they are subjected to additional oversight by the Comptroller and Auditor General and Parliament,"

vendetta politics PRESS TRUST OF INDIA

Jaipur, 11 August

Congress leader Sachin Pilot here on Tuesday said he has not demanded any post from the party and there should not be any vendetta politics as he returned to Jaipur nearly a month after his revolt against Chief Minister Ashok Gehlot.

was shocked at statements made against him. "I am sad. shocked and hurt due to the kind of words used against me," Pilot said. He said there should not be any space for "personal ill-feelings" in politics and there should not be

sequential improvement in June was on expected lines. "However, the economic activities have not improved much in July and August and does not give confidence for quick recovery," he said. Ind-Ra expected all the four quarters of 2020-21 to record contraction in GDP.

PTI

"We continue to expect the economy to experience a sharp contraction during April-June quarter, as economic recovery fails to gain speed due to local lockdowns d by various states through Jul impo

Pilot, however, said he any vendetta politics.

In Jaipur, Pilot talks against

Sources said the ministry exempted the firm with respect to the evaluation and board performance norms under the Companies Act.

Non-compliance of LODR norms is common among PSUs. Several of them have failed to appoint women directors or have the requisite number of independent directors on their boards.

While the stock exchanges and Sebi can take strict action against listed firms in the private space, regulating PSUs in such matters becomes a contentious issue as their promoter is the government of India. "It is difficult to implement the new governance norms for state-owned entities since there is a wide gap in administrative procedures between the public and private sector companies," said a company secretary.

Sebi's standard operating procedures say any company violating the corporate governance rules for more than two successive quarters and not paying the fine

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HOW TO PLAY Fill in the grid so that every row, 2 7 6 5 3 1 8 4 9 every column and every 3x3 5 4 8 7 6 9 2 3 1 box contains 1 3 9 8 4 2 5 7 6 the digits 1 to 9

Very easy:

*

said Prithvi Haldea, founder, Prime Database.

Russia registers...

Medical workers could begin receiving the drug by the end of the month, Deputy Prime Minister Tatyana Golikova said at the meeting.

The announcement represents a propaganda coup for the Kremlin amid a global race to develop vaccines against the coronavirus pandemic and accusations

that Russian hackers sought to steal international drug research. The disease has killed nearly 750,000 people, infected more than 20 million and crippled national economies. Companies including AstraZeneca Plc and Moderna Inc. are still conducting finalstage trials of their vaccines in studies that are expected to soon yield results. Russia indicated how it regards the development, naming the vaccine Sputnik V in a nod to the Soviet Union's achievement in launching the world's first satellite into space in 1957.

IIP...

Nevertheless, we continue to caution that pent-up demand contributed to the improved performance of certain categories of manufacturing in June-July 2020, which may not sustain in August 2020 due to the extension of localised lockdowns in various states," said Aditi Nayar, principal economist, ICRA.

Devendra Pant, chief economist at India Ratings, said said Rahul Bajoria at Barclays.

After releasing only the index numbers for the IIP for the previous two months, the government on Tuesday announced the total data for June but cautioned that comparing the IIP in the pandemic months with those preceding Covid-19 would not be appropriate.

On traditional year-on-year, all the components of the IIP - mining, manufacturing, and electricity - saw contraction, albeit by a smaller magnitude, than in the previous month. Manufacturing, which accounts for 78 per cent of the IIP, saw output fall by 17.1 per cent in June, less than half of the 38.4 per cent contraction in May. Inherent stress in the sector had become visible since March, but came out at full blast in April, when output had fallen by 67.1 per cent.

All but two of the 23 sub-sectors within manufacturing posted a year-on-year contraction. Buoyed by drug exports and orders for sanitizers and protective gear, pharmaceutical production rang up a 34 per cent rise, hugely bettering its 2.45 per cent growth in the previous month.

Tobacco production, the other subsector in the positive zone, rose by 4.5 per cent.

The capital goods segment, which denotes investment in industry, contracted by 36.9 per cent in June. It had been hit hard with declines of 64.3 per cent and over 90 per cent, respectively, in the previous months. With this, production in the category saw its 17th consecutive monthly decline.

Policymakers fear that as the government has exhausted its options of opening up even more sectors by easing foreign direct investment flows, capital goods production might take time to recover.

Consumer durables remained a drag among user-based industries, recording a 35.5 per cent fall, though recovering from May's 68.5 per contraction. The data from the beginning of the year showed that the production of consumer durables was falling even before the Covid-19 crisis, with June being the 11th month of contraction.

Place

Date:

Consumer non-durables, which include many essential items, again entered the growth charts in June, rising 14 per cent. It had seen the narrowest contraction of 11.7 per cent in May.

