



Date: 14.05.2022

To,

The Manager	The Manager,
BSE Limited	NSE Limited,
P. J. Towers, Dalal Street	Exchange Plaza, Bandra Kurla Complex,
Mumbai-400001	Bandra (E), Mumbai- 400051.
(BSE Scrip Code: 543389)	(NSE Symbol: SIGACHI)

Dear Sir/Madam,

<u>Sub: Intimation-Newspaper Publication of Notice of Audited Financial Results</u> (Standalone & Consolidated) for Quarter and Year ended 31.03.2022

Unit: Sigachi Industries Limited

Please take note that the Audited Financial Results (Standalone & Consolidated) of **Sigachi Industries Limited** for the Quarter and Year ended 31.03.2022, as approved in the Board Meeting held on 13.05.2022, have been published in the following newspapers on 14.05.2022:

- 1. Business Standard
- 2. Nava Telangana

Enclosed are the clippings from the aforesaid newspapers.

This is for the information and record of the exchanges.

Thanking You,

Yours faithfully For Sigachi Industries Limited



Shreya Mitra Company Secretary and Compliance Officer

Registered Office: # 229/1 & 90, 2nd Floor, Kalyans Tulasiram Chambers, Madinaguda, Hyderabad - 49, Telangana State, India. Email : mktg.gm@sigachi.com Customer Service +91 40 40114874-76

Unit-1: Plot No. 20-21 IDA Pasamailaram Phase I, Sangareddy Dist. Telangana State, India

Unit-2: Plot No. Z-16, SEZ Unit Dahej SEZ Part I Bharuch Dist. Gujarat, India Unit-3: Plot No. 763/2 Jhagadia GIDC Bharuch Dist, Gujarat, India

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			n: Email: secret				0020				
EX	EXTRACT OF AUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND YEAR ENDED MARCH 31, 2022 (₹ in Lakhs)										
Sr.	Particulars		Stand	alone			Conso				
No.	Paruculars	Quarter ended 31.03.2022 Unaudited	Quarter ended 31.03.2021 Unaudited	Year ended 31.03.2022 Audited	Year ended 31.03.2021 Audited	Quarter ended 31.03.2022 Unaudited	Quarter ended 31.03.2021 Unaudited	Year ended 31.03.2022 Audited	Year ended 31.03.2021 Audited		
1	Total Revenue from Operations	4,995.11	6,414.27	22,540.74	21,447.35	4,995.98	6,415.18	22,594.07	21,500.81		
2	Net Profit for the period										
	(before Tax, Exceptional and Extraordinary Items)	(663.51)	209.95	44.34	2,728.85	(664.15)	209.69	94.83	2,778.46		
3	Net Profit for the period before Tax										
	(after Exceptional and Extraordinary Items)	36.49	(1,081.72)	744.34	1,179.55	35.85	(1,081.98)	794.83	1,229.16		
4	Net Profit for the period after Tax										
	(after Exceptional and Extraordinary Items)	(1.16)	(836.57)	508.61	2,081.08	(5.02)	(837.24)	542.98	2,117.65		
5	Total Comprehensive Income for the period										
	[Comprising Profit for the period (after tax) and										
	Other Comprehensive Income (after tax)]	(5,572.84)	(5,143.18)	(4,398.96)	10,914.63	(16,239.15)	(13,229.85)	(14,898.04)	27,184.73		
6	Paid Up Equity Share Capital (face value of ₹ 10/- each)	574.70	574.70	574.70	574.70	574.70	574.70	574.70	574.70		
7	Other Equity			53,149.62	58,266.96			90,485.50	1,06,101.92		
8	Earnings per share										
	(before and after extraordinary items)										
	(face value of ₹10/- each) (Not annualised)										
	(a) Basic	(0.02)	(14.56)	8.85	36.21	(0.09)	(14.57)	9.45	36.85		
	(b) Diluted	(0.02)	(14.56)	8.85	36.21	(0.09)	(14.57)	9.45	36.85		

Notes :

The above is an extract of the detailed format of Audited Standalone and Consolidated Financial Results for the Quarter and Year ended March 31, 2022 filed with 1. the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of these results are available on the Stock Exchange's website (www.bseindia.com) and the Company's website (www.naperol.com).

2 The Board of Directors has recommended a dividend of 50% (₹5 per equity share of ₹10 each) for the financial year ended March 31, 2022.

- The figures for the quarter ended March 31, 2022 and March 31, 2021 are the balancing figures between audited figures in repect of full financial year and the published unaudited year to date figures up to third guarter of repective financial years.
- The said results were reviewed and recommended by the Audit Committee and approved by the Board of Directors in their meetings held on May 11, 2022 and May 12, 2022 respectively

For National Peroxide Limited

Chief Executive Officer and Director

(Rajiv Arora)

DIN: 08730235

Place : Mumbai Date : May 12, 2022

NAGARJUNA NACL

NACL Industries Limited

CIN: L24219TG1986PLC016607

Regd. Office: Plot No.12-A, "C" Block, Lakshmi Towers, No.8-2-248/1/7/78, Nagarjuna Hills, Punjagutta, Hyderabad-500082, Telangana State, India. Phone: 040-24405100, Fax: 040-23358062, E-mail: cs-nacl@naclind.com, Website:www.naclind.com

Extract of the Statement of Standalone and Consolidated Financial Results for the Quarter and Year ended March 31, 2022

