Ajmera Realty & Infra India Limited

Regd. Office: "Citi Mall", 2nd Floor, Link Road, Andheri (West), Mumbai 400 053

Tel.: +91-22-6698 4000 • Email: investors@ajmera.com • Website: www.ajmera.com

CIN NO. L27104 MH 1985 PLC035659



Ref: SEC/ARIIL/BSE-NSE/2023-24 Date: May 12, 2023

The Bombay Stock Exchange Limited

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai – 400 001

National Stock Exchange of India Limited

5th Floor, Exchange Plaza,

Bandra Kurla Complex Bandra (East)

Mumbai-400051

Script Code : 513349 Script Code : AJMERA

Sub: Newspaper publication of Audited Financial Results of the Company for Quarter and Financial Year ended March 31, 2023

Dear Sir/Madam,

Pursuant to Regulation 47 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 please find enclosed copies of the newspaper publications of Audited Financial Results of the Company for Quarter and Financial Year ended March 31, 2023, published today in Business Standard and Mumbai Lakshadeep.

Kindly take the same in your records.

Thanking You.

Yours faithfully,

For AJMERA REALTY & INFRA INDIA LIMITED

VINIT TANNA
COMPANY SECRETARY & COMPLIANCE OFFICER
A50504

Encl.: As above

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि. नं.१६९, क्षेत्र १०२ चौमी आणि त्यावर बांधलेले रो हाऊस, क्षेत्र ९९.६९६ चौमी बिल्टअप, प्लॉट नं १६९, सब सेक्टर आर, ग्रुप ३, सेक्टर-४, ऐरोली, नवी मुंबई-४००७०८ हि मिळकत श्री. मिलिंद आनंद कदम यांच्या मालकी व कब्जेवहिवाटीत आहे. सदर मिळकती संदर्भात दि. ०९/०४/१९९२ रोजीचा मूळ भाडेपट्टा करार (अग्रीमेंट दु लिज), दि. २९/१०/२००२ रोजीचा मूळ भाडेपड़ा (लिज डिड), दि. ०१/०४/२०१५ रोजीचा मूळ विक्री करार (सेल डिड) आणि दि. ३०/०९/२०२१ रोजीचा मूळ विक्री करार सह कन्व्हेयन्स डीड (सेल डिड कम कन्व्हेयन्स डीड) हे गहाळ झाले आहे.

तरी या संदर्भात जर कोणीही इसमांचा विक्री. गहाणवट (युनियन बँक ऑफ इंडिया व्यतिरिक्त), बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सदर जाहीर नोटीस प्रसिद्ध झाल्यापासून ७ दिवसांचे आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखित स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनिता शॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर. वसई रोड (प.), ४०१२०२. या पत्त्यावर कळवावा, नपेक्षा सदर मिळकतीवर कोणाचाही कसल्याही प्रकारे हक्क नाही व तो असल्यास सोड्न दिलेला आहे असे समजण्यात येईल याची कपया नोंद घ्यावी.

ता. १२/०५/२०२३ अशिलांतर्फे ॲड. पायस डिमेलो

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि, फ्लॅट नं.३०३, ३रा मजला, क्षेत्र ३६५ चौफुट बिल्टअप, दिवाण अँड हौसिंग एनक्लेव, रोहिणी को. ऑप हौ. सो. लि., दिवाणमान, वसई प. ता. वसई, जि. पालघर-४०१२०२ हि मिळकत श्री अजील व्ही. चाको यांच्या मालकी व कब्जेवहिवाटीत आहे आणि ते ह्या मिळकतीवर आमचे अशिल बँसीन कॅथोलिक को-ऑप बँक लि. यांच्याकडून कर्ज घेणार असून त्या करिता सदर मिळकत गहाण ठेवत आहेत. सदर मिळकती संदर्भात मे सी-गुल कन्स्ट्रक्शन (बिल्डर) ने मिस.अक्लीमा हाजी मिया चवरे यांच्या बाजने जारी केलेले मळ वाटप पत्र (अलॉटमेंट लेटर) है गहाळ झाले आहे. तरी या संदर्भात जर कोणीही इसमांचा विक्री, गहाणवट (कॅथोलिक सीरियन बँक लि व्यतिरिक्त), बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांनी सदर जाहीर नोटीस प्रसिद्ध झाल्यापासन । दिवसांचे आत लेखी कागदोपत्री पुराव्यासहित . . निम्नलिखित स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनिता शॉपिंग सेंटर, १ला मजला, पोस्ट ऑफिस समोर, वसई रोड (प.), ४०१२०२, या पत्त्यावर कळवावा, नपेक्षा सदर मिळकतीक कोणाचाही कसल्याही प्रकारे हक्क नाही व तो असल्यास सोडन दिलेला आहे असे समजण्यात येईल याची कपया नोंद ध्यावी. ता. १२/०५/२०२३

अशिलांतर्फे ॲड. पायस डिमेलो

PUBLIC NOTICE NOTICE is hereby given that the Share Certificate Nos. 15 for 5 Ordinary Shares bearing Distinctive Nos.71 to 75 of Maria Apartments CO-OP HOUSING SOC LTD standing in the names of Mrs. Padmini V Kamath and Vinod V Kamath, have been reported lost stolen and that an application for issue of duplicate certificate in respect thereof has been made to the society at Maria Apartments, 78 Pali Hill, Mumbai 400050 to whom objection, if any, against issuance of such Duplicate Share Certificates should be made within 15 days from the date of publication of this notice. share certificate is not mortgaged or any loan taken against the flat Place: Mumbai Date:12.05.2023

जाहीर नोटीस

श्री रसिक चंपकलाल शहा हे श्री शीतल कॉ ऑप हौ. सोसा. चे सभासद असून शेअर सर्टिफिकेट क्र. ८७ दि. ३१ मार्च १९९७ आणि तळमजल्या वरील दकान क २९ मानव मंदिर कॉम्प्लेक्स अंबाडी रोड वसई रोड (प.), ४०१२०२ चे मालक होते. त्यांचे निधन दि.०४/१२/२०१९च्या दिवशी झाले. हे शेअर्स आणि हे दकान त्यांचे कायदेशीर वारस दार व पत्नी श्रीमती हर्षा रसिक शहा यांच्या नावे हस्तांतरित करण्याचा सोसायटीचा मानस आहे इतर कायदेशीर वारसांनी यासाठी ना हरकत दिली आहे. ही नोटीस प्रसिद्ध झाल्यापासून १४ दिवसांच्या टीच्या सभासदाचे समभाग व हितसंबंध हस्तांतरिंत करण्याबाबत वारस् दार किंवा इत्र दावेदार/ आक्षेप किंवा हरकती असल्यास लेखी पराव्यांसह दावे/हरकती मागविण्यात येतात. वरील दिलेल्य मुदतीत कोणतेही दावे/हरकती प्राप्त न झाल्यास सोसायटीच्या उपविधीनुसार श्रीमती हर्षा रसिक शहा यांच्या नावे कायदेशीररित्या हस्तांतरित केले

जाईल. स्थळ: वसई रोड (प.) दिनांक:१२.०५.२०२३ ऍड. मिलिंद सुरेश काणेकर, काणेकर मैन्शन, विठ्ठल मंदिर कि पालघर ४०१२०८ वालिव, वसई (पू), जि. पालघर ४०१२०८

जाहीर सूचना

येथे सूचना देण्यात येत आहे की, माझे अशील श्रीमती सरोज प्रविण जोधावत, श्री प्रविण बी. जैन यांची विधवा पत्नी, पत्ता: सी/२१२, श्रद्धा कॉम्प्लेक्स, ६० फीट रोड, भाईंदर (प.), ठाणे-४०११०१ यांनी मला स्थावर मालमत्ता अर्थात फ्लॅट क्र.२१२, क्षेत्रफळ सुमारे ५३५ चौ.फु. तत्सम ४९.७२ चौ.मी., २रा मजला, सी विंग, लाभ इमारत लाभ को-ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेड (श्रद्धा कॉम्प्लेक्स), ६० फीट रोड, भाईंदर (प.), जमीन जुना सर्व्हे क्र.३१, नवीन सर्व्हे क्र.६, हिस्सा क्र.७ व ८, संबंधित सीटीएस क्र.१७४८ व १७४९, गाव भाईंदर, तालुका व जिल्हा ठाणे (यापुढे सदर मालमत्ता) या जागेच्या अधिकाराची चौकशी करण्याचे मला निर्देश दिले आहेत. ज्याअर्थी माझे अशिलांनी माझ्याकडे असे प्रस्तुत केले आहे की, त्यांच्याकडून सदर मालमत्तेबाबत सदर सोसायटीद्वारे वितरीत अनुक्रमांक १२१ ते १२५ धारक रु.५०/- प्रत्येकीचे ५ शेअर्स समाविष्ट मुळ भागप्रमाणपत्र क्र.२५ हरवले

