



30th July, 2021

BSE Ltd. P.J. Towers,

Dalal Street Mumbai-400 001

Code:502180

Dear Sir/Madam,

National Stock Exchange of India Ltd.

Exchange Plaza, Bandra-Kurla Complex, Bandra(East) Mumbai-400 051

Code: SHREDIGCEM

Sub: Intimation to Stock Exchanges regarding Newspaper publication of Standalone and Consolidated Un-Audited Financial Results for the quarter ended 30th June, 2021.

Pursuant to the provisions of Regulation 33 and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI LODR'), the Board of Directors of Shree Digvijay Cement Company Limited at its meeting held on Thursday, 30th July, 2021 considered and approved the Un-audited standalone and consolidated financial results of the Company for the guarter ended 30th Jun, 2021.

Further, pursuant to provisions of Regulation 47 of SEBI LODR, the extract of the Un-audited standalone and consolidated results of the Company for quarter ended 30th June, 2021 have been published by the Company in Financial Express, all India edition in English and Financial Express Gujarati on 30th July, 2021.

Copies of the same are attached for your information and record.

Furthermore, in terms of provisions of Regulation 46 of SEBI LODR, the aforesaid results are also uploaded on the website of the Company i.e. www.digvijaycement.com.

Thanking you,

Yours truly,

For Shree Digvijay Cement Company Limited

Suresh Meher VP(Legal) & Company Secretary

Encl.: As above

LKP

WESTERN RAILWAY MAINTENANCE CONTRACT

The Divisional Railway Manage (Rolling Stock) EMU Carshed Mumbai Central Division, Western Railway, Mumbai 400 034, invites E-tenders for the following electrical work: E-Tender No: DRM/RS/2021 -22/10 Date: 24.07.2021 Name of work with its location Comprehensive Maintenance Contract of 02 Nos, 30T/5T EOT crane in Virar Carshed for the period of 03 years. Approx. Estimated Cost (Rs.): ₹. 9,70,385/- EMD: ₹. NIL/-Date & Time of Submission: Not later than 15.00 hrs of 20.08.2021 in the prescribed manner Date & time of opening: On 20.08.2021 at 15.30 hrs. Website particulars: The tender can be viewed and submitted through website www.ireps.gov.in Validity Offer: 45 days from the date of opening Like us on : f facebook.com/Wes

PARTICULARS

Net Profit / (Loss) from ordinary activities after tax

Net Profit /(Loss) after Extraordianry items

Reserves excluding revaluation reserves

Earning Per Share (EPS) (Face value of Rs.2)

Total Income from operations (net)

Paid-up Equity Share Capital

of the Company at www.lknsec.com

Face Value of the Shares

as per balance sheet

-Basic

-Diluted

Place: Mumbai

Date: 29 July 2021

PUBLIC NOTICE

UNDER BYE-LAW 34 OF THE REGISTERED BYE LAWS OF SHREENATH PLAZA COMMERCIAL PREMISES CO-OPERATIVE SOCIETY LTD.

PUBLIC NOTICE is hereby given under Bye Law 34 of the Registered Bye Laws of Shreenath Plaza Commercial Premises Co-operative Society Ltd, FC Road, Shivajinagar, Pune- 411 005. That **Varadraj Kamalaksh**a Nayak a bonafide member of the society and holding unit No. B-14 in the society. That he Died on 11/10/2020 at Pune, without making any nomination. That his daughter named Anuradha Nayak applied for transmission of shares and holding for ownership in the society. The society hereby invites Claims or objections from heir or legal heirs or other claimants/objectors o the transfer of the said Shares and interest of the deceased Member in he Capital / property, of the Society within a period of 10 (Ten) days from the publication of this notice, with copies of such documents and other proofs in support of his/her the claims/objections for transfer of Shares nd interest of the deceased member in the claims property of the Society. If no claims/objections are received within the period prescribed above he Society shall be free to deal with the Shares and the interest of the deceased member in the capital / property of the Society in such manner as is provided under the byelaws of the society. The claims /objections, f any, received by the Society for transfer of shares and interest of the deceased member in capital / property of the Society shall be dealt with in the manner provided under the bye-laws of the Society.

Adv. Kanad B. Lahane Office No. 4, 3rd Floor, Shree Chambers, Nyaymurti Ranade Path, Behind District & Sessions Court, Shivajinagar, Pune 05. +91 9421001777

(Rs.in lakhs except per share data)

Quarte

Ended

1.838.16

136.93

136.93

1.478.69

2.00

0.19

0.19

CONSOLIDATED

Ended

(373.27)

1,478.69

2.00

(0.50)

(0.50)

For LKP SECURITIES LTD

Sd/-Pratik M. Doshi

..... Applicant Demerged Company

LKP SECURITIES LIMITED

CIN: L67120MH1994PLC080039

EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS

FOR THE QUARTER ENDED 30 JUNE, 2021

Ended

1.478.69

2.00

0.51

0.51

The above is an extract of the Audited Financial Results (Standalone and Consolidated) of the Company for the First Quarter ended

June 30, 2021. The detailed format for the same has been filled with BSE Limited under Regulation 33 of the SEBI (Listing Obligations

and Disclosure Requirement) Regulations, 2015 and is available on the website of BSE at www.bseindia.com and also on the website

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, AHMEDABAD

BENCH

COMPANY APPLICATION (CAA.) NO.17 OF 2021

In the matter of the Companies Act. 2013:

AND In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013;

In the matter of Scheme of Arrangement between Suzlon Gujarat Wind Park Limited

("Demerged Company") and Suzlon Global Services Limited ("Resulting Company")

and their respective Shareholders

NOTICE AND ADVERTISEMENT OF NOTICE OF THE MEETING

OF SECURED AND UNSECURED CREDITORS

Notice is hereby given that by an Order dated the 20th July, 2021, the Ahmedabad Bench of the National

Company Law Tribunal has directed to hold a meeting of Secured and Unsecured Creditors of the

Applicant Demerged Company for the purpose of considering, and if thought fit, approving with or

without modification, the Scheme of arrangement for demerger of the Business Undertaking Land

Business Undertaking II of Suzlon Gujarat Wind Park Limited ("Demerged Company") into Suzlon Global

In pursuance of the said order and as directed therein and the Board Resolution dated 3rd February, 2021,

further notice is hereby given that a meeting of Secured and Unsecured creditors of the Applicant

Demerged Company will be held at Corporate Office of Suzlon Gujarat Wind Park Limited at One Earth,

Hadapsar, Pune-411028, Maharashtra, India on Tuesday, the 31st day of August, 2021 at 1.00 P.M. and

2.00 P.M. respectively at which time and place the Secured and Unsecured Creditors of the Applicant

Copies of the said Scheme and of the statement under Section 230 can be obtained free of charge from

the Registered Office of the Company or at the office of its Authorised Representative, Advocate Ms.

