

Date: 26.06.2020

LATL:CS:REG.30:2020-21

BSE Limited Listing Compliance Department Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

Company Code: 532796

National Stock Exchange of India Limited Listing Compliance Department Exchange Plaza, C-1 Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400051

**Company Code: LUMAXTECH** 

Subject: Submission of Clippings of Newspaper Advertisement in respect of Transfer of Unpaid Dividend for

the Financial Year 2012-13 and the underlying Equity Shares to IEPF

Dear Sir/Ma'am,

Pursuant to Regulation 30 and 47(1)(d) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of the Notice published by the Company for the equity shareholders regarding transfer of equity shares in respect of which dividends have not been claimed / paid during the last seven years to Investor Education and Protection Fund (IEPF) in today's newspapers i.e. 26<sup>th</sup> June, 2020 viz. the Financial Express (English- All Edition) and Jansatta (Hindi- Delhi), titled"TRANSFER OF UNPAID DIVIDEND AND THE UNDERLYING SHARES TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF)".

The advertisement copies will also be made available on the Company's website at www.lumaxworld.in/lumaxautotech.

You are requested to kindly take the above information in your records.

/417

Thanking you,

Yours faithfully,

For LUMAX AUTO TECHNOLOGIES LIMITED

ANIL TYAGI COMPANY SECRETARY M.NO. A-16825

Encl.: as stated above

Commercial Complex, Nangal Raya, New Delhi – 110046, India



## 16 NATION

#### INSITITUTE OF HOTEL MANAGEMENT, CATERING **TECHNOLOGY AND APPLIED NUTRITION** Sector-34, Uparawara, Atal Nagar, Nava Raipur, Distt. Raipur, Chhatthgarh

Phone No. 0771-2972411, email - ihmraipur@gmall.com e-Procurement Tender Notice (2nd Call)

Main Portal chttps://eproc.cgstate.gov.in

NIT No.320/Store/IHM/2020 Atal Nagar, Nava Raipur, Dated 25/06/2020 Institute of Hotel Management, Atal Nagar Nava Raipur Invites Proposals From Reputed Organization For Below Mentioned Tender:

Online System Tender No Notice Inviting Tender for Supply, Installation, Commissioning and Testing Kitchen Equipments Probable Amount of and Furniture at Institute of Hotel Management, Catering Technology and Applied Nutrition Sector-34, Uparawara, Atal Nagar, Nava Raipur, Distt. Raipur, Chhattisgarh

Last Date & Time for bid submission -On 07/07/2020 upto 03:00 p.m. Date and time of bid Opening 07/07/2020 at 04:00 p.m. hrs.

The all details of applications and terms and conditions are available on the website www.tourism.cg.gov.in Any amendments/modification in the tender document, will only be uploaded on the website and shall not be published in any newspaper.

> Principal Institute of Hotel Management, Nava Raipur

### TCIEXPRESS

#### LEADER IN EXPRESS-TCI EXPRESS LIMITED CIN: L62200TG2008PLC061781

Regd. Office: - Flat Nos. 306 &307, 1-8-271 to 273, 3rd Floor, Ashoka Bhoopal Chambers, 5.P. Road, Secunderabad-500003, Telangana, Tel.: +91 40 27840104 Corp. Office: TCI House, 69 Institutional Area, Sector-32, Gurugram-122 001, (Haryana) Tel.: + 91-124-2384090-94, E-mail: secretarial@tciexpress.in, Web: www.tciexpress.in

### NOTICE TO THE SHAREHOLDERS OF 12TH ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS

Notice is hereby given that Twelfth Annual General Meeting ('AGM') of TCI Express Limited ('Company') will be held on Friday, July 24, 2020 at 10:30 A.M., through Video Conferencing ('VC')/ Other Audio Visual Means ('OAVM') to transact the business that will be set forth in

In Compliance with the Ministry of Corporate Affairs ('MCA') Circular Nos. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020 respectively and SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79, dated May 12, 2020, the Companies Act, 2013 and rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), AGM of the Company will be held through VC/ QAVM, in view of the continuing Covid-19

The Annual Report including the financial statements for the financial year 2019-20 along with Notice of the 12th AGM will be sent only to those Members, whose e-mail addresses. are registered with the Company/ Registrar and Share Transfer Agent (RTA) or with the respective Depositary Participants in accordance with the MCA and SEBI Circulars.

The Members, who have not yet registered their e-mail addresses, are requested to register the same with their Depository Participants in case the shares are held by them in electronic form or with RTA of the Company at einward\_ris@kfintech.com, in case the shares are held by them in physical form

The Members may note that the Notice of the AGM and Annual Report for the financial year 2019-20, will also be available on the Company's website at https://www.tclexpress.in/annual-reports.asp, website of the stock exchanges i.e. National Stock Exchange of India Limited and BSE Limited at www.nseindia.com and www.bseindia.com respectively. The instructions for joining the AGM and the manner of participation in remote e-voting or casting vote through e-voting system during the AGM, have not registered their email address with the Company/Depository or any person who acquires shares and becomes a Member of the Company after the Notice being sent electronically on due date, along with manner for registering/updating bank details will be provided in the Notice of AGM. Members participating through VC/ OAVM shall be counted for reckoning the quorum under Section 103 of the Companies Act, 2013.

The Notice of AGM and Annual Report for the financial year 2019-20, will be sent to shareholders in accordance with the applicable laws on their registered email addresses in

> By Order of the Board For TCI Express Limited

> > Priyanka

Place: Gurugram Date: June 25, 2020

TRUSTEE

Company Secretary and Compliance Officer

## HOME

### Home Credit India **CREDIT** Finance Private Limited CIN: U65910HR1997PTC047448

Regd. Office: Third Floor, Tower C DLF Infinity Towers, DLF Cyber City - Phase II, Gurgaon, Haryana -122002 Website: www.homecredit.co.in

Half year | Half year | Year

Audited financial results for the year ended / as at March 31, 2020 (All amount in Rupees lakhs unless otherwise stated)

SI. No.	Particulars	ended 31 March 2020	ended 31 March 2019	ended 31 March 2020	ended 31 March 2019
		(Audited)	(Audited)	(Audited)	(Audited)
1,	Total income from operations	163,100.79	135,164.44	311,514.69	245,891.22
2.	Net profit/(loss) for the period (before tax, exceptional and/or extraordinary items)	(118.36)	8,984.69	11,704.06	(8,634.40)
3.	Net Profit/(loss) for the period before tax (after exceptional and/or extraordinary items)	(118.36)	8,984.69	11,704.06	(8,634.40)
4.	Net Profit/(loss) for the period after tax (after exceptional and/or extraordinary items)	(6,775.75)	5,766.85	(4,514.42)	35,129.16
5.	Total comprehensive income for the year (Comprising profit' (loss) for the year (after tax) and other comprehensive income (after tax))	(6,996.35)	5,420.42	(4,799.70)	34,773.17
6.	Paid up equity share capital			97,658.32	97,658.32
7.	Reserves (excluding revaluation reserve)	100	8	151,744.23	156,543.93
8.	Net worth	140	- 20	249,402.55	254,202.25
9.	Outstanding debt	(**		610,637.96	414,615.78
10.	Outstanding redeemable preference shares				
11.	Debt equity ratio	(-2	8	2.45	1.63
12.	Earnings per share (of Rs. 10)- each)*		111500		Same and the same
	- Basic - Diluted	(0.69) (0.69)	0.67 0.67	(0.46) (0.46)	4.08 4.08
13.	Capital redemption reserve (refer note 5)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
14.	Debenture redemption reserve (refer note 5)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
15.	Debt service coverage ratio (refer note 5)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
16.	Interest service coverage ratio (refer note 5)	Not Applicable	Not Applicable	Not Applicable	Not Applicable

\*EPS for six months ended 31 March 2020 and 31 March 2019 has not been annualised

- 1) In accordance with Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has published audited financial results for the year ended 31 March 2020. The above audited financial results were reviewed by the Audit Committee held on 25 June 2020 and approved by the Board of Directors at its meeting held on 25 June 2020.
- The above is an extract of the detailed audited financial results filed with Stock Exchange under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full financial results are available on the website of the Bombay Stock Exchange and the website of the Company (www.homecredit.co.in).
- 3) For the items in sub-clauses (a), (b), (d) & (e) of the Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Bombay Stock Exchange and can be accessed on www.bseindia.com 4) Previous year / period figures have been regrouped/rearranged, wherever considered

necessary, to confirm to the classification/ disclosure adopted in the current year. The pertinent items have not been disclosed since it is not required as per Regulation 52(4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015.