जर कोणा व्यक्तीस, नैसर्गिक किंवा अन्य प्रकारे वर संदर्भीत सदर मालमत्तेचे भागप्रमाणपत्र किंवा भागावर काही दावा, अधिकार, हक हित किंवा सदर भागप्रमाणपत्राचा ताबा असल्यास तसेच वारसाहक्क, तारण, ताबा, विक्री, बक्षीस, मालकी हक्क, अधिभार, न्यास, परिरक्षा, कायदेशीर हक्क, मृत्युपत्र किंवा अन्य इतर प्रकारे काही दावा असल्यास त्यांनी लेखी स्वरुपात आजच्या तारखेपासून १४ दिवसात खालील स्वाक्षरीकर्त्याकडे कळवावे. अन्यथा असे दावा किंवा आक्षेप त्याग केले आहेत

सही/-व्ही.एस. कोठारी

(वकील, उच्च न्यायालय) कार्यालय क्र.५०७४, ३रा मजला, रुस्तमजी इझ झोन, गोरेगाव-मुलुंड लिंक रोड, मालाड पश्चिम, मुंबई-४०००६४. दिनांक: १२.०५.२०२३ ठिकाण: मुंबई

नावात बदल

मी माझे नाव कुमारी सिडनी मेन्डेस (जॉन मेन्डेन्स यांची मुलगी) हे श्रीमती बदलुन मल्लेश्वरी महेश नंदी असे दिनांक રદ ऑगस्ट, 2098 रोजीच्या प्रतिज्ञापत्रा नुसार ठेवत आहे.

PUBLIC NOTICE

NOTICE is hereby given that Mrs.Kokilaben Mahendrakumar Vora is the owner of Flat No.204, 2nd Floor, in the Building Rishabh Apartment No.1 Co-Op.Hsg.Soc. Ltd., Patel Nagar, Station Road, Bhayandar (W), Dist. Thane, and also members of the society & hold Share Certificate No.12, Dist.No.056 to 060, nereinafter referred to as the SAID FLAT & SAID SHARES. And that Mrs.Kokilaben Mahendra kumar Vora expired on 27.10.2014. And my client MRS. DIPALI KALPESH LAHERI the Daughter and as legal heir of late Mrs. Kokilaben Mahendrakumar Vora entitled to the said Flat & said Shares. And my client intend to apply to the society to transfer the said Shares & the said Flat, in this respect all persons including heirs, claimants, objector claiming any right, title or interest as legal heirs, or by way of sale, gift, lien, mortgage, whatsoever are hereby required to make the same known to the undersigned long with documents, agreement etc., at his ffice at S-6, Komal Tower, Patel Nagar, Station Road, Bhayandar (W), within 15 days from the date hereof, failing which my client will apply to the said society as legal heir for transfer of the said shares and said Flat, and no claims vhatsoever shall be entertained thereafter Date: 12/05/2023 ANIL B.TRIVED ADVOCATE, HIGH COURT (MUMBAI)

PUBLIC NOTICE Notice is hereby given on behalf of my client Mrs. REKHA KIRTI SHAH AND MR. KIRTI J. SHAH Owners of Flat No. 27. Ground Floor, of the Building known as GAUTAM APARTMENT CO-OPERATIVE HOUSING SOCIETY, situated at Plot No. 11-A, Shanti Nagar, Ashok Chakravati Road, Kandivali (East), Mumbai – 400101, admeasuring 315 Sq. Ft. Carpet area, (hereinafter referred to as "the said FI AT / PROPERTY")

My client states that my client has misplaced the following documents: 1) Original Sale Agreement dated 20/02/1992, for the said Flat, between SHRI. VIKARMKUMAR CHOTALAL VORA (SELLER) & SHRI. PRADIP RASIKLAL SHAH (BUYER) duly registered with the Sub-Registrar of Assurance Bombay.

And whereas if any person is having any right, title, interest and/or benefit etc., in the above said Flat, is hereby invited to claim their objection on the below mentioned address within the period of 15 days from the date of the Publication of this Public Notice. As such if nothing is received within the stipulated period of 15 days from the date of Publication of this Public Notice, such right, title, interest, benefit, claim, objections and/or demand of any nature whatsoever, shall be deemed to have been waived and/or abandoned and no such claim will be deemed to exist. If no claim or objection is received within the above stipulated period my client Mrs. REKHA KIRTI SHAH AND

MR. KIRTI J. SHAH shall be free to Sale / Mortgage / Gift the above said property, and shall also apply for a Duplicate Sale Agreement from

ADVOCATE BHUPENDRA DUBEY 3/46, Kondaji Chawl, V L Pednekar Road, Bhoiwada, Parel, Mumbai - 12. Place : Mumbai Date : 12.05.2023

सूचना

कुमारी सुवर्णा निमकर यांच्या नावे असलेले ु स्थायी जमा पावती क्र.पीडी/१५१२७०१ हे हरवले आहे. सदर सूचनेद्वारे १४ दिवसांचा कालावधी देण्यात येत आहे, ज्या कोणास सदर पावती सापडल्यास किंवा दावा असल्यास कळवावे. कृपया संपर्क एचडीएफसी लि., रेमॉन हाऊस, एचटी पारेख मार्ग, १६९ बॅकबे रिक्लेमेशन, चर्चगेट, मुंबई-४०००२०.

हरविले आहे

या नोटीसीव्दारे तमाम लोकांना कळविण्यात येते की, श्री अश्विन रमणिकलाल मेहता श्रीमती पन्ना नानालाल भुवा हे सदनिका क्र.४०२,ए-विंग,टेहमी टैरेस को-ऑप. हौसिंग सोसा. लि.,प्लॉट क्र.८०५,डॉ. बाबासाहेब आंबेडकर रोड,दादर टीटी सर्कल जवळ,दादर पुर्व,मुंबई-४०० ०१४ चे सयुक्त मालक आहेत या सोसायटीने टिलेले शेअर्स सर्टिफिकेट नं.१८, डिस्टीन्कटीव नं.८६ ते ९० हरविले आहे,आणि त्याची दुय्यम प्रत शेअर्स सर्टिफिकेट मिळणे साती सोसायटीकडे अर्ज केला आहे. या बाबतीत कोणाची काही हरकत/दावा असल्यास त्यांनी संस्थेचे सचिव यांना ही जाहिरात प्रसिद्ध झाल्यापासून १४ दिवसांच्या आत लेखी स्वरूपात कळवावे त्यानंतर कुठलाही दावा/हरकती/सुचना विचारात घेतले जाणार नाही आणि सोसायटीकडून दुय्यम प्रत शेअर सर्टिफीकेट साठी कार्यवाही सुरू केली जाईल.

ठिकाण:- मुंबई-४०० ०१४. दिनांक:- १२.०५.२०२३ सही/-(सचिव)

टेहमी टैरेस सहकारी गृहनिर्माण

संस्था मर्या

जाहीर सूचना

येथे सचना देण्यात येत आहे की. श्री. आर नीलकांता अय्यर हे फ्लॅट क्र.५. ०१ला मजला इमारत क्र.ए, राज लक्ष्मी को-ऑपरेटिव्ह सोसायटी लिमिटेड, बालाजी मंदिराच्या मार्ग गोग्रासवाडी, डोंबिवली पुर्व, ठाणे ४२१२०१. नोंदणी जिल्हा व उपजिल्हा मंबर्ड शह व मंबई उपनगर येथील जागेमधील सर्व करारना व दस्तावेजांसह मालमत्तेचे मालक व ताबेदा आहेत. सदर फ्लॅटबाबतचे सोसायटीद्वारा वितरीत भागप्रमाणपत्र क्र.०८ नुसार अनुक्रमांक ३६ ते ४० असलेले भागप्रमाणपत्र हरवले आहे आणि शोध घेऊनही सापडलेले नाही.