Particulars		Quarter ended	Vear ended 31.03.2022	Year ended	Quarter ended	Conso Quarter	lidated Year	Year
otal Income from Operations	ended 31.03.2022 (Unaudited)	ended 31.03.2021	ended				Year	Year
	47 561		(Audited)	31.03.2021 (Audited)	31.03.2022	ended 31.03.2021 (Unaudited)	ended 31.03.2022 (Audited)	ended 31.03.2021 (Audited)
	47,501	33,692	165,656	120,673	47,448	33,627	165,358	120,603
Net Profit for the period (before Tax & Exceptional and/or Extraordinary items)	2,796	2,239	10,246	7,396	2,732	2,274	9,984	7,466
Net Profit for the period before Tax, after Exceptional and/or Extraordinary items)	2,796	2,239	10,246	7,396	2,732	2,274	9,984	7,466
Net Profit for the period after Tax, after Exceptional and/or Extraordinary items)	2,102	1,714	7,604	5,029	2,038	1,749	7,342	5,099
Total Comprehensive Income for he period [Comprising (Loss)/Profit or the period (after tax) and Other Comprehensive Income (after tax)]	2,099	1,711	7,561	5,008	2,035	1,748	7,291	5,077
Paid-up Equity Share Capital	1,983	1,962	1,983	1,962	1,983	1,962	1,983	1,962
Earnings per Share (of ₹ 1 each)								
Basic	1.06	0.89	3.84	2.60	1.03	0.90	3.71	2.63
Diluted	1.06	0.88	3.83	2.60	1.03	0.90	3.70	2.63
	Extraordinary items) Net Profit for the period before Tax, after Exceptional and/or Extraordinary items) Net Profit for the period after Tax, after Exceptional and/or Extraordinary items) Total Comprehensive Income for he period [Comprising (Loss)/Profit or the period (after tax) and Other Comprehensive Income (after tax)] Paid-up Equity Share Capital Earnings per Share (of ₹ 1 each) Basic	Extraordinary items)Net Profit for the period before Tax, after Exceptional and/or Extraordinary items)2,796Net Profit for the period after Tax, after Exceptional and/or Extraordinary items)2,102Net Profit for the period after Tax, after Exceptional and/or Extraordinary items)2,102Total Comprehensive Income for he period [Comprising (Loss)/Profit or the period (after tax) and Other Comprehensive Income (after tax)]2,099Paid-up Equity Share Capital Earnings per Share (of ₹ 1 each)1,983Basic1.06Diluted1.06	Extraordinary items)Net Profit for the period before Tax, after Exceptional and/or Extraordinary items)2,7962,239Net Profit for the period after Tax, after Exceptional and/or Extraordinary items)2,1021,714Net Profit for the period after Tax, after Exceptional and/or Extraordinary items)2,1021,714Total Comprehensive Income for he period [Comprising (Loss)/Profit or the period (after tax) and Other Comprehensive Income (after tax)]2,0991,711Paid-up Equity Share Capital Earnings per Share (of ₹ 1 each)1,060.89Diluted1.060.88	Extraordinary items)Image: Constraint of the period before Tax, after Exceptional and/or Extraordinary items)2,7962,23910,246Alter Profit for the period after Tax, after Exceptional and/or Extraordinary items)2,1021,7147,604Alter Exceptional and/or Extraordinary items)2,0991,7117,604Total Comprehensive Income for he period (after tax) and Other Comprehensive Income (after tax)]2,0991,7117,561Paid-up Equity Share Capital1,9831,9621,983Earnings per Share (of ₹ 1 each)1.060.893.84Diluted1.060.883.83	Extraordinary items)Image: Constraint of the period before Tax, after Exceptional and/or Extraordinary items)2,7962,23910,2467,396Alter Exceptional and/or Extraordinary items)2,1021,7147,6045,029Alter Exceptional and/or Extraordinary items)2,1021,7147,6045,029Stater Exceptional and/or Extraordinary items)2,0991,7117,5615,008Total Comprehensive Income for the period (after tax) and Other Comprehensive Income (after tax)]2,0991,7117,5615,008Paid-up Equity Share Capital1,9831,9621,9831,962Earnings per Share (of ₹ 1 each)1.060.893.842.60Diluted1.060.883.832.60	Extraordinary items)Image: Constraint of the period before Tax, after Exceptional and/or Extraordinary items)2,7962,23910,2467,3962,732Alter Exceptional and/or Extraordinary items)2,1021,7147,6045,0292,038Alter Exceptional and/or Extraordinary items)2,1021,7147,6045,0292,038Alter Exceptional and/or Extraordinary items)2,0991,7117,5615,0082,035Total Comprehensive Income for he period [Comprising (Loss)/Profit comprehensive Income (after tax)]2,0991,7117,5615,0082,035Paid-up Equity Share Capital1,9831,9621,9831,9621,983Earnings per Share (of ₹ 1 each)1.060.893.842.601.03Diluted1.060.883.832.601.03	Extraordinary items)Image: Constraint of the period before Tax, after Exceptional and/or Extraordinary items)2,7962,23910,2467,3962,7322,274Alter Exceptional and/or Extraordinary items)2,1021,7147,6045,0292,0381,749Alter Profit for the period after Tax, after Exceptional and/or Extraordinary items)2,1021,7147,6045,0292,0381,749Otal Comprehensive Income for he period (after tax) and Other Comprehensive Income (after tax)]2,0991,7117,5615,0082,0351,748Paid-up Equity Share Capital1,9831,9621,9831,9621,9831,9621,9831,962Basic1.060.893.842.601.030.90Diluted1.060.883.832.601.030.90	Extraordinary items)Image: constraint of the period before Tax, after Exceptional and/or Extraordinary items) $2,796$ $2,239$ $10,246$ $7,396$ $2,732$ $2,274$ $9,984$ Alet Profit for the period after Tax, after Exceptional and/or Extraordinary items) $2,102$ $1,714$ $7,604$ $5,029$ $2,038$ $1,749$ $7,342$ Alet Profit for the period after Tax, after Exceptional and/or Extraordinary items) $2,102$ $1,714$ $7,604$ $5,029$ $2,038$ $1,749$ $7,342$ Total Comprehensive Income for he period (Comprising (Loss)/Profit or the period (after tax) and Other Comprehensive Income (after tax)] $2,099$ $1,711$ $7,561$ $5,008$ $2,035$ $1,748$ $7,291$ Paid-up Equity Share Capital $1,983$ $1,962$ $1,983$ $1,962$ $1,983$ $1,962$ $1,983$ $1,962$ $1,983$ $1,962$ $1,983$ Basic 1.06 0.89 3.84 2.60 1.03 0.90 3.71 Diluted 1.06 0.88 3.83 2.60 1.03 0.90 3.70

NOTES :

These results were reviewed and recommended by the Audit Committee in their meeting held on May 11, 2022 and approved by the Board of Directors in their meeting held on May 12, 2022. The Statutory Auditors have issued an unmodified opinion on financial results for the year ended March 31, 2022 and have issued an unmodified conclusion in respect of the Limited Review for the quarter ended March 31, 2022.

The Board of Directors in its meeting held on May 12, 2022 have recommended a final dividend of ₹ 0.15 per Equity Share of ₹ 1 each. The Board had earlier in its meeting held on August 5, 2021, October 29, 2021 and on January 28, 2022 approved interim dividend of ₹ 0.10, ₹ 0.15 and ₹ 0.15 per Equity Share of ₹ 1 each respectively. The total dividend is ₹ 0.55 per Equity Share of ₹ 1 each for the year ended March 31, 2022. The above is an extract of the detailed format of Statement of Standalone and Consolidated Financial Results for the Quarter and Year ended March 31, 2022 filed with BSE Limited & NSE Limited under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Statement of Standalone and Consolidated Financial Results for the Quarter and Year ended March 31, 2022 is available on the website of BSE & NSE Limited and Company's website at www.naclind.com

SIGACHI INDUSTRIES LIMITED CIN: U24110TG1989PLC009497

SIGACHI Regd. Office: 229/1 & 90, Kalyan's Tulsiram Chambers, Madinaguda, Hyderabad-500049, Telangana, India Telephone:+91 40 40114874, E-mail: cs@sigachi.com Website: www.sigachi.com

EXTRACT OF AUDITED FINANCIAL RESULTS OF SIGACHI INDUSTRIES LIMITED FOR THE QUARTER AND YEAR TO DATE ENDED 31ST MARCH 2022 PREPARED IN COMPLIANCE WITH INDIAN ACCOUNTING STANDARDS.

										(Rs. In Lakhs
			ST/	NDALON	E		CONSOLIDATED				
S.		Q	Quarter Ended		Year Ended		Quarter Ended			Year Ended	
No.	Particulars	31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021	31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021
		Audited	Unaudited	Audited	Audited	Audited	Audited	Unaudited	Audited	Audited	Audited
1	Total Income from Operations	7,259.88	6,702.16	4,973.41	25,203.44	19,119.71	7,427.62	6,611.71	5,240.07	25,291.94	19,601.05
2	Net Profit /(Loss) for the period (before tax, Exceptional and /or extraordinary items)	1,366.35	1,172.09	1,063.74	4,896.56	3,712.00	1,509.85	1,217.98	1,127.94	5,159.87	3,848.37
3	Net Profit /(Loss) for the period before tax, (after Exceptional and /or extraordinary items)	1,366.35	1,172.09	1,063.74	4,896.56	3,712.00	1,509.85	1,217.98	1,127.94	5,159.87	3,848.37
4	Net Profit /(Loss) for the period after tax, (after Exceptional and /or extraordinary items)	1,042.69	930.19	867.15	3,802.88	2,906.03	1,163.64	954.82	914.48	4,003.73	3,026.03
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,047.09	931.41	866.98	3,810.11	2,910.08	1,107.03	952.61	841.98	3,939.51	3,038.25
6	Equity Share Capital	3,074.25	3,074.25	768.25	3,074.25	768.25	3,074.25	3,074.25	768.25	3,074.25	768.25
7	Reserves(excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	19,643.73	8,721.11	-	-	-	19,703.71	8,651.69
8	Earnings Per Share (of Rs.10 each)										ĺ
	Basic in Rs.	4.02	3.76	3.76	14.66	12.61	4.49	3.86	3.97	15.44	13.13
	Diluted in Rs.	4.02	3.76	3.76	14.66	12.61	4.49	3.86	3.97	15.44	13.13

Notes: 1. The above is an extract of the detailed format of Standalone and Consolidated audited Financial Results for the guarter and Year to date ended 31" March, 2022. The same have been reviewed by the Audit Comitee and were taken on record by the Board of Directors in their respective meetings held on 13.05.2022. The Statutory Auditors of the company have carried out an audit of aforesaid results.