For and on behalf of the Board of Directors of Home Credit India Finance Private Limited

MANAGER

Place: Gurugram Anirban Majumder

Date: 25 June 2020

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## Mindspace Business Parks REIT

(Registered in the Republic of India as a contributory, determinate and irrevocable trust on November 18, 2019 at Mumbai under the Indian Trusts Act, 1882 and as a real estate investment trust on December 10, 2019 at Mumbai under the Securities and Exchange Board of India (Real Estate Investment Trusts) Regulations, 2014, having registration number IN/REIT/19-20/0003)

Principal Place of Business: Raheja Tower, Level 8, Block 'G', C-30, Bandra Kurla Complex, Mumbai - 400 051 Tel: +91 2656 4000; Fax: +91 22 2656 4747; Compliance Officer: Vishal Kumar

E-mail: reitcompliance@mindspacereit.com; Website: www.mindspacereit.com

**SPONSORS** 

AXIS TRUSTEE	K RAHEJA CORP	K RAHEJA CORP	K RAHEJA CORP
Axis Trustee Services Limited	Cape Trading LLP	Anbee Constructions LLP	K Raheja Corp Investment Managers LLP

### ADDENDUM TO THE DRAFT OFFER DOCUMENT DATED DECEMBER 31, 2019 - NOTICE TO INVESTORS

This is in relation to the initial offer of units of Mindspace Business Parks REIT ("Mindspace REIT" and such units, the "Units") for an amount aggregating up to ₹ [•] million consisting of a fresh issuance of up to [•] Units by Mindspace REIT aggregating up to ₹ 10,000 million ("Fresh Issue") and an offer for sale of up to [•] Units by the Selling Unitholders aggregating up to ₹ [•] million ("Offer for Sale" and together with the Fresh Issue, the "Offer") and the draft offer document dated December 31, 2019 ("Draft Offer Document") filed with the Securities and Exchange Board of India ("SEBI"), BSE Limited ("BSE") and The National Stock Exchange of India Limited ("NSE", and together with BSE. the "Stock Exchanges"). Potential investors may note the following:

The Draft Offer Document currently includes projections of facility rentals, revenues from operations, net operating income, EBITDA, cash flows from operating activities and net distributable cash flows of Mindspace REIT for the Financial Years 2020, 2021 and 2022 ("Projections Report"). Due to lapse of time, current market and economic conditions on account of global outbreak of the Covid-19 pandemic and other considerations, the Projections Report has been updated to disclose the projected combined financial information of Mindspace REIT for the Financial Years 2021, 2022 and 2023 ("Updated Projections Report"). The Updated Projections Report is available on the website of SEBI at www.sebi.gov.in as addendum to the Draft Offer Document.

In order to assist the potential investors to get a complete understanding of the Updated Projections Report, the updated Condensed Combined Financial Statements (as of and for the Financial Years 2018, 2019 and 2020), the updated Summary Valuation Report (as of March 31, 2020) and the updated information under "Forward Looking Statements", "Executive Summary" and "Industry Overview" are available on the website of SEBI at www.sebi.gov.in as addendum to the Draft Offer Document.

The Draft Offer Document in the section "Use of Proceeds" on page 324, states that as of September 30, 2019, ₹ 26,076 million was outstanding under loans provided by Gigaplex, MBPPL, Sundew, Intime and KRIT to certain KRC group entities ("Group Loans") and that such outstanding Group Loans were proposed to be repaid, together with the interest thereon, prior to the filing of the Offer Document with SEBI. The Manager and the Selling Unitholders have undertaken that they shall not proceed with the completion of the Offer if the outstanding Group Loans cannot be repaid from the proceeds of the Offer for Sale (through an escrow arrangement) or any other permitted means, including a loan from a bank or a financing institution. The outstanding Group Loans are now proposed to be repaid partly through the proceeds of a loan from a bank or a financing institution prior to the filing of theOffer Document with SEBI and the Stock Exchanges, and the balance portion through the proceeds of the Offer for Sale (to be made available by the KRC Selling Unitholders, as the case may be), through an escrow mechanism administered by the BRLMs, or any other permitted means, including a loan from a bank or a financing institution. Full and complete disclosure regarding the repayment of the Group Loans will be appropriately disclosed in the relevant sections of the Offer Document and the Final Offer Document as and when filed with SEBI and the Stock Exchanges.

The above is to be read in conjunction with the Draft Offer Document. The information in this notice supplements the Draft Offer Document and updates the information in the Draft Offer Document, as applicable. Please note that relevant changes pursuant to this "Addendum - Notice to Investors" will be appropriately included in the Offer Document and the Final Offer Document as and when filed with SEBI and the Stock Exchanges. All capitalized terms used in this notice shall, unless the context otherwise requires, have the meaning ascribed to them in the Draft Offer Document

> On behalf of Mindspace Business Parks REIT K Raheja Corp Investment Managers LLP

Place: Mumbai Date: June 25, 2020

Compliance Officer

Mindspace Business Parks REIT, acting through its Investment Manager, is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial offer of its Units representing an undivided beneficial interest in Mindspace REIT, and has filed the Draft Offer Document with SEBI and the Stock Exchanges. The Draft Offer Document is available on the website of SEBI at www.sebi.gov.in, BSE at www.bseindia.com, NSE at www.nseindia.com as well as on the websites of the Book Running Lead Managers at www.morganstanley.com, www.axiscapital.co.in, www.ml-india.com www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.jmfl.com, www.investmentbank.kotak.com, www.india.clsa.com, www.nomuraholdings.com/company/group/asia/india/index.html, www.ubs.com/indianoffers, www.ambit.co, www.hdfcbank.com, www.idfc.com/capital/index.htm and www.icicisecurities.com. Potential investors should note that investment in the Units involves a degree of risk, and for details relating to the same, should refer to the section "Risk Factors' of the Draft Offer Document and to the Offer Document as and when filed with SEBI and the Stock Exchanges. Potential investors should not refer to the Draft Offer Document filed with SEBI for making any investment decision.

These materials are not for release, publication or distribution, directly or indirectly, in or into the United States. These materials are not an offer for the sale of the Units or other securities in the United States or elsewhere. The Units referred to herein have not been and will not be registered under the US Securities Act of 1933, as amended (the "Securities Act") and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Units are being offered or sold only to (i) persons who are "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) ("Rule 144A"), and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act ("Regulations S") and the applicable laws of the jurisdiction where those offers and sales occur. No public offering of the Units or other securities is being made in the United States. Nothing in this communication shall constitute an offer to sell or the solicitation of an offer to buy Units or other securities in any jurisdiction in which such offer or sale would be unlawful.

Adfactors 063

## Trump's drug push still keeps door open for banned Indian firm

**ANNA EDNEY** Washington, June 25

THE US IS still relying on Indian factories that were previously banned to import hydroxychloroquine needed by lupus and rheumatoid-arthritis patients even after the drug fellout of favour as a Covid-19 treatment. In March, the Food and

Drug Administration lifted restrictions on Ipca Laboratories in Mumbai to allow it to export hydroxychloroguine and a similar drug, chloroquine. That happened just days after President Donald Trump touted them as potential game changers against the virus, despite a lack of clinical evidence they'd help. Ipca's factories had been banned from shipping to the US since 2015 after inspectors discovered multiple violations of manufacturing standards, including manipulation of data gathered during routine quality checks.

On Tuesday, the FDA reversed its chloroquine import waiver for Ipca, the company said in a securities filing. It is still allowed to import hydroxychloroguine into the US. SinceTrump began push-

ing the drugs as a virus treatement, manufacturers have donated millions of pills to a



chloroquine remain in the stockpile, Stephanie Bialek, a spokeswoman for the Department of Health and Human Services stockpile division, said in an email. HHS has been in talks with the drugmakers about options for the millions of tablets, Bialek said. Novartis AG's Sandoz unit donated 30 million tablets. Novartis is weighing its options

million tablets of hydroxy-

and anything returned to the company "will not be used for commercial use," Eric Althoff, a spokesman for Novartis, said in an email. The Covid-19 demand left lupus patients on the lurch, and

possibly forced to rely on drugs from Ipca. Between March and May, 55% of lupus patients had trouble filling their prescriptions for hydroxychloroquine or chloroquine, according to a Lupus Foundation of America

On Tuesday, the FDA reversed its chloroquine import waiver for Ipca, the company said in a securities filing. It is still allowed to import hydroxychloroquine into the US

survey released Tuesday. About 33% currently have problems getting access, according to a statement from the group. About 5.9 million prescrip-

tions for hydroxychloroguine were filled in the US last year before it started being used heavily for Covid-19, according to data compiled by Bloomberg. FDA's reversal of Ipca's waiver to import chloroquine came

more than six weeks after a brief shortage of the drug was resolved as people prioritised hydroxychloroquine instead against Covid-19. The FDA's exemption for hydroxychloroquine could also be lifted, depending on the supply situation, Ipca said the agency had warned. The FDA waived Ipca's ban to

mitigate potential shortages and hydroxychloroquine is still in shortage, Michael Felberbaum, a spokesman for the agency, said in an email.