जर कोणा व्यक्तीस/कायदेशीर वारसदारास सदर मालमत्तेबाबत कोणताही दावा. आक्षेप किंवा अधिकार, हक्क, हित इत्यादी असल्यास त्यांनी सद सूचना प्रकाशनापासून १५ दिवसांत आवश्यव कागदोपत्री पराव्यांसह खालील स्वाक्षरीकर्ताकडे कळवावे. तद्नंतर माझे अशील दुय्यम प्रतींकरिता अर्ज करण्याची प्रक्रिया पूर्ण करतील आणि सदर सुचनेच्या दिवस समाप्तीनंतर प्राप्त कोणताही टाव ्वे विचारात न घेता उपरोक्त जागेच्या विक्रीची सर्व प्रक्रिया माझे अशील पुर्ण करतील. आज दिनांकीत १२ मे, २०२३

नरेंद्र आर. सिंग वकील उच्च न्यायालय दकान क्र.६८, पवर्ड प्लाझा, हिरानंदानी गार्डन्स पवई, मुंबई-४०००७६

जाहिर नोटिस

सर्वसामान्यांना कळविण्यांत येते की माझे अशील श्री समीर मुहम्मद बावा, राहणारे फ्लैट सी/०३, तळ मजला, वेस्ट एव्हेन्यू को ऑपरेटिव्ह हाउसिंग सोसायटी, स्टेशन रोड, नालासोपारा (पश्चिम) ४०१२०३ च्या घराचा १६ डिसेंबर, १९९४ रोजी विक्रेता निशा श्रीपाद आंबेकर आणि श्रीपाद पांडुरंग आंबेकर आणि खरेदीदार व्ही केशवन कुट्टी यांच्यात विक्रीचा साखळी करार झाला होता, त्याची मूळ प्रत हरवली आहे सही/

अधिवक्ता मिश्रीलाल रामाधार दबे दुकान क्र. १८, मन मंदिर इमारत क्र.४, बस डिपो जवळ, नालासोपारा (पश्चिम) पालघर - ४०१२०३, मो. न. ९८६०१३५५१८

जाहीर सूचना

प्तर्वसामान्य जनतेस येथे सचना देण्यात येत आहे की खोली क्र.२५, चारकोप(१) **परिश्रम** को-ऑप. हौसिंग सोसायटी लि., प्लॉट क्र.२४०, आरएससी-५, सेक्टर-२, चारकोप, कांदिवली (प.), मुंबई-४०००६७, क्षेत्रफळ २५ चौ.मी., बी.एम.सी. वॉर्ड आर/एस या जागेबाबत **श्री. मोहमीद नासिर अन्सारी** यांना म्हाडाद्वारे वितरीत मुळ कागदपत्रांसह मुळ वाटपपत्र माझे अशील श्रीमती प्रभावती गोविंद अदारी यांनी हरवले/गहाळ झाले आहेत. याबाबत बृहन्मुंबई पोलीस/चारकोप पोलीस ठाणे. मंबई येथे तकार क.२१३२८-२०२३ दिनांक 0९.0३.२0२३ रोजी नोंद करण्यात आली आहे. जर कोणा व्यक्तीस ते सापडल्यास किंवा कोणताही अधिकार हक, दावा किंवा हित किंवा आक्षेप असल्यास त्यांनी खालील स्वाक्षरीकर्ता ऑड. उमेश वी. जाधव यांन खोली क्र.४३, प्लॉट क्र.२५३, आमंत्रण कोहौसो लि., सेक्टर क्र.२, चारकोप, कांदिवली (प.) मुंबई-४०००६७ येथे सूचना प्रकाशन तारखेपासून १५ . **सांत** संपर्क करावा अन्यथा असे समजले जाईल की, मूळ कागदपत्रांसह मूळ वाटपपत्र हरवले आहे आणि त्याकरिता त्यांचे आक्षेप त्याग केलेले आहेत.

> सही/-श्री. उमेश वी. जाधव वकील उच्च न्यायालय दिनांक: १२.०५.२०२३

श्री प्रीकोटेड स्टील्स लिमिटेड

मीआयान • I 70109MH2007PI C174206 नोंदणीकत कार्यालय : १. तळमजला, सिटी मॉल, न्य लिंक रोड, अंधेरी (पश्चिम), मंबर्ड ४०० ०५३ दूरध्वनी क्रमांक : + ९१ २२ ६५५२ ६६७७ संकेतस्थळ : www.spsl.com ई-मेल आयडी : spsl.investors@gmail.com

३१ मार्च २०२३ रोजी संपलेल्या तिमाहीसाठी आणि आर्थिक वर्षासाठी लेखापरीक्षित स्वतंत्र वित्तीय निकालांचा सारांड

						(रु. लाखांत)			
		स्वतंत्र							
अ.		संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष	संपलेले वर्ष			
क्र.	तपशील	३१ मार्च २०२३	३१ डिसेंबर २०२२	३१ मार्च २०२२	३१ मार्च २०२३	३१ मार्च २०२२			
		(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)			
۶	एकूण उत्पन्न	-	-	-	-	-			
2	कालावधीसाठी निव्वळ नफा/(तोटा) (करपूर्व आणि								
	अपवादात्मक बाबींच्या पूर्वी)	(१२)	(१८)	(१३)	(५३)	(५०)			
3	कालावधीसाठी निव्वळ नफा/(तोटा) करपूर्व (अपवादात्मक								
	बार्बीच्या पश्चात)	(१२)	(१८)	(१३)	(५३)	(५०)			
8	कालावधीसाठी निव्वळ नफा/(तोटा) करपश्चात								
	(अपवादात्मक बाबींच्या पश्चात)	(१२)	(१८)	(१३)	(५३)	(५०)			
ų	कालावधीसाठी एकूण सर्वंकष उत्पन्न (ज्यात नफा/तोटा								
	करपश्चात) आणि अन्य सर्वंकष उत्पन्न (करपश्चात) यांचा	(१२)	(१८)	(१३)	(५३)	(५०)			
Ę	समावेश आहे	४१४	४१४	४१४	४१४	४१४			
৬	इकिटी समभाग भांडवल				(५११)	(४५८)			
۷	अन्य इकिटी								
	प्रति समभाग अर्जन (रु. १०/- प्रत्येकी)	(0.28)	(6.83)	(0.38)	(१.२८)	(१.२१)			
	१) बेसिक (तिमाहीला अन्युअलाइझ्ड केलेले नाही)	(0.79)	(\$8.0)	(0.38)	(१.२८)	(१.२१)			
	२) डायल्यूटेड (तिमाहीला अन्युअलाइझ्ड केलेले नाही)								

- वरील प्रमाणे नमृदु केलेले निकाल आणि मालमत्ता आणि देयता पत्रके यांचा अंकेक्षण समितीने आढावा घेतला आहे आणि कंपनीच्या संचालक मंडळाने त्यांच्या ११ मे २०२३ रोजी झालेल्या बैठकीत त्यांची आणि स्वतंत्र अंकेक्षक अहवालासह दप्तरी नोंद केली आहे.
- वरील प्रमाणे तयार करण्यात आलेले निकाल हे इंडियन अकॉंटिंग स्टॅंडर्ड्स ('इंड एएस') जे कंपनी कायदा २०१३चे कलम १३३ अनुसार अधिसूचित करण्यात आले आहेत तसेच त्यासह वाचा कंपनीज (इंडियन अकोंटिंग स्टॅंडर्झ्) नियम २०१५ अनुसार तयार करण्यात आले आहेत निकाल कंपनीचे संकेतस्थळ www.spsl.com येथे उपलब्ध करून देण्यात येतील आणि ते स्टॉक एक्स्चेंज यांना सादर करण्यात आले आहेत जिथे कंपनीचे
- समभाग सूचिबद्ध आहेत मागील तिमाहीचे आकडे हे संपूर्ण वित्तीय वर्षाचे लेखापरीक्षित आकडे आणि प्रकाशित वर्ष तिसऱ्या तिमाहीपर्यंत संबंधित वित्तीय वर्ष करिता बॅलन्सिंग आकडे
- जिथे आवश्यकता असेल तिथे मागील वर्षाच्या आकड्यांचे पुनःसमूहिकरण करण्यात आले आहे.