More on business-standard.com

2. Information regarding total applications received (i.e. Applications through both ASBA process and R-WAP facility received)

Category	Applications Received		Rights Equity Shares Applied for			Equity		
	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders	10,292	96.83	84,93,618	6,65,87,42,548.00	99.06	37,50,322	2,94,02,52,448.00	98.08
Renouncees	337	3.17	80,565	6,31,62,960.00	0.94	73,550	5,76,63,200.00	1.92
Total	10,629	100.00	85,74,183	6,72,19,05,508.00	100.00	38,23,872	2,99,79,15,648.00	100.00

Intimations for Allotment/refund/rejection cases. The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on August 10, 2020. The instructions to (i) Axis Bank Limited ("Banker to the Issue") for processing refund through NACH/NEFT/RTGS/direct credit for Applications made using R-WAP facility was given on August 10, 2020 and (ii) SCSBs for unblocking of funds in case of ASBAApplications were given on August 7, 2020. The listing applications were filed with BSE and NSE on August 08, 2020 and subsequently the listing approvals were received on August 10, 2020. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on August 10, 2020. The Rights Equity Shares Allotted to Applicants whose demat account is inactive or who has provided invalid demat account details, have been credited to the demat suspense account, in accordance with the terms of the Letter of Offer. Such applicants are required to send, among others, details of their correct/active demat accounts to our Company or the Registrar to the Issue either by post, speed post, courier, electronic mail or hand delivery to get the Rights Equity Shares transferred to their respective demat account. For further details, see "Terms of the Issue" on page 196 of the LOF. Pursuant to the listing and trading approvals granted by BSE and NSE, the Rights Equity Shares Allotted in the Issue shall commence trading on BSE and NSE with effect from August 12, 2020. In accordance with the SEBI circular dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL & CDSL on August 10, 2020.

INVESTORS MAYPI FASE NOTE THAT THE RIGHTS FOULTYSHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLYIN DEMATERIAL ISED FORM

DISCLAIMER CLAUSE OF SEBI: Submission of LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. The Investors are advised to refer to the full text of the Disclaimer as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 188 of the LOF.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the full text of the Disclaimer as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 191 of the LOF

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the full text of the Disclaimer as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of NSE" on page 192 of the LOF.

LEAD MANAGER TO THE ISSUE	LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE	
	KFINTECH	COMPLIANCE OFFICER
		Mr. Pankaj Dhawan
Axis Capital Limited 1 st Floor, Axis House, C-2 Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai	KFin Technologies Private Limited (formerly known as "Karvy Fintech Private Limited") Selenium, Tower B, Plot No- 31 and 32, Financial District,	Company Secretary and Compliance Officer
400 025, Maharashtra, India Tel: +91 22 4325 2183, E-mail: pvr.rights@axiscap.in Investor Grievance E-mail: complaints@axiscap.in	Nanakramguda, Serilingampally, Hyderabad, Rangareddi, 500 032, Telangana, India Tel: +91 40 6716 2222, Toll Free Number: 18003454001 E-mail: pvrcinemas.rights@kfintech.com Investor grievance E-mail: einward.ris@kfintech.com;	Block A, 4 th Floor, Building No. 9A DLF Cyber City, Phase – III Gurugram 122 002 Haryana, India
Website: www.axiscapital.co.in Contact Person: Mr. Sagar Jatakiya SEBI Registration No.: INM000012029	Website: www.kfintech.com; Contact Person: Mr. M. Murali Krishna; SEBI Registration No.: INR000000221	Tel: +91 124 4708 100, Ext: 8136 E-mail: pankaj.dhawan@pvrcinemas.com Website: www.pvrcinemas.com

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e mail address of the sole/ first holder, folder, folder, folder and the sole/ first holder, folder, folder where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process) and copy of the e- acknowledgement (in case of the R-WAP process). For details on the ASBA process and R-WAP process, see "Terms of the Issue on page 196 of the LOF.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. For DVD Limited

	For PVR Limited
	On behalf of the Board of Directors
	Sd/-
e: New Delhi	Pankaj Dhawan
:: August 11, 2020	Company Secretary and Compliance Officer
:: August 11, 2020	Company Secretary and Compliance Officer

The LOF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, the website of the Lead Manager to the Issue, i.e., Axis Capital Limited at www.axiscapital.co.in, website of Company at www.pvrcinemas.com/corporate/rights-issue and website of Registrar at https://rights.kfintech.com/pvr. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 18 of the LOF.