2. The above is an extract of the detailed format of Standalone and Consolidated audited Financial Results for the quarter and Year to date ended 31st March, 2022 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The audited Financial Results in full format are available on the websites of the Stock Exchange (www.bseindia.com & www.nseindia.com) and the company (www.sigachi.com)

On behalf of the Board of Directors For SIGACHI INDUSTRIES LIMITED Sd/- Amit Raj Sinha Managing Director & CEO



Place: Hyderabad

Date : 13.05.2022

PPAP AUTOMOTIVE LIMITED

CIN: L74899DL1995PLC073281 Registered Office: 54, Okhla Industrial Estate, Phase-III, New Delhi-110020 Corporate Office: B-206A, Sector-81, Phase-II, Noida-201305, Uttar Pradesh Tel: +91-120-2462552 / 53; Fax: +91-120-2461371

Website: www.ppapco.in, E-mail ID: investorservice@ppapco.com

(₹ in lakhs except for EPS data

(₹ in lakhs)

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS OF PPAP AUTOMOTIVE LIMITED AND ITS SUBSIDIARIES AND JOINT VENTURE FOR THE QUARTER AND YEAR ENDED 31st MARCH, 2022 PREPARED IN COMPLIANCE WITH THE INDIAN ACCOUNTING STANDARDS (IND-AS)

S.No.	PARTICULARS	Quarter Ended	Year Ended	Year Ended	
		31-Mar-2022	31-Mar-2022	31-Mar-2021	
		Unaudited	Audited	Audited	
1	Revenue from operations	12,261.91	42,191.73	32,219.75	
2	Profit before tax	167.93	12.93	323.01	
3	Profit after tax for the period	85.58	(78.84)	209.75	
4	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other Comprehensive Income (after tax)]	95.69	(89.85)	287.85	
5	Profit attributable to: (a) Owners of the Company (b) Non-controlling interest	85.58 —	(78.84)	209.75	
6	Paid-up equity share capital (Face Value of ₹10/- each)	1,400.00	1,400.00	1,400.00	
7	Earnings per share (of ₹10/- each) (a) Basic (₹) (b) Diluted (₹)	0.61 0.61	(0.56) (0.56)	1.50 1.50	

Notes

Audited financial results of PPAP Automotive Limited (Standalone information) 1)

Particulars	Quarter Ended	Year Ended	Year Ended
	31-Mar-2022	31-Mar-2022	31-Mar-2021
	Unaudited	Audited	Audited
Revenue from operations	11,537.98	40,907.21	32,118.27
Profit before tax	386.61	611.20	633.86
Profit after tax for the period	290.75	458.82	483.61
The above is an extract of the detailed format of Quarterly / Appual Financial Pecults filed with	the Stock Exchanges up	for Population 22 of the	Securities and Evolution

2) The above is an extract of the detailed format of Quarterly / Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Annual Financial Results are available on the Stock Exchanges website (www.bseindia.com and www.nseindia.com) and on Company's website (www.ppapco.in).

The above financial results were reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on 13" May, 2022.

The above consolidated financial results includes results of PPAP Tokai India Rubber Private Limited, Joint Venture of the Company in which the Company holds 50% 4) stake and two subsidiary companies. The Company together with its subsidiaries is herein referred to as the Group.

The Group is primarily engaged in the business of manufacturing and sale of automotive components. The Group is also engaged in manufacturing and sale of mould, 5) dies and other products, moulded parts for non-automotive segment. In the context of Ind AS-108 "Operating Segment", automotive component is the only reportable

Place : Hyderabad Date : May 12, 2022

By Order of the Board Sd/-M. Pavan Kumar Managing Director & CEO (DIN:01514557)

- The Group has considered the possible effects that may result from the pandemic relating to COVID-19 on the carrying value of property, plant and equipment, 6) investments, inventories, receivables and other current assets. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of this pandemic, the Group has used internal and external sources on the expected future performance of the Group and based on current estimates, the Group expects that the carrying amount of these assets will be recovered. The impact of COVID-19 on the Group's financial results may differ from that estimated as at the date of approval of these financial results.
- The Board of Directors have considered and recommended a final dividend of ₹1.50 per equity share of ₹10/- each at their meeting held on 13^m May, 2022, subject to 7) the approval of shareholders in the ensuing Annual General Meeting.

For PPAP AUTOMOTIVE LIMITED

(CEO & Managing Director)

Abhishek Jain

Place: Noida Date: 13th May, 2022

Taking Challenges, Together

GP WIND (JANGI) PRIVATE LIMITED

[Regulation 52(8) read with Regulation 52(4) of the SEBI (LODR) Regulations, 2015] Audited Financials Results for the year ended March 31, 2022

. 1910 Regd Office:- S2, Lakshmi Nilayam, H.No.326, Begumpeta, 6-3-1186/A/8, Hyderabad-500016, Telangana CINI: 1140300TG2010PTC070416

SI No	Particulars	(Rs. In Lakhs) Quarter ended 31-03-2022	(Rs. In Lakhs) Previous Year ended 31-12-2021
		(Unaudited)	(Audited)
	Total Income from Operations	1,360	7,117
02.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	189	253
03.	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	189	253
04.	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	49	270
05.	Total Comprehensive Income for the Period [Comprising Profit / (Loss) for the period		
	(after tax) and Other Comprehensive Income (after tax)]	49	271
06.	Paid up Equity Share Capital	25,168	25,168
07.	Reserves (excluding Revaluation Reserve)	(5,951)	(6,000)
08	Securities Premium Account	-	-
09.	Net worth	19,217	19,168
10.	Paid up Debt Capital / Outstanding Debt*	22,189	23,625
11.	Outstanding Redeemable Preference Shares	-	-
12.	Debt Equity Ratio	1.15	1.23
13.	Earning Per Share (of Rs 10/- each) - (Basic & Diluted)	0.02	0.11
14.	Capital Redemption Reserve	-	-
15.	Debenture Redemption Reserve	N.A	N.A
	Debt Service Coverage Ratio	0.52	1.47
17.	Interest Service Coverage Ratio	1.91	2.55
	* Outstanding Debts		

Notes:

Place: Hyderabad

Date : May 13, 2022

1. The above Financial results have been approved by the Board of Directors at their meeting held on May 13, 2022.

2. The above results have been prepared in accordance with Indian Accounting Standards ("Ind AS") prescribed under section 133 of the Companies Act

 2013 ("Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India.
The above is an extract of the detailed format of quarterly results filed with the Stock Exchanges under Regulation 52 of the LODR Regulations. The full format of the quarterly results is available on the website of the NSE Limited (URL: https://www.nseindia.com) and the same is also available on Company's website (URL: http://gpwindjangi.in)