नकारात्मक नक मना अमनही लेखे गोरंग कर्नमं तत्वावर तथार करण्यात आले आहेत. अपत्यक्ष करांच्या प्रताव्याबाबत आव्हान प्रलंबित श्री प्रीकोटेड स्टील्स लिमिटेड यांच्या करित

स्थळ : मंबर्ड

हर्ष एल. मेहता दिनांक: ११ मे २०२३ व्यवस्थापकीय संचालक

अजमेरा रिअल्टी अँड इन्फ्रा इंडिया लिमिटेड सीआयएन : L27104MH1985PLC035659

नोंदणीकृत कार्यालय : सिटी मॉल, न्यू लिंक रोड, अंधेरी (पश्चिम), मुंबई ४०० ०५३

दूरध्वनी क्रमांक : + ९१– २२– ६६९८ ४००० फॅक्स : + ९१– २२– २६३२ ५९०२ संकेतस्थळ : www.ajmera.com ई−मेल : investors@ajmera.com ३१ मार्च २०२३ रोजी संपलेल्या तिमाहीसाठी आणि आर्थिक वर्षासाठी लेखापरीक्षित

एकत्रित वित्तीय निकालांचा सारांश

						(रुलाखात)
		संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष	संपलेले वर्ष
अ. क्र.	तपशील	३१.०३.२०२३	३१.१२.२०२२	39.03.2022	३१.०३.२०२३	39.03.2022
""		(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)
१	कार्यान्वयनातून उत्पन्न (निव्वळ)	११,७८०	८,०५७	१८,३६२	४४,०६३	४८,९११
2	कालावधीसाठी निव्वळ नफा/(तोटा) (करपूर्व आणि अपवादात्मक बार्बीच्या पूर्वी)	१,९४३	१,५४२	१,९५५	९,६१९	६,१७३
3	कालावधीसाठी निव्वळ नफा/(तोटा) करपूर्व (अपवादात्मक बाबींच्या पश्चात)	१,९४३	१,५४२	१,९५५	९,६१९	६,१७३
	कालावधीसाठी निव्वळ नफा/(तोटा) करपश्चात(अपवादात्मक बाबींच्या पश्चात)	१,५११	१,०६४	१,४०१	७,१५०	४,५३९
4	कालावधीसाठी एकूण सर्वकष उत्पन्न (ज्यात नफा/तोटा करपश्चात) आणि अन्य					
	सर्वकष उत्पन्न (करपश्चात) यांचा समावेश आहे	१,५३२	१,०६४	१,३८५	७,१७६	४,५२३
ξ	इक्विटी समभाग भांडवल	३,५४८	३,५४८	३,५४८	३,५४८	३,५४८
৬	अन्य इक्विटी				७३,८१९	६७,४४१
۷	प्रति समभाग अर्जन (रु. १०/- प्रत्येकी)					
	१) बेसिक (तिमाहीला अन्युअलाइझ्ड केलेले नाही)	8.32	3.00	3.90	२०.२२	१२.७५
	२) डायल्यूटेड (तिमाहीला अन्युअलाइझ्ड केलेले नाही)	8.32	3.00	३.९०	२०.२२	१२.७५

३१ मार्च २०२३ रोजी संपलेल्या तिमाहीसाठी आणि आर्थिक वर्षासाठी लेखापरीक्षित स्वतंत्र वित्तीय निकालांचा सारांश

		संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष	संपलेले वर्ष
अ. क्र.	तपशील	३१.०३.२०२३	३१.१२.२०२२	३१.०३.२०२२	३१.०३.२०२३	३१.०३.२०२२
7/-		(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)
१	कार्यान्वयनातून उत्पन्न (निव्वळ)	९,८४८	६,२१९	१३,६५५	३६,६३६	४०,९२९
2	कालावधीसाठी निव्वळ नफा/(तोटा) (करपूर्व आणि अपवादात्मक बाबींच्या पूर्वी)	२,०८७	१,३३७	१,६४१	९,४८८	५,४१२
3	कालावधीसाठी निव्वळ नफा/(तोटा) करपूर्व (अपवादात्मक बाबींच्या पश्चात)	२,०८७	१,३३७	१,६४१	९,४८८	५,४१२
γ	कालावधीसाठी निव्वळ नफा/(तोटा) करपश्चात(अपवादात्मक बाबींच्या पश्चात)	१,५६२	१,०००	१,२२८	७,१००	४,०५०
ų	कालावधीसाठी एकूण सर्वकष उत्पन्न (ज्यात नफा/तोटा करपश्चात) आणि अन्य उत्पन्न					
	सर्वकष (करपश्चात) यांचा समावेश आहे	१,५८३	१,०००	१,२१२	७,१२६	४,०३४
ξ	इक्विटी समभाग भांडवल	३,५४८	३,५४८	३,५४८	३,५४८	३,५४८
હ	अन्य इक्विटी					
۷	प्रति समभाग अर्जन (रु. १०/– प्रत्येकी)				६६,८८२	६०,५५४
	१) बेसिक (तिमाहीला अन्युअलाइइड केलेले नाही)	४.४६	२.८२	3.82	२०.०८	११.३७
	२) डायल्यूटेड (तिमाहीला अन्युअलाइझ्ड केलेले नाही)	४.४६	२.८२	३.४२	२०.०८	११.३७

स्थळ : मुंबई

दिनांक: ११ मे २०२३

वरील प्रमाणे नमूद केलेले निकाल आणि मालमत्ता आणि देयता पत्रके यांचा अंकेक्षण समितीने आढावा घेतला आहे आणि कंपनीच्या संचालक मंडळाने त्यांच्या ११ मे २०२३ रोजी झालेल्य बैठकीत त्यांची आणि स्वतंत्र अंकेक्षक अहवालासह दप्तरी नोंद केली आहे.

- वरील प्रमाणे तयार करण्यात आलेले निकाल हे इंडियन अकौंटिंग स्टॅंडर्झ्स ('इंड एएस') जे कंपनी कायदा २०१३चे कलम १३३ अनुसार अधिसूचित करण्यात आले आहेत तसेच त्यासह वाचा कंपनीज (इंडियन अकोंटिंग स्टॅंडर्ड्स) नियम २०१५ अनुसार तयार करण्यात आले आहेत.
- निकाल कंपनीचे संकेतस्थळ www.ajmera.com येथे उपलब्ध करून देण्यात येतील आणि ते स्टॉक एक्स्चेंज यांना सादर करण्यात आले आहेत जिथे कंपनीचे समभाग सूचिबद्ध आहेत कंपनीच्या संचालक मंडळाने १०/- रु. मूल्याच्या प्रत्येक समभागावर रु. ३.००/- प्रमाणे लाभांशाची शिफारस केली आहे म्हणजेच ३०% कंपनीच्या एकूण पेड अप समभाग भांडवलावर मात्र तो कंपनीच्या समभागधारकांच्या वार्षिक सर्वसाधारण बैठकीतील मान्यतेस अधीन राहील.
- कंपनी केवळ एकाच विभागात काम करते म्हणजे बांधकाम (रियाल इस्टेट)
- मागील तिमाहीचे आकडे हे संपूर्ण वित्तीय वर्षाचे लेखापरीक्षित आकडे आणि प्रकाशित वर्ष तिसऱ्या तिमाहीपर्यंत संबंधित वित्तीय वर्ष करिता बॅलन्सिंग आकडे आहेत.
- जिथे आवश्यकता असेल तिथे मागील वर्षाच्या आकड्यांचे पुनःसमूहिकरण करण्यात आले आहे.

अजमेरा रिअल्टी अँड इन्फ्रा इंडिया लिमिटेड यांच्या करित

मनोज एल. अजमेर व्यवस्थापकीय संचालक

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

PH TRADING LIMITED

Corporate Identification Number: L51109WB1982PLC035011; Registered Office: B Block, 113, 10th Floor, Park Street, Kolkata – 700016, West Bengal, India Contact Details: +033 - 22299697 / 22299538 / 40675050 / 22268993; Website: https://phtradinglimited.com/

Open Offer for acquisition of up to 1,23,340 (One Lakhs Twenty-Three Thousand Three Hundred and Forty) Equity Shares, representing 25.70% (Twenty-Five Point Seven Zero Percent) of the Voting Share Capital of PH Trading Limited ('PHTRADING' or 'Target Company'), at an offer price of Rs.75.00/- (Rupees Seventy-Five Only) ('Offer Price'), made by Santan Investment Advisory LLP ('Acquirer 1'), Mr. Mallinath Madineni 'Acquirer 2'), and Mrs. Prathima Mallinath Madineni ('Acquirer 3'), in accordance with the provisions of Regulations 3 (1) and 4 of the ecurities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent a thereto ('SEBI (SAST) Regulations') ('Offer').