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the U.S. Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares were offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the U.S. Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions. There will be no public offering in the United States. Adfactors/70

जिंस कारोबार 7

Khanna Advi

ईरान को बासमती निर्यात में गिरावट के आसार

अमेरिकी प्रतिबंधों से भुगतान संकट के कारण चावल निर्यात में आ सकती है 20 प्रतिशत तक की कमी

बीएस संवाददाता मुंबई, 11 अगस्त

रान को किए जाने वाले भारत के बासमती चावल निर्यात में चालू वित्त वर्ष के दौरान 20 प्रतिशत तक की गिरावट आने की आशंका है। अमेरिका द्वारा ईरान पर लगाए गए आर्थिक प्रतिबंधों के बाद वहां डॉलर की कमी और भुगतान संबंधी मसलों के कारण यह गिरावट आने के आसार हैं। अपने 13 लाख टन के योगदान के साथ ईरान ने वित्त वर्ष 2019-20 के दौरान भारत के कुल बासमती चावल निर्यात में लगभग 30 प्रतिशत की हिस्सेदारी की थी। लेकिन अमेरिकी आर्थिक प्रतिबंधों से पैदा हुए भुगतान संकट ने ईरान के परे कारोबारी माहौल को पंगु कर दिया है। पिछले साल से शुरू हुआ यह संकट इस साल भी जारी है।

भारतीय बासमती चावल निर्यातकों ने ईरानी खरीदारों से भुगतान प्राप्त करने में असामान्य देरी वहन करनी पड़ी है जिसके लिए वे लोग डॉलर की अनुपलब्धता को जिम्मेदार मानते हैं। इस वजह से भारतीय निर्यातक भुगतान की गारंटी के बिना ईरान की खेपों में कटौती को तरजीही दे रहे हैं।

क्रिसिल के एक अध्ययन में कहा गया है कि इस बात की संभावना है कि सालाना तकरीबन 13 लाख टन का आयात करने



वाले ईरान को भारत से 20 प्रतिशत कम मात्रा मिलेगी क्योंकि अमेरिकी प्रतिबंधों के कारण भुगतान संबंधी परेशानी पिछले वित्त वर्ष से जारी है।

कृषि एवं प्रसंस्कृत खाद्य निर्यात विकास प्राधिकरण (एपीडा) द्वारा एकत्रित आंकड़ों से पता चलता है कि वित्त वर्ष 2019–20 में भारत का कुल बासमती चावल निर्यात 44.5 लाख टन (4.33 अरब डॉलर मूल्य) रहा, जबकि इससे पिछले वर्ष यह 44.1 लाख टन (4.72 अरब डॉलर मूल्य) था। भारत ने वित्त वर्ष 2017–18 में 40.1 लाख टन (4.17 अरब डॉलर मूल्य) का निर्यात दर्ज किया था।

कोहिनूर ब्रांड बासमती चावल के उ के उत्पादक और निर्यातक कोहिनूर निदेश फूड्स लिमिटेड के संयुक्त प्रबंध बिज़ने निदेशक गुरनाम अरोड़ा ने कहा कि बातच भुगतान प्राप्तियों में देरी के कारण के नि

ईरान को किया जाने वाला निर्यात फिलहाल रुका हुआ है। आर्थिक प्रतिबंधों के कारण डॉलर की उपलब्धता कम है। लेकिन ईरान का बाजार काफी जल्दी खुलने वाला है।

वाला ह। इस बीच भारतीय बासमती चावल निर्यातक ईरान को किए जाने वाले निर्यात के नुकसान की भरपाई के लिए सुदूर पश्चिमी एशिया और दक्षिण अमेरिकी बाजारों सहित अन्य बाजारों में संभावना तलाश रहे हैं। यूरोपीय संघ, पश्चिमी मध्य एशिया, सुदूर पश्चिमी एशिया और दक्षिण अमेरिकी देशों से मांग बढ़ी है।

दावत ब्रांड बासमती चावल बावल के उत्पादक एलटी फूड्स के हिनूर निदेशक अश्विनी अरोड़ा ने प्रबंध बिज़नेस स्टैंडर्ड के साथ हालिया हा कि बातचीत में कहा था कि ईरान कारण के निर्यात की मात्रा में गिरावट का भारत के बासमती चावल के कुल निर्यात पर कोई असर नहीं होगा क्योंकि अन्य बाजारों से मांग बढ़ी है।