4. For the other line items referred in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the National Stock Exchange of India Limited and can be accessed on the web site of NSI

> By Order of the board For GP Wind (Jangi) Private Limited Sd/-(S Sundar Rajan) Wholetime Director & CFO DIN: 03594693

AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31st MARCH 2022



(Managing Director & CEO)

(DIN: 01028298)

	1					(₹ in Lakhs
		Stan	dalone		Conso	lidated [*]
Particulars	Quarter ended 31.03.2022 Audited	Quarter ended 31.03.2021 Audited	Year ended 31.03.2022 Audited	Year ended 31.03.2021 Audited	Quarter ended 31.03.2022 Audited	Year ended 31.03.2022 Audited
Tatal in some from executions	1,83,938	2,14,233	7,62,064	8,53,462	1,83,928	7,62,044
Total income from operations		, ,				
Net Profit/(Loss) for the period (before tax, Exceptional and/or Extraordinary items)	21,023	1,051	(9,199)	8,666	21,019	(9,221)
Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	21,023	1,051	(9,199)	8,666	21,019	(9,221)
Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	27,204	679	4,498	6,191	27,206	4,482
Paid up Equity Share Capital	20,927	20,927	20,927	20,927	20,927	20,927
Reserves (excluding Revaluation Reserves)	5,33,097	5,28,090	5,33,097	5,28,090	5,33,080	5,33,080
Securities Premium Account	1,76,690	1,76,690	1,76,690	1,76,690	1,76,690	1,76,690
Net worth	5,19,839	5,31,140	5,19,839	5,31,140	5,19,813	5,19,813
Paid up Debt Capital/ Outstanding Debt	3,29,449	4,10,827	3,29,449	4,10,827	3,29,449	3,29,449
Capital Redemption Reserve/Debenture Redemption Reserve	NA	NA	NA	NA	NA	NA
Outstanding Redeemable Preference Shares	NA	NA	NA	NA	NA	NA
Debt Equity Ratio ¹	0.34	0.38	0.34	0.38	0.34	0.34
Earnings Per Share (of ₹ 1/- each) *						
Basic :	1.30	0.04	0.21	0.34	1.30	0.21
Diluted :	1.30	0.04	0.21	0.34	1.30	0.21

Debt represents borrowings with residual maturity of more than one year.

* Quarterly numbers are not annualised

#Bank has incorporated a wholly owned non financial Subsidiary named "SIB Operations and Services Ltd" on May 28, 2021. Since June 30, 2021 being the initial reporting, there are no previous period fiaures.

Note:

1. The above is an extract of the detailed format of quarterly/annual financial results filed with the Stock Exchanges under Regulation 52 of the Listing Regulations. The full format of the quarterly/annual financial results are available on the websites of the Stock Exchange(s) at http://www.bseindia.com and http://www.nseindia.com, and also on Banks' website: https://www.southindianbank.com

2. For the other line items referred in regulation 52 (4) of the SEBI (LODR) Regulations, pertinent disclosures have been made to the BSE/NSE Ltd. and can be accessed on http://www.bseindia.com and http://www.nseindia.com Murali Ramakrishnan

Place: Thrissur

Date: May 12, 2022

The South Indian Bank Ltd., Regd. Office, SIB House, P.B. No. 28, Thrissur, Kerala, PIN-680 001, Ph: 0487 2420020, Toll Free (India): 1800-102-9408, 1800-425-1809 (BSNL) Email: sibcorporate@sib.co.in | www.southindianbank.com | CIN : L65191KL1929PLC001017

South Indian Bank is a member of BCSBI and is committed to treating customers in a fair, transparent and non-discriminatory manner.





సంగితం.. మానసిక సమస్యలను సైతం పారద్రోలుతుంది

• ఉప రాష్ట్రపతి వెంకయ్యనాయుడు

నవతెలంగాణ బ్యూరో – హైదరాబాద్

రాష్ట్రపతి వెంకయ్యనాయుడు వ్యాఖ్యానించారు. ఇందుకు సంబంధించి మరిన్ని పరిశోధనలు జరగాల్పిన అవసరముందని ఆయన అభ్రిపాయపడారు. శుకవారం

ఇంప్రూవ్ మెంట్ ఆఫ్ రెవెన్యూలో సూర్యాపేట టాప్..

- కరీంనగర్కు పట్టణ (పగతి పురస్మారం
- మంత్రులు కేటీఆర్, గంగుల అభినందనలు

నవతెలంగాణ బ్యూరో - హైదరాబాద్

ఇం(పూవ్మెంట్ ఆఫ్ రెవెన్యూలో సూర్యాపేట మున్సిపాల్టీ రాష్ట్ర స్థాయిలోనే మొదటి స్థానాన్ని దక్కించుకుంది. లక్షలోపు జనాభా ఉండే పురపాలికల్లో అధిక ఆదాయాన్ని ఆర్టించిన మున్సిపాల్టీగా అది రికార్డు సృష్టించింది. దీంతోపాటు పట్టణ ప్రగతి పురస్కారానికి కరీంనగర్ నగర పాలక సంస్థ ఎంపికైంది. శుక్రవారం హైదరాబాద్లో నిర్వహించిన మున్పిపల్ చైర్మెన్లు, కమిషనర్ల సమావేశంలో ఈ అవార్తులను (పకటించారు. ఈ సందర్భంగా పురపాలక, పట్టణాభివృద్ధి శాఖ మంత్రి కేటీఆర్.. సూర్యాపేట మున్నిపల్ చైర్పర్సన్ పెరుమాండ్ల అన్నపూర్ణమ్మ, కమిషనర్ రామాంజల్రెడ్డికి పురస్కారాన్ని అందజేశారు. వారిని ఈ సందర్భంగా ఆయన అభినందించారు. మరోవైపు కరీంనగర్ కార్పొరేషన్ను పురోభివృద్ధిలో నడిపించటం ద్వారా ప్రభుత్వం నుంచి ప్రశంసలు అందుకున్న మేయర్ సునీల్రావును బీసీ సంక్షేమశాఖ మంతి గంగుల కమలాకర్ అబినందించారు

CHAMBAL FERTILISERS AND CHEMICALS LIMITED NOTICE

In order to make the Indian farmers internationally competitive Chambal Fertilisers and Chemicals Limited brings to you the following 100% Water Soluble Mixture Fertiliser as per order Dated 24.10.2015, issued by the Ministry of Agriculture & Farmers Welfare, Govt of India, New Delhi

S.No	Name of the fertilizer	Total N(%)	Total P(%)	Total K(%)
1	WSF NPK "UTTAM RE-CHARGE"	19	19	19
SALIE	NT FEATURES OF THE PR	RODUCT:		
	% Water Soluble			
2. Imp	proves Quality and yield	of the prod	luct	
	8 1 2 4 1 6 5 4 7 6 7 6 1 6 7 6 7 7 7 7 8 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9			
3. Suit	table to use through dri	p irrigation	and foliar a	pplication.
3. Suit	table to use through dri	p irrigation	and foliar a king	
3. Suit	table to use through dri	p irrigation	and foliar a king	

CHAMBAL

Unit 302, AF Hyderabad-500 Email: corporate

హైదరాబాద్లోని మర్రి చెన్నారెడ్డి మానవ వనరుల అభివృద్ధి కేందం (ఎమ్సీఆర్ హెచ్ఆర్డీ)లో గాన గంధరుడు ఘంటసాల శతజయంతి ఉత్సవాలను నిర్వహిం చారు. కిన్నెర ఆర్ట్స్ థియేటర్ ఆధ్వర్యంలో జరిగిన ఈ కార్యకమంలో వెంకయ్య ముఖ్య అతిథిగా మాట్లాడుతూ... భాషను, సంస్కృతిని, కళలను ప్రోత్సహించటం ద్వారా వాటిని పరిరక్షించుకోవాలని అన్నారు. సమాజానికి కేవలం వినోదాన్ని మాతమే కాకుండా విజ్ఞానాన్ని కూడా అందించేందుకు సంగీతమే సరైన సాధనమని తెలిపారు. తెలుగు సినిమా పాటకు ఘంటసాల, ఎస్పీ మానసిక సమస్యలను సైతం పార్కదోలే శక్తి సంగీతానికి ఉందని ఉప బాలసుబ్రమణ్యం... ఇద్దరూ స్వర్ణయుగాన్ని తీసుకొచ్చారని స్మరించుకున్నారు. ఘంటసాల పేరిట ఏర్పాటు చేసిన అవార్తను ప్రముఖ సినీ నేపథ్య గాయకుడు మనో (నాగూర్ బాబు)కు ఈ సందర్భంగా ఉప రాష్ట్రపతి అందజేశారు.