This Post-Offer Public Announcement is being issued by Bonanza Portfolio Limited, the Manager to the Offer ('Manager'), on behalf of the Acquirers, in connection with the Offer made by the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations ('PoPA'). This PoPA should be read in continuation of, and in conjunction with the: (a) Public Announcement dated Friday, January 06, 2023 (*PA), (b) Detailed Public Statement dated Thursday, January 12, 2023, published on Friday, January 13, 2023, in the newspapers, namely being, Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadweep (Marathi Daily) (Mumbai Edition), and Duranta Barata (Bengali daily) (Kolkata Edition) ('Newspapers') ('DPS'), (c) Letter of Offer dated Friday, April 07, 2023, along with form of Acceptance cum Acknowledgement ("Letter of Offer" or "LOF"), and (d) Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement dated Tuesday, April 18, 2023, published in the Newspapers on Wednesday, April 19, 2023. This PoPA is being published in the same aforesaid Newspapers

.0 20	mig publicated in the came disrectal interepapere.							
1.	Name of the Target Company	PH Trading Limited						
2.	Name of the Acquirers and PACs	santan Investment Advisory LLP (Acquirer 1), Mr. Mallinath Madineni (Acquirer 2), and Mrs. Prathima Mallinath Madineni (Acquirer 3). There is no person acting in concert with the Acquirers for this Offer.						
3.	Name of Manager to the Offer	Bonanza Portfolio Limited						
4.	Name of Registrar to the Offer	Purva Sharegistry (India	a) Private Limited					
5.	Offer Details	Offer Details						
5.1	Date of Opening of the Offer	Thursday, April 20, 202	23					
5.2	Date of Closing of the Offer	Thursday, May 04, 202	23					
6.	Date of Payment of Consideration	Friday, May 19, 2023						
7.	Details of the Acquisition	•						
	Particulars	Particulars Proposed in the Offer Documents (Assuming full acceptance in this Offer)						
7.1	Offer Price	Rs.75.	00/-	R	s.75.00/-			
7.2	Aggregate number of Equity Shares tendered	1,23,3	340		0			
7.3	Aggregate number of Equity Shares accepted	1,23,3	340	0				
7.4	7.4 Size of the Open Offer(Number of Equity Shares multiplied by Offer Price per Equity Share) Rs. 92,50,500/-				0			
7.5	Shareholding of the Acquirers before the Share	Purchase Agreement/	Public Announcement	ent				
a)	Number of Equity Shares	41,7	10	41,710				
b)	% of fully diluted Equity Share capital	8.69%		8.69%				
7.6	Equity Shares acquired by way of Share Purch	ase Agreement	•					
a)	Number of Equity Shares	3,14,9	950	3	,14,950			
b)	% of fully diluted Equity Share capital	65.61	1%	6	5.61%			
7.7	Equity Shares acquired by way of Offer							
a)	Number of Equity Shares	1,23,3	340	Nil				
b)	% of fully diluted Equity Share capital	25.70)%		0 %			
7.8	Equity Shares acquired after the Detailed Public	Statement	•					
a)	Number of Equity Shares acquired	Nil			Nil			
b)	Price of the Equity Shares acquired	Nil			Nil			
c)	% of Equity Shares acquired	Nil			Ni			
7.9	Post-Offer shareholding of the Acquirers	•						
a)	Number of Equity Shares	4,80,0	000	3	,56,660			
b)	% of fully diluted Equity Share capital	100	%	7	4.30%			
7.10	Pre-Offer and Post-Offer shareholding of the Pu	ıblic Shareholders						
	Particulars	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer			
	i di tiodidi s							
a)	Number of Equity Shares	1,23,340	Nil	1,23,340	1,23,340			

The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22 (1), and 22 (3) read with 17 of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ('SEBI (LODR) Regulations')

A copy of this PoPA will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE at www.bseindia.com and the registered office of the Target Company.

11. The capitalized terms used in this PoPA shall have the meaning assigned to them in the LoF, unless otherwise specified ISSUED BY MANAGER TO THE OFFER

Bonanza

Bonanza House, Plot No. M-2, Cama Industrial Estate, Walbhat Road, Behind The Hub, Goregaon East, Mumbai – 400 063, Maharashtra, India Contact Number: +91-22-62735500/ 68363700 Email Address: swati.agrawal@bonanzaonline.com
Contact Person: Ms. Swati Agrawal
SEBI Registration Number: INM000012306 Validity: Permanent

BONANZA PORTFOLI LIMITED

for Santan Investment Advisory LLP Sd/-Mallinath Madinen Prathima Mallinath Madineni (Mallinath Madineni (Prathima Mallinath Madineni) (Partner) (Partner)

Date: Thursday, May 11, 2023 Place: Mumbai

MIHIKA INDUSTRIES LIMITED

Corporate Identification Number: L70101WB1983PLC035638;
Registered Office: 3, 2nd Floor, Bentinck Street, Kolkata-700001, West Bengal, India.;
Contact Number: 033-65366663; Website: www.mihika.co.in; Email Address: mihikaindustries@gmail.com.

nendations of the Committee of Independent Directors ('IDC') of MIHIKA INDUSTRIES LIMITED ('MIL' or 'Target Company') on the Offer made by Veggie Fest Foods Private Limited ('Acquirer') to the Public Shareholders of the Target Company in accordance with the provisions of Regulation 26 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 including subsequent amendments thereto ('SEBI (SAST)

1.	Date Thursday, May 11, 2023						
2.	Name of the Target Company	Mihika Industries Limited	Mihika Industries Limited				
3.	Details of the Offer pertaining to the Target Company	This Offer is being made by Veggie Fest Foods Private Limited ('Acquirer') pursuant to the provisions of Regulations 3 (1) and 4 of the SEBI (SAST) Regulations, for acquisition of up to 26,00,000 (Twenty-Six Lakhs) fully paid-up equity shares of ₹10.00 (Rupees Ten Only) ('Equity Shares') each representing 26.00% (Twenty-Six Percent) of the Voting share Capital of the Target Company, at a price of ₹24.00 (Rupees Twenty-Four Only) per Equity Share, payable in cash ('Offer Price').					
4.	Names of the Acquirers and PAC with the Acquirer	Veggie Fest Foods Private Limited There is no person acting in concert with the Acquirer for this Offer					
5.	Name of the Manager to the Offer	BONANZA PORTFOLIO LIMITED Corporate Identification Number: U65991DL1993PLC052280 Bonanza House, Plot No. M-2, Cama Industrial Estate, Walbhat Road, Behind The Hub, Goregaon (East), Mumbai -400 063 Contact Person: Ms. Swati Agrawal Tel No.: +91 22 62735500/ 68363700 Email: swati.agrawal@bonanzaonline.com SEBI Registration No.: INM000012306					
6.	Members of the Committee of Independent Directors	Mr. Rajesh Shah Mr. Mali Chand Agarwala Ms. Malti Jaiswal	Chairman Member Member				
7.	IDC Member's relationship with the Target Company (Directors, Equity Shares owned, any other contract/ relationship)	IDC Members are Independent Directors on the Board of the Ib None of the IDC Members holding Equity Shares of the Target c) None of the members of IDC hold any contracts or any religible in any way with the Target Company other than actin Target Company.	Company. ationship, nor are they				
8.	Trading in the Equity Shares/ other securities of the Target Company by IDC Members	a) None of the members of IDC have traded in any Equity Shares/ other securities of the Target Company during the period of twelve months prior to the Public Announcement dated Monday, February 06, 2023; b) None of the members of IDC have traded in any Equity Shares/ other securities of the Target Company during the period from the Public Announcement dated Monday, February 06, 2023, till the date of this recommendation;					
9.	IDC Member's relationship with the Acquirer (Directors, Equity Shares owned, any other contract/ relationship)	The members of IDC neither have any contracts nor relationship manner.	with the Acquirer in an				

10. Trading in the Equity Shares/ other securities of the Acquirers by IDC Members he members of the IDC have perused the (a) Public Announcement dated Mon as to whether the Offer, is or is February 06, 2023 (PA), (b) Detailed Public Statement dated Thursday, February 09 2023 which was published on Friday, February 10, 2023 in the newspapers, namely being, Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadweep (Marathi Daily) (Mumbai Edition), and Duranta Barata (Bengali) (Kolkata Edition), (c) Draft Letter of Offer dated Friday, February 17, 2023 (DLoF) and (d) Letter of Offer dated Friday, May 05, 2023, along with the Form of Acceptance-cum-Acknowledgement ('LoF'), (the PA, DPS, DLoF, and LoF are hereinafter

collectively referred to as 'Offer Documents') issued by the Manager on behalf of the Acquirer, the members of IDC believe that Offer is fair and reasonable, in accordance with the provisions of SEBI (SAST) Regulations. Summary of Reasons of Based on the review of the Offer Documents, the members of IDC have considered the following for making recommendations

a) Offer Price is justified in terms of the parameters prescribed under Regulations 8 (1) and 8 (2) of the SEBI (SAST) Regulation b) Keeping in view of the above fact, the members of IDC are of the opinion that the Offer Price of ₹24.00 (Rupees Twenty-Four Only) payable in cash per Equity Share to the Public Shareholders of the Target Company for this Offer is fair and reasonable. However, the Public Shareholders should independently evaluate the Offer and take

13. Details of Independent Advisors All the IDC members unanimously voted in favor of recommending this Offer proposal. Disclosure of Voting Pattern of the meeting in which the oper offer proposal was discussed

informed decision on the matter.