लॉकडाउन के दौरान बासमती की मांग मजबूत रही है और चावल कंपनियों ने अधिक अग्रिमों या ऋण पत्रों की मांग करते हए ऑर्डर स्वीकार करने शुरू कर दिए हैं। वे कार्यशील पूंजी ऋण में कटौती करने के लिए अग्रिम धनराशि का उपयोग करने की योजना बना रहे हैं। अमेरिका, ब्रिटेन और पश्चिमी एशिया (ईरान को छोडकर) की ओर से बासमती चावल की मांग में इजाफा हुआ है। भारत के सालाना बासमती चावल निर्यात में इनका योगदान 50 प्रतिशत से ज्यादा रहता है। इनकी ओर से मांग में यह इजाफा इसलिए हुआ है क्योंकि ये देश वैश्विक महामारी कोविड-19 के बीच खाद्य सरक्षा का बफर स्टॉक तैयार कर रहे हैं।

क्रिसिल की रिपोर्ट में पाया गया है कि इस वित्त के दौरान औसत निर्यात आमदनी प्रति किलोग्राम 63 रुपये रही है, जबकि पिछले वित्त वर्ष के दौरान यह 69 रुपये प्रति किलोग्राम थी। घरेलू बाजार से होने वाली आय मजूबत खुदरा मांग की वजह से 52 रुपये प्रति किलोग्राम की दर पर स्थिर देखी जा रही है। सालाना बिक्री में इसका योगदान 20 लाख टन रहता है।

शुद्धिपत्र का सेंट बैंक होम फाइनेंस लिमिटेड (सीबीएचएफएल) की 64.40 प्रतिशत शयरधारिता की बिक्री के लिए प्रस्ताव

शेवरिश्वीरिता का बिक्रो के लिए अर्रताव हेतु अनुरोध (आरएकनी) कृपया सीबीएचएफएल की 64.40 प्रतिशत इविवटी) ति61.00.000 इक्विटी शेयर) अर्थात् प्रतिस्पर्धी बोली प्रक्रिया के मध्यम से सीबीएचएफएल में बैंक की सम्पूर्ण इविवटी शेयरधारिता को छोड़ने के लिए सेन्द्रल बैंक ऑफ इंडिया (बैंक) आरएफमी सूचना दिनांक 1 अगस्त, 2020 का संदर्भ लें।

अगरत, 2020 भें कृगया नोट करें कि तकनीको बोली जम्म करने की अंतिम तिथि 14 अगरत, 2020 के स्थान पर 18 अगरत, 2020 को अप. 3:00 बजे पढ़ी जाएं। आरएफपी की अन्य विषय–वस्तु यथावत रहेगी। आगे कोई भी परिशिष्ट/ शुद्धिपत्र/ तिथि का विस्तार के वल बैं क की वे बसाइट https:// www.centralbankofindia.co.in/ के टॅंडर्स' सैक्शन या आरथीएसए कैपिटल एडवाइजर एलएलपी (एडवाइजर) वेबसाइट www.bsai.n पर प्रकाशित किया जाएगा।

	चोट बो पा <i>स</i> क लि B P \$ C L	हारो पावर सप्त्नाई कं. (प्रा.) 1 (सेल एवं बीवीसी का एक संयुक्त उपक्रम) हॉल सं. : एम-01, ओल्ड एडमिनिस्ट्रेटिव बिल्डिंग इस्पात भवन, बोकारो स्टील सिटी-827001 (आरखण्ड) सीआईएन सं. : यू40300डीएल2001 पीटीसी112074	लि .
		निविदा आमंत्रण सूचना	
सदभ क्र. सं	सं. : बीपीएससीएल/एमएम/20-21/पेपर एडीवीटी. एनआईटी सं./तारीख	/1955 विवरण	कः 10.08.2020 बीओडी एवं समय
क्र.स 1.	. एनआइटी स./ताराख बीपीएससीएल/एमएम/20-21/सी-054/ एनआईटी-912/1834 दिनांकः 30.07.2020	ाववरण बीपीएससीएल के ठेके पर आधारित कर्मचारियों की परिपूर्ण विकित्सा जांच।	वाआडा एव समय 28.08.2020 को दोपहर 12.15 बजे
2.	बीपीएससीएल/एमएम/20-21/सी-056/ एनआईटी-913/1889 दिनांकः 03.08.2020	नमूने के अनुसार बॉयलर # 6 से 9 तक के बॉल मिलों के भीतरी पुर्जों की संरचना।	01.09.2020 को दोपहर 12.15 बजे
3.	बीपीएससीएल/एमएम/20-21/सी-057/ एनआईटी-914/1888 दिनांकः 03.08.2020	सीएचपी एवं एफओएस क्षेत्र में हाउसकीपिंग।	01.09.2020 को दोपहर 12.15 बजे
4.	बीपीएससीएल/एमएम/20-21/सी-059/ एनआईटी-915/1896 दिनांकः 04.08.2020	परिचालनगत नियमों तथा उपकरणों की दशा के रखरखाव हेतु बॉयलर परिचालन में सहायता।	04.09.2020 को दोपहर 12.15 बजे
5.	बीपीएससीएल/एमएम/20-21/पीयूआर-069/ एनआईटी-916/1935 दिनांकः 07.08.2020	सलफ्यूरिक एसिड (वाणिज्यिक स्तर) की खरीददारी।	08.09.2020 को दोपहर 12.15 बजे
6.	बीपीएससीएल/एमएम/20-21/पीयूआर-071/ एनआईटी-917/1944 दिनांकः 08.08.2020	बॉल मिल रिडक्शन गीयर बॉक्स असेम्बली की खरीददारी	08.09.2020 को दोपहर 12.15 बजे
निविदा	दस्तावेज के लिए कृपया येबसाइटः www.bpscl.	com देखें। बोलीदाताओं से नियमित रूप से हमारी वेबसाइट देखने का अनुरोध किया	जाता है।