ಎಂಜಾಬೆ ನೆವ್ರಿನೆಲೆ ಬ್ಯಾಂ5 pnb – హైదరావాద్, రీజెన్నీ ప్రాజా, మైత్ర వహార్ ఎరియా, గాయత్ర నగర్, పేట్ హైదరావాద్ 500-038, ఇ–మెదూల్ E Mail : cs4732@pnb.co.in

అనుబంధం–4 (దూల్ 8(1) ప్రకారం) స్పాధీనతా ప్రకటన (స్తిరాస్తి కోసం) దిగువ పేర్పొన్న **పంజాబ్ నేషనల్ బ్యాంక్** యొక్క అధీకృత అధికారి సెక్యూరిటైజేషన్ మరియు రీకన్<u>దర్</u>థవ్ ఇఫ్ ఫైనాన్సియల్ అస్పెట్స్ మరియు ఎన్ఫోర్స్మేంట్ ఆఫ్ సెక్యూరిటీ బంటరెస్ట్ యాక్ట్. 2002 మరియు సెక్యూరిటీ ఇంటరెస్ట్ (ఎన్ఫోర్స్మోంట్) రూల్స్, 2002లోని సెక్టన్ 13(12)తో పాటు చదవదగిన రూల్ 3కు అనుగుణంగా రుజగ్రహీతలకు/ హామీదారులకు/ తనఖాపెట్టినవారికి - మెసర్స్ నిపున్ కన్నక్రవస్త్ ్రకి కర్పాటి (జీవివాను, (జీమతి కర్పాటి కవిత మరియు (జీ కర్పాటి రామరింగయ్య గౌడ్ గారికి నోటీసులో పేర్పోస్తు రూ. 1.68,75,072.01/-(రూపాయలు ఒక కోటి అరవై ఎనిమిది లక్షల చెప్పై ఐదు వేల చెప్పై రెండు మరియు ఒక పైన మాత్రమే) తేది:01-01-2022 నుంచి చెల్లిందాళ్ళిన తదుపరి వర్షీ, కాన్లలను కలుపుకొని చెల్లిండాలని కోరుతూ 23-11-2021 తేదీన దిమాండ్ నోటీసు పంపించడం జరిగింది. డిమాండ్ నోటీసు తర్వాత తక్కువ మొత్రాన్ని ఇప్పటికే చెల్లించారు.సదరు నోటీసు ముట్లిన తేదీ నుంచి

60రోజుల్లోపు జకాయిలను మొత్తం తిరిగి చెల్లిందాలని డిమాండ్ నోటీసులో పేర్పొవడం జరిగింది. రుణగ్రహేత/తనఖాపెట్టినపారిని జరాయిలను తిరిగి చెల్లించడంలో విఫలమయ్యారు, ఇందుమూలంగా పణ్యాహేతకు/ తనఖాపెట్టినవారికి మరియు సమన్న ప్రజానీకానికి తెలియజేయునది ఏమనగా దిగువపేర్కొన్న అధీకృత అధికారి దిగువ పేర్కొన్న ఆస్తిని పైన పేర్కొన్న చట్టంలోని సెక్టన్ 13(4) ద్వారా సంక్రమించిన కధికారాలను వినియోగించుకొని మరియు దీనితో పాటు చదచదగిన రూల్ 8 ప్రకారం 10, మే, 2022 తేదీన దిగువ పేర్కొన్న అస్తిని తమ స్పాధీనంలోకి తీసుకున్నారు.

రుజగ్రాహీతకు తెలియజేయునది ఏమనగా సదరు యాక్ట్ర్ లోని సెక్టన్ 13(8) భ్రకారం తనఖాపెట్టిన అస్తులను తిరిగి విడిపించుకునేందుకు లభ్యమయ్యే కాలపరిమితి, తదితర వివరాలను పొందవచ్చును. ఇందుమూలంగా రుజగ్రహీతకు/తనఖాపెట్టినవారికి (ప్రత్యేకించి మరియు సమస్త (పజానీకానికి హెచ్చరించదమేమనగా సదరు సెక్యూర్డ్ ఆస్తికీ సంబంధించి ఎలాంటి లావాదేవీలను నిర్వహించొర్తు ఎలాంటి లాదారేవీలు నిర్వహించినా **పంజాబ్ నేషనల్ బ్యాంక్** యొక్క ధార్ట్**కు లోఐడి ఉంటుందని** హెచ్చరించదమైనది. రుణగ్రహీత నుంచి రూ. 1,68,75,072.01/-(రూపోయలు ఒక కోటి అరవై ఎనిమిది లక్షల చెప్పై ఇదు వేల చెప్పై రెందు మరియు ఒక పైన మాత్రమే) తేది:01-01-2022 నుంచి చెల్లిందాల్సిన తదువరి వడ్డీ, కాస్తలను కలుపుకాని నోటీసు ముద్దిన శేదీ నుంచి 60రోజుల్లోపు తిరిగి చెల్లిందాలి.డిమాండ్ హాటీసు శర్వాత తక్కువ మొత్రాన్ని ఇప్పటికే చెల్లించారు. మిగతా మొత్రాన్ని పూర్తిగా చెల్లించాల్సి ఉంటుంది.

స్థిరాస్టికి సంబంధించిన వివరాలు :

అవెమ్ నెం.1 : రెసిదెన్నియల్ నివాసం యొక్క ఫ్లింత్ ఏరియా 937.71చ.అ. దీని యొక్క ఐపి పూర్తి ్రౌండ్ ఫ్లోర్, కార్పెట్ ఏరియా 618చ.అ., అవిభాజ్యమైన స్థలం యొక్క విస్తీర్ణంలో వాటా 62.52చ.గ. పార్తి విస్తీర్థం 144.56 చ.గ.,ఇంటి నెం.7-1-565, సర్వే నెం.136& 138, అమీర్ పేట్, హైదరాబాద్ సదరు అస్త్రి (జీ కర్నాటి రామరింగయ్య గౌడ్, తంద్రి: (జీ కె.రామయ్యకు చెందినది. దీని యొక్క పోష్టులు ప్ర**లం యొక్క పోష్టులు: తూర్పు** అలయం & పోరుగువారైన మహేందర్ కు చెందిన ఇంటి వెం. 7-1-567, దక్షిణం: పారుగునారైన వెంకటేశంకు చెందిన ఇంటి నెం. 7-1-565, పదమర: పొరుగునాలైన 🗄 కృష్ణ స్వామి గౌద్**కు చెందిన ఇంటి నెం.7-1-565 & పొరుగునారి యొక్క** ఇంటి నెం.7-1-564, ఉత్తరం: 20" వెదల్సు రోడు.

