

Regd. Office:

Simbhaoli - 245 207, Distt. Hapur U.P. (INDIA) Ph.: (05731) 223117, 223118, 223023

Fax: (05731) 223039, 223262 E-mail: info@simbhaolisugars.com www.simbhaolisugars.com

CIN-L15122UP2011PLC044210

Ref: SSL/Stock Exchange/NP/S/2023 November 08, 2023

BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai Fax No. 022-22721072/2037/2041

The National Stock Exchange of India Limited Exchange Plaza, Bandra - Kurla Complex, Mumbai- 400051 Fax No, 022-26598237/38

Ref: Scrip Code: BSE - 539742; NSE-SIMBHALS
Sub: Disclosure under Regulation 30 of SEBI (LODR) Regulation, 2015
Unaudited Financial Results - News Paper Clippings

Dear Sir,

The unaudited financial results for quarter and half year ended on September 30, 2023, as approved by the Board of Directors of the Company in their meeting held on November 07, 2023, were published in Business Standard (English & Hindi) in the edition on November 08, 2023. Newspaper clippings are enclosed.

Please take the above information on records.

Thanking You
Yours faithfully,
For Simbhaoli Sugars Limited

Shubham Kandhway (Company Secretary) M.No.- F 10757

Specialty Sugars Potable Alcohol Ethanol Power
REG. OFFICE: SIMBHAOLI, DISTT. HAPUR, UTTAR PRADESH-245207

परिशिष्ट—IV नियम 8(1) देखें कब्जा निर्टस बाबत अचल सम्पत्ति (POSSESSION NOTICE REGARDING IMMOVABLE PROPERTY) यह कि, अश्वोहस्ताक्षरकर्ता, जो विल्तीय आस्तियों का प्रतिभृतिकरण एवं पुनर्गठन एवं प्रतिभृति-हित का प्रवर्त अधिनियम, 2002 (2002 का अधिनियम संख्या 54) के अधीन सेंट्रल बैंक ऑफ इण्डिया का प्राधिकृत अधिकारी है

आधानयम्, 2002 (2002 को आधानयम संख्या 5-) के अधान सट्टल बक्त आफ इाण्डया का प्रााधकृत आधानस्तर प्रितिसृति हित्त प्रतिसृति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ पठित घाग 13 की उपधात (2) व (12) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए, उधार लेने वाले ऋणग्रहिता (ऋणी/जमानती/बंधककर्ता) श्री गोपीलाल पुत्र बजरंग लाल निवासी 22, मोती विहार कॉलोनी, संगानरे, जयपुर 302011 को मांग करते हुए मांग सूचना पत्र दिनॉकिर 31.08.2023 राशि रू. 5,21,869/- (शक्तदों में रूपये गोपा लाख इक्कीस हाजा आठ सो अंतरहत्तर मात्र) (ऋण खाता संख्या 4005116818, शाखा प्रताप नगर, जयपुर एवं दिनांक 31.08.2023 से आगे का ब्याज व खर्जों सहित बकाया राशि को सूचना पत्र की ग्राप्ति से 60 दिनों के भीतर अदा करने के लिये जारी किया था।

अकाषा राशि का सूचना भन्न का जांग है कि एता का मार्त उप्ते कान मार्ग प्रभाव का वाचा था। ऋष्प्रप्रहिता (ऋषी/जमानती/बंधककर्ता) द्वारा राशि का भुगतान करने में असफल रहने पर, प्रतिभूत हित (प्रवर्तन नियम, 2002 के नियम 8 के साथ पठित अधिनियम की धारा 13 की उपधारा (4) के अंतर्गत प्रदल्त शक्तियों का प्रयो करते हुए एत्द्दारा ऋष्ण्रहिता (ऋष्णी/जमानती/बंधककर्ता) और आम लोगों को यह नोटिस दिया जाता है वि अधोहस्ताक्षरी ने नीचे उल्लेख की गई सम्पत्ति का सांकेतिक कब्जा दिनांक 04-11-2023 को ग्रहण कर लिया है। जजाहुताम्बरान ना वर्रास्त्रिका ना सन्तर्याका साव्यापक्ष कार्याम्बर्ग पर । 17-22 का प्रहुष करात्वाहा इष्टाग्रहिता (ऋणी/जमानती/बंधककर्ता) को विशिष्टतवा एवं सर्वसाक्षरण को सामान्यतवा रूप में प्रतृद्धारा सावधा किया जाता है कि इस सर्पत्ति बाबत कोई व्यवहार नहीं करें और इस संपत्ति के बाबत किये गये कोई भी व्यवहार प् सेन्ट्रूल बैंक ऑफ इंडिया के रूपये 5,21,869/ - (शृब्दों में रुपये पांच लाख इक्कीस हजार आठ सौ उनहत्तर मात्र) एर दिनोंक 31 08 2023 में ह्याज व खर्चे अतिरिक्त की गणि के अधीन होगा।

ादनाक 31.08.2023 स ब्वाज व खंच आतारक्त को गाश के अधान होगा। इस आपको एतद्वरा सुचित करना चाहेंगे कि सिक्योगाईटेजेग्ग एक्ट की धारा 13(8) के अनुसार ऋणी द्वारा ऑक्श-नोटिस के समाचार पत्नों में प्रकाशन पूर्व सम्पूर्ण बकाया राशि जमा कराने की स्थिति में सिक्योई क्रेडिटर को सिक्योर सम्पत्ति के लीज, असाईनमेंट या विकय न करने हेतु प्रतिबद्ध किया गया है, अर्थात् ऋणी चाहे तो ऑक्शन नोटिस वे प्रकाशन के पूर्व तक सम्पूर्ण देय राशि जमा कराकर सम्पत्ति के बेचान न करने हेतु सिक्योई क्रेडिटर को बाध्य कर सकत हैं। प्रकाशन प्रधात् नियमानुसार ऑक्शन सेल की जाएगी।

अचल सम्पत्ति का विवरण जिन सभी आवश्यक भागों (Part & Parcel) से मिलकर यह संपत्ति बनती है- श्री गोपीलाल पुत्र श्री बजरं लाल के स्वामित्व में आवासीय संपत्ति स्थित 22, मोती विहार कॉलोनी, सांगानेर, जयपुर 302011 जिसक क्षेत्रफल 85.55 वर्गगज है। हक विलेखों के अनुसार निम्न चतुर्थ सीमा है- उत्तर में: रास्ता, दक्षिण में: अन्य भूमि पूर्व में: प्लॉट नं. 21, पश्चिम में: प्लॉट नं. 22ए प्राधिकत अधिकारी/मख्य प्रबंध सेन्ट्रल बैंक ऑफ इण्डिया, क्षेत्रीय कार्यालय, जयपु देनांकः 04.11.2023 स्थानः जयपर

Opinion, Monday to Saturday

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Business Standard Insight Out

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nch	DEMAND

Sawai Madhopur City Bran NOTICE NOTICE TO BORROWER/GUARANTOR (NOTICE UNDER SUB-SECTION (2) OF SECTION 13 OF THE SARFAESI ACT, 2002)

Notices for the peiod of 60 days were given under section 13(2) of above act to the following borrower to deposit loan amount and future interest due to NPA of their accounts by the authorized officer of the bank. According to the notices if the loan amount not deposited within 60 days, the said amount was to be recovered under provisions of the said act. As the branch has not received proof of service of said notices which were sen to you under said act. Therefore this is to inform through public notice to deposit the loan amount within 60 days with future interest and expense as per below schedule. After 60 days of publication of this Notice further action will be taken by the bank under provisions of the SARFAESI Act.

Date of 13(2) Demand Notice	Name and Address of the Borrower
19.10.2023	Mr. Vipin Sharma (Prop. Of M/s Vipin
Kirana Store),	Address: S/o Ramavtar Sharma, H. No. 5,
Krishnanand Pi	uram, Near Shyam Vatika, Alanpur, Sawai
Madhopur, Raja	asthan 322001. Also at Address 2: Plot No
249, Salasar E	Balaji Enclave, Opposite Gulmor Garden,
Gram- Bhataw	vala & Dayalpura, Vatika Road, Tehsil-
Sanganer, Jaipu	ır h

plus unapplied interest and other charges & expenses thereon Loac A/c No. Term Loan (Housing Loan) 25250600002427 NPA Date: 09.10.2023 Date: 08.11.2023 Place: Jaipur

Outstanding Amt./

Rs. 20,90,490.77 as on 19.10.2023 All part and parcel of the immoveable property consisting of Residential Land & Building a (inclusive of interest Up to 18.10.2023) Plot No 249, Salasar Balaji Enclave, Opposit Gulmor Garden, Gram- Bhatawala & Dayalpura Vatika Road, Tehsil- Sanganer, Jaipur Boundaries: North: Plot No 248, South: Plot NC 250, East: Plot No E-3 & 4, West: Road

Description of the Mortgaged Property

NPA Date

Authorized Officer, Bank of Baroda

🎳 बैंक ऑफ़ बड़ौदा

Bank of Baroda

AAVAS FINANCIERS LIMITED (Formerly known as Au HOUSING FINANCE LIMITED) (CIN:L65922RJ2011PLC034297)

Regd. & Corp. Office: 201-202, 2nd Floor, South End Square, Mansarovar Industrial Area, Jaipur. 302020

POSSESSION NOTICE

Whereas, The undersigned being the Authorised Officer of AAVAS FINANCIERS LIMITED (Formerly known as "AU HOUSING FINANCE LIMITED") under the Security interest Act, 2002 and in exercise of powers conferred upon me under section 13(12) read with Rule 9 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice calling upon the borrowers mentioned herein below to repay the amount mentioned in the respective notice within 60 days from the date of receipt of the said notice. The borrowers having failed to repay the amount, undersigned has taken possession of the properties described herein below in exercise of powers conferred on me under Section 13(4) of the said Act read with Rule 9 of the said rules on the dates mentioned as below.

The borrower and Guarantor in particular and the public in general is hereby cautioned not to deal with the properties and any dealings with the property will be subject to the charge of the AAVAS FINANCIERS LIMITED (Formerly known as "AU HOUSING FINANCE LIMITED") for an amount mentioned as below and further interest thereon.