NETWORK LIMITED

Registered Office: W-39, Okhla Industrial Area, Phase-II, New Delhi - 110020 Telephone No.: +91-11-41067060, CIN:L32209DL1989PLC034797, Website: https://www.netw

RECOMMENDATIONS OF THE COMMITTEE OF INDEPENDENT DIRECTORS

HIRA GODAWARI POWER AND ISPAT LIMITED

GODAWARI POWER & ISPAT Regd. Office: 428/2, Phase-I, Industrial Area, Siltara, Raipur (C.G.) Corporate Office: Hira Arcade, Pandri, Raipur (C.G.) 49200 CIN: L27106CT1999PLC013756. Tel : 0771-4082000 Fax : 0771-4057601, Website: www.eodawarinowerisnat.com E-mail: varra.rao@biragroup.com

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE 2020

			CONSC	DLIDATED		
S.	Particulars	3 M	3 MONTHS ENDED			
No.		30.06.2020	31.03.2020	30.06.2019	31.03.2020	
		Unaudited	Audited	Unaudited	Audited	
1	Total income from Operations	712.31	787.74	835.50	3.293.18	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary					
	items)	76.60	68.38	87.02	280.07	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary					
	items)	76.60	58.09	87.02	269.79	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary					
	items)	50.36	34.22	56.91	174.43	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the					
	period (after tax) and Other Comprehensive Income (after tax)]	55.68	26.08	57.79	166.11	
6	Paid Up Equity Share Capital (Face value of Rs. 10/- each)	34.11	34.11	34.11	34.11	
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued					
	operations) -					
	(a) Basic	13.19	9.47	15.44	47.33	
	(b) Diluted	13.19	9.47	15.44	47.33	
	es: 1 The Financial Results of the company for the quarter ended on 30th June, 2020 have be irectors at their respective meetings held on 11th August, 2020 and the audit of the same has b					

Notes: 1 The Financial Results of the company for the quarter ended on 30th June, 2020 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 11th August, 2020 and the audit of the same has been carried out by the Auditors. 2. The above is an extract of the detailed format of financial results filed for the quarter ended on 30th June, 2020 filed with Stock Exchanges under Regulation 33 & other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results are available on the stock exchange websites (www.godawaripowerispat.com) 3. The additional Information on Standalone Financial Results is as below :

Particulars	3 MONTHS ENDED			YEAR ENDED
	30.06.2020	31.03.2020	30.06.2019	31.03.2020
	Unaudited	Audited	Unaudited	Audited
Total Income From Operations	574.86	647.01	728.99	2,776.90
Profit/(Loss) before tax	39.16	47.98	64.98	197.64
Profit/(Loss) after tax	24.62	26.95	40.51	121.40
		For and	l on behalf of B	oard of Directors
Place: Raipur Date: 11 08 2020		Abhist	-/Sd bek Agrawal, Fx	ecutive Director

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated July 6, 2020 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

PVR | PVR LIMITED

PVR Limited (the "**Company**" or the "**Issuer**") was incorporated on April 26, 1995 under the laws of the Republic of India as 'Priya Village Roadshow Limited' with a certificate of incorporation granted by the Registrar of Companies, National Capital Territory of Delhi and Haryana at New Delhi ("**Roc**"). Subsequently, the name of our Company was changed to 'PVR Limited' pursuant to a fresh certificate of incorporation dated June 28, 2002. For details of the change in the name and address of our Registered Office, see "General Information" on page 57 of the LOF.