అవిమే నెం.2 : రెసిడెన్సియల్ ఫ్లాట్ నెంబర్ను జి-1, జి-2 పూర్తి (గొండ్ ఫ్లోర్ జంటి నెం.7-1-299/జి1 & జి2 మరియు హైట్ నెం.201 & 202 రెండో అంతన్న, ఇంటి నెం.7-1-299/201 & 202 రెసిడెస్తియల్ నివాసం యొక్క నెం. 7-1-229, దీని యొక్క ఫ్లింక్ ఏరియా 1800 చజ (గ్రౌండ్) ఫ్లోర్ +రెండో అంతన్ను) (ప్రతి ప్రైట్ 450చ.గ. కామన్ ఏరియా కలుపుకొని)అవిభాజ్యమైన స్థలం యొక్క విస్తీర్తంలో వాటా 53.50 చ.గ. (పతి ఒక్కలి 13.37. గ.) పూరి విస్తీరం 107చ.గ., జల్యంపేట్, హైదరాజాద్, నదరు అస్తి కర్నాటి (జీనివాస్, తండ్రి: స్పర్టీయ కె.సత్యనారాయణకు చెందినది

దీని యొక్క పాడులు: స్థలం యొక్క పాడులు: తూర్పు: ఇంటి నెం.7-1-229/2, దక్షిణం: 15'-0' లేన్, పడమర: పారుగువారి నివాసం, ఉతరం: పొరుగువారు.

ప్రైట్ వెం.జి–1 యొక్క హద్దులు: తూర్పు: ఇంటి నెం.7–1–229/2, దక్షిణం: 15'–00" లేస్, పదమర: పోరుగువారి నివాసం, ఉత్తరం: మెట్లు & ఫ్లాట్ నెం.జి-2

ఫ్రాట్ నెం.జి-2 యొక్క పాద్దులు: తూర్పు: ఇంటి నెం.7-1-229/2, దక్షిణం: మెట్ల & ఫ్రాట్ నెం.జి-1. **పడమర:** పారుగువారి యొక్క నివాసం, ఉత్తరం: పొరుగువారు

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. This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated April 5, 2022 (Letter of Offer or the LoF filed with stock exchanges namely BSE Limited (BSE) and National Stock Exchange of India Ltd (NSE and together with BSE, the Stock Exchanges) and submitted to the Securities Exchange Board of India (SEBI).



BHAGIRADHA CHEMICALS AND INDUSTRIES LIMITED

Our Company was incorporated as a public limited company under the Companies Act, 1956 at Hyderabad with a certificate of incorporation issued by the Registrar of Companies, Andhra Pradesh (RoC) on July 7, 1993. For details of changes in the registered office of our Company, please refer to the chapter entitled 'General Information' beginning on page 43 of the Letter of Offer.

Registered Office: 8-2-269/S/3/A, Plot No. 3, Sagar Society, Road No. 2, Banjara Hills, Hyderabad - 500034, Telangana, India Contact Person: R Sharanya; Tel: +91 40 4222 1212; Facsimile: +91 40 2354 0444

E-mail: info@bhagirad.com; Website: www.bhagirad.com; Corporate Identification Number: L24219TG1993PLC015963

OUR PROMOTERS:

SINGAVARAPU CHANDRASEKHAR, EADARA JAYALAXMI, DODDA SADASIVUDU AND SINGAVARAPU LALITHA SREE

ISSUE OF UP TO 20,95,924 EQUITY SHARES OF FACE VALUE ₹10 EACH (ISSUE SHARES) OF OUR COMPANY FOR CASH AT A PRICE OF ₹400 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹390 PER EQUITY SHARE) (ISSUE PRICE), AGGREGATING UP TO ₹8,383.70 LAKH BY OUR COMPANY. THE ISSUE COMPRISES: (A) AN ISSUE OF UP TO 19,55,224 ISSUE SHARES TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ON RIGHTS BASIS (RIGHTS EQUITY SHARES) IN THE RATIO OF 4 RIGHTS EQUITY SHARES FOR EVERY 17 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON APRIL 9, 2022 (RIGHTS ISSUE); AND (B) A RESERVATION OF UP TO 1,40,700 ISSUE SHARES FOR THE ELIGIBLE EMPLOYEES OF OUR COMPANY (EMPLOYEE RESERVATION SHARES) AGGREGATING UP TO ₹562.80 LAKH (EMPLOYEE RESERVATION PORTION). THE RIGHTS ISSUE TO THE ELIGIBLE EQUITY SHAREHOLDERS AND ISSUE OF EMPLOYEE RESERVATION SHARES, IS COLLECTIVELY REFERRED TO AS THE ISSUE. THE ISSUE PRICE IS 40 TIMES THE FACE VALUE OF THE EQUITY SHARES. THE ENTIRE ISSUE PRICE FOR THE EQUITY SHARES IS PAYABLE ON APPLICATION. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER ENTITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 199 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of the Bhagiradha Chemicals & Industries Limited thanks all its shareholders and investors for their response to the Issue, which opened for subscription on Tuesday, April 19, 2022 and closed on Wednesday, May 4, 2022 and the last date for On Market Renunciation was Thursday, April 28, 2022. The total number of Applications received were 1,847 for 29,60,522 Equity Shares which includes Applications for subscriptions to additional Equity Shares and shares applied by Eligible Employees (182 applications for 1,63,458 shares). Out of a total of 1,847 Applications received, 442 Applications were rejected on technical grounds. The total number of valid applications received were 1,405 Applications for 29,42,380 Issue Shares, which was 140,40% of the Issue in terms of the number of Equity Shares applied.

The Basis of Allotment was finalised on Tuesday, May 10, 2022, in consultation with the Lead Manager, the Registrar to the Issue and BSE Limited (BSE), the Designated Stock Exchange.

The Rights Issue Committee of the Board of Directors of the Company allotted 20,95,783 Equity Shares on Tuesday, May 10, 2022. All valid Applications have been considered for allotment.

1. The break-up of Applications is given below :

Category	Application	Received	lssu	e Shares Applied fo	r	Issue Shares Allotted*			
Category	y Number % Num		Number	Number Value (₹) %		Number	Value (₹)	%	
Shareholders	1,591	86.14%	26,68,806	1,06,75,22,400.00	90.15%	18,82,120	75,28,48,000.00	89.81%	
Renouncees	74	4.01%	1,28,258	5,13,03,200.00	4.33%	72,963	2,91,85,200.00	3.48%	
Employee	182	9.85%	1,63,458	6,53,83,200.00	5.52%	1,40,700	5,62,80,000.00	6.71%	
Total	1,847	100.00%	29,60,522	11,84,208,800.00	100.00%	20,95,783	83,83,13,200.00	100.00%	

CHAMBAL FERTILISERS AND CHEMICALS LIMITED Unit 302, APURUPA BDR, Road no.10 Jubilee Hills, yderabad-500033, Telangana, India. Tel:040-41923491 ail: corporate@chambal.in www.chambalfertilisers.com CIN:L24124RJ1985PLC003293	స్రై, ఉత్తరం: మెట్ల & ఫ్లెల్ నెం.202	: ఓపెన్ టు స్పై, దక్షిణం : ఓపెన్ టు స్పై, పదమర : ఓపెన్ టు 1: ఓపెన్ టు స్పై, దక్షిణం : మెట్లు మరియు ఫ్రాట్ నెం.201, టు స్పై
Registered Office:	శేది:10-05-2022	సం/- అధీకృత అధికారి
Gadepan, District Kota, Rajasthan-325208, India	ప్రదేశం : హైదరాజాద్	పంజాబ్ నేషనల్ బ్యాంక్, హైదరాబాద్