Name of the Borrower	Date & Amount of Demand Notice		Date & Type of Possession				
PUSPENDRA KUMAR, Mrs. MAMTA (A/c No.) LNEDL02916-170039467	14 Dec 21 ₹ 1327192.41/- 13 Dec 21	FLAT NO. 303, THIRD FLOOR, KHASRA NO. 104, VILLAGE GIJHORE, PRAGANA & TEHSIL DADRI, GAUTAM BUDH NAGAR, UTTAR PRADESH Admeasuring 151.33 Sq. Mtrs					
Place : Jaipur Date: 08-11-2023 Authorised Officer Aavas Financiers Limited							

POSSESSION NOTICE (FOR IMMOVABLE PROPERTY)

DCB BANK

The undersigned being the authorized officer of the DCB Bank Ltd., under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (Second) Ordinance, 2002 (Ord. 3 of 2002) and in exercise of powers conferred under section 13(2) read with rule 9 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice as mentioned in below table calling within named borrowers, co-borrowers/ guarantor to repay the amount mentioned in the notice being an amount as detailed mentioned in table given hereunder within 60 days from the date of receipt of the said notice.

The borrower and Co-Borrower having failed to repay the amount, notice is hereby given to the borrower, Co-Borrower/ guarantor and the $public\ in\ general\ that\ the\ undersigned\ has\ taken\ possession\ of\ the\ property\ described\ herein\ below\ in\ exercise\ of\ powers\ conferred\ on\ him$ under section 13(4) of the said Ordinance read with Rule 9 of the said Rules on the dates mentioned as below.

The borrower, Co-Borrower/ guarantor in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the DCB Bank Ltd., for an amount as mentioned in the demand notice and further

Sr. No		Borrower, Co-borrower, Guarantors & Legal Heirs Name	Date & Amount of Demand Notice	Property Description	Date of Possession					
1.	DRHLGAN00573047	AFJAAL, MUSLEMEEN, HAKIKAT and NOOR JAHAN	Rs.20,08,331/-	Plot No-1 Khasra No. 712, Village Asalatpur, Pargana Loni, Tehsil & District Ghaziabad, Uttar Pradesh - 201004						
2.	DRBLN0100408665	Ashok Aggarwal (since Deceased / Borrower), Shivam Aggarwal (since Deceased / Co-borrower), Shikha Aggarwal (legal Heir/co-borrower), Kusum Aggarwal (legal Heir/ co-borrower), Anil Aggarwal (co- borrower), Ashima Aggarwal (legal Heir/co-borrower), Krishna Aggarwal (legal Heir/co-borrower) And Aggarwal Confectionery (legal Heir/co-borrower)	Rs.63,42,801.98/- Due as on 28-08-2023	Flat No. G-3, Right Hand Rear Side At Ground Floor, Plot No. C-187, Ramprastha, Ghazlabad, Uttar Pradesh - 201004 And C -187, Flat No. No. F-3, Rear Rhs Flat At Ff, Ramprastha Colony, Sector -12, Ghazlabad, Uttar Pradesh - 201004						

Date: 08.11.2023

Authorized Officer

Jharkhand Bijli Vitran Nigam Limited

(CIN: U40108.JH2013SGC001702)

Regd. Office: Engineering Building, H.E.C., Dhurwa, Ranchi-834004.

Telephone:-0651-2400799 & Fax: 0651-2400799

https://www.jbvnl.co.in Email- cecr2018@gmail.com

e-procurement Notice NIT No. -230/PR/JBVNL/2023-24

E-tender for selection of full turnkey contractor for development of distribution infra structure in Electric supply Circle, Deoghar for an estimated cost Rs 247.40 Crores under Loss Reduction of Revamped Distribution Sector Scheme (RDSS) sanction by Ministry of Power, GoI and approved by Details of Work

ı		Development of distribution infrastructi	are like replacement of LT
۱	1	Conductor to AB Cable Erection of LT	& 11kv line, installation of New
۱		DTR .etc	· · · · · · · · · · · · · · · · · · ·
۱	2	Estimated Cost- Rs 247.40Crores(al	ll inclusive)
۱	3	Calendar of Events :	•
۱	i.	Date of Publication of NIT on	10.11.2023
۱	1.	website	10.11.2023
۱		Last date for sending pre-bid	
۱		queries/suggestions through Email-	16.11.2023 till 18:00 hrs
۱	ii.	cecr2018@gmail.com and hard copy	
۱		at Office of General Manager	
۱		(Coml.),JBVNL	
۱		Pre-Bid Meeting Date and	
۱	iii	Time;Venue-Conference	17.11.2023 at 13:30Hrs
۱	111	Hall,JBVNL HQ,Engineering	17.11.2025 at 15.501118
-		Building, Dhurwa Ranchi	
۱	iv	Last Date / Time for receipt of	4.12.2023 at 15:00Hrs
۱	1 V	bids(online)	4.12.2025 at 15.001113
۱		Last Date / Time for receipt of	
۱	V	bids(in hard copy in the office of	4.12.2023 at 17:00Hrs
۱		GM(Coml.)	
۱	iv.	Date and Time for Opening of	5.12.2023 at 16:30 Hrs
۱	14.	Technical bid	5.12.2025 at 10.50 IIIs

The tender documents with detailed conditions can be obtained through web site http://jharkhandtenders.gov.in and should upload all relevant documents as mentioned in the tender document only through online e-tender portal/website http://jharkhandtenders.gov.in

Save Energy ,Save Nation for Better tomorrow

General Manager (Coml.)

PR310909 (Jharkhand Bijlee Vitran Nigam Ltd)23-24*D



Auxilo Finserve Private Limited

(CIN: U65990MH2016PTC286516) Registered Office: Office No. 63, 6th Floor, Kalpataru Square Tel. No.: +91 22 6246 3333 Email: ir@auxilo.com Website: www.auxilo.com

Joint Public Notice

This notice is being jointly issued by Auxilo Finserve Private Limited ("Company"), Tata Capital Growth Fund II ("Investor 1"), Trifecta Leaders Fund – I ("Investor 2"), Xponentia Opportunities Fund II ("Investor 3"), and ICICI Bank Limited ("Investor 4") (collectively, the "Investors") pursuant to Paragraph 42.3 of the Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023 dated October 19, 2023 bearing reference number DoR.FIN.REC.No.45/03.10.119/2023-24 ("RBI Directions").

Background: The Company is a middle layer non-banking financial company registered with the Reserve Bank of India ("RBI") having its registered office at Office No. 63, 6th Floor, Kalpataru Square, Kondivita Road, Andheri East, Mumbai, Maharashtra - 400059, India. Investor 1 is a fund egistered under the Securities and Exchange Board of India (Alternative Investment Funds) Regulations, 2012 ("AIF Regulations") as a Category II Alternative Investment Fund ("AIF") having its office at 11th Floor, Tower A, Peninsula Business Park, Ganpatrao Kadam Marg, Lower Parel, Mumbai - 400013, Maharashtra, India. Investor 2 is a scheme of Trifecta Leaders Fund, a fund registered under the AIF Regulations as a Category II AIF having its registered office at 45, First Floor, Navjivan Vihar, New Delhi - 110017, India. Investor 3 is a scheme of Xponentia Opportunities Trust II, a fund registered under the AIF Regulations as a Category II AIF, having its registered office at 61, 6th floor, Maker Chamber VI, Backbay Reclamation Scheme, Narimal Point, Mumbai - 400021, Maharashtra, India. Investor 4 is a banking company incorporated under the Banking Regulation Act, 1949, having its registered office at ICICI Bank Tower, Near Chakli Circle, Old Padra Road Vadodara, Gujarat - 390007, India.

Proposed Transaction and Reason for Proposed Transaction: The Company proposes to raise additional capital of INR 185 crore by making a private placement offer (not before 30 (thirty) days from the date of this notice) to the Investors, by offering securities in the Company ("Proposed Transaction"). The Proposed Transaction (including progressive increase in shareholding over time pursuant to earlier investments into the Company) will result in acquisition of more than 26% of the shareholding of the Company by the Investors, thus requiring prior approval of the RBI under Paragraph 42 of the RBI Directions. The Proposed Transaction is being undertaken to meet the funding requirements of the Company in light of its overall growth plans. RBI Approval: In connection with the Proposed Transaction, the Company had sought prior approval from the RBI under Paragraph 42 of the RBI Directions for the proposed change in shareholding of the Company resulting in acquisition of more than 26% of the shareholding of the Company by the Investors, RBI, vide its letter dated October 31, 2023, has granted its approval for the proposed change in the shareholding of the Company pursuant to the Proposed Transactio and has directed the Company to issue this notice.

Any clarifications and/or objections in this regard may be sent to the Company within 30 (thirty days from the date of this notice, addressed to the Chief Compliance Officer, CS and Head -Legal,

> Sd/-Auxilo Finserve Private Limited Sd/-Tata Capital Growth Fund II

> > Sd/-Trifecta Leaders Fund - I

(Rs. in million)

Sd/-Xponentia Opportunities Fund II Place: Mumbai Sd/-ICICI Bank Limited Date : November 07, 2023



Varroc Engineering Limited

Registered and Corporate Office: L-4, MIDC Area, Waluj, Aurangabad 431 136, Maharashtra CIN : L28920MH1988PLC047335
Tel : +91 240 6653 700/6653 699, Fax : +91 240 2564 540

Extract of Unaudited Standalone and Consolidated Financial Results for the quarter and half year ended September 30, 2023