Dharmishta. N. Raval, at 21/23 Laxmi Chambers, Navijivan Press Road, Near Old High Court Railway

Crossing, Ahmedabad-380014, Guiarat, India, Persons entitled to attend and vote at the meetings, may

vote in person or by proxy, provided that all proxies in the prescribed form are deposited at the

Registered Office of the Company at "Suzlon", 5, Shrimali Society, Near Shri Krishna Complex,

Navrangpura, Ahmedabad-380009, Gujarat, India and Corporate Office of the Company at One Earth,

Forms of proxy also can be obtained from the Registered Office/ Corporate Office of the Company or

The Tribunal has appointed Mr. Abhishek Shinghavi (Practicing Chartered Accountant) as Chairperson of

the said meeting. In absence of Mr. Abhishek Shinghavi, the Tribunal appointed Mr. Sumit Mehta

(Practicing Chartered Accountant) as Chairperson of the said meeting. The above-mentioned

arrangement, if approved in the meeting, will be subject to the subsequent approval of the Tribunal.

Hadapsar, Pune-411028, Maharashtra, India not later than 48 hours before the respective meeting(s).

Suzlon Gujarat Wind Park Limited, a Company incorporated

Navrangpura, Ahmedabad-380009, Gujarat, India

Demerged Company are requested to attend.

from the office of the Advocates as mentioned above.

CIN: U40108GI2004PI C044409

under the provisions of Companies Act 1956 having its registered

Services Limited ("Resulting Company") and their respective Shareholders.

office at "Suzlon". 5. Shrimali Society. Near Shri Krishna Complex,

STANDALONE

Quarter

Ended

1,478,69

2.00

(0.50)

(0.50)

2,272.97 2,235.03

376.60 (372.23)

376.60 (372.23)

Ended

1,814.91

135.63

135.63

1,478.69

2.00

0.18

0.18

Ended

373.19

1.478.69

2.00

0.50

0.50

2,290.83 2,256.77

373.19 (373.27)

30-Jun-2021 31-Mar-2021 30-Jun-2020 30-Jun-2021 31-Mar-2021 30-Jun-2020

CLASSIFIEDS

BUSINESS

www.vitalgems.net On 'Income-Sharing-Basis'. Join/Consult: VIKRAM BEDI. Ph.D. (Astro-Gemmologist)

0070746337-1

"IMPORTANT"

E-mail: info@parleindustries.com Website: www.parleindustries.com

NOTICE Notice is hereby given pursuant to Regulation

Obligation and Disclosure Requirements Regulations 2015, a meeting of the Board of Directors of the Company will be held or Thursday, 5th August, 2021 at 5.00 p.m. at the Registered office of the Company, inter alia, to consider and take on record the Unaudited Financial Results of the Company ogether with Limited Review Report thereor o be submitted by the Statutory Auditors for the guarter ended 30th June, 2021 and any other business(s) as per discretion of the Board of Directors.

This information is also available on website of the Company www.parleindustries.com and on the website of the stock exchange

Devansh Motiwala

Place : Mumbai

BUSINESS OFFERS

VISIT/PROMOTE

+91 9869177390.

Whilst care is taken prior to acceptance of advertising copy, it is a comparable to a comparab

Parle Industries Limited CIN:L21000MH1983PLC029128 egd. Office: 6B. Knox Plaza, Ground Floo Mind Space, Near Hometel Hotel, Off. Link Road, Malad (W), Mumbai: 400064. Telefax: 91- 022 - 40033979.

29 read with Regulation 47 of SEBI (Listing

www.bseindia.com

For Parle Industries Limited

Date: 28th July, 2021 Company Secretary

SOUTH WESTERN RAILWAY E-Tender Notice No. 03-SNT/MYS/

2021 Dt: 26.07.2021
The undersigned on behalf of the President of India, invites E-Tenders for he following works: SI Description of the work | Approx. Value

1 Provision of Annual Rs. 16,64,665/-Repair Contract (ARC) of Single Section Digital Axel Counter Cards and High Availability Single Section Digital Axel Counter Cards (HASSDAC) of GG Tronics make for 3 years ove

Mysuru division.

2 Comprehensive Rs. 20,29,500/nnual Maintenance Contract for Electronic Interlocking Systems of Medha Servo Drives Pvt. Ltd. make installed at Shivani and Hosadurga Road Station for 2 years

3 Comprehensive Rs. 7,83,792/Annual Maintenance Contract for Rs. 7,83,792/ntegrated Power Supply Systems of Electric Industries make at Relaquia and Krishnaraja Nagara Stations for 3 ears over Mysuru division

4 Comprehensive Rs. 18,48,704/-Annual Maintenance Contract for ntegrated Power supply Systems of Statcon make at Mysuru, Mysuru New Terminal, Ballakere Nagavangala, Ajjampura, Kadur, Akkihebbalu and Alur station for 2

Comprehensive Rs. 31,06,404/-Annual Maintenance Contract for ntegrated Power supply Systems of Amara Raja make at Mysuru, Birur (2 nos) Ballupet, Donigal, Kadagaravali Yadakumari. Yadamangala Subramanya Road, Narimugaru, Neralakatte, Shiravagilu stations over Mysuru division for 2 years.