 Registered Office:
 61, Basant Lok, Vasant Vihar, New Delhi 110 057, India;

 Corporate Office:
 Block A, 4th Floor, Building No. 9A, DLF Cyber City, Phase - III, Gurugram 122 002, Haryana, India;

 Contact Person:
 Mr. Pankaj Dhawan, Company Secretary and Compliance Officer;

 E-mail:
 cosec@pvrcinemas.com;

Website: www.pvrcinemas.com; Corporate Identity Number: L74899DL1995PLC067827

PROMOTERS OF OUR COMPANY: MR. AJAY BIJLI AND MR. SANJEEV KUMAR

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ONLY

ISSUE OF 38,23,872 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (THE "RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 784 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 774 PER RIGHTS EQUITY SHARE) AGGREGATING TO ₹ 29,979.16 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 7 RIGHTS EQUITY SHARES FOR EVERY 94 EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY (THE "ISSUE") ON THE RECORD DATE, THAT IS, JULY 10, 2020 (THE "RECORD DATE"). FOR DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 196 OF THE LOF.

BASIS OF ALLOTMENT

The Board of Directors of PVR Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Friday, July 17, 2020 and closed on Friday, July 31, 2020. The last date for on-market renunciation of Rights Entitlements was Friday, July 24, 2020. Out of the total 10,629 Applications for 8,574,183 Rights Equity Shares (including 6,437 Applications for 170,792 Rights Equity Shares through R-WAP), 615 Applications for 17,350 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 10,014 Applications for 8,556,833 Rights Equity Shares, which was 223.77% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalised on August 7, 2020, in consultation with the Lead Manager, the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue, the Company has, on August 7, 2020, allotted 3,823,872 Rights Equity Shares to the successful Applicants. There are Nil Rights Equity Shares, the issuance of which has been kept in abeyance, owing to the Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, the ownership of Equity Shares being under dispute including any court proceedings and OCB holders. All valid Applications have been considered for Allotment.

. The breakup of valid applications received through ABDA and K-WAP (after technical rejections) is given below.					
Category	No.of Valid Applications Received	No. of valid Shares Applied for	No. of Rights Equity Shares accepted and Allotted against Rights Entitlements (A)	No. of Rights Equity Shares accepted and Allotted against additional Rights Equity Shares applied (B)	Total Rights Equity Shares accepted and Allotted (A+B)
Eligible Equity Shareholders	9,677	84,76,268	33,76,499	3,73,823	37,50,322
Renouncees	337	80,565	73,550	0	73,550
Total	10,014	85,56,833	34,50,049	3,73,823	38,23,872

जीडीपी बढ़ाने में अहम होगा कृषि कोष

सरकार द्वारा शुरू किया लाख करोड़ रुपये व अवसंरचना कोष (फंड) सकल घरेलु उत्पाद (ज में कृषि क्षेत्र का योगदा में महत्त्वपूर्ण साबित किसानों के एफएआईएफए के अनुसार विशेष रूप से कोरोनावायरस की वजह से आई मंदी के बीच अर्थव्यवस्था में स्थिरता बढ़ाए जाने की अपेक्षा हो रही है। अखिल भारतीय किसान संघों के महासंघ (एफएआईएफए) ने कहा कि देश के कृषि बुनियादी ढांचे को बढावा देने की और ध्यान देने वाले किसानों. कषि-उद्यमियों. स्टार्ट-अप. कृषि-प्रौद्योगिकी कंपनियों और किसान समूहों के लिए यह कोष महत्त्वपूर्ण साबित होगा। महासंघ आंध्र प्रदेश, तेलंगाना, कर्नाटक और गुजरात में वाणिज्यिक फसलों के किसानों और कृषि श्रमिकों का प्रतिनिधित्व करने का दावा करता है। एफएआईएफए ने एक बयान में कहा, 'मौजुदा समय में कृषि, राष्टीय सकल घरेलू उत्पाद (जीडीपी) में 14 प्रतिशत से अधिक का योगदान करती है और देश के श्रमिकों के 40 प्रतिशत से अधिक हिस्से को आजीविका प्रदान करती है। कोविड–19 की वजह से पैदा आर्थिक मंदी के बीच 2020-21 में आर्थिक स्थिरता के लिए इसका योगदान और भी अधिक होने की उम्मीद है।' किसान निकाय ने कहा. 'यह कृषि क्षेत्र का जीडीपी में अपने योगदान बढाने में मदद करेगा. व्यापार संतुलन की स्थिति में सुधार करेगा, कृषि क्षेत्र की निर्यात क्षमता को प्रोत्साहित करेगा और किसानों की आय में वृद्धि करके एक स्थिर और समृद्ध जीवन सुनिश्चित करेगा।' फंड का स्वागत करते हए. एफएआईएफए के अध्यक्ष जवारे गौडा ने कहा, 'यह कोष कृषि क्षेत्र को फसल की कटाई के बाद उसके प्रबंधन के बुनियादी ढांचे की लाभप्रद परियोजनाओं में निवेश के लिए मध्यम-से-दीर्घावधिक ऋण वित्तपोषण की सविधा की योजना तैयार करने में मदद करेगा तथा ब्याज सहायता और वित्तीय समर्थन के जरिये सामुदायिक खेती की संपत्ति बनाने में मदद करेगा।' उन्होंने कहा कि इस कोष के कारण ग्रामीण क्षेत्रों में रोजगार के अवसर भी बढ़ेंगे। भाषा