		Standalone					Consolidated				
ا ۔ ا		Quarter	ended on	Half year e	nded on	Year ended on	ded on Quarter ended on		Half year	ended on	Year ended on
Sr.	Particulars	September	September	September	September	March	September	September	September	September	March
No.		30, 2023	30, 2022	30, 2023	30, 2022	31, 2023	30, 2023	30, 2022	30, 2023	30, 2022	31, 2023
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations		,								
	- from continuing operations	11,270.84	11,060.01	21,835.95	20,404.25	39,708.93	18,935.50	18,465.70	37,047.23	34,839.10	69,209.47
	- from discontinued operations	-	-	-	-		-	19,133.95	-	38,659.62	38,659.62
	- Total from continuing and discontinued operations	11,270.84	11,060.01	21,835.95	20,404.25	39,708.93	18,935.50	37,599.65	37,047.23	73,498.72	1,07,869.09
2	Profit / (Loss) for the period before tax and exceptional item										
	- from continuing operations	31.66	26.12	(111.05)	(67.22)	(455.50)	739.12	306.54	1,391.55	302.94	828.60
	- from discontinued operations	-	-	-		-	-	(7,778.22)	(209.20)	(8,557.23)	(8,557.23)
	- Total from continuing and discontinued operations	31.66	26.12	(111.05)	(67.22)	(455.50)	739.12	(7,471.68)	1,182.35	(8,254.29)	(7,728.63)
3	Profit / (Loss) for the period before tax										
	- from continuing operations	31.66	(13,213.88)	(156.05)	(13,307.22)	(13,777.40)	739.12	306.54	1,391.55	302.94	828.60
	- from discontinued operations	-	-	-	-			(7,778.22)	(209.20)	(8,557.23)	(8,557.23)
	- Total from continuing and discontinued operations	31.66	(13,213.88)	(156.05)	(13,307.22)	(13,777.40)	739.12	(7,471.68)	1,182.35	(8,254.29)	(7,728.63)
4	Profit / (Loss) for the period										
	- from continuing operations	21.10	(13,533.27)	(114.07)	(13,592.06)	(13,867.94)	557.16	(191.20)	1,107.48	(230.04)	387.89
	- from discontinued operations	-	-	-			-	(7,756.47)	(209.20)	(8,559.14)	(8,559.14)
	- Total from continuing and discontinued operations	21.10	(13,533.27)	(114.07)	(13,592.06)	(13,867.94)	557.16	(7,947.67)	898.28	(8,789.18)	(8,171.25)
-	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for										
5	the period (after tax) and Other Comprehensive Income (after tax)]										
	- from continuing operations	21.10	(13,533.27)	(114.07)	(13,592.06)	(13,866.11)	511.36	(140.15)	826.07	(245.87)	805.29
	- from discontinued operations	-	-				-	(10,405.95)	(209.20)	(10,904.09)	(10,904.09)
	- Total from continuing and discontinued operations	21.10	(13,533.27)	(114.07)	(13,592.06)	(13,866.11)	511.36	(10,546.10)	616.87	(11,149.96)	(10,098.80)
6	Paid-up equity share capital (face value of Re.1)	152.79	152.79	152.79	152.79	152.79	152.79	152.79	152.79	152.79	152.79
7	Reserves excluding revaluation reserves as per balance sheet	-	-	-		5,390.95	-		-	-	9,609.20
	Basic and diluted earning per equity share (Nominal value per share: Re.										
٥	1) (not annualised)										
	- for continuing operations	0.14	(88.57)	(0.75)	(88.96)	(90.76)	3.55	(1.27)	7.03	(1.57)	2.36
	- for discontinued operations	-	-	-		-	-	(50.77)	(1.37)	(56.02)	(56.02)
	- for continuing and discontinued operations	0.14	(88.57)	(0.75)	(88.96)	(90.76)	3.55	(52.04)	5.66	(57.59)	(53.66)

- The above Unaudited Standalone and Consolidated interim financial information of the Company for the Quarter and Half year ended September 30, 2023 have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on November 07, 2023.
- Varroc Engineering Limited ("VEL") and VarrocCorp Holding BV, Netherlands ("VCHBV", wholly owned subsidiary of VEL) (together referred to as "Sellers") entered into a Securities Purchase Agreement dated April 29, 2022 as amended dated July 01, 2022, October 05, 2022 and May 12, 2023 (collectively referred to as "SPA") with Compagnie Plastic Omnium SE, France (referred to as "Buyer"), to divest the Sellers 4-Wheeler lighting business in the Americas and Europe ("VLS Business"). The equity value agreed under the SPA was Euro 69.5 million (subject to closing adjustments as provided under the SPA) and accordingly the loss on sale of VLS Business was recognised during the quarter ended September 30, 2022 and had been included in the profit/loss from discontinued operations for the quarter ended September 30, 2022 and year ended March 31, 2023. The Buyer submitted the final adjustments but failed to provide the necessary supporting details to enable the Sellers to understand these adjustments. Hence, Sellers sent a Dispute Notice in accordance with the SPA disputing the
- proposed adjustments. Subsequently, both the Buyer and the Sellers have entered into Settlement Agreement on July 14, 2023 whereby both the parties have agreed to settle the disagreements on closing adjustments and the final equity value agreed under the Settlement Agreement is Euro 54.5 million. Accordingly, VCHBV has received the remaining consideration amount of Euro 13 million on July 17, 2023 pursuant to this final settlement with Buyer. Profit/loss from discontinued operations for the quarter ended June 30, 2023 pertains to adjustments pursuant to revised equity value as per above settlement agreement and expenses directly related to sale of investment in VLS
- Further, the management assessed that such sale of VLS business satisfies the criteria prescribed under Ind AS 105 "Non-current Assets Held for Sale and Discontinued Operations" for classification as discontinued operation The income and expenses of continuing operations include transactions with discontinued operation, which does not have impact on ""Profit / (loss) for the period from continuing and discontinued operations" as disclosed in Consolidated financial results.

					(Rs. in million)
	Quarter	ended	Half yea	r ended	Year ended
Particulars	September 30, 2023	September 30, 2022	September 30, 2023	September 30, 2022	March 31, 2023
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
es Premium Account	13,315.38	13,315.38	13,315.38	13,315.38	13,315.38

Particulars	September 30, 2023 (Unaudited)	September 30, 2022 (Unaudited)	September 30, 2023 (Unaudited)	September 30, 2022 (Unaudited)	March 31, 2023 (Audited)
Securities Premium Account	13,315.38	, , , , , , , , , , , , , , , , , , , ,	13,315.38	13,315.38	13,315.38
Net worth	5,429.67	5,817.76	5,429.67	5,817.76	5,543.74
Paid up Debt Capital/ Outstanding Debt	13,168.96	14,618.13	13,168.96	14,618.13	16,459.83
Capital Redemption Reserve	-	-	-	-	-
Debenture Redemption Reserve	-	-	-	-	-
Debt Equity Ratio (No. of times)	2.43	2.51	2.43	2.51	2.97
Debt Service Coverage Ratio (No. of times)	0.82	1.18	0.54	1.09	1.03
Interest Service Coverage Ratio (No. of times)	2.12	2.15	1.94	2.11	1.88

The above is an extract of the detailed format of Unaudited Standalone and Consolidated Financial Results for the quarter and half year ended September 30, 2023, filed with the Stock Exchange under Regulation 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of Standalone including disclosures under Regulation 52(4) and Consolidated Un Stock Exchange websites, i.e www.nseindia.com and www.bseindia.com and on the Company's website i.e. www.varroc.com.

Tarang Jain Chairman and Managing Director

For and on behalf of



SIMBHAOLI SUGARS LIMITED

(Formerly known as 'Simbhaoli Spirits Limited') Regd. Office: Simbhaoli Dist. Hapur (U.P.) - 245207 CIN - L15122UP2011PLC044210

phaolisugars.com Website: www.simbhaolisugars.com EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

FOR THE QUARTER AND SIX MONTHS ENDED SEPTEMBER 30, 2023

							(Rs. Lacs)
		C	uarter ende	d	Six Mont	hs ended	Year ended
S.	Particulars	September 30, 2023	June 30, 2023	September 30, 2022	September 30, 2023	September 30, 2022	March 31, 2023
lo.	toriorismus.	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations (net)	25,886.01	26,825.34	23,684.38	52,711.35	53,957.09	123,273.40
2	Net Profit/ (loss) for the period before Tax and exceptional items	(4,006.93)	(1,153.89)	(4,011.47)	(5,160.82)	(5,647.69)	(3,067.46)
3	Net Profit/ (loss) for the period before Tax and after exceptional items	(4,006.93)	(1,153.89)	(4,011.47)	(5,160.82)	(5,647.69)	(3,067.46)
4	Net Profit/ (loss) for the period after Tax and exceptional items	(3,988.80)	(1,122.76)	(4,011.80)	(5,111.56)	(5,650.13)	(3,084.30)
5	Total Comprehensive Income for the period [comprising net profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(3,988.80)	(1,122.76)	(4,011.80)	(5,111.56)	(5,650.13)	(3,249.48)
6	Paid up equity share capital (face value Rs.10/- each)	4,127.90	4,127.90	4,127.90	4,127.90	4,127.90	4,127.90
7	Other Equity						(16,018.98)
8	- EPS before exceptional item	(9.66)	(2.72)	(9.72)	(12.38)	(13.69)	(7.47)
	- EPS after exceptional item	(9.66)	(2.72)	(9.72)	(12.38)	(13.69)	(7.47)

The above is an extract of the detailed format of financial results for the quarter and Six months ended September 30, 2023 filed wit the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial results for the quarter ended September 30, 2023 are available on the Stock Exchange websites (www.bseindia.cor and www.nseindia.com) and the Company's website (www.simbhaolisugars.com).

For the half year ended September 30, 2023 and in previous years, due to higher raw material cost i.e. sugarcane costs (SAP) fixed by State government and relatively lower sales realization of finished sugar on adverse demand & supply scenario, and other eternation factors, the Holding Company had continuously incurred huge cash losses resulting in complete erosion of its net worth, render the Company unable to meet payment obligations towards its lenders as well as to the sugarcane farmers in terms of their respective agreements and understanding. All the production units of the Holding Company are operational continue to operate at sub-optimum levels on year-on-year basis while consistent efforts are being made for improvement in operational efficiency viz. improvement in sugar recovery, reduction in overheads and reduction in other operational and administrative costs etc. However, due to lack of required working capital and no capex being undertaken towards augmentation and modernization, the operations of distillery and sugar plants are still adversely impacted. Further, the availability of required sugarcane for optimal utilization of production capaciti is still a challenge on account of aforesaid reasons. In distillery segment, non-installation of incineration boilers and other equipment's to meet the stringent requirement of Pollution Control Board is still resulting in curtailed production levels. Further, the expected accrued benefits under the Sugar Industries Promotion policy 2004 has not been yet disbursed by the State Gove is sub-judice

Recognizing the status of the sugar industry, the state and central governments have taken a number of measures in past to improve the financial health of sugar mills and to support the liquidation of sugarcane arrears by grant of soft loan, fixing minimum suppo price of sugar, and Ethanol blending program with petrol coupled with long term tendering and fixing remunerative selling price of ethanol etc. All these measures specifically ethanol blending programme, have resulted in revival of the sugar industry but the Holding Company is continuing to suffer and incurring losses on account of non-availability of sufficient sugar cane common company is continuing to suffer and incurring losses on account of non-availability of sufficient sugar cane common to its crushing capacities, on account of delayed payment of sugar cape prices due to adverse liquidity position, which have resulte in the diversion of sugar cane in the command areas to the other adjoining sugar mills. Benefits under soft loan could also not be availed, since credit facility accounts with its lenders were having NPA categorisation.