6 Comprehensive Rs. 9,20,208/ Annual Maintenance Contract per Rs. 9,20,208/-Electronic Interlocking Systems of M/s Hitachi Rail STS India Pvt. Ltd., Bengaluru (Originally M/s Ansaldo STS Transportation System Installed at Naganahalli Station over Mysuru division for 2 years Last date of submission of bids: Upto 15:00 Hrs. on 18.08.2021

For details log on: www.ireps.gov.in Senior Divisional Signal & Telecomm Engineer, Mysuru

Date: 29/07/2021

Head Office, Stressed Asset Management Vertical: 'Lokmangal', 1501, Shiyajinagar une-05 Tele.: (020) 25614461 / 25614467 Email: samv@mahabank.co.in

Bank of Maharashtra invites Expression of Interest from SC/RCs Banks, FIs and eligible NBFCs for the proposed sale of its Non-Performing Assets (NPAs) comprising of 2 (Two) standalone accounts with approximately principal balance of Rs.156.64 crores under cash Basis only. The sale shall be on "AS IS WHERE IS AND WHAT IS WHERE IS BASIS" and "Without Recourse Basis". Fligible prospective investors are requested to intimate their

willingness to participate by way of an "expression of interest". Kindly refer to the Bank's website at www.bankofmaharashtra.i

under the link "Properties / assets for sale." Place: Pune

Deputy General Manager (SAMV & Recovery)

CENTRAL RAILWAY WORK OF REFILLING AND **TESTING OF FIRE**

OPEN TENDER NOTICE NO BB.M.147.C&W.FE.2021.RT1 dated 26.07.2021. Name of work with its location: Work of refilling and testing of fire extinguishers to be maintained by Mechanical (coaching) department on Mumbai division for a period of three years. Approx Cost of work: Rs.18,77,715/- (Rupees Eighteen Lakh Seventy Seven Thousand Seven Hundred Fifteen only). Earnest Money NIL. Cost of tender form: NIL. Date and time of closing of tender submission: 15:00 hrs. of 17.08.2021. Tenders shall be accepted only in E-tendering format through the website www.ireps.gov.in. Tender document is available in the website

RailMadad Helpline 139

Triveni Glass LTD 1,Kanpur Road,Allahabad-21100

CIN: L26101UP1971PLC003491 Website: www.triveniglassltd.com Email: akd@triveniglassltd.com; **NOTICE**

This is to inform you that the Meeting of Board of Directors of the Company will be held on Friday, 6th August 2021 at 12:00 Noon, to consider and approve the Audited Financial Results for the quarter ended 30th June. 2021.

Date: 29.07.2021 Place: Prayagraj Company Secretary

GODAWARI POWER & ISPAT LIMITED

Regd. Office: 428/2, Phase-I, Industrial Area, Siltara, Raipur (C.G.) Corporate Office: Hira Arcade, Pandri, Raipur (C.G.) 492004 CIN.: L27106CT1999PLC013756, Tel: 0771-4082000, Fax: 0771-4057601, Web.: www.godawaripowerispat.com, E-mail: yarra.rao@hiragroup.com

	EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021 (Rs in Crores)								
S.	Particulars CONSOLIDATED								
No.		3 M	YEAR ENDED						
		Unaudited	Audited	Unaudited	Audited				
		30.06.2021	31.03.2021	30.06.2020	31.03.2021				
1	Total income from Operations	1127.14	1237.90	675.47	3961.03				
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	562.64	451.99	64.34	946.50				
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	562.64	451.99	64.34	946.50				
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	427.20	326.96	41.66	639.44				
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	472.07	340.38	55.68	689.21				
6	Paid Up Equity Share Capital	34.11	34.11	34.11	34.11				
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) (before								
	and after extraordinary items)								
	(a) Basic	123.42	92.79	13.19	181.16				
	(b) Diluted	123.42	92.79	13.19	181.16				

Th	The additional Informations on Standalone Financial Results are as below:							
S.	Particulars	STANDALONE 3 MONTHS ENDED YEAR ENDED						
No.								
		Unaudited	Audited	Unaudited	Audited			
		30.06.2021	31.03.2021	30.06.2020	31.03.2021			
1	Total Income From Operations	1127.06	1239.78	574.86	3646.07			
2	Profit/(Loss) before tax	538.20	429.73	39.16	905.73			
3	Profit/(Loss) after tax	402.76	303.94	24.62	625.76			

Notes: 1. The Financial Results of the company for the quarter ended 30th June, 2021 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 27th July, 2021 and the Limited Review of the same has been carried out by the Auditors.

2. The above is an extract of the detailed format of financial results filed for the quarter ended 30th June, 2021 filed with stock exchanges under could be applicable provisions of the SERI (Listing Obligations and Directors a

regulation 33 & other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full formats of the financial results are available on the stock exchange websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.godawaripowerispat.com)

For and on behalf of Board of Directors Place: Raipur Date: 27.07.2021 Abhishek Agrawal

ACVIND FASHIONS

ARVIND FASHIONS LIMITED CIN - L52399GJ2016PLC085595

Regd. Office: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380025 Website: www.arvindfashions.com Email: investor.relations@arvindbrands.co.in Tele.: +91 79 68268000-8108-09

NOTICE OF THE ANNUAL GENERAL MEETING AND E-VOTING INFORAMTION

NOTICE is hereby given that the Annual General meeting (AGM) of the members of the Company will be held on Monday, August 23, 2021 at 11:00 a.m.(IST) through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") in compliance with the General Circular No. 14/2020 dated 8th April, 2020, Circular No. 17/2020 dated 13th April, 2020, Circular No. 20/2020 dated 5th May, 2020 and Circular No. 02/2021 dated 13th January, 2021 issued by the Ministry of Corporate Affairs ("MCA Circulars") and read with SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15thJanuary, 2021 ("SEBI Circular') issued by the Securities and Exchange Board of India, to transact the business as set out in the Notice of AGM.

Incompliance with the above circulars, the Notice of the AGM along with the Annual Report for the Financial Year 2020-21 will be sent only by electronic mode to those Members whose email addresses are registered with the Company / Depositories. The Notice of the AGM and Annual Report will also be made available on the website of the Company at www.arvindfashions.com websites of stock exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of NSDL at www.evoting.nsdl.com. Pursuant to the provisions of Section 91 of the Companies Act. 2013 read with Rule 10 of the Companies (Management and Administration) Rules. 2014 and

Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations') that the Register of Members and Share Transfer Books of the Company will remain closed from Tuesday, 17th August 2021 till Monday, 23rd August 2021 (both days inclusive) for the purpose

In compliance with Section 108 of the Companies Act, 2013 ('the Act') read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, Secretarial Standards -2 issued by the Institute of Company Secretaries of India on General Meetings and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements Regulations 2015, The Company is providing the facility of remote e-Voting as well as e-Voting during the AGM to all the members to cast their vote electronically on all the resolutions as set out in the Notice of the AGM. The Company has engaged the services o National Securities Depository Limited ('NSDL'), for providing the e-Voting facility to the Members. Facility for e-Voting during the AGM will be made available to those Members who attend the AGM and have not already casted their vote through remote e-Voting. The Members who have cast their vote by remote e-Voting prior to the AGM may also attend / participate in the AGM through VC / OAVM but shall not be entitled to cast their vote again. The details of e-Voting and the process of e-Voting will be provided in the Notice of the AGM

The remote e-Voting period will commence at 09:00 A.M.(IST) on Thursday, 19th August, 2021 and will end at 05:00 P.M. (IST) on Sunday, 22nd August, 2021 The remote e-Voting module shall be disabled by NSDL for voting thereafter.