Recommendations of the Committee of Independent Directors, constituted by the Board of Directors of M/s Network Limited (hereinafter referred to as "IDC") on the Open Offer made by M/s Anushi Retail LLP ("Acquirer"), Mr. Anuj Sawhney ("PAC 1"), Mrs. Ashita Sawhney ("PAC 2") and Swiss Military Lifestyle Products Private Limited ("PAC 3") (PAC 1, PAC 2 AND PAC 3 hereinafter collectively referred to as the "PACs") to the Public Shareholders of Network Limited ("KETWORK" or "Target Company" or "TC") for acquisition of upto 1,72,01,975 (One Crore Seventy Two Lakh One Thousand Nine Hundred and Seventy Five) Equity Shares constituting 35% of Fully Paid up Equity Share Capital of the Target Company, under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof ("SEBI SAST Regulations")

1.	Date	August 11, 2020				
2.	Name of the Target Company (TC)	Network Limited				
3.	Details of the Offer pertaining to the TC	The Offer is being made by the Acquirer in terms of Regulation 4 read with Regulation 3(1) and other applicable provisions of the SEBI SAST Regulations for the acquisition of upto 1,72,01,975 (One Crore Seventy Two Lakh One Thousand Nine Hundred and Seventy Five) Equity Shares of Rs. 2 each of the Targe Company, representing 35% of Fully Paid up Equity Share Capital of the Targe Company at a price of Re. 1/- (Rupee One only), payable in cash.				
4.	Name of the Acquirer(s) and the Person	M/s. Anushi Retail LLP ("Acquirer"), along with Mr. Anuj Sawhney ("PAC 1"), Mrs				
	Acting in Concert (PAC) with the Acquirer	Ashita Sawhney ("PAC 2") and Swiss Military Lifestyle Products Private Limited ("PAC 3")				
5.	Name of the Manager to the Offer	Turnaround Corporate Advisors Private Limited				
		SEBI Regn. No. : MB/INM000012290 Regd. Off. : 714, Vishwadeep Building, Plot No. 4, District Centre, Janakpuri, New Delhi- 110058 Tel. No. : +91-11-45510390 Contact Person : Mr. Heemadri Mukerjea Email id : info@tcagroup.in Website unsuccessory in				
_		Website : www.tcagroup.in				
6.	Members of the Committee of Independent Directors (IDC)	1. Mr. Vijay Kalra Chairman of the IDC and Non-Executive Independent Director				
		2. Mr. Umong Sethi Member of the IDC and Non- Executive				
7.	IDC Member's relationship with the TC	Independent Director None of the Members of the IDC hold any Equity Shares in the Target Company				
	(Director, Equity Shares owned, any other contract /relationship), if any	nor have any relationship with the other Directors of the Target Company and apart from being the Directors of the Target Company they are not related to each other in any manner.				
8.	Trading in the Equity Shares/ other Securities of the TC by IDC Members	None of the members of the IDC holds any Equity Shares of the Target Company and therefore have not traded in the Equity Shares of the Target Company.				
9.	IDC Member's relationship with the Acquirer (Director, Equity Shares owned, any other contract/relationship), if any	None of the IDC Members have any contract/relationship with the Acquirer and/o PACs.				
10.	Trading in the Equity Shares of Acquirer and/or PAC by IDC Members	NotApplicable				
11.	Recommendation on the Open Offer, as to whether the offer is fair and reasonable	IDC is of the opinion that the Open Offer is fair and reasonable.				
12.	Summary of reasons for recommendation	IDC has evaluated the Public Announcement, Detailed Public Statement Corrigendum to Detailed Public Statement, Letter of Offer issued / submitted by Turnaround Corporate Advisors Private Limited (" Manager to the Offer ") for and on behalf of the Acquirer and believe that the Offer Price of Re. 1/- (Rupee One only offered by the Acquirer and/or PACs, being the highest price amongst the selective criteria is in line with the SEBI SAST Regulations, prima facie appears to be fair and reasonable.				
13.	Details of Independent Advisors, if any	Nil				
14.	Any other matter to be highlighted	Nil				
all m	e best of our knowledge and belief, after mak aterial respect, true and correct and not mis	ing proper enquiry, the information contained in or accompanying this statement is, i sleading, whether by omission of any information or otherwise, and includes all th Company under the SEBI SAST Regulations. For NETWORK LIMITE				
		So				
	e: New Delhi :: August 11, 2020	(VIJAY KALR) Chairman of the ID				