"Ipca agreed to perform additional quality mitigation steps prior to shipping the drugs for American patients," he said.

In addition, "the agency is evaluating the supply to ensure it is adequate for patients who rely on these drugs as well as the need for these carve-outs," Felberbaumsaid.

### Chinese ingredients

Ipca didn't immediately respond to requests for comment.InApril,thecompanysaid that despite its past troubles, it is prepared to meet U.S. manufacturing standards "and thus help mankind in the best possible way in these testing times."

Ipca expects revenue to grow as much as 17% this year, in part due to hydroxychloroquine sales, the company said on an earnings call earlier this month. Ipcabroughtin\$656 millionin the year ending March 31, according to data compiled by Bloomberg. On that same call, company executives also revealed that the raw ingredients it uses to make hydroxychloroquine come from China.

The FDA has said as many as 80% of the key building blocks for drugs, called active pharmaceutical ingredients, come from overseas. China and India dominate active ingredient production for some crucial drugs like painkillers, antibiotics, and heartpills. —BLOOMBERG

## Top radio operator looks beyond India as pandemic stalls growth

IHROL HROTUHRA Mumbai, June 25

NET-ENTERTAINMENT WORK INDIA Ltd., India's top operator of radio stations, is exploring markets like the Middle East and U.S. for growth as a slowing economy and the coronavirus pandemic dents prospects at home.

Enil, which runs 73 FM stations under the 'Mirchi' brand, has won a radio license from Bahrain's information ministry, Chief Executive Officer Prashant Panday said on an earnings call this week. For the year ended March, the company earned \$1 million in revenue from its US app, which mainly plays Bolly wood music in New York and New Jersey. "We will be able to launch

Mirchi in Bahrain and operate for five years," Panday said. It would be cheaper than operating in India as the government doesn't require a license fee and provides studio facilities, he added. Enil aims to cut costs by

40% in the financial year started April 1 -- including



reduced salary and jobs -- to improve margins as a slowing economy hurts advertising revenue. Its shares have lost 37% in 2020, set for a fourth straight annual decline.

TCIEXPRESS

-LEADER IN EXPRESS-

TCI EXPRESS LIMITED

CIN: L62200TG2008PLC061781

Regd. Office :- Flat Nos. 306 &307, 1-8-271 to 273

3rd Floor, Ashoka Bhoopal Chambers, S.P. Boad,

Secunderabad-500003, Telangana Tel.: +91 40 27840104

Corp. Office: TCI House, 69 Institutional Area,

ector-32, Gurugram-122 001, (Haryana)

E-mail: secretarial@tciexpress.in.

Web: www.tciexpress.in

Notice is hereby given that next Meeting of the

Board of Directors of the Company has been

scheduled to take place on Friday, July 24, 2020

Audited Financial Results of the Company for the

1st quarter ending on June 30, 2020, along with

The said notice may be accessed on the

Company's website: www.tciexpress.in and or

Stock Exchange's website at www.nseindia.com

By Order of Board of Director

For TCI Express Limited

and Compliance Office

other business agenda

and www.bseindia.com.

Place: Gurugram

Date: June 25, 2020

expectEnil to just about break even next year. Financial details 1. Enil swung to a loss for the three months ended

March, its first in almost 10 years as revenue dropped 15% 2.Focused on expanding

Radio Mirchi brand; which

"Covid-19 is having a sav-

age impact," analysts Yogesh

Kirve and Sidhant Mattha at

Mumbai-based B&K Securities

Ltd. wrote in a note. They have

a hold rating on the stock and

holds about 38% in areas where it operates, 6.5 percentage points higher than the previous year Enil has five buy calls,

five holds and zero sells, according to data compiled by Bloomberg, with a 12month target price of ₹183.71 versus ₹159.90 on Wednesday

Bennett Coleman and Company Ltd., the owner of the Times of India group of publications, holds a 71.2% stake in Enil. Panday said advertisements by India's federal government have dried in the past year, which is one of the reasons radio stations are seeing a bigger decline in advertising volumes compared with televi-

### -BLOOMBERG

Priyanka Company Secretary

CIN: U74999MH1941GAP142271 Registered Office: Crescent Towers, 7th Floor, B/68, Veera Estate, Off New Link Road, Andheri (West), Mumbai - 400053 Telephone No.:02226736301 Fax No.:022 26736304, Website:www.pplindia.org Email: membership@pplindia.org

PHONOGRAPHIC PERFORMANCE LIMITED

### NOTICE Notice is hereby given that the 79th Annual General Meeting (AGM) of the members

of Phonographic Performance Limited ("the Company") will be held on Wednesday, 15th July , 2020 at 10:00 A.M. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), pursuant to Circular no. 14/2020 dated 08" April 2020 and 17/2020 dated 13th April 2020 issued by Ministry of Corporate Affairs (MCA). to transact the businesses as set out in the Notice convening the AGM. In compliance with the aforesaid MCA Circulars the Notice of AGM and Annual

eport have been circulated to the members through electronic means on the mail ID of the members registered with the Company. The Notice of AGM and Annual Report are available on our website www.pplindia.org In compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of Companies (Management and Administration Rules), 2014,

the Company has made arrangements for its members to exercise their right to vote on the resolutions set forth in the Notice of AGM by electronic voting system of Central Depository Services (India) Limited ("remote e-voting"). Kindly refer the Notice regarding the instructions on e-voting. The Notice will be also available on the website of CDSL https://www.evotingindia.com/ Pursuant to Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company hereby informs that:

All businesses as set out in the Notice of AGM may be transacted through

remote e-voting.

The remote e-voting period shall commence from Sunday, 12" July, 2020 at 9:00 a.m onwards and shall end on Tuesday, 14" July, 2020 at 5:00 P.M. No Remote e-voting shall be allowed beyond the said date and time. The members of the Company, as on the cut-off date i.e. Monday, 8th July, 2020 shall be entitled to cast their vote electronically according to the instructions mentioned in the AGM Notice to obtain his/her login ID and password or visit CDSL's website https://www.evotingindia.com/

The facility for voting electronically shall also be made available to those members who are present at the AGM through Video Conferencing ("VC") Other Audio Visual Means ("OAVM"), but have not cast their vote by remote e-voting. The members who have exercised their vote through remote evoting may attend the meeting but shall not be entitled to cast their vote again at the AGM through online e-voting. Member can cast their vote electronically by following the instructions mentioned in the AGM Notice, in case the members cast their vote by both the means then voting done through remote e-voting shall prevail and voting done through online e-voting during the AGM shall be treated as invalid.

Person who becomes a member of the Company after dispatch of the Notice of AGM and is member as on the cut-off date i.e. 8th July, 2020 may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com

In case of any queries about e-voting, members may refer to the Frequently Ask Questions (FAQ's) and instructions made available at www.cdslindia.com or write an email to helpdesk.evoting@cdslindia.com or contact or address the same to Mr. Rakesh Dalvi (Manager), CDSL, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or call on 1800225533 or contact Ms. Suhani Patil on + 91 9930112215. Also for any assistance on video conferencing at any time before the meeting or during the meeting you may contact Mr. Viral Gandhi at viral.gandhi@pplindia.org or on our helpline number i.e. + 91 9930112215.

For Phonographic Performance Limited

Mandar Thakur Director DIN: 05333792

Company Secretary

Regd. Office: 2rd Floor, Harbans Bhawan-II, Commercial Complex, Nangal Raya, New Delhi- 110046, Tel.: 011-49857832, Email: shares@lumaxmail.com, Website: www.lumaxworld.in/lumaxautotech TRANSFER OF UNPAID DIVIDEND AND THE UNDERLYING SHARES TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Lumax Auto Technologies Limited DK IAIN

Dear Shareholder(s),

Pursuant to the provisions of Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), as amended from time to time, every Company is required to transfer to the Investor Education and Protection Fund (IEPF), the money in the Unpaid Dividend Account of the Company which remains unpaid or unclaimed for a period of 7 (seven) years from the date it was transferred to Unpaid Dividend Account and transfer of shares to IEPF in respect of which dividend remains unpaid or unclaimed for (7) seven consecutive years or more to IEPF.

CIN: L31909DL1981PLC349793

In view of above, we wish to inform you that the due date for transfer into EPF of the Unpaid/Unclaimed Dividend lying in the Unpaid Dividend Account of the Company for the Financial Year 2012-13 is 27th September, 2020. Accordingly, concerned shareholders are requested to claim the Unpaid Dividend.