The cut-off date for determining eligibility of members through remote e-Voting and voting at the AGM is Monday, 16th August 2021.Any person, who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holds shares as of the cut-off date, may obtain the login ID and password by sending a request at evoting@nsdl.co.in mentioning their demat account number/folio number, PAN, name and registered address. The procedure for electronic voting is available in the Notice of AGM as well as in the mail sent to Members by NSDL. Please refer e-Voting user manual for Shareholders available in the download section at www.evoting.nsdl.com.

In case of any queries, you may refer the FrequentlyAsked Questions (FAQs) for Shareholders and e-Voting user manual for Shareholders available at the download section of wro call on toll free no.: 1800-222-990 or send a request at www.evoting.nsdl.co.in. Shareholders, who need assistance before or during the AGM, can contact NSDL official Ms. Sarita Mote on Toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in.

Date: 29.07.2021 Place: Bangalore

By order of the Board For, Arvind Fashions Limited Vijay Kumar B S Company Secretary & Compliance Officer

CEMENT

Dated 29th day of July 2021 at Pune.

Shree Digvijay Cement Company Limited

Abhishek Shinghavi **Chairman of the Meeting**

Regd. Office: Digvijaygram 361140 (Gujarat) Phone: 0288-2344272-75 Fax: 0288-2344092, Email: investors.sdccl@digvijaycement.com CIN: L26940GJ1944PLC000749, Website: www.digvijaycement.com

For Suzlon Gujarat Wind Park Limited

STATEMENT OF STANDALONE AND CONSOLIDATED RESULTS FOR THE QUARTER ENDED JUNE 30, 2021 (Rs. in lakhs) **Particulars** Standalone **Consolidated Ouarter ended Ouarter ended** Year Ended **Year Ended** 30/06/2021 31/03/2021 30/06/2020 31/03/2021 30/06/2021 31/03/2021 30/06/2020 31/03/2021 (Audited) (Unaudited) (Unaudited) (Audited) (Unaudited) (Audited) (Unaudited) (Audited) Total income from operations (net) 15,570.65 17.688.91 8.860.79 50.914.43 15,570.65 17.688.91 8.860.79 50.914.43 Profit for the period (before tax) 3.442.84 4.193.94 1,522.75 8.293.89 3.442.56 1,522.75 8,290.71 4.193.45 Profit for the period 2,173.13 2,743.07 998.04 5,399.17 2,172.85 2,742.58 998.04 5,395.99 Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other Comprehensive Income (after tax)] 2,163.37 2,718.25 979.25 5,361.32 2,163.09 2,717.76 979.25 5,358.14 **Equity Share Capital** 14.268.70 14,229.30 14,137.50 14,229.30 14,268.70 14,229.30 14,137.50 14,229.30 16,873.25 Other equity excluding revalution reserves 16,876.43 Earnings Per share (of Rs.10/- each) (not annualised) Basic earning per Share (In Rs.) 1.52 1.93 0.71 3.79 1.52 1.93 0.71 3.79 Diluted earning per Share (In Rs.) 1.48 1.86 0.69 3.66 1.48 1.86 3.66

The above is an extract of the detailed format of standalone and consolidated statements of financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed format of the standalone and consolidated statements of financial results are available on the Stock Exchange websites at www.bseindia.com, www.nseindia.com and at Company's website at www.digvijaycement.com

Sd/-

For Shree Digvijay Cement Company Limited

KK Rajeev Nambiar CEO & Managing Director (DIN: 07313541)

Place: Noida, U.P.

Date: 28.07.2021

SHARE INDIA SECURITIES LIMITED

CIN: L67120GJ1994PLC115132 ered Office: Unit No. 604A-B, 605A-B, 6th Floor, Tower-A, World Trade Center, Gift City, Block-51, Zone-5, Road 5E,

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021									
Amount in Lacs except El									
Sr.	Particulars	Quarter Ended 30.06.2021	Quarter Ended 31.03.2021	Quarter Ended 30.06.2020	Financial Year Ended 31.03.2021				
No.		Unaudited	Audited	Audited					
1	Total income from operations	14,958.03	19,149.14	7,650.50	44,795.43				
2	Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	4,499.37	4,589.55	1,778.93	10,342.93				
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	4,499.37	4,589.55	1,778.93	10,342.93				
4 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	3,418.20	3,581.89	1,345.92	8,075.13				
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and other Comprehensive Income (after tax)	3,381.50	3,875.79	1,349.73	9,431.20				
6	Paid up Equity Share Capital (Face Value ₹10/-)	3,190.66	3,190.66	3,190.66	3,190.66				
7	Earning Per Share (of ₹10/- each) Basic and diluted	10.71	11.23	4.22	25.31				
Notes: (1) The above is an extract of the detailed format of result for Quarter ended, lune 30, 2021 filed with stock exchange under									

Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the said results are available on the website of BSE at www.bseindia.com as well as on the Company's website at www.shareindia.com

Particulars	Quarter Ended 30.06.2021	Quarter Ended 31.03.2021	Quarter Ended 30.06.2020	Financial Year Ended 31.03.2021		
Turnover	11,751.98	15,075.48	6,971.27	38,279.51		
Profit Before Tax	3,205.70	3,691.55	1,495.22	8,564.70		
Profit after tax	2,414.62	2,966.74	1,118.39	6,732.87		

(3) The standalone and consolidated figures for revenue from operations for FY21 and Q4 FY21 were adjusted for STT directly as this is a direct expense. Consequently, Q1 FY21 figures for revenue from operation and expenses items have also been updated to arrive at the comparable figures. STT subtracted from Revenue from operation and Expenses items in Consolidated and Standalone results for Q1 FY21 are INR 1,831.98 Lacs.