SIGACHI INDUSTRIES LIMITED CIN: U24110TG1989PLC009497

Regd. Office: 229/1 & 90, Kalyan's Tulsiram Chambers, Madinaguda, Hyderabad-500049, Telangana, India SIGACHÍ Telephone:+91 40 40114874, E-mail: cs@sigachi.com Website: www.sigachi.com

ఇండియన్ అకౌంటింగ్ స్టాందర్భ్రేమ అనుసరించి 31 మార్చ్. 2022తో ముగిసిన త్రైమాసికం & సంవత్సరం నుండి తేది కొరకు సిగాచీ ఇందర్టీస్ లిమిటెడ్ యొక్క ఆడిట్చేసిన ఆర్థిక ఫలితాల నివేదిక సారాంశం సిద్ధంచేయబడినది

	n	స్తాంద్ఆలోన్							ජාලාවස්වයි			
(道.	వివరాలు	ముగిసిన తైమాసికం 🕴			ముగిసిన స	ంగిసిన సంవత్సరానికి		ముగిసిన త్రైమాసికం			ముగిసిన సంవత్సరానికి	
సం.		31.03.2022	31.03.2022 31.12.2021	2.2021 31.03.2021	2021 31.03.2022	31.03.2021	31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021	
		Audited	Unaudited	Audited	Audited	Audited	Audited	Unaudited	Audited	Audited	Audited	
1	అపరేషన్ల నుండి పూర్తి ఆదాయం (నికర)	7,259.88	6,702.16	4,973.41	25,203.44	19,119.71	7,427.62	6,611.71	5,240.07	25,291.94	19,601.0	
2	కాలవ్యవధి కౌరకు నికర లాభం/నష్టం) (పన్ను, మినహాయింపుగల											
	జటంలు మరియులోరా అసాధారణ జటంలకు ముందు)	1,366.35	1,172.09	1,063.74	4,896.56	3,712.00	1,509.85	1,217.98	1,127.94	5,159.87	3,848.3	
3	పన్నుకు ముందు కాలవ్యవధి కొరకు నికర లాభం/(నష్టం)	1000000000	0000000000	10100000	1000000000	10000000000	172232503		2701116300			
	(మినపోయింపుగల జటంలు శ్రీ/లేదా అసాధారణ జటంల తరువాత)	1,366.35	1,172.09	1,063.74	4,896.56	3,712.00	1,509.85	1,217.98	1,127.94	5,159.87	3,848.3	
4	పన్ను తరువాత కాలవ్యవధి కొరకు నికర లాభం/(నష్టం) (మినహాయింప్రగం జటంలు శ్రీలేదా జసాధారం జటంల తరువాత)	1,042.69	930.19	867.15	3,802.88	2,906.03	1,163.64	954.82	914.48	4,003.73	3,026.03	
5	కాలవ్యవధి కొరకు పూర్తి సమగ్ర ఆదాయం (కాలవ్యవధి కొరకు కం(పైసింగ్ లాభం/సష్టం) (పన్ను తరువాత) మరియు జతర సమగ్ర ఆదాయం (పన్ను తరువాత)	1,047.09	931.41	866.98	3,810.11	2,910.08	1,107.03	952.61	841.98	3,939.51	3,038.2	
6	ఈకింటి వాటా మూలధనం	3,074.25	3,074.25	768.25	3,074.25	768.25	3,074.25	3,074.25	768.25	3,074.25	768.25	
7	గత సంవత్సరపు అడిటోవేసిన బ్యారిస్స్ షీటిలో	1.0410230804	SPACE NO	100000000		0.000 9209		1.190.19030-001	646561361V		(1-401/08 (1-401/08	
	చూపినట్లగా రిజర్యులు (రివ్యాల్యూవేషన్ రిజర్వు మినహా)			-	19,643.73	8,721.11		- 14 C		19,703.71	8,651.66	
8	వాటా ఒక్కింటికి రాబడి (దూ. 10/- చౌప్పున)				~	10					22	
	జీసిక్ రూ.లలో	4.02	3.76	3.76	14.66	12.61	4.49	3.86	3.97	15.44	13.13	
	దైబ్యాటిడ్ దూ.లలో	4.02	3.76	3.76	14.66	12.61	4.49	3.86	3.97	15.44	13.13	

Kidle

 31 మార్చ్ 20228ో ముగిసిన త్రెమాసికం & సంవత్సరం నుండి తేది కొరకు అడిట్రోసిన స్పెండ్అలోన్ & కన్ఫారిడేటెడ్ అర్ధిక ఫరితాల వివరణాత్మక ఫార్మాట్ పై పేర్పొన్నవి సారాంశం. అవి అడిట్ కమిటీవే సమీక్షించబడినవి & 13.05.2022న నిర్మహించిన వారి సంబంధిత సమావేశాల్లో బోర్డు ఆఫ్ రైలెక్టర్లోనే రికార్డుపై శీసుకోబడినవి. కంపెనీ చట్టబర్ల ఆడిటర్లు సరద ఫరితాంపై ఆడిట్లు నిర్మహించారు.

2) సెబీ (Bhoh & అధర్ దీస్ లోజర్ రిజ్రార్ మెంట్స్) రాగ్య లేషన్స్, 2015 యొక్క రాగ్య లేషన్ 33 క్రింద స్పెక్ ఎల్సేంజీలతో దాఖలు చేయబడిన 31 మార్చ్, 2022తో ముగిసిన త్రిమాసికం & సంవత్సరం నుండి తేది కారకు అడిటిచేసిన స్టాండ్అలోన్ & కన్సాలిచేటెడ్ ఆర్థిక ఫలితాల వివరణాత్మక ఫార్మాట్కు పై పర్యాన్నవి సారాంశం. అడిటిచేసిన అర్థిక ఫలితాల ఫార్తి ఫార్మాట్ స్టాక్ ఎక్చేండల వెట్సాట్:(www.bseindia.com& www.nseindia.com) మరియు కంపెనీ వెట్సాట్:(www.sigachi.com) పై లభించును. బోర్తు ఆఫ్ డైరెక్టర్ల తరపున

ప్రదేశం: హైదరాబాద్ df: 13-05-2022 For SIGACHI INDUSTRIES LIMITED సం/- అబిత్ రాజ్ సిన్నా మేనేటింగ్ దైరెకర్ & సిఇఓ

PUBLIC NOTICE

This notice is hereby given to the public at large inviting objections with regards to transmission of the securities held in Demat account maintained with HDFC Bank of Late mr Kabiruddin Dhamani in favour of their legal heirs. Mr Amir Dhamani. The details of the holding of securities in question are :

		nanig of booant		quotion o		-			-		
Sr. No.			DP ID / Client ID / BO ID			1st Holder			2nd Holder		
1.		IN300476/41123543			Kabiroodin M Dhamani		NA				
2.		IN300476/41123462			Kabir Dhamani			NA			
DP Account No : IN300476 41123543			DP Account No : IN300476 41123543			DP Account No : IN300476 41123462		DP Account No :			
1st Holder Name : Kabiroodin			M Dhamani			Kabir Dhamani					
2nd	Holder Nar	ne:NA									
Sr. No.	ISIN	Compnay Name	Sr. No.		Company Name	Sr. No.	ISIN	Company Name	Sr. No.	ISIN	Company Name
1.	INE133A01 011	Akzo Nobel India Limited	6.	IN9155A01 020	Tata Motors Limited	1.	INE208A01 029	Ashok Leyland Limited	6.	INE	-
2.	INE97BA01 027	Heritage Foods (India) Limited	7.	INE155A01 022	Tata Motors Limited	2.	INE		7.	INE	-
3.	INE761H01 022	Page Industries Limited	8.	INE101A01 026	Mahindra and Mahindra Limited	3.	INE		8.	INE	-
4.	INE637C01 025	Pokarna Limited	9.	INE		4.	INE		9.	INE	_
5.	INE614G01 033	Reliance Power Limited.	10.	INE		5.	INE		10.	INE	-

2. Basis of Allotment

Date : May 13, 2022 Place : Hyderabad

Category	No. of valid CAFs (including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted and allotted (A+B)*	
	Number	Number	Number	Number	
Shareholders	1,150	18,25,234	56,886	18,82,120	
Renouncees	74	72,963	0	72,963	
Employee	181	1,40,700	0	1,40,700	
Total	1,405	20,38,897	56,886	20,95,783	

*Total shares allotted excludes 141 Rights Equity Shares kept in abeyance on account of underlying shares being reported as lost and kept in demat suspense account.