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true, correct, and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under SEBI (SAST) Regulations

For and on behalf of Committee of Independent Directors Mihika Industries Limited

Mr. Rajesh Shah

(Chairman of IDC)

Date: Thursday, May 11, 2023

Any other matter to be

CIN: L34102DL1982PLC129877

Registered Office: 3rd Floor-Select Citywalk, A-3 District Centre, Saket, New Delhi - 110017 Corporate Office: #96, Sector 32, Gurugram - 122 001, Haryana Telephone: +91-124 4445070

Email: investors@eichermotors.com, Website: www.eicher.ir

STATEMENT OF CONSOLIDATED AUDITED FINANCIAL RESULTS

FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023

						(₹ in Crores)	
S. No.	Particulars	For	the Quarter er	nded	For the year ended		
'''		31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.2022	
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	
1.	Total Revenue from operations	3,804.32	3,721.00	3,193.32	14,442.18	10,297.83	
2.	Profit before share of profit / (loss) of Joint venture and tax	982.97	907.13	752.50	3,484.46	2,142.36	
3.	Share of profit / (loss) of Joint venture (VE Commercial Vehicles Limited)	173.38	63.89	53.79	315.17	60.15	
4.	Tax expense	250.77	230.18	196.15	885.69	525.91	
5.	Net Profit after tax and share of profit / (loss) of Joint venture	905.58	740.84	610.14	2,913.94	1,676.60	
6.	Total Comprehensive income (net of tax)	915.84	779.58	609.10	2,922.49	1,657.44	
7.	Paid-up Equity Share Capital	27.35	27.35	27.34	27.35	27.34	
8.	Total Reserves				14,962.93	12,580.66	
9.	Earnings Per Share on net profit after tax (of ₹ 1 each) (not annualised) in ₹ (Refer Note 3)						
	(a) Basic	33.11	27.09	22.32	106.56	61.33	
	(b) Diluted	33.06	27.04	22.29	106.38	61.26	

Key numbers of Standalone Financial Results:

Particulars	Fo	r the Quarter e	For the year ended		
	31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.2022
	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
Total revenue from operations	3,831.35	3,590.16	3,194.69	14,066.64	10,122.86
Profit before tax	1,001.63	913.83	748.97	3,508.32	2,112.07
Tax expense	254.77	233.13	195.59	885.73	525.85
Net Profit after tax	746.86	680.70	553.38	2,622.59	1,586.22
Total Comprehensive Income (net of tax)	759.14	718.53	548.83	2,632.54	1,577.09
Notes					

- The above is an extract of the detailed format of audited consolidated quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited quarterly and vear ended financial results (Consolidated and Standalone) are available on the Company's website - www.eicher.in and also on the website of stock exchanges i.e NSE – www.nseindia.com and BSE – www.bseindia.com.
- 2. The Board of Directors of the Company at their meeting held on May 11, 2023, considered and recommended a final dividend aggregating to Rs. 1.011.88 crores @ Rs. 37 per share (nominal value of Rs. 1 per share) for the financial year ended March 31, 2023 (final dividend paid for previous financial year ended March 31, 2022 was Rs. 574.19 crores @ Rs. 21 per share of nominal value of Rs. 1 per share)
- 3. Earnings per share is not annualised for the guarter ended March 31, 2023, December, 31, 2022 and March 31, 2022

For and on behalf of the Board of Directors

Siddhartha Lal Date: May 11, 2023 **Managing Director**

(This is only an advertisement for information purpose and not a prospectus announcement. Not for Release or Distribution in the United States.)

DentalKart VASA DENTICITY

Our Company was originally incorporated as Private Limited Company in the name of "Vasa Denticity Private Limited" under the provisions of the Companies Act, 2013 vide Certificate of Incorporation dated August 29, 2016 issued by Registrar of Companies, Central Registration Centre. Subsequently, our Company was converted into a public limited company and the name of our Company was changed from "Vasa Denticity Private Limited" to "Vasa Denticity Limited" vide special resolution passed by the Shareholders at the Extra Ordinary General Meeting held on March 01, 2023. A fresh certificate of incorporation consequent upon conversion from private company to public company dated March 15, 2023 was issued by the Registrar of Companies, Delhi bearing CIN U74999DL2016PLC305052. For further details of Incorporation, change of name and registered office of our Company, please refer to chapter titled "History and Corporate Structure" beginning on page 118 of the Draft Red Herring Prospectus dated April 17, 2023 ("DRHP").

Registered Office: Khasra No. 714, Village, P.O. Chattarpur, South Delhi -110074, Delhi, India. Tel No: +91 85273 60456 | E-mail: cs@dentalkart.com | Website: www.dentalkart.com | CIN: U74999DL2016PLC305052 Contact Person: Kriti Arora, Company Secretary & Compliance Officer

OUR PROMOTERS: DR. VIKAS AGARWAL, SANDEEP AGGARWAL, MANISH KUMAR & NAKUL VARSHNEY

THE OFFER

INITIAL PUBLIC OFFER OF UPTO 42,24,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (THE "EQUITY SHARES") OF VASA DENTICITY LIMITED ("OUR COMPANY" OR "VDL" OR "THE OFFERR") AT AN OFFER PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ₹ [●] LAKHS ("PUBLIC OFFER") COMPRISING OF A FRESH ISSUE OF UPTO 31,74,000 EQUITY SHARES AGGREGATING TO ₹ [♠] LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UPTO 10,50,000 EQUITY SHARES BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE") AGGREGATING TO ₹ [♠] LAKHS COMPRISING; UP TO 5,98,500 EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS BY DR. VIKAS AGARWAL, UP TO 3,99,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS BY SANDEEP AGGARWAL, UP TO 31,500 EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS BY MANISH KUMAR AND UP TO 21,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] LAKHS BY NAKUL VARSHNEY (COLLECTIVELY REFFERD AS "SELLING SHAREHOLDERS") OUT OF WHICH [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN OFFER PRICE OF ₹ [♠] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [₹] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. OFFER OF [♠] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH, AT AN OFFER PRICE OF ₹ [●] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO ₹ [●] LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [●]% AND [●]% RESPECTIVELY OF THE POST- OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

This corrigendum ("Corrigendum") is with reference to the Draft Red Herring Prospectus dated April 17, 2023 ("Draft Red Herring Prospectus") filed with the National Stock Exchange of India Limited ("NSE") ("NSE Emerge") in relation to the Offer. All capitalized term used in the notice shall, unless the context otherwise requires, have the meaning ascribed in the Draft Red Herring Prospectus. Investors should note the following updates in the Draft Red Herring Prospectus. DISCLOSURES RELATED TO OBJECTS OF THE OFFER OF VASA DENTICITY LIMITED.

1. To Meet Working Capital Requirements:

Our business is working capital intensive as the major capital is invested in inventories. Our Company proposes to utilize ₹ [●] lakhs of the Net Proceeds in Fiscal 2024 towards our Company's working capital requirements. The balance portion of our Company working capital requirement shall be met from the working capital facilities availed (if any) and internal accruals. The incremental and proposed working capital requirements and key assumptions with respect to the determination of the same based on Restated Financial Statements are mentioned below:

Provisional Audited Projected Sr. **Particulars** March 31, 2020 | March 31, 2021 | March 31, 2022 | December 31, 2022 | March 31, 2023 | March 31, 2024 I Current Assets 228.87 4.188.22 277.61 993.08 1.833.3 Inventory 181.19 515.96 Trade Receivables 79.81 76.12 135.83 981.62 148.02 411.58 Short term loans and advances 65.79 374.37 486.68 632.69 Other Current Assets 15.73 16.13 19.79 18.46 20.31 22.34 Total - Current Assets (I) 390.20 517.88 1,560.28 2210.39 2.856.32 5,824.87 II Current Liabilities Trade Payables 291.19 281.63 507.08 616.99 705.14 1,047.06 Other Current Liabilities 71.23 110.96 401.74 373.59 382.61 401.74 Short term Provisions 5.50 13.93 85.33 212.74 62.62 78.98 Total - Current Liabilities (II) 367.92 406.52 966.00 1212.34 1.169.50 1.527.78 III Net Working Capital Requirement (I-II) 111.36 594.28 1,686.82 22.28 998.05 4,297.09 IV Funding Pattern Short term Borrowings and Internal 22.28 111.36 594.28 998.05 1686.82 [•] Accruals

IPO Proceeds Assumptions for working capital requirements

The following table sets forth the details of the holding period (with days rounded to the nearest whole number) considered for period ended December 31, 2022 and for financial years ended March 31, 2022, March 31, 2021 and March 31, 2020, as well as provisional/projections for financial year ended March 31, 2023 and

Particulars	March 31, 2020	March 31, 2021	March 31, 2022	December 31, 2022	March 31, 2023	March 31, 2024
Debtors (in days)	9.58	6.93	6.45	5.71	15.00	15.00
Creditors (in days)	43.24	30.01	28.54	23.56	25.00	20.00
Inventory (in days)	33.99	29.58	55.89	62.49	65.00	80.00
Justification:						

- actinioanioni	
Particulars	Justification
Debtors	We have assumed Debtors Holding days to be around 15 days for F.Y. 2022-23, and 15 days for FY 2023-24 In the past we have allowed higher credit periods to increase our brand outreach on pan India basis. We intent to keep this trend in the current and next financial year as well.
	We have assumed Creditors Holding days to be around 25 days for F.Y. 2022-23, and 20 days for F.Y. 2023-24 to avail cash discount as well as competitive purchase price to increase overall profitability of our Company which will help us maintain our credibility in the market.
	We have assumed Inventory Holding days to be around 65 days for F.Y. 2022-23, and 80 days for F.Y. 2023-24. The company is planning to increase SKU's which will eventually lead to higher levels of inventory. The higher level of SKUs will enable us to cater to the rising demand that we expect in the coming periods. We have recently obtained a property on lease at Bengaluru, Karnataka, which we plan to use it as warehouse center in future due to which the inventory level will be increased.