(4) Share India Securities Limited including its subsidiary companies are engaged in the business of trading securities and nvestments wherein interest income and dividend income are a part of operational income. Thus, consolidated and standalone figures for revenue from operations for FY21 and Q4FY21 were adjusted for the same. Consequently, Q1 FY21 figures for revenue om operation and other income items have also been updated to arrive at the comparable figures. Interest and dividend income added to revenue from operations by shifting the same from other incomes item for Q1 FY21 in respect of consolidated results are INR 333.43 Lacs and INR 0.02 Lacs respectively while the same figures in respect of standalone results are INR 319.41 Lacs and NIL respectively By order of the Board

> Sd/ Parveen Gupta Managing Director DIN: 00013926

Ahmedabad

Place: Digvijaygram Date: July 29, 2021

By Order of the Board For **DFM Foods Ltd**.

Raju Singh Tomer Company Secretary

૨જીસ્ટર્ડ ઓફીસ: મેઇન બિલ્ડીંગ, અરવિંદ લીમીટેડ પ્રીમાઇસીસ, નરોડા રોડ, અમદાવાદ–૩૮૦ ૦૨૫

ફોન: +૯૧ ૭૯ ૬૮૨૬૮૦૦૦ **ઇમેઇલ:** investor.relations@arvindbrands.co.in વેબસાઇટ: www.arvindfashions.com

વાર્ષિક સામાન્ય સભા અને ઇ-વોટીંગની માહિતીની નોટીસ

આથી નોટીસ આપવામાં આવે છે કે કંપનીના સભ્યોની વાર્ષિક સામાન્ય સભા (''એજીએમ'') **સોમવાર, ૨૩ ઓગસ્ટ, ૨૦૨૧ ના રોજ સવારે ૧૧:૦૦ કલાકે** કોર્પોરેટ અફેર્સ મંત્રાલય દ્વાર જારી કરાયેલા જાહેર પરિપત્ર નં. ૧૪/૨૦૨૦ તારીખ ૮ એપ્રિલ. ૨૦૨૦. જાહેર પરિપત્ર નં. ૧૭/૨૦૨૦ તારીખ ૧૩ એપ્રિલ. ૨૦૨૦. પરિપત્ર નં. ૨૦/૨૦૨૦ તારીખ ૫ મે. ૨૦૨૮ અને પરિપત્ર નં. ૦૨/૨૦૨૧ તારીખ ૧૩ જાન્યુઆરી, ૨૦૨૧ (''એમસીએ પરિપત્રો'') અને સિક્યોરીટીઝ અને એક્સચેન્જ બોર્ડ ઓફ ઇન્ડિયા દ્વારા જારી કરાયેલ સેબી પરિપત્ર નં SEBI/HO/CFD/CMD1/CIR/P/2020/79 તારીખ ૧૨ મે, ૨૦૨૦ અને પરિષત્ર નં. SEBI/HO/CFD/CMD2/CIR/P/2021/11 તારીખ ૧૫ જાન્યુઆરી, ૨૦૨૧ 'સેબી પરિપત્ર'') અંતર્ગત એજીએમની નોટીસમાં દર્શાવેલા વ્યવહારો કરવા માટે યોજાશે.

લ્યારોક્ત પરિપત્રો અંતર્ગત એજીએમ નોટીસ તેમજ નાણાંકિય વર્ષ ૨૦૨૦-૨૧ નો વાર્ષિક અહેવાલ (એન્યુઅલ રીપોર્ટ) કંપની અથવા ડિપોઝીટરી પાસે જે સભ્યોના ઇમેઇલ એડ્રેસ રજીસ્ટર્ડ છે ોમને ફક્ત ઇલેક્ટ્રોનિક માધ્યમથી મોકલવામાં આવ્યા છે અને એજીએમની નોટીસ અને વાર્ષિક અહેવાલોની કોપી કંપનીની વેબસાઇટ <u>www.arvindfashions.com</u> ઉપ૨ તેમજ સ્ટોક મેક્સચેન્જ જેવા કે બીએસઇ લીમીટેડ અને નેશનલ સ્ટોક એક્સચેન્જ ઓફ ઇન્ડિયા લીમીટેડની વેબસાઇટ અનુક્રમે <u>www.bseindia.com</u> અને <u>www.nseindia.com</u> અને બેનએસડીએલની વેબસાઇટ<u>www.evoting.nsdl.com</u> પર પણ ઉપલબ્ધ રહેશે.

કંપની કાયદા, ૨૦૧૩ ની કલમ ૯૧ ની જોગવાઇઓ તથા કંપની (વ્યવસ્થાપન અને પ્રશાસન) નિયમો, ૨૦૧૪ ના નિયમ ૧૦ સેબી (લિસ્ટીંગ બોબ્લીગેશન્સ અને ડિસક્લોઝર રીક્વાયરમેન્ટ્સ) નિયમનો, ૨૦૧૫ (સેબી લિસ્ટીંગ રેગ્યુલેશન્સ)ના નિયમન ૪૨ મુજબ કંપનીના રજીસ્ટર ઓફ મેમ્બર્સ અને શેર ટ્રાન્સફર બુક્સ **મંગળવાર, ૧૭ ઓગસ્ટ, ૨૦૨૧ થી સોમવાર, ૨૩ ઓગસ્ટ** ૨૦૨૧ સુધી (બંને દિવસો સહીત) એજીએમના હેતુસર બંઘ રહેશે.

સમયાનુસાર કરાયેલ સુધારાઓ મુજબ કંપની (વ્યવસ્થાપન અને પ્રશાસન) નિયમો,૨૦૧૪ ના નિયમ ૨૦ સાથે વંચાતી કંપની કાયદા,૨૦૧૩ (એક્ટ) ની કલમ ૧૦૮, સામાન્ય સભાઓ માટે ડન્સ્ટીટ્યુટ ઓફ કંપની સેક્રેટરીઝ ઓફ ઇન્ડિયા દ્વારા જારી કરાયેલ સેક્રેટરીયલ સ્ટાન્ડર્ડસ ૨ અને સેબી (લિસ્ટીંગ ઓબ્લીગેશન્સ અને ડિસક્લોઝર રીક્વાયરમેન્ટ્સ) નિયમનો, ૨૦૧૫ ના નિયમન ૪૪ ના અનુપાલન હેઠળ, કંપની એજીએમની નોટીસમાં જણાવેલ તમામ ઠરાવો પર ઇલેક્ટ્રોનિક માધ્યમથી મત આપવા માટે બધા સભ્યોને રીમોટ ઈ-વોટીંગ તેમજ એજીએમ દરમિયાન ડ-વોટીંગની સવલત પરી પાડવામાં આવશે. કંપનીએ સભ્યોને ઈ-વોટીંગની સવલત આપવા માટે નેશનલ સિક્યોરીટીઝ ડિપોઝીટરી લીમીટેડ ('એનએસડીએલ') ની નિમણુંક કરેલ છે. એજીએમ .રમિયાન ઈ-વોટીંગની સુવિધા એજીએમમાં હાજર રહેનાર અને રીમોટ ઈ-વોટીંગથી અગાઉ તેમનો મત આપ્યો નથી તેવા સભ્યોને ઉપલબ્ધ કરાવામાં આવશે. જે સભ્યોએ એજીએમ પહેલા રીમોટ ડ-વોટીંગથી તેમના મત આપ્યા છે તેઓ એજીએમમાં હાજર રહી શકે છે / ભાગ લઇ શકે છે, પરંતુ ફરીથી તેઓ મત આપવા હકદાર ગણાશે નહી. ઈ−વોટીંગની વિગતો અને ઈ−વોટીંગની પ્રક્રિય બેજીએમની નોટીસમાં આપવામાં આવેલ છે.