Intimation for Allotment/refund/rejections: The dispatch of allotment order cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on May 13, 2022. The instructions to SCSBs for unblocking of funds in case of ASBA applicants were given on May 10, 2022. The listing application was executed with BSE on May 11, 2022 and NSE on May 12, 2022. The credit of Issue Shares in dematerialised form to respective demat accounts of Allottees has been completed on May 12, 2022 by CDSL and May 13, 2022 by NSDL. The Rights Equity Shares allotted to resident Eligible Equity Shareholders holding Equity Shares in physical form and who have not provided details of their respective demat accounts, have been credited to the demat suspense account, in accordance with the terms of Letter of the Offer. Such Eligible Equity Shareholders are required to send, among other details of their demat account to our Company or the Registrars within six (6) months from the Allotment date, to get the Rights Equity Shares transferred in their demat account. In case non-receipt of demat account, our Company shall conduct a sale of such Rights Equity Shares lying in the demat suspense account on the floor of the Stock Exchanges at the prevailing market price and remit the proceeds of such sale (net of brokerage, applicable taxes and administrative and incidental charges) to the bank account mentioned by the resident Eligible Equity Shareholders in their respective Application forms and the form for which the application payment was made. For further details, please refer to 'Terms of the Issue - Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders' on page 213 of the Letter of Offer. Pursuant to the listing and trading approvals granted by BSE and NSE, the Issue Shares Allotted in the Issue is expected to commence trading on BSE and NSE with effect from May 16, 2022. In accordance with SEBI circular dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL & CDSL on May 12, 2022.

INVESTORS MAY PLEASE NOTE THAT THE ISSUE SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM.

DISCLAIMER CLAUSE OF SEBI: IT IS TO BE DISTINCTLY UNDERSTOOD THAT SUBMISSION OF THE LETTER OF OFFER TO SEBI SHOULD NOT IN, ANYWAY, BE DEEMED OR CONSTRUED THAT SEBI HAS CLEARED OR APPROVED THE LETTER OF OFFER. THE INVESTORS ARE ADVISED TO REFER TO THE FULL TEXT 'DISCLAIMER CLAUSE OF SEBI' ON PAGE 191 OF THE LETTER OF OFFER.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): IT IS TO BE DISTINCTLY UNDERSTOOD THAT THE PERMISSION GIVEN BY BSE LIMITED SHOULD NOT IN ANY WAY 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 LETTER OF OFFER FOR THE FULL TEXT OF THE 'DISCLAIMER CLAUSE OF THE BSE LIMITED' ON PAGE 194.

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 LETTER OF OFFER FOR THE FULL TEXT OF THE 'DISCLAIMER CLAUSE OF NSE' ON PAGE 194.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY
Your successe is our success EMKAY GLOBAL FINANCIAL SERVICES EMKAY GLOBAL FINANCIAL SERVICES LIMITED 7 th Floor, The Ruby, Senapati Bapat Marg, Dadar - West, Mumbai 400 028 Tel: +91 22 66121212 Email: bcil.rights@emkayglobal.com Investor Grievance E-mail: ibg@emkayglobal.com Website: www.emkayglobal.com Website: www.emkayglobal.com Contact Person: Deepak Yadav / Pranav Nagar SEBI Registration No.: INM000011229	LINK INTIME INDIA PRIVATE LINK INTIME INDIA PRIVATE LIMITED C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Tel: +91 22 4918 6000 E-mail: bhagiradha.rights@linkintime.co.in Investor Grievance E-mail: bhagiradha.rights@linkintime.co.in Investor Grievance E-mail: bhagiradha.rights@linkintime.co.in Website: www.linkintime.co.in Contact Person: Sumeet Deshpande SEBI Registration No.: INR000004058	BHAGIRADHA CHEMICALS BHAGIRADHA CHEMICALS & INDUSTRIES LIMITED 8-2-269/S/3/A, Plot No. 3, Sagar Society, Road No. 2, Banjara Hills, Hyderabad - 500034, Telangana, India Tel: +91 40 4222 1212 E-mail: www.bhagirad.com Website: www.bhagirad.com Contact Person: R Sharanya

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue/post-Issue

Any person having any objection to the transmission of the securities in the above mentioned accounts are hereby required to file the same in writing directly to the Branch Manager, HDFC Bank Ltd. (branch address)_HDFC Bank, ground floor, Kalpavruksha, Adj Lakshmi Hyundai, Himayatnagar Main Road Pin : 500029, within 30 days from the publication of this Notice with copies of proofs to support the objection, otherwise the securities will be transferred to the above mentioned legal heirs epaper. nathacted argues to aronsuch objection and the same will be considered as waived or abandoned.

related matters such as non-receipt of letter of Allotment, non-credit of Allotted Rights Equity Shares in the respective beneficiary account or non-receipt of Refund Orders and/or such other matters. All grievances relating to the Issue may be addressed to the Registrar to the Issue, with a copy to the SCSB, 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, number of Rights Equity Shares/Employee Reservation Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Form, or the plain paper application, if applicable, was submitted by the Investors along with a copy of the acknowledgment slip.

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 Bhagiradha Chemicals and Industries Limited
On behalf of Board of Directors
Sd/-
R Sharanya
Company Secretary and Compliance Officer

The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE and NSE at www.bseindia.com and www.nseindia.com respectively, the website of the Lead Manager at www.emkayglobal.com, the Company at www.bhagirad.com and the Registrar to the Issue at www.linkintime.co.in. Investors should note that investment in equity shares involves a degree of risk and are requested to please refer the Letter of Offer including the section entitled 'Risk Factors' beginning on page 21 of the Letter of Offer.

The Rights Entitlements and the Issue Shares have not been and will not be registered under the Securities Act, or any U.S. State securities laws and may not be offered, sold, resold or otherwise transferred within the United States of America or the territories or possessions thereof (United States or U.S.) or to, or for the account or benefit of, 'U.S. Persons' (as defined in regulation s under the U.S. Securities Act). The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Issue Shares or Rights Entitlement for sale in the United States or as a solicitation therein of an offer to buy any of the Issue Shares or Rights Entitlement. There is no intention to register any portion of the issue or any of the securities described herein in the United States or to conduct a public offering of securities in the United States. Accordingly, the Letter of Offer, the Abridged Letter of Offer, the CAF and the EAF should not be forwarded to or transmitted in or into the United States at any time. In addition, until the expiry of 40 days after the commencement of the Issue, an offer or sale of Rights Entitlements or Issue Shares within the United States by a dealer (whether or not it is participating in the issue) may violate the registration requirements of the Securities Act. PRESSMAN