The underlying shares of such shareholders will also be transferred into the IEPF. After such shares are transferred to the IEPF, all voting rights on the same shall be frozen and you will lose all benefits accruing on your shares e.g. dividend etc. as this shall also be transferred to the IEPF.

The complete list of shareholders whose dividend(s) are lying unpaid against their Folio No./DP-ID Client ID, in the Unpaid Dividend Accounts of the Company beginning Financial Year 2012-13 onwards and also those whose shares are due for transfer to the IEPF is being uploaded on the website of the Company at www.lumaxworld.in/lumaxautotech under the Investor Section. The Company has sent individual communication to the concerned shareholders at their registered address whose shares are liable to be transferred to IEPF under the Rules for taking appropriate action(s). The Company will follow the process as mentioned below:

For the shares which are in physical form and which are liable to be transferred to the IEPF Authority, the concerned shareholders may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them and upon issue of the duplicate share certificate(s), the original share certificate(s) which are registered in their name will stand automatically cancelled and be deemed as non - negotiable as per the rules. After the issue of duplicate share certificate(s), the Company shall inform the depository by way of corporate action to convert the duplicate share certificate into the Demat form and

transfer in favour of the Demat Account of the IEPF Authority. For the shares which are in Demat form, the Company will process the transfer of shares through depositories by way of Corporate Action in favour of the Demat Account of the IEPF Authority.

further note that their details uploaded on the website of the Company should be treated and considered as an adequate notice in respect of issue of duplicate share certificates(s) by the Company for the purpose of transfer of shares to the IEPF Authority as per the rules. In case the Company does not receive any communication from the

The concerned shareholders whose shares are in physical form may

shares which are liable to be transferred to IEPF by the due date i.e. 27" September, 2020. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if

For any queries on the above matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agent, M/s Bigshare Services Private Limited, Unit: Lumax Auto Technologies Limited, Bharat Tin Works Building, 1<sup>st</sup> Floor, Opp. Vasant Oasis Makwana Road, Andheri – East, Mumbai – 400059, Tel: 022 – 62638200,

Place : Gurugram Date: 25/06/2020

New Delhi

Place: Mumbai

Date : 25th June, 2020

concerned shareholders, the Company with a view to adhering with the requirements of the Rules, transfer the dividend to the IEPF and the

any, from the IEPF authorities after following the procedure prescribed in the Rules.

Email ID: vinod.y@bigshareonline.com.

Anil Tyagi

For Lumax Auto Technologies Limited

MANAGER

K Raheja Corp Investment

Managers LLP

सामान्य सेवाएं प्रशासन प्रभाग प्लाट सं. ४, सेक्टर 10, द्वारका, नई दिल्ली – 110075

एमपैनलमेंट सूबना पंजाब नैशनल बैंक "विभिन्न श्रेणियों में काम करने के लिए ठेकेदारों की पूर्व **योग्यता"** के लिए ठेकेदारों / विक्रेताओं से आवेदन आमंत्रित करता है।

आवेदन डाउनलोड प्रारंभ : 26.06.2020, 1000 बजे निविदा दस्तावेज डाउनलोड, बोली प्रस्तुत करने की अंतिम तिथि : 24.07.2020 को 1400

आवेदनों के खुलने की तिथि : 24.07.2020 को 1430 बजे से। उपरोक्त कार्यों के लिए आवेदन दस्तावेज हमारी वेबसाइट www.pnbindia.in से

डाउनलोड किए जा सकते हैं। उपर्युक्त कार्यों के संबंध में कोई भी शुद्धिपत्र/स्पष्टीकरण केवल हमारी उक्त वेबसाइट पर ही जॉरी किया जाएगा, जिसे नियमित रूप से देखा जाए

ल्युमैक्स ऑटो टेक्नोलॉजीज लिमिटेड DK JAIN सीआईएन : L31909DL1981PLC349793 पंजी. कार्यालय : द्वितीय तल, हरबंस भवन–॥

कमर्शियल कॉम्पलेक्स, नांगल राया, नई दिल्ली-110046, दूरमाष : 011-49857832, इमेल : shares@lumaxmail.com, वेबसाइटः www.lumaxworld.in/lumaxautotech

अप्रदत्त लाभांश तथा अंतर्निहित इक्विटी शेयरोंको निवेशक शिक्षा एवं संरक्षण निधि (आईईपीएफ) खाते में अंतरण प्रिय शेयरधारक(कों).

निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण (लेखांकन, लेखापरीक्षा, अंतरण तथा रिफंड) नियमावली, 2016 ('नियम'), समय-समय पर यथासंशोधित के साथ पठित कंपनी अधिनियम, 2013 की धारा 124 के प्रावधानों के अनुसरण में, प्रत्येक कंपनी द्वारा कंपनी के अप्रदत्त लाभांश खाते में उपलब्ध धनराशि, जो कि इस प्रकार के खातें में अंतरित करने की तिथि से पिछले 7 (सात) वर्ष की अवधि से अप्रदत्त या अदावित है और उन शेयरों को जिनका लाभांश निरतंर पिछले 7 (सात) वर्षों या उससे अधिक अवधि से अप्रदत्त या अदावित है उसको निदेशक शिक्षा एवं संरक्षण निधि (आईईपीएफ) में अंतरित किया जाना अनिवार्य है।

उपर्यक्त को ध्यान में रखते हुए, हम आपको सूचित करते हैं कि वित्तीय वर्ष 2012-13 के लिए कंपनी के अप्रदत्त लाभांश खाते में पड़ा अप्रदत्त / अदावित लाभांश को आईईपीएफ में अंतरित करने की नियत तिथि 27 सितंबर, 2020 है तदनुसार, संबंधित शेयरधारकों से अनुरोध है कि वे अप्रदत्त लाभांश का दावा करें। इस प्रकार के शेयरधारकों के अंतर्निहित शेयरों को भी आईईपीएफ को अंतरित किया जाएगा। इस प्रकार के शेयर, आईईपीएफ को अंतरित किए जाने के उपरांत, सभी मताधिकार समाप्त हो जाएंगे तथा आप अपने शेयर पर प्रोदभूत होने वाले सभी लाभ अर्थात् लाभांश, आदि से यंचित हो जाएंगे, क्योंकि इसे भी आईईपीएफ को अंतरित

कंपनी के अप्रदत्त लाभांश खातें में वित्तीय वर्ष 2012-13 से आगे, जिन शेयरधारकों का उनके फोलियों नंबर / डीपी–आईडी क्लाइंट आईडी के विरुद्ध लाभांश अप्रदत्त है, की पूर्ण सूची और साथ ही ऐसे शेयरघारक जिनके शेयर, आईईपीएफ में अंतरित करने के लिए देय है, की सूची कंपनी की वेबसाइट www.lumaxworld.in/lumaxautotech के इनवेस्टर सेक्शन पर अपलोड की जा रही है। जिनके शेयर को नियमों के तहत आईईपीएफ प्राधिकरण को अंतरित किए जाने हैं, उन संबंधित शेयरधारकों को कंपनी द्वारा उनके पंजीकृत पते पर व्यक्तिगत सूचना यथोचित कार्रवाई करने हेत् भेजी गई है।

कंपनी, निम्नलिखित प्रक्रिया का पालन करेगी

कर दिया जायेगा।

स्थान : गुरूग्राम

तिथि : 25.06.2020

- संबंधित शेयरधारक, जिनके शेयर भौतिक रूप में है तथा जिन्हें आईईपीएफ प्राधिकरण को अंतरित किया जाना है. वे नोट करें कि उनके द्वारा धारित मूल शेयर प्रमाण पत्र(त्रों) के बदले में, कंपनी द्वारा डुप्लिकेट शेयर प्रमाण पत्र(त्रों) को जारी किया जायेगा तथा डुप्लिकेट शेयर प्रमाण पत्र(त्रों) जारी होने के उपरांत, आपके नाम पर पंजीकृत मूल शेयर प्रमाण पत्र(त्रों) स्वतः ही रदद हो जाएंगें तथा नियमों के अनुसार गैर-परक्राम्य समझा जायेगा। इप्लिकेट शेयर प्रमाण पत्र(त्रों) के जारी होने के उपरांत, कंपनी निगमित कार्रवाई के माध्यम से डिपॉजिटरी को सुचित करेगी कि डप्लिकेट शेयर प्रमाण पत्रों को डीमैट रूप में बदले तथा आईईपीएफ प्राधिकरण के डीमैट खाते में में अंतरित करें।
- जो शेयर डीमैट रूप में उपलब्ध हैं, उनके संबंध में कंपनी, आईईपीएफ प्राधिकरण के पक्ष में निगमित कार्रवाई के द्वारा डिपॉजिटरी के माध्यम से शेयर अंतरित करने की प्रक्रिया करेगी।