રીમોટ ઇ-વોટીંગનો સમયગાળો ગુરૂવાર ૧૯ ઓગસ્ટ, ૨૦૨૧ ના રોજ (સવારે ૯ઃ૦૦ કલાકે) શરૂ થશે અને રવિવાર, ૨૨ ઓગસ્ટ, ૨૦૨૧ ના રોજ (સાંજે પઃ૦૦ કલાકે) પુર્ણ થશે. ત્યારબાદ રીમોટ ઈ-વોટીંગ મોડ્યુલ વોટીંગ માટે એનએસડીએલ દ્વારા બંધ કરવામાં આવશે.

રીમોટ ઈ-વોટીંગ અને એજીએમમાં વોટીંગ માટે સભ્યોની લાયકાત નક્કી કરતી **કટ- ઓફ તારીખ સોમવાર, ૧૬ ઓગસ્ટ, ૨૦૨૧** રાખેલ છે. નોટીસ મોકલ્યા પછી કંપનીના શેરો મેળવના બને કંપનીના સભ્ય બનનાર અને કટ–ઓફ તારીખના રોજ શેરો ધરાવતી કોઇપણ વ્યક્તિ <u>evoting@nsdl.co.in</u> પર તેમના ડિમેટ એકાઉન્ટ નંબર/ ફોલિયો નંબર, પૅન, નામ અને રજીસ્ટ' સરનામું જણાવતી અરજી મોકલીને લોગીન આઇડી અને પાસવર્ડ મેળવી શકે છે. ઇલેક્ટ્રોનિક વોટીંગની પ્રક્રિયા એજીએમની નોટીસ તેમજ એનએસડીએલ દ્વારા સભ્યોને મોકલાયેલ મેઇલમાં આપેલ છે. વધારાની માહિતી માટે <u>www.evoting.nsdl.com</u> પર ડાઉનલોડ સેક્શનમાં ઉપલબ્ધ શેરહોલ્ડરો માટેના ઈ-વોટીંગ યુઝર મેન્યુઅલ જોવા વિનંતી છે.

કોઇપણ પુછપરછના કિસ્સામાં, તમે <u>www.evoting.nsdl.com</u> ના ડાઉનલોડ સેક્શનમાં ઉપલબ્ધ શેરહોલ્ડરોના વાંરવાર પુછાતા પ્રશ્નો (એફએક્યુએસ) અથવા શેરહોલ્ડરો માટેના ઈ-વોટીંગ યુઝર મેન્યુઅલ જોઇ શકો છો અથવા ટોલ ફ્રી નં: ૧૮૦૦-૨૨૨-૯૯૦ પર કોલ કરી શકો છો અથવા <u>evoting@nsdl.co.in</u> પર અરજી મોકલી શકો છો. એજીએમ પહેલા અથવા એજીએમ દરમિયાન મદદ ઇચ્છતા સભ્યો એનએસડીએલના અધિકારી કુમારી સરીતા મોટેનો ટોલ ફ્રી નંબર ૧૮૦૦ ૧૦૨૦ ૯૯૦ અને ૧૮૦૦ ૨૨ ૪૪ ૩૦ ૫૨ અથવા <u>evoting@nsdl.co.ir</u> પર સંપર્ક કરી શકે છે. બોર્ડના હુકમથી

સ્થળ: બેંગલોર તારીખ: ૨૯.૦૭.૨૦૨૧

અરવિંદ ફેશન્સ લીમીટેંડ વતી વિજય કુમાર બી એસ કંપની સેક્રેટરી અને કમ્પલાયન્સ ઓફીસર

DFM CIN: L15311DL1993PLC052624 Corporate Office: 1401-1411, 14th Floor, Logix City Center, Sector-32, Noida-201301 (U.P.) Tel.: 0120-6013232, 7290935048 Email: dfm@dfmfoods.com, Website: www.dfmfoods.com

SURAJ LIMITED

Suraj House, Opp. Usmanpura Garden, Ashram Road, Usmanpura, Ahmedabad-380014. Ph: +91 79 -27540720 • Fax: 0091-79-27540722 • Email: secretary@surajgroup.com

Website: www.surajgroup.com • CIN: L27100GJ1994PLC021088 NOTICE TO THE EQUITY SHAREHOLDERS OF THE COMPANY FOR TRANSFER OF EQUITY SHARES TO THE INVESTORS EDUCATION & PROTECTION FUND (IEPF) SUSPENSE ACCOUNT

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the IEPF Rules") 'notified by the Ministry of Corporate Affairs as amended from time to time.

The IEPF Rules, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more in the name of investor Education and Protection Fund Suspense Account ("IEPF Suspense Account"). Accordingly, Shares of those Shareholders who have not encashed their dividend for seven consecutive years from 2013-14 (Dividend) will be transferred to the IEPF Suspense Account. Individual communication is being sent to the concerned shareholders at their available address for taking appropriate action(s). The Company has also uploaded the details of such shareholders and their shares due for transfer to the IEPF Suspense Account on its website at www.surajgroup.com.

Shareholders are requested to note that both the unclaimed dividend and the shares transferred to the IEPF Authority/Suspense Account Including all benefits on such shares, If any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the IEPF Rules.