Due to default in repayment of credit facilities, lenders to the Holding Company have initiated recovery proceedings at various forum ncluding filing of applications before the Hon'ble National Company Law Tribunal (NCLT) under Section 7 of the Insolvency and Bankruptcy Code, 2016 and also filing of recovery proceedings against personal guarantors (Promoters) before NCLT under section 95 of Insolvency and Bankruptcy Code, 2016 in addition to approaching Debt Recovery Tribunals in Delhi as well as in Lucknow Uttar Pradesh. One of the lenders had declared the Holding Company and Guarantors to the credit facility, as Willful Defaulters, such impugned order of lender was Set Aside by Hon'ble Puniab and Harvana High court at Chandigarh, while another lender had started the proceedings to examine the Willful Default and a personal hearing was also granted, basis Holding Company's representat the decision is kept in Abeyance. One lender has categorized Holding company with Fraud tag and same is challenged before Delh High Court. While one of the lenders had initiated recovery proceedings under section 138 of the Negotiable Instrument Act, where non-bailable warrants were issued against the erstwhile directors and officials of the Holding Company, which is being contest at the appropriate forum. Against a criminal complaint filed by one of the lenders, the Enforcement Directorate had passed ar Attachment Order on certain assets of the Holding Company to the extent of Rs. 109.80 Crore, against which the Holding Company has preferred an appeal before with the appropriate authority and the matter is sub-judice. The Enforcement Directorate had proceed to take the Constructive Possession of the Attached Property on which an Interim Stay has been granted by the Hon'ble Appella

The Holding Company is continuing to pursue a comprehensive debt resolution proposal with all the lenders. Commercial lenders have shown their inclination to accept the debt resolution proposal and accepted the Earnest Money offered thereof, while Debt realignment proposal was submitted to other lenders against which the Holding company had initiated the repayments, pending approval of respective lenders. Revised and improved debt resolution proposal given to commercial lenders on bilateral basis is under consideration by the commercial lenders, while application filed with Hon'ble NCLT Bench, Allahabad is being heard. The Commercial Lenders have also appointed two independent valuers for the valuation of the assets of the Holding Company.

Considering the steps initiated for achieving turnaround of the Company and sugar sector, and continuing manufacturing operations in near foreseeable future with improved operational efficiency, the financial results of Holding Company are continued to be presented on Going Concern basis, which contemplates realization of assets and settlement of liabilities, in the normal course of business. Accordingly, property, plant and equipment's are continued to be stated at carrying amount without testing for impa pending receipt of the final valuation reports from the two independent valuers appointed by the Commercial Lenders.

with its future cash flows including infusion of funds by strategic investor, promoters, internal accruals, monetization of assets etc

which contemplates the total waiver of interest and concession in repayment of principal amount. Commercial lenders hav accepted the Earnest Money Deposit (EMD) offered in consonance with the Debt Resolution Proposal. Accordingly, the estimate Interest expenses on credit facilities pertaining to commercial lenders, for the quarter and six month ended September 30, 2023 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs. 2,199.46 Lakhs and to Rs.4,622.20 Lakhs and Rs. 9,285.68 respectively) has not been recognized in profit and loss account. An estimated accumulate amount of Rs.96,252.12 Lakhs towards accrued interest has not been provided for in the books of accounts as on September 30, 2023 The Hon'ble High Court of Uttar Pradesh had directed the state government to determine the interest liability for the period of delayer

As stated, aforesaid, the Holding Company has submitted comprehensive debt resolution proposals with all the lenders to con

payments of sugarcane price to cane growers for the sugar seasons 2012-13 to 2014-15 by the UP sugar industry. The Holding Company had received a notice for payment of interest on delayed payment of cane price for sugar season 2012-13, but considering the past practice of waiver/non-levying of any interest on account of delayed payment of cane price by the State Government, n provision towards the interest on delayed payment of cane price for the aforesaid and subsequent sugar seasons has been made in the accounts. Since, no demand notices have been raised on the Holding Company, except for sugar season 2012-13, the amou

of interest on account of delayed payment of cane price not provided for in the accounts, could not be quantified.

5. The auditors of Integrated Cashtech Consultants Private Limited ('ICCPL'), a subsidiary company have qualified its conclusi on the financial results for the half ended Sep 30, 2023 in respect of following matters:-

i. ICCPL had recognized revenue of Rs. 462.57 Lakhs as unbilled revenue in the earlier financial years, which had been in dispute with the counter parties. Further the counter parties had also hold back the payment of Earnest Money Deposits of Rs. 105.00 Lakhs which has been shown as recoverable in the books. Pending final settlement of the disputes, the unbilled revenue and Earnest Mone Deposits balances are continued to be carried forward at the same amount, without making any provision for the expected credit losses and estimated probable losses on account of disputes. The auditors are not made available of appropriate impairment assessment carried out by the management and accordingly, expressed their opinion that they are unable to comment on the same including the compliance of the Ind AS 36 and any consequential adjustment that may arise in this regard in the financial results of

ii. Trade receivables includes overdue receivables for more than one year amounting to Rs. 302.20 Lakhs, which has been classifie as considered good and against which provision for expected credit loss of Rs. 167.85 Lakhs has been made. Examination of records of ICCPL revealed that the counter parties had not accepted the invoices raised by ICCPL on account of various disputes in fulfillment of the contracts and are also not confirming that these payments are due to IPPCL as per their records. In absence of the confirmation and considering the fact of non admission of invoices, the auditor expressed their opinion that the entire receivable amount of Rs 134.35 Lakhs should have been provided for by ICCPL

iii. The recognition of net deferred tax assets of Rs. 167.52 Lakhs in respect of past losses and other deductible temporary difference is not in consonance with the Ind AS 12, as in the opinion of the auditors, the probability of earning sufficient taxable profits in future is remote in view of the above mentioned qualifications and continuing losses

In the audited financial statements of Simbahaoli Power Private Limited ('SPPL') for the year ended March 31, 2022, the statutor tor of the SPPL had qualified their opinion on the matter of certain accounting disputes with the holding company aggregating to Rs.1,197.90 Lakhs, resulting in understatement of loss after tax and overstatement of equity by the aforesaid amount. The auditor further drawn Emphasis of Matter in respect of existence of material uncertainty on account of reduction in power tariff w.e.f. Apri 1, 2019, against which a writ petition has been filed by SSPL and others before High Court of Allahabad, Lucknow Bench; accou of power supplied during the period April 1, 2019 to September 31, 2019 resulting in higher recognition of revenue by Rs. 683 Lakhs having consequential impact on the profits and financial statements; and consequential impact on impairment on Property, Plant and Equipment, if any, on account of the aforesaid tariff reduction. The auditors had further drawn attention on the existence of materia uncertainty due to incurring of losses on account of reduction in power tariff having adverse impact on the liquidity of SPPL and

reported that the aforesaid facts cast significant doubts about the SPPL's ability to continue as a going concern. In the consolidated financial results of the Company for the six month ended 30 September, 2023 and other presented periods, the financial results of SPPL, a material subsidiary has not been consolidated, as the financial results of SPPL after financial year ending on March 31, 2022 have not been yet finalized and approved till date.

The transactions entered into between the Company and SPPL for the six month ended September 30, 2023, which have not been eliminated in the consolidated financial results, have resulted in increase in the total revenue by Rs. 1038.01 Lakhs and total expenses by Rs. 314.64 Lakhs. Further, increase in the balances of subsidiary of Rs. 1,420.73 Lakhs as on 30 Sep, 2023 have been included in the consolidated balance sheet in the respective asset heads.

In 10th Annual General Meeting held on September 27, 2021, the shareholders of the company, through special resolution, approve the appointment and remunerations of the managing director,,Mrs Gursimren Kaur Mann and whole time director, Mr S.N.Misra for 2 year w.e.f., August 02,2021. Lenders with majority share in outstanding debt, led by the State Bank of India, had provided the consent to pay the remuneration to above named persons. The Company is actively pursuing with other lenders for obtaining their consent. Having belief that consent will be received in due course, the payment of remuneration had been made to the above named persons as per resolution, from the date of re-appointment till August 1, 2023 amounting to Rs. 301.82 lakhs including Rs. 22.28 Lakhs or the guarter ended 30.09.2023.

0 The standalone results are available on Company's website www.simbhaolisugars.com. The particulars in respect of standalo results are as under:

Quarter ended Six months ended Year ended Particulars (Standalone) 30.09.2023 30.06.2023 30.09.2022 30.09.2023 30.09.2022 31.03.2023 25,826.95 | 26,649.46 | 23,388.01 | 52,476.41 | 53,344.58 121,186.03 Net Sales/Income from operations (Net) (3,934.60) (1,030.17) (4,020.70) (4,964.99) (5,672.49) (3,138.36)Profit/(Loss) before tax

Pronv (Loss) after tax	(3,934.00)	(1,030.17)	(4,020.70)	(4,904.99)	(5,672.49)	(3,130.30)						
Other Comprehensive Income						(153.66)						
Total Comprehensive Income	(3,934.60)	(1,030.17)	(4,020.70)	(4,964.99)	(5,672.49)	(3,292.02)						
EBITDA	(2,564.11)	312.62	(2,578.42)	(2,251.49)	(2,798.01)	2,585.38						
amended molasses policy on April 28, 2023, for the	The sugar industry in Uttar Pradesh faces a higher molasses levy obligation due to the flawed calculation method introduced in the amended molasses policy on April 28, 2023, for the Molasses Year 2022-23. The amended policy aims to treat B heavy and C heavy											
molasses as equivalent rather than distinguishing	between the	em based or	their respec	ctive alcohol	output. This is	in complete						
departure from the Original Molasses Policy notified	by the State	Governmen	t. The financi	al results for	the quarter end	ing Sept. 30,						

2023 are drawn after considering the impact of the higher levy obligations of 'B' heavy molasses for the Molasses Year 2022-23, as determined by the State Government Authorities, which has resulted in an increase in expenditure of Rs. 1087.09 Lacs for the quarte