संबंधित शेयरधारक, जिनके शेयर भौतिक रूप में हैं, वे नोट करें कि कंपनी द्वारा उनके विवरण कपनी की वेबसाइट में अपलोड किये गए हैं तथा नियमों के अनुसार आईईपीएफ प्राधिकरण को शेयर अंतरण के लिए कंपनी द्वारा डुप्लिकट शेयर प्रमाण पत्र(त्रों) जारी करने हेत् एक पर्याप्त सूचना मानी जाएगी।

यदि कंपनी को संबंधित शेयरधारकों से कोई सूचना प्राप्त नहीं होगी तो, कंपनी नियमों का पालन करते हए, आईईपीएफ को लाभांश अंतरण तथा वे शेयर, जिनका अंतरण आईईपीएफ को नियत तिथि अर्थात 27 सिंतबर, 2020 तक किया जाना है को अंतरित कर देगी।

कृपया नोट करें कि अदावित लाभांश राशि तथा आईईपीएफ में अंतरित किए गए शेयर के संबंध में कंपनी के प्रति कोई दावा देय नहीं होगा। शेयरधारक, नियमों में निर्धारित प्रक्रिया का पालन करने के उपरांत, आईईपीएफ प्राधिकारियों से इस प्रकार के शेयरों में प्रोदभुत सभी लाभ, यदि कोई हो सहित आईईपीएफ को अंतरित किए गए शेयर तथा उन पर देय लाभांश का दावा कर सकते हैं।

उपर्युक्त संबंध में किसी भी पूछताछ के लिए, शेयरधारकों से अनुरोध है कि वे कंपनी के रजिस्ट्रार तथा शेयर ट्रांसफर एजेंट, मैसर्स बिगशेयर सर्विसेज प्राइवेट लिमिटेड, युनिट : लुमैक्स आटो टेक्नोलोजी लिमिटेड, भारत टीन वर्क्स बिल्डिंग, प्रथम तल बसंत ओसिस के पीछे, मकवाना रोड, अंधेरी—ईस्ट, मुम्बई — 400059, टेलीफोन नंबर 022-62638200, ई-मेल आईडी : vinod.y@bigshareonline.com, पर संपर्क करें ।

> कृते ल्युमैक्स ऑटो टेक्नोलॉजीज लिमिटेड अनिल त्यागी कंपनी सचिव

RHOLDINGSLIMITED CIN: L27010D L1980PLC014402 Regd. Office: R-489, G7-C. Yew Pajinder Yagar. Delhi - 110060 Tel:011-42475489. Errai:prholding1983@grail.com. Website:www.prholding.in. AUDITED FINANCIAL RESULTS FOR QUARTER & YEAR ENDED 01.00.2020

	Ourterended			Year-ended	
Particulars	31.03.2020 Audited	31.12.2019 Un-audited	31.012019 Audited	31,03,2020 Audited	31012019 Audited
Revenue from Operations	1 11338	000	200 00	1 213 38	300 00
Other Income/ Receipts	27160	278 28	245 35	1 125 19	1 069 78
Total Income (HII)	1,384,98	27828	445.35	2.338.57	1.389.78
Total Expenses	153392	313 62	333 (3	2 522 51	1 286 21
Profit before exceptional items and tax (III-IV)  Profit (Loss) after tax	(148.93) (148.93)	(35.34)	107.22 82.22	(183.94) (176.86)	8155 6817
Total Comprehensive Income brithe period  Earning per Share Basic & Wutet	(148.93) (0.08)	(3534)	82.22 0.04	(176.86) (0.09)	68.17 0.036
NOTES:-		ot to the			

Results were taken on record by Audit Committee & Board of Directors in meetingsheld on 25 06 2020. Shares stand Listed at USE(& CSE) GSTIN 07A4ACP6895RIZE

Revious Year's / Quarterly figures have been regrouped / rearranged wherever necessary 5 Paid up Capital ▼ 18 90 000 equity shares of Rs. 107. ▼ Rs. 1 89 00 0007.

	0	Ra Inthousands
Paticulas	3103.2020	30.09.2019
Assets		
Yon-Current Assets		
Property plantand equipment	6947	73 05
Firencial Assets	22/05/20/20	
Louins	11 300 00	1360000
Ohe firancial assets	1800 00	1800 0
Total non-current assets	13 189,47	15473.0
Inventories	0.00	11 10 00
Firencial Assets		
Investments	9896	481 48
Trade receivables	0 00	1447
Cash and cash equivalents	1681 34	311 3
Atvances	17900 00	156000
Other current assets	1777 69	1696 8
Total current assets	21457.98	19307.7
Total Assets	34627.45	34780.80
Equity and liabilities		
Equity		
Equity Share capital	18900 00	189000
Other Equity	15666 83	1585111
Total equity	345683	34751.10
Current liabilities	-	
Provisions	0.00	0.00
Other current liabilities	6062	296
Total current liabilities	80.82	29.6
Total liabilities	60.62	29.6
Total equity and liabilities	34627.45	34780.80

BUCKING HAM INDUSTRIES LIMITED CIN: L27010D L1980PLC014401 R-489, GF-D. New Rajinder Yagar, New Belhi - 110080 Tel: 011-42475489. Errail: buckingham 1980@yahoo.com. Website: www.buckingham.in AUDITED FINANCIAL RESULTS FOR QUARTER / YEAR ENDED 01.00.2020 (Pa. in thousands except EPS)

The statement of Assets & Liabilities are in accordance with Indian Accounting Standards as notified by Winistry of

Richa Gupta WTD &CFO DIN: 07223813

Corporate Affairs and other Recognised accounting pratices and policies to the extent applicable. The value of Asses & Liabilities as on 31-03 2020 and 30-09 2019 is as per 140 AS

25,08,2020

	T	Ounter ended			Yearended	
Paticulas	31032020 Audted	31 12 20 19 Un-sudited	31012019 Audited	31012020 Audited	31.03.2019 Audited	
Revenue from Operations	955 16	000	0 00	95516	200 00	
Other Income' Receipts	230 09	23490	200 98	92486	810 95	
Total Income (I+II)	1.185.25	234.91	200.98	1,980,01	1.010.95	
Total Expenses	826 16	240 46	23602	174074	1 012 22	
Profit before exceptional items and tax (IIIIV) Profit (Loss) after tax	359.09 318 34	3-3-6	(3504) (3504)	13927 11580	(1.27) (1.84)	
Total Comprehensive Income for the period Earning per Share Basic & Diluted	318.34 1 30	A 100 100 1	(3504) (0 14)	11580 047	(184) (00r)	
4OTES:	100,000	3 33000	N:0000	100000	60000	

The audited standalone financial results of the Company for the quarter and year ended 31. March 2020 have been

reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 25 June 2020. The statutory auditors have expressed an unmodified audit opinion on these results.

"No investor's complaint was received & No Complaint pending at the beginning or end of Quarter? Year GSTN 07AAAC32509C1Z3 Shares stand Listed at MSE(& CSE)

Previous Year's/Ouarterly figures have been regrouped /rearranged wherever necessary Paid up Capital + 2 45 000 equity shares of Rs 10' - Rs 24 50 000'.