Shareholders can verify the details of uncashed dividends and the shares liable to

be transferred to the IEPF Suspense Account from the website

The Shareholders holding shares in physical form and whose shares are liable to be transferred to the IEPF Suspense Account, may note that the Company would be issuing duplicate shares certificate(s) in lieu of the original Share Certificate(s) held by them for the purpose of the transfer of shares to IEPF Suspense Account as per the IEPF Rules and upon such issue. The original share certificate(s) which stand registered in their name will stand automatically cancelled and be deemed non-negotiable. The Shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to the IEPF Suspense Account pursuant to the

The Shareholders may note that if no reply is received by the Company or by the Registrar from the concerned shareholders within prescribed time limit, the Company shall, with a view to complying with the requirements set out in the IEPF Rules, transfer the shares to the IEPF Suspense Account by the due date without any further notice.

For any clarification on the matter, please contact the Company's Registrar and Transfer Agents: M/S MCS share transfer agent Ltd., 201, Shatdal Complex, 2nd Floor, Opp. Bata Show Room, Ashram Road, Ahmedabad-380009 Gujarat, Phone No. (079)26582878/79/80, e-mail: mcsahmd@gmail.com

For, Suraj Limited Place: Ahmedabad Ashok Shah Date: 30/07/2021

Particulars

Net Profit / (Loss) for the period (before tax, Exceptional

Net Profit / (Loss) for the period before tax (after Exceptiona

Net Profit / (Loss) for the period after tax (after Exceptional

5 | [Comprising Profit/ (Loss) for the period (after tax) and other

1 Total income from operations

and/or Extraordinary items)

and/or Extraordinary items)

Particulars

Turnover

Profit Before Tax

Profit after tax

NIL respectively.

Place: Noida, U.P.

SI. Particulars

Date: 28.07.2021

Comprehensive Income (after tax)

6 Paid up Equity Share Capital (Face Value ₹10/-

7 Earning Per Share (of ₹10/- each) Basic and diluted

Standalone results for Q1 FY21 are INR 1,831.98 Lacs

SHARE INDIA SECURITIES LIMITED CIN: L67120GJ1994PLC115132 ered Office: Unit No. 604A-B, 605A-B, 6th Floor, Tower-A, World Trade Center, Gift City, Block-51, Zone-5, Road 5E, Gandhinagar, Gujarat-382355, Tel: 0120-4910000, Website: www.shareindia.com, Email: vikas_cs@shareindia.con

30.06.2021

Unaudited

14.958.03

4,499.37

3.418.20

3.381.50

3,190.66

10.71

Notes: (1) The above is an extract of the detailed format of result for Quarter ended June 30, 2021 filed with stock exchange unde

Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the said results are

Quarter Ended

31.03.2021

15.075.48

3,691.55

2,966.74

(3) The standalone and consolidated figures for revenue from operations for FY21 and Q4 FY21 were adjusted for STT directly as

this is a direct expense. Consequently, Q1 FY21 figures for revenue from operation and expenses items have also been updated to

rive at the comparable figures. STT subtracted from Revenue from operation and Expenses items in Consolidated and

(4) Share India Securities Limited including its subsidiary companies are engaged in the business of trading securities and nvestments wherein interest income and dividend income are a part of operational income. Thus, consolidated and standalone

figures for revenue from operations for FY21 and Q4FY21 were adjusted for the same. Consequently, Q1 FY21 figures for revenu

from operation and other income items have also been updated to arrive at the comparable figures. Interest and dividend income:

added to revenue from operations by shifting the same from other incomes item for Q1 FY21 in respect of consolidated results are

KLAKSHMI 🗇

INR 333.43 Lacs and INR 0.02 Lacs respectively while the same figures in respect of standalone results are INR 319.41 Lacs and

available on the website of BSE at **www.bseindia.com** as well as on the Company's website at **www.shareindia.com**

(2) The key information of Standalone Financial Results for the quarter ended 30th June, 2021 are as follows

Quarter Ended

11.751.98

3,205.70

31.03.2021

Audited

19,149.14

4,589.55

4.589.55

3.581.89

3.875.79

3,190.66

11.23

Quarter Ended

6.971.27

1,495.22

1,118.39

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021

बैंक ऑफ़ बड़ौटा Bank of Baroda

Dated: 29th July, 2021

ease take note of the same.

પાંચકુવા શાખા : ધનલક્ષ્મી બિલ્ડીંગ, રેલ્વેપુરા, અમદાવાદ-૩૮૦ ૦૦૨. ફોન : ૨૨૧૪૫७૧૦, ૨૨૧૪૧૨૫૧ Email: panchk@bankofbaroda.com

સ્થાવર મિલકતોના અંગે કબજાની નોટિસ

ખાથી નીચે સહી કરનાર **બેંક ઓફ બરોડા** ના અધિકૃત અધિકારીશ્રીને સિક્યુરીટાઈઝેશન એત રીકન્સ્ટરકરામ ઓક દાદમાસ્ત્રિયાલ એઝેડએ એન્ટ એમકોર્સુમેન્ટ ઓક સિક્સરીરી દર્ષ્ટિરેસ્ટ એક્ટ 2002 મને <mark>કલમ ૧૩(૨)</mark> ની મળેલ સત્તાની રૂએ સિક્યુરીટી ઈન્ટરેસ્ટ (એનફોર્સમેન્ટ) રૂલ, ૨૦૦૨ ના **રૂલ** ટ માથે વાંચતા **તો. 03.0૫.૨0૨૧** ના રોજ કિમાન્ક નોટીસ ઓપીને ઉઘારકર્તા **શ્રી મે. કે. નટરાજ** <mark>એન.એક્સ. ના માલિક શ્રીમતિ ઈલાબેન કમલેશભાઈ પરમાર</mark> ને નોટીસમાં જણાવેલ નીચે મુજબર્ન ખાકી રકમ આ નોટીસ મળ્યાના ૬૦ દિવસમાં પરત ચુકવવા જણાવ્યું હતું.

TO WHOMSOVER IT MAY CONCERN

Notice is hereby given to the Shareholders, Customers, Business Associates Stakeholders, all persons concerned and the General Public that the Board of

Directors of the Company at their meeting held today have passed the resolution for

shifting the registered office from the premises at 8377, Roshanara Road, Delhi 110007 to the new premises at 149, 1st Floor, Kilokari, Ring Road, Ashram, New Delhi

110014 within the local limits of City with immediate effect i.e from 29th July, 2021.