2 The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Compa at their respective meetings held on November 7th, 2023.

For Simbhaoli Sugars Limited

Place: Simbhaoli (Hapur),India Date: November 7th,2023

Gursimran Kaur Mann Managing Director DIN: 00642094





SIMBHAOLI SUGARS LIMITED

(Formerly known as 'Simbhaoli Spirits Limited') Regd. Office: Simbhaoli Dist. Hapur (U.P.) - 245207 CIN-L15122UP2011PLC044210

E-mail: info@simbhaolisugars.com Website: www.simbhaolisugars.com EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED SEPTEMBER 30, 2023

		Q	uarter ende	ed	Six Montl	ns ended	Year ended
S.	Particulars	September 30, 2023	June 30, 2023	September 30, 2022	September 30, 2023	September 30, 2022	March 31, 2023
No.	1.21.21.21.22.	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations (net)	25,886.01	26,825.34	23,684.38	52,711.35	53,957.09	123,273.40
2	Net Profit/ (loss) for the period before Tax and exceptional items	(4,006.93)	(1,153.89)	(4,011.47)	(5,160.82)	(5,647.69)	(3,067.46)
3	Net Profit/ (loss) for the period before Tax and after exceptional items	(4,006.93)	(1,153.89)	(4,011.47)	(5,160.82)	(5,647.69)	(3,067.46)
4	Net Profit/ (loss) for the period after Tax and exceptional items	(3,988.80)	(1,122.76)	(4,011.80)	(5,111.56)	(5,650.13)	(3,084.30)
5	Total Comprehensive Income for the period [comprising net profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(3,988.80)	(1,122.76)	(4,011.80)	(5,111.56)	(5,650.13)	(3,249.48)
6	Paid up equity share capital (face value Rs.10/- each)	4,127.90	4,127.90	4,127.90	4,127.90	4,127.90	4,127.90
7	Other Equity						(16,018.98)
8	- EPS before exceptional item	(9.66)	(2.72)	(9.72)	(12.38)	(13.69)	(7.47)
	- EPS after exceptional item	(9.66)	(2.72)	(9.72)	(12.38)	(13.69)	(7.47)

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

For the half year ended September 30, 2023 and in previous years, due to higher raw material cost i.e. sugarcane costs (SAP) fixed by State government and relatively lower sales realization of finished sugar on adverse demand & supply scenario, and other eterna factors, the Holding Company had continuously incurred huge cash losses resulting in complete erosion of its net worth, rendering the Company unable to meet payment obligations towards its lenders as well as to the sugarcane farmers in terms of their respective agreements and understanding. All the production units of the Holding Company are operational continue to operate at sub-optimu levels on year-on-year basis while consistent efforts are being made for improvement in operational efficiency viz. improv sugar recovery, reduction in overheads and reduction in other operational and administrative costs etc. However, due to lack o required working capital and no capex being undertaken towards augmentation and modernization, the operations of distillery and sugar plants are still adversely impacted. Further, the availability of required sugarcane for optimal utilization of production capacities is still a challenge on account of aforesaid reasons. In distillery segment, non-installation of incineration boilers and other equipment to meet the stringent requirement of Pollution Control Board is still resulting in curtailed production levels. Further, the expected accrued benefits under the Sugar Industries Promotion policy 2004 has not been yet disbursed by the State Government as the matter is sub-judice.

Recognizing the status of the sugar industry, the state and central governments have taken a number of measures in past to improve the financial health of sugar mills and to support the liquidation of sugarcane arrears by grant of soft loan, fixing minimum suppor price of sugar, and Ethanol blending program with petrol coupled with long term tendering and fixing remunerative selling price of ethanol etc. All these measures specifically ethanol blending programme, have resulted in revival of the sugar industry but the Holding Company is continuing to suffer and incurring losses on account of non-availability of sufficient sugar cane commensurate to its crushing capacities, on account of delayed payment of sugar cane prices due to adverse liquidity position, which have resulted in the diversion of sugar cane in the command areas to the other adjoining sugar mills. Benefits under soft loan could also not be availed, since credit facility accounts with its lenders were having NPA categorisation.

Due to default in repayment of credit facilities, lenders to the Holding Company have initiated recovery proceedings at various foru including filing of applications before the Hon'ble National Company Law Tribunal (NCLT) under Section 7 of the Insolvency and Bankruptcy Code, 2016 and also filing of recovery proceedings against personal guarantors (Promoters) before NCLT under section 95 of Insolvency and Bankruptcy Code, 2016 in addition to approaching Debt Recovery Tribunals in Delhi as well as in Lucknov Uttar Pradesh. One of the lenders had declared the Holding Company and Guarantors to the credit facility, as Willful Defaulters, such impugned order of lender was Set Aside by Hon'ble Punjab and Haryana High court at Chandigarh, while another lender had started the proceedings to examine the Willful Default and a personal hearing was also granted, basis Holding Company's representations the decision is kept in Abeyance. One lender has categorized Holding company with Fraud tag and same is challenged before Delh High Court. While one of the lenders had initiated recovery proceedings under section 138 of the Negotiable Instrument Act, whereir non-bailable warrants were issued against the erstwhile directors and officials of the Holding Company, which is being contested at the appropriate forum. Against a criminal complaint filed by one of the lenders, the Enforcement Directorate had passed an Attachment Order on certain assets of the Holding Company to the extent of Rs. 109.80 Crore, against which the Holding Company has preferred an appeal before with the appropriate authority and the matter is sub-judice. The Enforcement Directorate had proceed to take the Constructive Possession of the Attached Property on which an Interim Stay has been granted by the Hon'ble Appella

The Holding Company is continuing to pursue a comprehensive debt resolution proposal with all the lenders. Commercial lender have shown their inclination to accept the debt resolution proposal and accepted the Earnest Money offered thereof, while Debt realignment proposal was submitted to other lenders against which the Holding company had initiated the repayments, pending approval of respective lenders. Revised and improved debt resolution proposal given to commercial lenders on bilateral basis is under consideration by the commercial lenders, while application filed with Hon'ble NCLT Bench, Allahabad is being heard. The Commercial Lenders have also appointed two independent valuers for the valuation of the assets of the Holding Company.

Considering the steps initiated for achieving turnaround of the Company and sugar sector, and continuing manufacturing operation in near foreseeable future with improved operational efficiency, the financial results of Holding Company are continued to be presented on Going Concern basis, which contemplates realization of assets and settlement of liabilities, in the normal course of business. Accordingly, property, plant and equipment's are continued to be stated at carrying amount without testing for impa pending receipt of the final valuation reports from the two independent valuers appointed by the Commercial Lenders

As stated, aforesaid, the Holding Company has submitted comprehensive debt resolution proposals with all the lenders to commensurate with its future cash flows including infusion of funds by strategic investor, promoters, internal accruals, monetization of assets etc. which contemplates the total waiver of interest and concession in repayment of principal amount. Commercial lenders have accepted the Earnest Money Deposit (EMD) offered in consonance with the Debt Resolution Proposal. Accordingly, the estimated Interest expenses on credit facilities pertaining to commercial lenders, for the quarter and six month ended September 30, 2023 amounting to Rs. 2,199.46 Lakhs and Rs.7304.09 respectively (previous quarter and six month ended September 30,2022 amounting to Rs.4,622.20 Lakhs and Rs. 9,285.68 respectively) has not been recognized in profit and loss account. An estimated accumulat unt of Rs.96,252.12 Lakhs towards accrued interest has not been provided for in the books of accounts as on September 30, 2023 The Hon'ble High Court of Ultar Pradesh had directed the state government to determine the interest liability for the period of delayed

payments of sugarcane price to cane growers for the sugar seasons 2012-13 to 2014-15 by the UP sugar industry. The Holding Company had received a notice for payment of interest on delayed payment of cane price for sugar season 2012-13, but considering the past practice of waiver/non-levying of any interest on account of delayed payment of cane price by the State Government, no provision towards the interest on delayed payment of cane price for the aforesaid and subsequent sugar seasons has been made in the accounts. Since, no demand notices have been raised on the Holding Company, except for sugar season 2012-13, the amou of interest on account of delayed payment of cane price not provided for in the accounts, could not be quantified

5. The auditors of Integrated Cashtech Consultants Private Limited ('ICCPL'), a subsidiary company have qualified its conclusions. on the financial results for the half ended Sep 30, 2023 in respect of following matters:-

i. ICCPL had recognized revenue of Rs. 462.57 Lakhs as unbilled revenue in the earlier financial years, which had been in dispute with the counter parties. Further the counter parties had also hold back the payment of Earnest Money Deposits of Rs. 105.00 Lakhs which has been shown as recoverable in the books. Pending final settlement of the disputes, the unbilled revenue and Earnest Mone Deposits balances are continued to be carried forward at the same amount, without making any provision for the expected credit robable losses on account of disputes. The auditors are not made available of appropriate in assessment carried out by the management and accordingly, expressed their opinion that they are unable to comment on the same including the compliance of the Ind AS 36 and any consequential adjustment that may arise in this regard in the financial results o ICCPL

ii. Trade receivables includes overdue receivables for more than one year amounting to Rs. 302.20 Lakhs, which has been classifie as considered good and against which provision for expected credit loss of Rs. 167.85 Lakhs has been made. Examination of records of ICCPL revealed that the counter parties had not accepted the invoices raised by ICCPL on account of various disputes in fulfillment of the contracts and are also not confirming that these payments are due to IPPCL as per their records. In absence of the confirmati and considering the fact of non admission of invoices, the auditor expressed their opinion that the entire receivable amount of Rs 134 35 Lakhs should have been provided for by ICCPL

iii. The recognition of net deferred tax assets of Rs. 167.52 Lakhs in respect of past losses and other deductible temporary difference: is not in consonance with the Ind AS 12, as in the opinion of the auditors, the probability of earning sufficient taxable profits in future is remote in view of the above mentioned qualifications and continuing losses

In the audited financial statements of Simbahaoli Power Private Limited ('SPPL') for the year ended March 31, 2022, the statutor auditor of the SPPL had qualified their opinion on the matter of certain accounting disputes with the holding company aggregatin to Rs.1,197.90 Lakhs, resulting in understatement of loss after tax and overstatement of equity by the aforesaid amount. The auditor further drawn Emphasis of Matter in respect of existence of material uncertainty on account of reduction in power tariff w.e.f. April 1, 2019, against which a writ petition has been filed by SSPL and others before High Court of Allahabad, Lucknow Bench; accounting of power supplied during the period April 1, 2019 to September 31, 2019 resulting in higher recognition of revenue by Rs. 683 Lakhs having consequential impact on the profits and financial statements; and consequential impact on impairment on Property, Plant and Equipment, if any, on account of the aforesaid tariff reduction. The auditors had further drawn attention on the existence of materia uncertainty due to incurring of losses on account of reduction in power tariff having adverse impact on the liquidity of SPPL and reported that the aforesaid facts cast significant doubts about the SPPL's ability to continue as a going concern

In the consolidated financial results of the Company for the six month ended 30 September, 2023 and other presented periods, the financial results of SPPL, a material subsidiary has not been consolidated, as the financial results of SPPL after financial year ending on March 31, 2022 have not been yet finalized and approved till date.