2. Information regarding total applications received (i.e. Applications through both ASBA process and R-WAP facility received

Category	Applications Received		Rights Equity Shares Applied for			Equity Shares Allotted		
	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders	10,292	96.83	84,93,618	6,65,87,42,548.00	99.06	37,50,322	2,94,02,52,448.00	98.08
Renouncees	337	3.17	80,565	6,31,62,960.00	0.94	73,550	5,76,63,200.00	1.92
Total	10,629	100.00	85,74,183	6,72,19,05,508.00	100.00	38,23,872	2,99,79,15,648.00	100.00

Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on August 10, 2020. The instructions to (i) Axis Bank Limited ("Banker to the Issue") for processing refund through NACH/NEFT/RTGS/direct credit for Applications made using R-WAP facility was given on August 10, 2020 and (ii) SCSBs for unblocking of funds in case of ASBA Applications were given on August 7, 2020. The listing applications were field with BSE and NSE on August 08, 2020 and subsequently the listing approvals were received on August 10, 2020. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of Allottees was completed on August 10, 2020. The Rights Equity Shares Allotted to Applicants whose demat account is inactive or who has provided invalid demat account details, have been credited to the demat suspense account, in accordance with the terms of the Letter of Offer. Such applicants are required to send, among others, details of their correct/active demat accounts to our Company or the Registrar to the Issue either by post, speed post, courier, electronic mail or hand delivery to get the Rights Equity Shares transferred to their respective demat account. For further details, see "Terms of the Issue" on page 196 of the LOF. Pursuant to the listing approvals granted by BSE and NSE, the Rights Equity Shares Allotted in the Issue shall commence trading on BSE and NSE with effect from August 10, 2020. In accordance with the SEBI circular dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL & CDSL on August 10, 2020.

INVESTORS MAYPLEASE NOTE THAT THE RIGHTS EQUITYSHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLYIN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF SEBI: Submission of LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. The Investors are advised to refer to the full text of the Disclaimer as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 188 of the LOF.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the full text of the Disclaimer as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 191 of the LOF.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the full text of the Disclaimer as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of NSE" on page 192 of the LOF.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER Mr. Pankaj Dhawan Company Secretary and Compliance Officer Block A, 4 [®] Floor, Building No. 9A DLF Cyber City, Phase – III Gurugram 122 002 Haryana, India Tel: +91 124 4708 100, Ext: 8136 E-mail: pankaj.dhawan@pvrcinemas.com	
	K FINTECH		
Axis Capital Limited 1 st Floor, Axis House, C-2 Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai 400 025, Maharashtra, India Tel: +91 22 4325 2183, E-mail: pvr.rights@axiscap.in Investor Grievance E-mail: complaints@axiscap.in	KFin Technologies Private Limited (formerly known as "Karvy Fintech Private Limited") Selenium, Tower B, Plot No- 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi, 500 032, Telangana, India Tel: +91 40 6716 2222, Toll Free Number: 18003454001 E-mail: pvrcinemas.rights@kfintech.com		
Website: www.axiscerital.co.in Contact Person: Mr. Sagar Jatakiya SEBI Registration No.: INM000012029	Investor grievance E-mail: einward.ris@kfintech.com; Website: www.kfintech.com; Contact Person: Mr. M. Murali Krishna; SEBI Registration No.: INR000000221		

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e mail address of the sole/ first holder, folio number or demat account number, serial number of the Application Form, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process) or amount debited (in case of the R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process) and copy of the e- acknowledgement (in case of the R-WAP process). For details on the ASBA process and R-WAP process, see "**Terms of the Issue**" on page 196 of the LOF.

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

Place: New Delhi Date: August 11. 2020

For PVR Limited
On behalf of the Board of Directors
Sd/-
Pankaj Dhawan
Company Secretary and Compliance Officer

The LOF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, the website of the Lead Manager to the Issue, i.e., Axis Capital Limited at www.axiscapital.co.in, website of Company at www.pvrcinemas.com/corporate/rights-issue and website of Registrar at https://rights.kfintech.com/pvr. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "*Risk Factors*" on page 18 of the LOF.

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the U.S. Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares were offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the U.S. Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions. There will be no public offering in the United States. Adfactors/702