STATEMENT OF ASSETS & LIABILITIES AS AT 01.00.2020

Particulars	31.012020	30092019	
Assets			
Yon-Current Assets	5000000		
Property plant and equipment	32 50	3436	
FinancialAssets	-0.0-3-0.0		
Loans	9450 00	1159500	
Oherfinancial assets	500 00	500 00	
Total non-current assists	9982.50	1212938	
Inventories	000	1015	
FinancialAssets			
CurrentInvestments	103 66	47014	
Cash and cash equivalents	834 98	17429	
Short term loans and advances	7645 00	5500 00	
Other current assets	341 28	17028	
Total current assets	8924.92	832488	
Total Assets	18907.42	1845421	
Equity and liabilities	3,000,000	CONTENT	
Equity			
Equity Share capital	2450 00	2450 00	
Other Equity	16277 48	1996469	
Total equity	18727.48	1841489	
Current liabilities		.69.00.000	
Firancial Liabilities			
Trade payables	000	0 0 0	
Provisions	40 75	0 0 0	
Ohercurentiabilities	139 19	3952	
Total currentliabilities	179.94	39.52	
Total liabilities	179.94	39.52	
Total equity and liabilities	18907.42	1845421	

The statement of Assets & Liabilities are in accordance with Indian Accounting Standards as notified by Winistry of Corporate Affairs and other Recognised accounting praises and policies to the extent applicable 2. The value of Asstes & Liabilities as on 31-03-2020 and 30-09-2019 is as per 14-3 AS

WTD & CFO DIV: 07153998

Meera Aggarwa

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### Mindspace Business Parks REIT

(Registered in the Republic of India as a contributory, determinate and irrevocable trust on November 18, 2019 at Mumbai under the Indian Trusts Act, 1882 and as a real estate investment trust on December 10, 2019 at Mumbai under the Securities and Exchange Board of India (Real Estate Investment Trusts) Regulations, 2014, having registration number IN/REIT/19-20/0003)

Principal Place of Business: Raheja Tower, Level 8, Block 'G', C-30, Bandra Kurla Complex, Mumbai - 400 051 Tel: +91 2656 4000; Fax: +91 22 2656 4747; Compliance Officer: Vishal Kumar

E-mail: reitcompliance@mindspacereit.com; Website: www.mindspacereit.com

**SPONSORS** TRUSTEE AXIS TRUSTEE K RAHEJA K RAHEJA **Axis Trustee Services** 

Cape Trading LLP

Limited

ADDENDUM TO THE DRAFT OFFER DOCUMENT DATED DECEMBER 31, 2019 - NOTICE TO INVESTORS

**Anbee Constructions LLP** 

This is in relation to the initial offer of units of Mindspace Business Parks REIT ("Mindspace REIT" and such units, the "Units") for an amount aggregating up to ₹ [•] million consisting of a fresh issuance of up to [•] Units by Mindspace REIT aggregating up to ₹ 10,000 million ("Fresh Issue") and an offer for sale of up to [•] Units by the Selling Unitholders aggregating up to ₹ [•] million ("Offer for Sale" and together with the Fresh Issue, the "Offer") and the draft offer document dated December 31, 2019 ("Draft Offer Document") filed with the Securities and Exchange Board of India ("SEBI"), BSE Limited ("BSE") and The National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges"). Potential investors may note the following:

The Draft Offer Document currently includes projections of facility rentals, revenues from operations, net operating income, EBITDA, cash flows from operating activities and net distributable cash flows of Mindspace REIT for the Financial Years 2020, 2021 and 2022 ("Projections") Report"). Due to lapse of time, current market and economic conditions on account of global outbreak of the Covid-19 pandemic and other considerations, the Projections Report has been updated to disclose the projected combined financial information of Mindspace REIT for the Financial Years 2021, 2022 and 2023 ("Updated Projections Report"). The Updated Projections Report is available on the website of SEBI at www.sebi.gov.in as addendum to the Draft Offer Document

In order to assist the potential investors to get a complete understanding of the Updated Projections Report, the updated Condensed Combined Financial Statements (as of and for the Financial Years 2018, 2019 and 2020), the updated Summary Valuation Report (as of March 31, 2020) and the updated information under "Forward Looking Statements", "Executive Summary" and "Industry Overview" are available on the website of SEBI at www.sebi.gov.in as addendum to the Draft Offer Document

The Draft Offer Document in the section "Use of Proceeds" on page 324, states that as of September 30, 2019, ₹ 26,076 million was outstanding under loans provided by Gigaplex, MBPPL, Sundew, Intime and KRIT to certain KRC group entities ("Group Loans") and that such outstanding Group Loans were proposed to be repaid, together with the interest thereon, prior to the filing of the Offer Document with SEBI. The Manager and the Selling Unitholders have undertaken that they shall not proceed with the completion of the Offer if the outstanding Group Loans cannot be repaid from the proceeds of the Offer for Sale (through an escrow arrangement) or any other permitted means, including a loan from a bank or a financing institution. The outstanding Group Loans are now proposed to be repaid partly through the proceeds of a loan from a bank or a financing institution prior to the filing of theOffer Document with SEBI and the Stock Exchanges, and the balance portion through the proceeds of the Offer for Sale (to be made available by the KRC Selling Unitholders, as the case may be), through an escrow mechanism administered by the BRLMs, or any other permitted means, including a loan from a bank or a financing institution. Full and complete disclosure regarding the repayment of the Group Loans will be appropriately disclosed in the relevant sections of the Offer Document and the Final Offer Document as and when filed with SEBI and the Stock Exchanges.

The above is to be read in conjunction with the Draft Offer Document. The information in this notice supplements the Draft Offer Document and updates the information in the Draft Offer Document, as applicable. Please note that relevant changes pursuant to this "Addendum - Notice to Investors" will be appropriately included in the Offer Document and the Final Offer Document as and when filed with SEBI and the Stock Exchanges. All capitalized terms used in this notice shall, unless the context otherwise requires, have the meaning ascribed to them in the Draft Offer Document

> On behalf of Mindspace Business Parks REIT K Raheja Corp Investment Managers LLP

Place: Mumbai Date: June 25, 2020 Compliance Officer

Mindspace Business Parks REIT, acting through its Investment Manager, is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial offer of its Units representing an undivided beneficial interest in Mindspace REIT, and has filed the Draft Offer Document with SEBI and the Stock Exchanges. The Draft Offer Document is available on the website of SEBI at www.sebi.gov.in, BSE at www.bseindia.com, NSE at www.nseindia.com as well as on the websites of the Book Running Lead Managers at www.morganstanley.com, www.axiscapital.co.in, www.ml-india.com www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.jmfl.com, www.investmentbank.kotak.com, www.india.clsa.com, www.nomuraholdings.com/company/group/asia/india/index.html. www.ubs.com/indianoffers, www.ambit.co, www.hdfcbank.com, www.idfc.com/capital/index.htm and www.icicisecurities.com. Potential investors should note that investment in the Units involves a degree of risk, and for details relating to the same, should refer to the section "Risk Factors" of the Draft Offer Document and to the Offer Document as and when filed with SEBI and the Stock Exchanges. Potential investors should not refer to the Draft Offer Document filed with SEBI for making any investment decision.

These materials are not for release, publication or distribution, directly or indirectly, in or into the United States. These materials are not an offer for the sale of the Units or other securities in the United States or elsewhere. The Units referred to herein have not been and will not be registered under the US Securities Act of 1933, as amended (the "Securities Act") and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Units are being offered or sold only to (i) persons who are "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) ("Rule 144A"), and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act ("Regulations S") and the applicable laws of the jurisdiction where those offers and sales occur. No public offering of the Units or other securities is being made in the United States. Nothing in this communication shall constitute an offer to sell or the solicitation of an offer to buy Units or other securities in any jurisdiction in which such offer or sale would be unlawful.



दिनांक : 26.06.2020, स्थान : नई दिल्ली

# बैंक ऑफ इंडिया, नई दिल्ली आस्ति वसूली शाखा, "स्टार हाउस", तृतीय तल, एच—2, कनाट सर्कस, नई दिल्ली—110001 फोन नं. 011—23755606, 23755605

प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 के नियम ६(६) के प्राव्धान के साथ पटित किलीय आस्तियां का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के अन्तर्गत चल / अचल आस्तियों के विक्रयार्थ ई—नीलामी बिक्री सूचना

लाख और 128.01.2014 से अप्रभारीत व्याज (युसीआई) तथा अन्य प्रभारों की वसूली के लिए दिनांक 2007 2020 को "जैसी है जहां है" जैसी है जो है" और "वहां जो कुछ है" के आधार पर किया जाएगा। सप्पति विवरण :- श्री दिनेश कुपार सिंघल के नाप में निर्मित सप्पत्ति पीए व नं. 51, सर्वे नं. 44 /६ ग्राम भो जपुर, तहसील पोहरी, जिला शिवपुरी, पत्य प्रवेश-472551 में अवस्थित इंडिस्ट्रीय ल भूमि तथा भवन (फ्री होल्ड), परिमाप 0.78 हेक्ट्रेयर तथा मेसर्स ईएन फ्यूल इंडस्ट्रीज (स्वामी दिनेश कुमार सिंघल) के नाम पीएव नं. 51, सर्वे नं. 44 /९ ग्राम भो जपुर, तहसील पोहरी, जिला शिवपुरी पध्य प्रदेश -470551 में फ्रीहो रू ओपन कॉमर्शियल डायवर्टिंड 6.78 हेक्टेयर भूमि और प्लांट एवं मशीनरीं। कब्जा तिथि 2907 2015 (मैतिक)। अरक्षित मुख रू 19930 लाख होगा तथा धरोडर राशि जमा रू 1993 लाख होगी। निरीक्षण तिथि तथा समय 2007 2020 (पूर्वा 1100 बजे से अप 400 बजे तक)। प्राधिकत अधिकारी