The transactions entered into between the Company and SPPL for the six month ended September 30, 2023, which have not bee eliminated in the consolidated financial results, have resulted in increase in the total revenue by Rs. 1038.01 Lakhs and total expenses by Rs. 314.64 Lakhs. Further, increase in the balances of subsidiary of Rs. 1,420.73 Lakhs as on 30 Sep. 2023 have been included in the consolidated balance sheet in the respective asset heads.

In 10th Annual General Meeting held on September 27, 2021, the shareholders of the company, through special resolution the appointment and remunerations of the managing director, Mrs Gursimren Kaur Mann and whole time director, Mr S.N.Misra for 2 year w.e.f..August 02,2021. Lenders with majority share in outstanding debt, led by the State Bank of India, had provided their consent to pay the remuneration to above named persons. The Company is actively pursuing with other lenders for obtaining their consent. Having belief that consent will be received in due course, the payment of remuneration had been made to the above named persons as per resolution, from the date of re-appointment till August 1, 2023 amounting to Rs. 301.82 lakhs including Rs. 22.28 Lakh for the guarter ended 30.09.2023.

0 The standalone results are available on Company's website www.simbhaolisugars.com. The particulars in respect of standalon

- 20					(110. 2400)
0	uarter ende	ed	Six mon	Year ended	
30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023
25,826.95	26,649.46	23,388.01	52,476.41	53,344.58	121,186.03
(3,934.60)	(1,030.17)	(4,020.70)	(4,964.99)	(5,672.49)	(3,138.36)
(3,934.60)	(1,030.17)	(4,020.70)	(4,964.99)	(5,672.49)	(3,138.36)
					(153.66)
(3,934.60)	(1,030.17)	(4,020.70)	(4,964.99)	(5,672.49)	(3,292.02)
(2,564.11)	312.62	(2,578.42)	(2,251.49)	(2,798.01)	2,585.38
	30.09.2023 25,826.95 (3,934.60) (3,934.60)	30.09.2023 30.06.2023 25,826.95 26,649.46 (3,934.60) (1,030.17) (3,934.60) (1,030.17) - (3,934.60) (1,030.17)	25,826.95 26,649.46 23,388.01 (3,934.60) (1,030.17) (4,020.70) (3,934.60) (1,030.17) (4,020.70) (3,934.60) (1,030.17) (4,020.70)	30.09.2023 30.06.2023 30.09.2022 30.09.2023 25,826.95 26,649.46 23,388.01 52,476.41 (3,934.60) (1,030.17) (4,020.70) (4,964.99) (3,934.60) (1,030.17) (4,020.70) (4,964.99) (3,934.60) (1,030.17) (4,020.70) (4,964.99)	30.09.2023 30.06.2023 30.09.2022 30.09.2023 30.09.2022 25,826.95 26,649.46 23,388.01 52,476.41 53,344.58 (3,934.60) (1,030.17) (4,020.70) (4,964.99) (5,672.49) (3,934.60) (1,030.17) (4,020.70) (4,964.99) (5,672.49) (3,934.60) (1,030.17) (4,020.70) (4,964.99) (5,672.49)

amended molasses policy on April 28, 2023, for the Molasses Year 2022-23. The amended policy aims to treat B heavy and C heavy molasses as equivalent rather than distinguishing between them based on their respective alcohol output. This is in complet arture from the Original Molasses Policy notified by the State Government. The financial results for the quarter ending Sept. 30, 2023 are drawn after considering the impact of the higher levy obligations of 'B' heavy molasses for the Molasses Year 2022-23, as determined by the State Government Authorities, which has resulted in an increase in expenditure of Rs. 1087.09 Lacs for the quarter ended September 30, 2023.

1 The sugar industry in Uttar Pradesh faces a higher molasses levy obligation due to the flawed calculation method introduced in the

The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Co at their respective meetings held on November 7th, 2023.

Gursimran Kaur Mann

Place: Simbhaoli (Hapur).India

Managing Director DIN: 00642094



कब्जा सूचना

(अचल संपत्ति के लिए)

जबिक अधोहस्ताक्षरी डीसीबी बैंक लिमिटेड का प्राधिकृत अधिकारी होने के नाते, वित्तीय सम्पत्तियों के प्रतिभूतिकरण एवं पु प्रतिभूति हित (दुसरा)प्रवर्तन अध्यादेश, 2002 (2002 का अध्यादेश 3) और प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 की धारा 13(2) के सहपठित नियम 3 के अंतर्गत प्रदत्त शक्तियों का प्रयोग में नीचे दी गई तालिका में वर्णित नामित कर्जदारों, सह—कर्जदार/गारंटरों को मांग सूचना जारी करते हुए उक्त मांग सूचना में उल्लेखित राशि उक्त सूचना की प्राप्ति की दिनांक से 60 दिनों के भीतर नीचे दी गई तालिका में वर्णित राशि वसूल

कर्जदार और सह–कर्जदार राशि का भुगतान करने में विफल रहे हैं, एत्तदद्वारा कर्जदार, सह–कर्जदार/ गारंटर को और सामान्य रूप से आम जनता को सूचना दी जाती है कि अधोहस्ताक्षरी ने उक्त अध्यादेश की धारा 13 (4) के सहपठित उक्त नियमों के नियम 9 के अंतर्गत उसे प्रदत्त शक्तियों का प्रयोग करते हुए निम्न वर्णित दिनांक पर निम्न वर्णित संपत्ति पर कब्जा प्राप्त कर लिया है।

विशेष रूप से कर्जदार, सह—कर्जदार/ गारंटर को और आम जनता को एतदद्वारा सावधान किया जाता है कि वे संपत्ति के साथ किसी प्रकार का लेनदेन न करें और संपत्ति के साथ किसी भी प्रकार का लेनदेन मांग सूचना में वर्णित राशि और उस पर भविष्य के ब्याज सहित डीसीबी बैंक लिमिटेड

क्र. सं.	अनुबंध सं.	कर्जदार, सह–कर्जदार, गारंटरों और कानूनी वारीसों का नाम	मांग सूचना की राशि और दिनांक	संपत्ति का विवरण	कब्जे की दिनांक
	DRHLGAN00573047	अफजाल, मुसलेमीन, हकिकत, और नूर जहां	17.08.2023/ रुपये 20,08,331/— 17.08.2023 तक बकाया	प्लॉट सं. 1 खसरा सं. 712, ग्राम असालतपुर,परगना लोनी, तहसील और जिला गाजियाबाद, उत्तर प्रदेश–201004	03-11-2023
2.	DRBLN0100408665	अशोक अग्रवाल (अब मृतक/आवेदक), शिवम अग्रवाल (अब मृतक/सह- कर्जवार), शिखा अग्रवाल (कानूनी वारिसों /सह-कर्जवार), कुम्सुम अग्रवाल (कानूनी वारिसों/सह-कर्जवार), अनिल अग्रवाल (सह-कर्जवार) आशिमा अग्रवाल (कानूनी वारिसा/ सह-कर्जवार), और अग्रवाल कन्फेक्शनरी (कानूनी वारिसों/सह-कर्जवार)	28.08.2023/ रुपये 63,42,801.98/— 28.08.2023 तक बकाया	फ्लैट सं.जी–3, दांए ओर पीछे की तरफ भूतल, प्लॉट सं. सी–187, रामप्रस्था, गाजियाबाद, उत्तर प्रदेश–201004 और सी–187, फ्लैट सं.एफ–3, पीछे दांए ओर फ्लैट, प्रथम तल पर, रामप्रस्था कॉलोनी, सेक्टर – 12, गाजियाबाद, उत्तर प्रदेश–201004	03-11-2023

दिनांक : 08.11.2023 स्थान : गाजियाबाद, लोनी, उ.प्र

प्राधिकृत अधिकारी

DCB BANK

AMBIT Finvest एम्बिट फिनवेस्ट प्राइवेट लिमिटेड **जॅरपोरेट कार्यालयः** कनकिया वॉल स्ट्रीट, पांचवीं मंजिल, ए 506-510, अंधेरी-कुर्ला रोड, अंधेरी ईस्ट, मुंबई-400093

मांग सूचना प्रतिभूतिकरण तथा वित्तीय सम्पत्तियों के पुनर्गठन तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 ("अधिनियम"

तथा प्रतिभूति हित (प्रवर्तन) नियम, 2002 ("नियम") के प्रावधानों के अंतर्गत एम्बिट फिनवेस्ट प्राइवेट लिमिटेड के अधिकृत अधिकारी होने के नाते अधोहस्ताक्षरी ने अधिनियम के अधीन तथा अधिनियम की धारा 13(12) के साथ पठित नियम 3 के अधीन प्रदत्त शक्तियों के प्रयोग द्वारा अधिनियम की धारा 13(2) के अधीन मांग सूचना जारी की थी, जिसमें नीचे उल्लेखित कर्जदारों को कथित सूचना की प्राप्ति की तारीख से 60 दिनों के अंदर संबंधित सूचनाओं में उल्लेखित रकम चुकता करने को कहा गया है। अधोहस्ताक्षरी यथोचित रूप से विश्वास है कि कर्जदारगण मांग सूचना की सेवा से बच रहे करता गया है। जनाहराताबारा विचासिक रूप सिन्यार है। ये क्रिक्सिस्ता है। हैं इसलिए सूचना की सेवा नियमों के अनुसार विपका कर तथा प्रकाशन के जरिए प्रभावी किया जा रह है। मांग सूचना का विषय वस्तु सारांश यहां नीचे उल्लेखित हैं:

र्जदार	मांग सूचना की तारीख	अचल सम्पत्ति/गिरवी पर
ा नाम	रकम	रखी गई सम्पत्ति का विवरण
. शरद स्टील ट्रेडर्स	02,11,2023	सम्पत्ति सं. डब्ल्युजेड-51, (भूतल पर
नपने स्वत्वाधिकारी राम	रु. 1,83,03,865.78/-	4 दुकानों यानी दुकान नं. 1,2,3 एवं
वतार त्यागी के जरिए)	(रुपये एक करोड़ तिरासी	6 को छोड़कर), खसरा नं. 264 में से
. राम अवतार त्यागी	लाख तीन हजार आठ	नया खसरा नं. 870, शकरपुर, ग्राम
. रजत त्यागी	सौ पैंसठ एवं पैसे	मंडावली फजलपुर, नई दिल्ली, पिनकोड
. अहेल्या त्यागी	अठहत्तर मात्र)	110092। उक्त सम्पत्तियों की चौहदीः
ण नं. DEL000000014531	दिनांक	उत्तरः सड़क 30 फीट चौड़ी, दक्षिणः
EL000000024047 -	25.10.2023 को	अन्य की सम्पत्तियां, पूर्वः 10 फीट चौड़ी
		सड़क, पश्चिमः अन्य की सम्पत्ति

एतद्द्वारा कर्जदारों को मांग सूचना का अनुपालन करने तथा इसके प्रकाशन की तारीख की तारीख से 60 दिनों के अंदर यहां उल्लेखित मांग की गई रकम के साथ रकम की वसूनी की तारीख तक प्रयोज्य व्याज अतिरिक्त व्याज, बाउंस शुक्क, लागत एवं व्याय का मुगाना करने की सलाह दी जाती है। कर्जदारणा कृपया ध्यान दें कि एएफपीएल एक प्रत्याभूत ऋणदाता है तथा कर्जदार द्वारा हासिल की गई ऋण की पुविधा कर्जदार के ऊपर गिरवी पर रखी गई प्रत्याभूत सम्पत्तियों के रूप में अचल सम्पत्तियों/आस्तियों के एवज में एक प्रत्याभूत ऋण है।

कर्जदार द्वारा निर्धारित समय के अंदर अपनी सम्पूर्ण देयताओं को चुकता करने में विफल रहने पर एएफपीएल प्रत्याभत सम्पत्तियों पर कब्जा करने के लिए अधिनियम की धारा 13(4) के अधीन सभी रार्र्जनार्या प्रत्यान्त्री प्राचीपात्री के अध्या करने के वित्तृ विद्यान्त्री के वित्तृ विक्री द्वारा उसके करतांत्रण अध्या अधिकारों का गुयोग करने लिए पात्र होगा, जो रकम की वस्तृती के लिए बिक्री द्वारा उसके हरतांतरण अध्या अधिनियम तथा उसके अधीन नियमों के अधीन उपलब्ध अन्य किसी भी तरह का उपाय करने तक ही सीमित नहीं है। एएफपीएल के पास बिक्री अथवा हस्तांतरण के अधिकारों का प्रयोग करने से पहले प्रत्याप्त सम्पत्तियों को कुर्क तथा/अथवा सील करने का भी अधिकार है। एएमपीएल के प्रति भुगतेय बकाया को पूर करने गिरवी पर रखी गई सम्पत्ति का मूल्य अपर्याप्त रहने पर शेष बची हुई रकम की वसूली के लिए एएफपीएल के पास पृथक रूप से कानूनी कार्यवाही करने का भी अधिकार है। यह उपाय अन्य किसी भी कानून के तहत एएफपीएल के पास उपलब्ध अन्य सभी उपायों के अलावा तथा स्वतंत्र है।

प्रत्याभूत सम्पत्तियों को मुक्त कराने के लिए उपलब्ध समय के संबंध में कर्जदारों का ध्यान अधिनियम की प्रत्यामृत् सम्पातयों को मुक्त करोन के लिए उपलब्ध समय के सबध में कजवारों को ध्यान आधानयम का धारा 13(8) तथा अधिनियम की धारा 13(13) की ओर आकर्षित किया जाता है, जिसके तहत कर्जवारों पर एएफपीएल की पूर्व लिखित अनुमति के बिना प्रत्यामृत सम्पत्तियों के निपटान अथवा सीदा करने अथवा किसी भी प्रत्यामृत सम्पत्ति की बिक्री, पट्टा अथवा अन्य किसी भी रूप में हस्तांतरण (व्यवसाय के साधारण कार्यप्रणाली के अलावा) पर रोक/निषेध है तथा उपरोक्त की अवहेलना उक्त अधिनियम की धारा 29 के अधीन एक दंखनीय अपराध है। मांग सचना की प्रतिलिपि अधोहरताक्षरी के पास उपलब्ध है तथा कर्जदार चाहे तो, अधोहस्ताक्षरी से किसी कार्यकारी दिवस को काम के घंटे के दौरान उसे संग्रह कर सकते हैं।

दिनांक: 06/11/2023

विजय शर्मा, अधिकृत अधिकारी एम्बिट फिनवेस्ट प्राइवेट लिमिटेड

HCL INFOSYSTEMS LIMITED

Regd. Off.: 806, Siddharth, 96 Nehru Place, New Delhi 110 019. Corp. Off.: A-11, First Floor, Sector -3 Noida, UP 201301. Phone number: +91 120 2520977, 2526518-19 Website: www.hclinfosystems.in; Email ID: cosec@hcl.com

UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND **SIX MONTHS ENDED SEPTEMBER 30, 2023**

SI. No.	Particulars	Quarter ended	Six months period ended	Quarter ended
		30-Sep-2023	30-Sep-2023	30-Sep-2022
		(Unaudited)	(Unaudited)	(Unaudited)
1.	Total income from operations	1,453	3,125	1,368
2.	Net Profit/(Loss) for the period (before tax, Exceptional and/or Extraordinary items) from continuing operations	(712)	(1,301)	(1,009)
3.	Net Profit/(Loss) for the period before tax (after exceptional and/or Extraordinary items) from continuing operations	484	(105)	(1,009)
4.	Net Profit/(Loss) for the period after tax (after exceptional and/or Extraordinary items) from continuing operations	484	(105)	(1,009)
5.	Net Profit/(Loss) for the period before tax (after exceptional and/or Extraordinary items) from discontinued operations	-	_	-
6.	Net Profit/(Loss) for the period after tax (after exceptional and/or Extraordinary items) from discontinued operations, including disposal	-	_	-
7.	Net Profit/(Loss) for the period after tax (after exceptional and/or Extraordinary items)	484	(105)	(1,009)
8.	Total comprehensive income for the period [comprising Profit/(Loss) for the period (after tax) and other comprehensive income (after tax)]	487	(99)	(1,015)
9.	Paid up equity share capital	6,584	6,584	6,584
10.	Reserves (excluding Revaluation Reserve)			
11.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations) -			
	Basic :	0.15	(0.03)	(0.31)
	Diluted:	0.15	(0.03)	(0.31)

Diluted:	0.15	(0.03)	(0.31)						
Unaudited standalone financial results for the relevant periods are as follows (Rs. In Lakhs)									
PARTICULARS	Quarter ended	Six months period ended	Quarter ended						
	30-Sep-2023	30-Sep-2023	30-Sep-2022						
	(Unaudited)	(Unaudited)	(Unaudited)						
Total income from operations	503	840	587						
Net Profit/(Loss) for the period before tax and exceptional items	(243)	(871)	(632)						
Net Profit/(Loss) for the period before tax and after exceptional items	484	(109)	(1,024)						
Profit/(Loss) after tax and after exceptional items	484	(109)	(1,024)						
Total comprehensive income for the period [comprising Profit/ (Loss) for the period (after tax) and other comprehensive income (after tax)]	484	(109)	(1,024)						

1). After recommendation by the Audit Committee, these results have been approved and taken on record by the Board of Directors at its meeting held on November 07, 2023. The statutory auditors of the Company have conducted limited review of these financial results pursuant to Regulation 33 of SEBI (Listing Obligation and Disclosure Requirements) Regulation 2015.

pursuant to regulation 33 or Sebi (Listing Obligation and Disclosure Requirements) regulation 2015.
The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Regulation Regulations, 2015. The full format of the consolidated and standalone Quarterly Financial Results are available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and also available at the company's website www.hclinfosystems.in. By order of the Board

for HCL Infosystems Limited

Place : Noida Date: November 07, 2023

HCL **HCL INFOSYSTEMS**

Nikhil Sinha

एचडीएफसी बैंक लि. विशेष परिचालन विभाग - HDFC BANK पड़ली मंजिल प्रणय टावर विधान सभा के निकट 38 दरबारी लाल शर्मा मार्ग, लखनऊ-226001 कब्जा सूचना (अचल सम्पत्ति हेतु)

प्रतिभूति हित प्रवर्तन नियम, 2002 के नियम 8(1) के साथ पठित परीशिष्ट IV के अनुसार चूंकि, एचडीएफसी बैंक लि. के अधिकृत अधिकारी ने प्रतिभूतिकरण एवं वित्तीय संपत्तियों के पुनर्गठन तथ प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अधीन तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम के साथ पठित घारा 13(12) के अंतर्गत प्राप्त अधिकारों के प्रयोग के तहत दिनांक 21 अप्रैल, 2023 क एक **मांग सचना** जारी की थी. जिसमें कर्जदार **मैसर्स उदयमान इंडस्टीज (कर्जदार)** अपने स्वत्वाधिकार श्रीमती सीमा जैन एवं श्री लोकेश कुमार जैन पिता महेन्द्र कुमार जैन, श्रीमती सीमा जैन पति लोकेश कुमार जैन (गिरवीदाता)/गारंटर/सह-कर्जदार को कथित सूचना की प्राप्ति की तारीख से 60 दिनों के अंदर सचना में उल्लेखित रकम **दिनांक 24.11.2022 एवं 31.01.2023** की स्थिति के अनसार रु. 1,04,87,414.27 (रुपये एक करोड़ चार लाख सत्तासी हजार चार सौ चौदह एवं पैसे सत्ताईस मात्र) तथा दिनांक 25.11.2022 एवं 01.02.2023 से उस पर भविष्य के ब्याज तथा प्रभार की रकम चकता करने को कहा गया था।