For Vasa Denticity Limited On behalf of the Board of Directors

Place: Delhi Date: May 11, 2023

Dr. Vikas Agarwal Chairman & Managing Director

inconsistent with the information in the DRHP. The DRHP stands amended to the extent stated hereinabove. Relevant changes pursuant to this Corrigendum will be appropriately reflected in the Red Herring Prospectus and the Prospectus as and when it is filed with the RoC and the Stock Exchanges Vasa Denticity Limited is proposing, subject to market conditions and other considerations, a public offer of its Equity Shares and has filed the Draft Red Herring

Prospectus with the National Stock Exchange of India Limited ("NSE"). The Draft Red Herring Prospectus and this corrigendum will be available on the website of the Lead Manager at www.hemsecurities.com and website of Company at www.dentalkart.com. Investor should note that investment in equity shares involves a high degree of risk. For details, investors should refer to and rely on the Red Herring Prospectus/ Prospectus including the section titled "Risk Factors" beginning on page 26 of the Draft Red Herring Prospectus.

The DRHP shall be read in conjunction with this Corrigendum. The information in this Corrigendum supersedes the information provided in the DRHP to the extent

The Equity Shares have not been and will not be registered under the US Securities Act ("the Securities Act") or any state securities laws in United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulations under the securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933.



TATA POWER (Corporate Contracts Department)

The Tata Power Company Limited, Smart Center of Procurement Excellence. 2nd Floor, Sahar Receiving Station, Near Hotel Leela, Sahar Airport Road Andheri (E), Mumbai 400 059, Maharashtra, India (Board Line: 022-67173917) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER (NIT)

The Tata Power Company Limited invites tender from eligible vendors for the following tender package (Two-part Bidding) in Mumbai

- 1) Supply, Installation, Testing and Commissioning of 220KV 125MVAR Variable Bus Shunt Reactor for Trombay & Mahalaxmi Receiving Station in Mumbai. (Package Reference: CC24NP011). Last day for bid submission (through e tender system) is 1500 hrs of 05th June 23.
- 2) 1 year OLA for EV charging station Housekeeping works at Delhi & NCR (Package Reference: CC24AND004)
- 3) 1 year OLA for EV charging station Housekeeping works at Southern States (Package Reference: CC24AND005). Last day for hid submission for line-iten no. 2 & 3 (through e-tender system) is 1500 hrs of 02nd June'23.

For downloading the Tender documents (Including procedure for participation in tender), please visit Tender section on website https://www.tatapower.com. Further communication shall be with participating bidders only, through Tata power e-te

Also, all future corrigendum's (if any), to the above tender will be informed on websit https://www.tatapower.com only.



M/s Jhabua Power Ltd. Dist. - Seoni, M.P (A JV of NTPC Ltd) invites offers from interested bidders with relevant experience under following NIT ref. Nos

- 1. Tender Ref No. JPL/C&M/23-24/1200007516; Dated: 12 05 2022
- Tender Ref. No. JPL/C&M/Contracts/NIT/2023/001; Dated: 12.05.2023
- Last date for bid submission 23.05.2023 (Tuesdav) before

The tender details/documents including EMD requirements etc. can be viewed and downloaded on 12.05.2023 onwards from our website www.jhabuapower.co.in (under tenders section).

All clarifications, revisions, addendum, corrigendum, time extension, etc. related to these tenders shall be hosted at www.jhabuapower.co.in.

** Bidders should regularly visit this website for updates For any query reg. SI. No.-1 Mr. Pankaj Mishra may be contacted through E-mail- pankaj.mishra@jhabuapower.co.in

For any query reg. Si. No.-2 Mr. Sibasish Gautam may be contacted through E-mail-sibasish.gautam@jhabuapower.co.in



PDS Limited (Erstwhile PDS Multinational Fashions Limited)

CIN: L18101MH2011PLC388088
Regd. Office: Unit No.971, Solitaire Corporate Park, Andheri Ghatkopar Link Road, Andheri (East),
Mumbai 400093, Maharashtra. India.

OF EMAIL ADDRESSES OF SHAREHOLDERS

E-mail: investors@pdsltd.com | Website: www.pdsltd.com | Tel: +91 22 41441100 POSTAL BALLOT NOTICE TO MEMBERS & UPDATION

NOTICE is hereby given pursuant to the provisions of Section 110 and other applicable provisions, i ry, of the Companies Act, 2013 ("the Act") read together with Rule 20 and Rule 22 of the Companies Management and Administration) Rules, 2014 (including any statutory modification(s) of actment thereof for the time being in force) ("the Rules"), Regulation 44 of the Securities and exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as immedde ("SEBI Listing Regulations"), Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India, General Circular No. 14/2020 dated April 8, 2020 eneral Circular No. 17/2020 dated April 13, 2020, General Circular No. 20/2020 dated May 5, 2020 eneral Circular No. 22/2020 dated June 15 2020, General Circular No. 33/2020 dated Septembe 28, 2020, General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 ated June 23, 2021, General Circular No. 20/2021 dated December 8, 2021, General Circular No 3/2022 dated May 5, 2022 and General Circular No 11/2022 dated 28th December 2022 pectively issued by the Ministry of Corporate Affairs ("MCA") (hereinafter collectively referred to s "MCA Circulars"), the Company is initiating the Postal Ballot for obtaining the approval of the Shareholders in relation to transact the business(es) set out in the Postal Ballot Notice dated May 11 2023 ("**Notice"**), which will be sent to the members in due course.

n accordance with the MCA Circulars, electronic copy/version of the Notice along with procedure & structions for e-voting will be sent to only those members whose email ID is registered with the Company/ Depository Participants ("DP").

The Company will send Notice by email to all its shareholders on Tuesday, May 16, 2023 whose names appear on the Register of Members/list of Beneficial Owners as received from the Depositories, National Securities Depository Limited ("NSDL") / Central Depository Services (India) Limited ("CDSL") on Friday, May 12, 2023 (hereinafter called as "Cut-off Date") and who have registered their e-mail addresses with the Company or Depositories / Depository Participant(s) and the communication of assent/ dissent of the members will only take place through the remote e-voting system. For this purpose, the Company has entered into an arrangement with Link Intime Private Limited for facilitating remote e-voting to enable the shareholders to cast their votes electronically instead of physical mode. Remote e-voting will commence from Wednesday, May 17, 2023 (9:00 A.M. IST) to Thursday, June 15, 2023 (5:00 P.M. IST) and remote e-voting shall not be llowed beyond the said date and time

herefore, those shareholders who have not yet registered/updated their email address are request o get their email addresses registered/updated, in respect of electronic holdings with the Depository hrough the concerned Depository Participants (i.e. NSDL & CDSL) and in respect of physical holdings by writing to the Registrar and Share Transfer Agent of the Company i.e. Link Intime Private _imited ("RTA") at delhi@linkintime.co.in.