स्तदहारा जनसाधारण तथा घेशेष रूप से कर्जदारों और गस्टरों को स्वित किया जाता है कि बैंक ऑफ इंडिया के पास बन्धक / प्रभारित निम्न घेवरीणत अवल सम्पन्ति जिस्का पीतिक कजा बैंक औफ इंडिया के प्राप्ति किया गया है का विक्रय कर्जदारी / गस्टरी में सर्स सिंघल एयुल इंडस्ट्रीज, औं दिनेश कुमार सिंघल, श्रीमती शशि सिंघल, इस बैंक ऑफ इंडिया को भूगतानयोग्य रू. 591 🐒

विक्रय के विरत् त नियमों तथा शर्तों के लिए कृषया लिंक – https://www.bankofindia.co.in/Dynamic/Tender?Type=3 देखें।

राकेश कुमार जैन, मोबाइल : 9557539889 दिनांक : 26.06.2020, स्थान : नई दिल्ली नरहारा जनसाधारण तथा विशेष रूप से कर्ज दारों और गारंटरों को सुवित किया जाता है कि बैंक ऑफ इंडिया के पास बच्छ / प्रमासित निप्न विवरणित अबल सम्पत्ति जिस कर्जा वैक स्थापित कर्जा वैक सिंह, श्रीमती शीला सिंह, हारा बैंक ऑफ इंडिया को मुगतान योग्य रु. इस्स ४५ लाख अ 28.01.2014 से अप्रभारीत ज्याज (यूसीआई) तथा अन्य प्रभारों की वसूली के लिए दिनांक 30 07 2020 को 'जैसी है जहां है'' जैसी है जो है'' और 'वहां जो कुछ है'' के आधार पर किया जाएगा।

सम्पत्ति विवरण :- औ राम सिंह के नाम में निर्मित सम्पत्ति पीएव नं. 51,सर्वे नं. 44 /7 ग्राम भोजपुर, तहसील पोहरी, जिला शिवपुरी, मध्य प्रदेश-472551 में फ्रीहोल्ड ओपन कॉमर्शियल डायवर्टिय ८.७४ हेक्टयर भूमि और प्लांट एवं मशीनरी। कब्जा तिथि - 2907 2015 (पौतिक)। अरक्षित मूल्य रू. 1993। लाख डोगा तथा धरोडर राशि जमा रू. 1993 लाख डोगी। निरीक्षण तिथि तथा समय - 2007 2020 (पूर्वा 1100 बजे से अप - 400 बजे तक)। विकय के विरुत्त नियमों तथा शर्तों के लिए कृषया लिंक – https://www.bankofindia.co.in/Dynamic/Tender?Type=3 देखें।

प्राधिकृत अधिकारी राकेश कुमार जैन, मोबाइल : 9557539889

राकेश कुमार जैन, मोबाइल : 9557539889

एतरहारा जनसाधारण तथा विशेष रूप से कर्जरासें और गर्सटरों को सुवित किया जाता है कि बैंक ऑफ इंडिया के पास बसक / प्रभारित निप्न विवरणित अवल सम्पन्ति जिसका भीतिक कब्जा बैंक ऑफ इंडिया के प्राप्त क्या कर्जर सो हा सिक्स कर्जर सो / गारंटरों भैसर्स श्री सिद्धि विनायक व्वेलर्स, श्री विनेश बल्ला, श्रीमती विव्या बल्ला हास बैंक ऑफ इंडिया को भुगतानयोग्य रु. 54.92 लाख और 12.4.12.2015 से अप्रभारीत ब्याज (कुरीआई) तथा अन्य प्रभारों की वसुली के लिए। दिनांक 50 or 2020 को "जैसी है जहां है" जैसी है जो है"और "वहां जो कुछ है" के आधार पर किया जाएगा। सम्परित विवरण :- श्रीमती दिव्या ढल्ला फरी श्री दिनेश ढल्ला के नाम में 2459 वार्ड सं. XVI खसरा नं. 327 ब्लॉक एम. गली सं. 10, बीडनपुरा, करोल बाग, नई दिल्ली में स्थित बेसमेंट में कॉर्मिशयल दुकान। कब्जा तिथि ७६ ०१ २० १७ लाख डोगा तथा धरोडर राशि जमा रु २७२ लाख डोगी। निरीक्षण तिथि तथा समय २२ ०७ २० १ पूर्व ११ ०० वजे से अप ४०० वजे तक) विकय के विरत्त नियमों तथा शर्तों के लिए कृपया लिंक - https://www.bankofindia.co.in/Dynamic/Tender?Type=3 देखें।

दिनांक : 26.06.2020, स्थान : नई दिल्ली एतरहारा जनसाधारण तथा घेशब रूप से कर्ज रारो और पास्टरों को सूचित किया जाता है कि बैंक औफ इंडिया के पास बन्धक /प्रभारित निम्न विवर्गणत अब रूजिंद में से से एलोट मार्क टिंग एड डिसिट्ट ब्यूटर्स कपनी, श्री अधिवनी कुमार हारा बैंक औफ इंडिया को भुगतानयोग्य रू. 102.47 लाख और 28.69.2016 से अग्रभारीत व्याज (युरीआई) तथा अन्य प्रभारों की वसुली के लिए दिनांक (2007-2020 को "जैसी है जहां है" जैसी है जो है" और "वहां जो कुछ है" के आधार पर किया जाएगा।

सम्पत्ति विवरण :- श्री अश्वनी कुंपार के नाम में भूमि का पूर्वी भाग और निर्मित आवासीय संपत्ति, आरजेड-48, गली नं. 61, दुर्गा पार्क, नई दिल्ली में क्षेत्रफल 166 वर्ग गज कब्जा तिथि 10 05 2017 (सांकेतिक)। आरक्षित मूल्य रु 110 द लाख होगा तथा धरोहर राष्टि जमा रु 1105 लाख होगी। निरीक्षण तिथि तथा समय 24 07 2020 (पूर्वा 11 00 बजे से अप 400 बजे तक)।

विकय के विस्तृत नियमों तथा शर्ती के लिए कृपया लिंक – https://www.bankofindia.co.in/Dynamic/Tender?Type=3 देखें।

दिनांक : 26.06.2020, स्थान : नई दिल्ली राकेश कुमार जैन, मोबाइल : 9557539889 एतदुद्वारा जनसाधारण तथा विशेष रूप से कर्जदारों और गारंटरों को सूचित किया जाता है कि बैंक ऑफ इंडिया के पास बश्वक / प्रभारित निम्न विवरणित अवल सम्पत्ति, जिसका सांकेतिक कब्जा बैंक ऑफ इंडिया के प्राधिकृत अधिकारी द्वारा ले लिया गया है, का विक्रय, कर्जदारों / गारंटरों ं मेसर्स हिन्दुस्तान ओमेन मल्टी सेल्स प्राईवेट लिमिटेड, श्री अश्वनी कुमार श्री

राजेश कुमार द्वारा बैंक ऑफ इंडिया को भुगतानयोग्य रु. 202.79 लोख और 28.12.2015 से अप्रभारीत ब्याज (यूसीआई) तथा अन्य प्रभारों की वसूली के लिए दिनांक 30.07.2020 की "जैसी है जहां है", जैसी है जी है" और "वहां जो कुछ है" के अधार पर किया जाएगा। सम्पत्ति विवरण :-- श्री अश्वनी कुमार के नाम में भूमि का पश्चिमी भाग और निर्मित आवासीय संपति, आरजेड-48, गली नं. 01, दुर्गा पार्क, नई दिल्ली में क्षेत्रफल 127 वर्ग गज कब्जा तिथि : 10.05.2017 (सांकेतिक)। आरक्षित मूल्य रु. 96.30 लाख होगा तथा धरोहर सिश जमा रु. 96.3 लाख होगी। निरीक्षण तिथि तथा समय : 24.07.2020 (पूर्वा. 11.00 बजे र

अप. 4.00 बर्ज तक) । विक्रय के विस्तृत नियमों तथा शर्तों के लिए कृपया लिंक — https://www.bankofindia.co.in/Dynamic/Tender?Type=3 देखें ।

दिनांक : 26.06.2020, स्थान : नई दिल्ली

एतरहारा जनसम्बरण तथा विशेष रूप से कर्जरारों और गास्टरों को सूबित किया जाता है कि बैंक ऑफ इंडिया के पास बन्धक / प्रभारित निप्न विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्न विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्न विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्न विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति निप्त विवरणित अबल सम्पत्ति निप्त विवरणित अबल सम्पत्ति जिसका भौतिक कब्जा बैंक ऑफ इंडिया के प्राप्ति निप्त विवरणित अबल सम्पत्ति निप्त विवरणित सम्पत्ति निप्त विवरणित अबल सम्पत्ति निप्त विवरणित सम्ति निप्त विवरणित सम्पत्ति निप्त विवरणित सम्पत्ति निप्त विवरणित और 28.09.2015 से अप्रभारीत व्याज (युसीआई) तथा अन्य प्रभारों की वसुली के लिए दिनांक - 30.07.2020 को 'जैसी है जहां है'' जैसी है जो है''और ''वहां जो कुछ है'' के आधार पर किया जाएगा।