ु कर्जदार/गारंटीदाता/गिरवीदाता द्वारा उक्त रकम का भुगतान करने में असफल होने के कारण, एतद्द्वार कर्जदार/गारंटीदाता/गिरवीदाता एवं आम जनता को सूचित किया जाता है कि ऊपर उल्लेखित अधिनियम की धारा 13(4) के साथ पठित उक्त नियम के नियम 8 के अंतर्गत प्रदत्त अधिकारों के प्रयोग के तहर अधोहस्ताक्षरी द्वारा 4 नवम्बर, 2023 को मेरठ में यहां उल्लेखित सम्पत्ति पर कब्जा कर लिया गया है। विशेष तौर पर कर्जदार/गारंटीदाता/गिरवीदाता तथा आम तौर पर जनसाधारण को एतद्द्वारा सतर्क किय जाता है कि इस संपत्ति से संबंधित कोई सौदा न करें तथा इस संपत्ति से संबंधित कोई भी सौद रु. 1,04,87,414.27 (रुपये एक करोड़ चार लाख सत्तासी हजार चार सौ चौदह एवं पैसे सत्ताईस मात्र) + तथा दिनांक 25.11.2022 एवं 01.02.2023 से उस पर बकाया ब्याज के साथ आपके द्वारा देय ऊपरोक्त रकम के साथ व्यय तथा प्रभार इत्यादि की राशि पर एचडीएफसी बैंक लि. के प्रभार क

कर्जदार का ध्यान प्रत्याभूत सम्पत्तियों को मुक्त कराने के लिए उपलब्ध समय के संबंध में अधिनियम की धार 13 की उप-धारा (8) की ओर आकर्षित किया जाता है।

अचल सम्पत्ति का विवरण								
क्रमांक	सम्पत्ति का विवरण	स्वत्वाधिकारी						
1.	साम्पिक गिरवी पर रखी गई सम्पत्तिः नगरपालिका नं. 20/22-ए, खसरा नं.							
	1759, (भूतल), रामबाग, बागपत रोड, शिव हरि मंदिर कॉलोनी के निकट,	कुमार जैन						
	मेरठ, उप्र-25001; क्षेत्रफल-204.85 वर्ग मीटर। चौहदीः पूर्वः 76 फीट	पिता						
	तत्पश्चात रूप चंद का प्लॉट नं. 31, पश्चिमः 79 फीट तत्पश्चात रविन्द्र	महेन्द्र						
	चौधरी का मकान, उत्तरः 28 फीट 6 इंच तत्पश्चात मिलिट्री फॉर्म, दक्षिणः	कुमार जैन						
	28 फीट तत्पश्चात 15 फीट चौड़ा रास्ता।	_						
	A-A							

तारीखः 04 नवम्बर, 2023, स्थानः मेरठ

दिनांक : 08 / 11 / 2023

स्थान : दिल्ली

एचडीएफसी बैंक लि

फॉर्म सं. आईएनसी–26 सार्वजनिक सचना [कंपनी (निगमन) नियमों, 2014 के नियम 30 के अनुसार] क्षेत्रीय निदेशक, उत्तर क्षेत्र, दिल्ली के समक्ष

कंपनी अधिनियम, 2013 के मामले में, कंपनी अधिनियम, 2013 की धारा 13 की उप-धारा (4) और कंपनी (निगमन) नियमों, 2014 के नियम 30 के उप-नियम (5) खण्डं (ए) और

हिगा डिजिटल प्राइवेट लिमिटेड के मामले में (CIN: U74999DL2016PTC305246), जिसका पंजीकृत कार्यालय स्थित 307 भारत अपार्टमें ट सेक्टर-13, रोहिणी, नार्थ वेस्ट, नई दिल्ली-110085

सूचना आम जनता को सूचित किया जाता है कि कंपनी केंद्र सरकार को एक आवेदन करने का प्रस्ताव करती है,जिसमें कंपनी अधिनियम, 2013 की धारा 13 के तहत 25 अक्टबर, 2023 को आयोजित असाधरण आम बैठक में पारित विशेष प्रस्ताव के संदर्भ में कंपनी के मेमोरेंडम ऑफ एसोसिएशन में परिवर्तन की पृष्टि की मांग की गई है ताकि कंपनी अपने पंजीकृत कार्यालय को ''राष्ट्रीय राजधानी क्षेत्र दिल्ली'' से ''महाराष्ट्र राज्य' में बदल सके।

कोई भी व्यक्ति, जिसका हित कंपनी के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना है, वह एमसीए—21 पोर्टल (<u>www.mca.gov.in</u>) पर निवेशक अनुपालन फार्म दाविल करके या एक हलफनामे द्वारा समर्थित अपनी आपत्तियों को पंजीकृत डाक द्वारा उसके हित की प्रवृत्ति क्षेत्रिय निदेशक –बी–2 विंग, दुसरा तल, पंडित दीनदयाल अंत्योदय भवन दुसरा तल, सीजीओ कॉम्प्लेक्स, नई दिल्ली–110003 पर वितरित या प्रेषित कर . सकता है या भेज सकता है, इस सूचना के प्रकाशन की दिनांक से के चौदह दिनों के भीतर आवेदक कंपनी को उसके पंजीकृत पते पर एक प्रति के साथ नीचे उल्लिखित है: पंजीकृत कार्यालय: 307, भारत अपार्टमेंट सेक्टर–13, रोहिणी, नार्थ वेस्ट, नई दिल्ली—1 10085

की ओर से और के प्रति हिगा डिजिटल प्राइवेट लिमिटेड हस्ता./-हिमांशू अरोरा (निदेशक) डीआईएन: 07506380



बी.ए.जी. फिल्म्स एंड मीडिया लिमिटेड

सीआईएनः L74899DL1993PLC051841 **पंजीकृत कार्यालयः** 352, अग्रवाल प्लाजा, प्लाट नं. ८, कोंडली, नई दिल्ली—110096 कारपोरेट कार्यालयः एफसी-23, सेक्टर-16ए, फिल्म सिटी, नोएडा (उ.प्र.)-201301 वेबसाइटः www.bagnetwork24.in, ई-मेलः info@bagnetwork.in

30 सितंबर, 2023 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित एकल और समेकित वित्तीय परिणामों का सार

	एकल						समेकित					
विवरण	तिमाही समाप्त		छमाही समाप्त वर्ष समाप्त		तिमाही समाप्त			छमाही समाप्त		वर्ष समाप्त		
	30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023	30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023
	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)
प्रचालनों से कुल आय (शुद्ध)	869.98	883.95	789.76	1,753.93	1,665.01	3,531.71	4,343.08	2,489.33	2,405.05	6,832.41	4,519.39	11,171.12
अवधि के लिए शुद्ध लाभ / (हानि) (कर, विशिष्ट	(2.34)	45.29	32.48	42.95	13.29	11.77	902.14	82.56	(305.84)	984.70	(1,124.78)	(126.28)
और / या असाधारण मदों के पूर्व)		L										
कर पूर्व अवधि के लिए शुद्ध लाभ / (हानि)	(2.34)	45.29	32.48	42.95	13.29	11.77	902.14	82.56	(305.84)	984.70	(1,124.78)	(126.28)
(विशिष्ट और / या असाधारण मदों के पश्चात)												
कर पश्चात अवधि के लिए शुद्ध लाभ / (हानि)	(16.98)	30.70	22.13	13.72	(7.63)	(27.38)	890.05	70.26	(325.24)	960.32	(1,153.77)	(149.11)
(विशिष्ट और / या असाधारण मदों के पश्चात)												
अवधि के लिए कुल समग्र आय	(16.98)	30.70	22.13	13.72	(7.63)	(37.67)	890.05	70.26	(325.24)	960.32	(1,153.77)	(177.75)
[अवधि के लिए लाभ / (हानि) (कर पश्चात) और अन्य समग्र आय												
(कर पश्चात)]												
इक्विटी शेयर पूंजी	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66	3,956.66
	3,930.00	3,936.66	3,930.00	3,936.66	3,930.00	3,936.66	3,930.00	3,930.00	3,930.00	3,930.00	3,936.66	3,930.00
प्रति शेयर अर्जन (₹ 2 / – प्रत्येक के) (चालु और बंद प्रचालनों के लिए)–												
(चालू और बंद प्रचालना के लिए)— बिसिकः	(0.01)	0.02	0.01	0.01	(0.00)	(0.02)	0.45	0.04	(0.16)	0.49	(0.58)	(0.09)
बातकः डायल्युटेडः	(0.01)	0.02	0.01	0.01	(0.00)	, ,	0.43	0.04	(0.16)	0.43	(0.58)	(0.09)

30 सितंबर, 2023 को समाप्त तिमाही और छमाही के लिए उपर्यक्त अलेखापरीक्षित एकल और समेकित वित्तीय परिणामों की लेखापरीक्षण समिति द्वारा समीक्षा की गई है। ये परिणाम निदेशक मंडल द्वारा 06 नवंबर, 2023 को आयोजित उनकी बैठक अनुमोदित किए गए हैं। उपर्युक्त सेवी (सूचीबृद्ध और अन्य प्रकटन आवश्यकताएँ) नियमावली, 2015 के नियम 33 के तहत स्टॉक एक्सबेंजों में पेश किए गए 30 सितंबर, 2023 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित एकल और समेकित वित्तीय परिणामों के विस्तृत

रूप का सार है। 30 सितंबर, 2023 को समाप्त तिमाही और छमाही के लिए अलेखापरीक्षित एकल और समेकित वित्तीय परिणामों के विस्तृत पूर्ण रूप स्टॉक एक्सचेंजों की वेबसाइट <u>www.nseindia.com</u> और <u>www.bseindia.com</u> और कंपनी की वेबसाइट <u>www.bagnetwork24.in</u> पर भी उपलब्ध है। पूर्व तिनाही /अवधियों/ वर्ष के आंकड़ों को चालू अवधि / वर्ष के वर्गीकरण से पुष्टि करने के लिए जहाँ भी आवश्यक हुआ, पुनर्समूहित और पुनर्वर्गीकृत किया गया है।

हिते बी.ए.जी. फिल्म्स एंड मीडिया लिमिटेड अनुराधा प्रसाद शुक्ला

अध्यक्ष एवं प्रबंध निदेशक डीआईएनः 00010716

स्थान : नोएडा देनांकः ०६ नवंबर. २०२३