Post successful registration of the email, the shareholder would get soft copy of the notice and th procedure for remote e-voting along with the User ID and the Password to enable remote e-voting fo his Postal Ballot. Those shareholders who have already registered their email address are requeste o keep their email addresses validated with their DP / the Company's RTA The Postal Ballot Notice will also be available on the website of the Company i.e. www.pdsltd.con

and also on the website of Exchanges i.e. BSE Limited and National Stock Exchange of India Limite n due course. By Order of the Board of Directo

for PDS Limited (Erstwhile PDS Multinational Fashions Lie

Place: Mumbai Abhishekh Kano Date: May 11, 2023

Head of Legal & Company Secretary

TURNING POINT ESTATES PRIVATE LIMITED (IN LIQUDIATION) d. Off. At: Shop No. 118, 1st Floor V Mall, Thakur Complex Kandivali East Mumbai – 40 Principal Office at: 6th Floor "Treasure Island" 11, Tukoganj Main Road Indore 452001

The undersigned Liquidator of Turning Point Estates Private Limited (In Liquidation) ('Corporat Debtor'), appointed by the Hon'ble NCLT, Mumbai, vide order dated 09.02.2023, intends to sell th ollowing properties forming part of the liquidation estate of Corporate Debtor through e-auction a per the provisions of the Insolvency and Bankruptcy Code, 2016 ("Code") and Regulations thereunder including IBBI (Liquidation Process) Regulations 2016 and thus forming part of the Liquidation Estate of Corporate Debtor through e-auction on "as is where is basis", "as is what is hasis", "whatever there is basis" and "without recourse basis". Sale will be done by the undersigned through E-Auction service provider National E-Governance Services Ltd (NeSL rebsite: https://nbid.nesl.co.in/app/login). The important particulars of the Sale Process are

Date and Time of E-auction Wednesday, 14th June, 2023, 3 PM to 5 PM
Last Date and Time for submission of Bid Friday 02nd June, 2023

	Ш		Declaration forms and of KYC	,		-			
. [П	docun				0000			
-	н		of declaration of Qualified Bidder(s)		pto Saturday, 03rd June, 2023.				
	Ш		and Time for Inspection or due		londay, 12th Jun				
	Ш	alligei	nce of the Corporate Debtor			n to Mr. Sudhanshu			
: [Ш					16190) 11:00 am -			
1	H	Loct d	ate and Time for submission of			ys and State Holidays e, 2023 by 3 PM			
1	Ш		ration Forms and Earnest Money	Opto iv	ionuay, 12m Jun	e, zuza by a rivi			
	Ш	Depos							
,	۱ŀ				Reserve Price	EMD (5% of Reserve			
	Ш	Sr. No.	Description (Assets)		(Rs. in Crores)				
	H	Block	Sale of assets of Turning Point Estates	Dvt Ltd	90	4.5			
4	Ш	1.	(Corporate Debtor) including all that pie		90	4.5			
;	Ш	- "	parcel of land & Building situated at kha						
	Ш		19, 21/1, 22 (area 02 Kanals & 15 I						
.	Ш		Khasra No. 22/20 (area 03 Kanals & 03 I						
1	Ш		Khasra No. 22/21/1 (area 03 Kanals 15 I						
1	Ш		Khasra No. 11/02, 20.12, 12, 23, 21/1,						
	Ш		22, 21/1, 19, 22 (area 27 Kanals 01 I						
1	Ш		Khasra No. 22/18, 22/23, 26/3/2 (area 03						
Ш	Ш		09 Marlas having total area of 40 Ka						
Ш	Ш		Marlas) together with all construction						
Ш	Ш		affixed thereon i.e. total land area being	4.6584					
	Ш		acres / 18,851.85 sq. mtrs and b	uilding					
Ή.	Ш		construction area being 74,191.04 se						
١.	Ш		(Commercial property abutting I						
3	Ш		Chandigarh – Kharar Road, situated at						
	Ш		bud Majra, NH-21, Near Balongi Sa	les Tax					
ıL	Ш		Barriers, SAS Nagar, Mohali, (Punjab)						
' I	1								

Bidder/s may refer to detailed terms and conditions and E- Auction Process Memorandum or websites: https://hbid.nesl.co.in/app/login and can also visit www.ibbi.gov.in for the sale auction notice. They can contact through Email: araventhanse@nesl.co.in, jpsp.graph.graph ipsp.graph. sankar@nesl.co.in , neeld@nesl.co.in, or write to the undersigned a turningpoint.bkc@@mail.com, contact numbers: Mr. Araventhan SE +91- 9384676709, Mr. Neel Doshi+91- 9404000667, or can contact Mr. Sudhanshu Pandey Mob. No. +91-9821916190. It is clarified that, this invitation purports to invite prospective bidders and does not create any kind of binding obligation on the part of the Liquidator or the Corporate Debtor to effectuate the sale. The Liquidator has the absolute right to accept or reject any or all offer(s)/bids o djourn/postpone/cancelthe e-Auction or withdraw any property or portion thereof from the auctio proceeding at any stage or disqualify any interested party / potential investor/ bidder without an iability. Any revision in the sale notice will be uploaded on the website

Ms. Namrata Amol Rander Liquidator of Turning Point Estates Private Limited (In Liquidation)
IBBI Regn. No.: IBBI/IPA-001/IP-P01585/2019-2020/12495 Place: Mumbai Date: 12th May, 2023

(AFA valid till- 21.11.2023) Address: 31-E, BKC Centre, Laxmi Industrial Estate, New Link Road Andheri (W), Mumbai - 400 053



AJMERA REALTY & INFRA INDIA LIMITED

CIN: L27104MH1985PLC035659

Regd. Off.: "Citi Mall" Link Road Andheri (W) Mumbai - 400 053 Tel: +91-22-66984000 Fax: +91-22-26325902 Website: www.ajmera.com Email Id: investors@ajmera.com

EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023

Sr.	<u>-</u>	Quarter ended	Quarter ended	Quarter ended	Year Ended	Year Ended
No.		31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.2022
NO.		Audited	Unaudited	Audited	Audited	Audited
1	Total Income from operations (Net)	11,780	8,057	18,362	44,063	48,911
2	Net Profit / (Loss) for the period					
	(before Tax, Exceptional and/or Extraordinary items)	1,943	1,542	1,955	9,619	6,173
3	Net Profit / (Loss) for the period before tax					
	(after Exceptional and/or Extraordinary items)	1,943	1,542	1,955	9,619	6,173
4	Net Profit / (Loss) for the period after tax					
	(after Exceptional and/or Extraordinary items)	1,511	1,064	1,401	7,150	4,539
5	Total Comprehensive Income for the period [Comprising Profit / (Loss)					
	for the period (after tax) and other comprehensive Income (after tax)]	1,532	1,064	1,385	7,176	4,523
6	Equity Share Capital	3,548	3,548	3,548	3,548	3,548
7	Other equity				73,819	67,441
8	Earnings Per Share (of Rs.10/- each)					
	Basic (Not Annualised for quarter)	4.32	3.00	3.90	20.22	12.75
	Diluted (Not Annualised for quarter)	4.32	3.00	3.90	20.22	12.75

EXTRACT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023

(Rs in Lakh)

Sr.	Particulars	Quarter ended	Quarter ended	Quarter ended	Year Ended	Year Ended
No.	i articulars	31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.2022
\vdash		Audited	Unaudited	Audited	Audited	Audited
1	Total Income from operations (Net)	9,848	6,219	13,655	36,636	40,929
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	2,087	1,337	1,641	9,488	5,412
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	2,087	1,337	1,641	9,488	5,412
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1,562	1,000	1,228	7,100	4,050
5	Total Comprehensive Income for the period [Comprising Profit / (Loss)	1 500	1 000	1,212	7.126	4 004
1.	for the period (after tax) and other comprehensive Income (after tax)]	1,583	1,000	,	,	4,034
6	Equity Share Capital	3,548	3,548	3,548	3,548	3,548
7	Other equity				66,882	60,554
8	Earnings Per Share (of Rs.10/- each)					
	Basic (Not Annualised for quarter)	4.46	2.82	3.42	20.08	11.37
	Diluted (Not Annualised for quarter)	4.46	2.82	3.42	20.08	11.37

Notes:

Place: Mumbai

Date: 11th May 2023

- The above results and statement of Assets & Liabilities were reviewed by the Audit Committee and have been taken on record by the Board of Directors of the Company at its Meeting $held \ on \ 11th \ May, 2023 \ along \ with \ Independent \ Auditor's \ Report.$ The above results have been prepared in accordance with Indian Accounting Standards ("IND AS") notified under Section 133 of the Companies Act 2013, read together with the
- Companies (Indian Accounting Standard) Rules, 2015. The results will be available on the Company's website: www.ajmera.com and have been submitted to the Stock Exchanges where the Equity Shares of the company are lister
- The Board has recommended a dividend of Rs. 3.00/- per Equity Share of Rs. 10/- each, i.e 30 % of total paid up share capital of the Company, subject to approval of Shareholder at the ensuing Annual General Meeting.
- The figures for the last quarter results are the balancing figures between the audited figures in respect of the full financial year and published year to date figures upto the third quarter of the respective financial year. The previous period's figures have been regrouped or rearranged wherever necessary.

The Company operates in single segment i.e Construction (Real Estate).

Managing Director

For Ajmera Realty & Infra India Ltd Manoj I. Ajmera