सम्पत्ति विवरण :- श्रीमती नर्मदा मोसून के नाम में आवासीय संप्रति का प्रथम तल बिना छत के सम्पत्ति का हिस्सा म्यूनिसिपल नं. 11089 और पश्चिम भाग के सम्पत्ति का आधा हिस्सा सम्पत्ति का अध्य तल बिना छत के सम्पत्ति का हिस्सा म्यूनिसिपल नं. 11089 और पश्चिम भाग के सम्पत्ति का आधा हिस्सा सम्पत्ति का आधा हिस्सा सम्पत्ति का आधा हिस्सा सम्पत्ति का अध्य तल बिना छत के सम्पत्ति का अध्य तल बिना छत के सम्पत्ति का निर्मा सम्पत्ति का आधा हिस्सा सम्पत्ति का अध्य तल बिना छत के सम्पत्ति का अध्य तल बिना छत के

रु ७७०० लाख होगा तथा धरोहर राशि जमा रु ७० लाख होगी । निरीक्षण तिथि तथा समय २३०७ २०२० पूर्वा ११०० वजे से अप ४०० वजे तक) ।

विक्रय के विरुत्त नियमों तशा शर्तों के लिए कृपया लिंक – https://www.bankofindia.co.in/Dynamic/Tender?Type=3देखें (

11) क्रय राशि की शेष 75 प्रतिशत राशि प्राधिकृत अधिकारी द्वारा बिक्री की पृष्टि के 15वें दिन को अथवा पूर्व (बैंक कार्यसमय के दौरान) अथवा ऐसी विस्तारित अवधि, जो लिखित रूप में एकमात्र रूप से प्राधिकृत अधिकारी के विवेकानुसार सहमत की गई है, के भीतर जमा करने होगी। यह शेष राशि निर्धासित अवधि के भीतर जमा करने में असफल रहने की स्थिति में, जमा की जा चूकी राशि जस्त मान्य होगी तथा

प्राधिकृत अधिकारी दिनांक : 26.06.2020, स्थान : नई दिल्ली राकेश कुमार जैन, मोबाइल : 9557539889

### निबंधन और शर्ते

1) नीलामी बिक्री / बिडिंग वेबसाइट https://www.mstcecommerce.com/auctionhome/ibapi/index.jsp के मध्यम से केवल 'ऑनलाइन इलेक्ट्रॉनिक बिडिंग' के जरिये की जाएगी।

2) ईएमडी राशि के साथ दस्तावेज जमा कराने की अंतिम तिथि 2807 2020 शाम 5 बजे तक या उससे पहले तक।

नीलामी की लिथि एवं समय 30-07-2020 पूर्वा 11 00 बजे से अप 100 बजे के बीच 5 मिनट प्रत्येक के असीमित स्वत विस्तार सहित।

4) नीलामी उपरोक्तानुसार सुरक्षित मृत्य + प्रथम बृद्धिशील मृत्य पर प्रारंभ होगी, जैसाकि बँक की बेबसाइट पर वर्णित है। बिंडर अपनी ऑफर बैंक की बेबसाइट पर वर्णित सभी सम्पन्तियों के लिए बृद्धिशील मृत्य के गुणकों में बोली दाता अपने प्रस्तावों में सुधार करेगें।

5) प्रत्याशी बिंडर को अपना नाम पोर्टल https://www.mstcecommerce.com/auctionhome/ibapi/index.jsp पर फंजीक्त कराना चाहिए तथा अपना युजर आईडी और पासवर्ड प्राप्त करना चाहिए जिसके द्वारा उन्हें उक्त पोर्टल पर ऑनलाइन ई-नीलामी में भाग लेने की अनुमित दी जाएगी।

6) प्रत्याशी बोलीदालाओं को नीलामी बिक्री प्रक्रिया में भाग लेने से पहले उपरोक्त सम्पन्ति के संबंध में कान्नी देवलाओं, सम्पन्ति कर, बिजली इत्यादी के बाथ की जा रही है। प्राधिक्त अधिकारी / प्रतिभ्त क्रेडिटर किसी नुतीय पक्ष अधिकारों / बकाया के लिए किसी भी रूप में जिम्मेदार

7) अपर अनुसूची में विनिर्दिष्ट विवरण प्राधिकृत अधिकारी / बैंक की सर्व शेष्ठ जानकारी के अनुसार प्रस्तुत किए गए हैं। प्राधिकृत अधिकारी तथा / अथवा बैंक इस सार्वजनिक सूचना में किसी जुटि, मिथ्याक्यन अथवा विलोपन के लिए उस्तरदायी नहीं होगा। 8) उपर्युक्त सम्पत्तियां उपरिवर्णित सुरक्षित मृत्य + प्रथम बृद्धिशील मृत्य, जैसाकि बैंक की बेबसाइट पर वर्णित है, से कम पर नहीं बेची जाएंगी। प्रत्याशी बिडर्स को निम्नलिखित दस्तावेज / विवरण 28-07-2020 को अथवा पूर्व अप 5 00 बजे तक उक्त पोर्टल पर प्रस्तुत करने चाहिए (क) ईएमडी शशि हेतू दिमांद द्वाफट / पे आर्डर, यदि एनईएफटी / आरटीजीएस द्वारा जमा की गई है तो यूटीआर सं. सहित रसीद (ख) पैन कार्ड, आईडी प्रमाण की फोटोप्रतियां। तथापि, सफल बिटर को ये दस्तावेज बिट शशि की शेथ 25 प्रतिशत शशि का भूगतान के समय पर बैंक को मूल रूप में प्रस्तूत करने होंगें।

(ग) बिडर का नाम, सम्पर्क नंबर, वैकल्पिक नंबर, पता, ई –मेल आईडी तथा बिडर की फोटो । (घ) ईएमडी की ऑनलाइन वापसी हेतू बिडर का खाता विवरण । 9) ईएमडी राशि उथ्यतम / सफल बिडर के मामले में समायोजित की जाएगी, अन्यथा बिक्री को अंतिम रूप दिए जाने के 5 दिन के भीतर वापस कर दी जाएगा। यदि कोई बिडर अपनी बिड देने / ईएमडी राशि जमा करने के बाद ई-नीलामी प्रक्रिया में भाग नहीं लेता है, उसकी बिड उपरोक्त सुरक्षित मुल्य पर मानी जाएगी तथा वह सफल बोलीदाता घोषित किया जाएगा।

यदि वह एकमात्र बोलीदाता है। 10) उथ्यतम / सफल बिंडर को प्राधिकृत अधिकारी द्वारा बिक्री के संबंध में बिंड स्वीकार किए जाने के प्रश्यात, बिंड / क्रय राशि की 25 प्रतिशत राशि (पहले जमा की गई ईएमडी सिंदत) अतिशीध किन्तु अधिकतम अगले कार्यदिवस (बैंक कार्य समय में) जमा करनी होगी, जिसमें असफल रहने पर ईएमडी जस्त कर ली जाएगी।

प्राधिक्त अधिकारी / बैं क नीलामी निरस्त करने और नीलामी नए सिरे से संचालित करने हेतु खतंत्र होगा। 12) समग्र बिक्री प्रतिफल प्राप्त होने पर, प्राधिकृत अधिकारी बिक्री प्रमागपत्र जारी करेगा तथा बिक्री पूर्ण मानी जाएगी तथा कि उसके बाद बैंक कोई दावा खीकार नहीं करेगा।

14) यह प्रकाशन उपरोक्त कर्जदारों / गाएंटरों / बंधकदाताओं को 30 दिन की अग्रिन सूचना भी हैं।

13) प्राधिकृत अधिकारी उथ्यतम या किसी या सभी बिड्स को स्वीकार करने हेतु बाध्य नहीं है तथा उसका बिना कोई कारण बताए किसी भी या सभी बिड्स को स्वीकार करने और एकमात्र उसके विवेकानुसार बिक्री की शर्त परिवर्तित करने, संशोधित करने और हटाने का अधिकार सुरक्षित हैं।

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प्राधिकृत अधिकारी राकेश कुमार जैन, मोबाइल : 9557539889

प्राधिकृत अधिकारी

प्राधिकृत अधिकारी