માથી ઉદ્યારકર્તા સદર રકમ બેંકને પરત ચૂકવવામાં નિષ્ફળ ગયા હોવાથી ઉદ્યારકર્તા તેમજ જાહેર જનતા*ને* નોટીસ આપીને જણાવવામાં આવે છે કે આથી નીચે સહી કરનારે નીચે જણાવેલ મિલકતનો ઉપર જણાવે કાયદાની કલમ ૧૩ ની પેટા કલમ(૪) અને સિક્યુરીટી ઈન્ટરેસ્ટ(એનફોર્સમેન્ટ) રૂલ, ૨૦૦૨ ના રૂલ સાથે વાંચતા તેઓને મળેલ સત્તાની રૂએ **તા. ૨૭.૦૭.૨૦૨૧ ના રોજ કબજો** લઈ લીધો છે.

આથી ઉદ્યારકર્તા/જામીનદાર/ગીરો મૂકુનાર તેમજ જાહેર જનતાને આથી ચેતવણી આપી જણાવવામાં આવે છે કે તેઓ સદર મિલકત અંગે કોઈપણ વ્યવહાર ના કરે અને તેમ છતાં પણ કોઈ તેમ કરશે તો તેઓ **બેંક ઓફ બરોડા,** પાસેથી લીધેલ નીચે જણાવેલ બાકી રકમ તેમજ તેના ઉપરનું નક્કી કરેલ દરનું વ્યાજ, ચાર્જીસ અને ખર્ચાઓ સહિતની રકમ પૈસાની પૂરી ચૂકવણી ન થાય ત્યાં સુધી બેંકને ચૂકવવા સા

ઉધારકર્તાઓને ખાસ ધ્યાન દોરવાનું કે સરફેસી કાયદાની કલમ (૧૩) ના પેટા કલમ (૮) ની જોગવાદ અનુસાર આપેલ સમયમર્યાદામાં કાયદાનુસાર તેમની સલામત મિલકર્ત પાછી મેળવી શકે છે.

સ્થાવર મિલકતોનું વર્ણન

બાકી લ્हેણાં : રૂા. ૧૮,૦૬,७૯૮.૦૮ (રૂા. અઢાર લાખ છ હજાર સાતસો અજ્ઞાણું અને આઠ પૈસા) મિલકત નં. ૧: મિલકતનો ટુકડો કે ખંડ બધુ જ, દુકાન નં. ડી/૭, ત્રીજો માળ જેનો મ્યુનિસિપલ દેનામેન્ટ નં. ૦૧૦૧–૦૭–૦૬૦૧–૦૦૦૧–આઈ, જેનું ક્ષેત્રફળ ૧૨૮.૫૦ ચો. ફૂટ, એટલે કે ૧૧.૯૪.૨૩ ચો.મી. (સુપર બિલ્ટઅપ) કોમલ ચેમ્બર્સ ઓનર્સ એસોસીએશનના 'કોમલ ચેમ્બર્સ' તરીકે ઓળખાતા બિલ્ડીંગમાં આવેલ જેનો જમીનનો સીટી સર્વે નં. ૫૧૩, ૫७૦ અને ૫७૧, રેલ્વેપુરા વોર્ક, તાલુકો સીટી, રજીસ્ટ્રેશન કિસ્ટ્રીક્ટ અમદાવાદ અને સબ કિસ્ટ્રીક્ટ અમદાવાદ–૧ (સીટી) ખાતે આવેલ શ્રીમતિ ઈલાબેન કમલેશભાઈ પરમારની માલિકીની મિલકત. જેની આજુબાજુ : પૂર્વમાં કોમન પેસેજ, પશ્ચિમમાં સરોજ મેન્શન, ઉત્તરમાં દુકાન નં ડી/૬, દક્ષિણમાં દુકાન નં. ડી/૮.

બાકી લ્हેણાં : રૂા. ૧૮,૦૬,७૯૮.૦૮ (રૂા. અઢાર લાખ છ હજાર સાતસો અટ્ટાણું અને આઠ પૈસા) . **મિલકત નં. ૨ :** મિલકતનો ટુકડો કે ખંડ બધુ જ, દુકાન નં. ડી/૮, ત્રીજો માળ જેનો મ્યુનિસિપલ ટેનામેન્ટ નં. ૦૧૦૧–૦૭–૦૬૦૬–૦૦૦૧–બીં, જેનું ક્ષેત્રફળ ૧૩૪ ચો. ફૂટ, એટલે કે ૧૨.૪૪.૯૦ ચો.મી. (સુપર બિલ્ટઅપ) ક્રોમલ ચેમ્બર્સ ઓનર્સ એસોસીએશનના 'ક્રોમલ ચેમ્બર્સ' તરીકે ઓળખાતા બિલ્ડીંગમાં આવેલ જેનો જમીનનો સીટી સર્વે નં. ૫૧૩, ૫७૦ અને ૫७૧, રેલ્વેપુરા વોર્ક, તાલુકો સીટી, રજીસ્ટ્રેશન કિસ્ટ્રીક્ટ અમદાવાદ અને સબ કિસ્ટ્રીક્ટ અમદાવાદ–૧ (સીટી) ખાતે આવેલ શ્રીમતિ ઈલાબેન કમલેશભાઈ પરમારની માલિકીની મિલકત. જેની આજુબાજુ : પૂર્વમાં કોમન પેસેજ, પશ્ચિમમાં સરોજ મેન્શન, ઉત્તરમાં દુકાન ને ડી / ७, દક્ષિણમાં દુકાન નં. ડી / ૯.

તા. ૨७.૦७.૨૦૨૧ સ્થળ : અમદાવાદ (મોદીત ભાકુની) ચીફ મેનેજર અને અધિકૃત અધિકારી, બીઓબી

Amount in Lacs except EPS

Quarter Ended | 30.06.2020

Unaudited

7,650.50

1,778.93

1,778.93

1,345.92

1.349.73

3,190.66

4.22

Financial Year Ended 31.03.2021

Audited

44.795.43

10,342.93

10,342.93

8.075.13

9.431.20

3.190.66

Financial Year Ended

38.279.51

8,564.70

6.732.87

By order of the Board

Parveen Gunta

₹ in Crores

Managing Director DIN : 00013926

For Share India Securities Limited



(A Government of Gujarat Enterprise)

"Khanij Bhavan", 132 Ft. Ring Road, Near University Ground, Vastrapur, Ahmedabad-380 052, Phone: 079-27913200

NOTICE TO SHAREHOLDERS

Notice is hereby given to the shareholders of Gujarat Mineral Development Corporation Limited (hereinafter referred to as the Company) that pursuant to Section 124 (6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("Rules"), all shares in respect of which dividend has not been claimed for seven consecutive years or more shall be transferred by the Company in the name of Investor Education and Protection Fund ("IEPF"). The Company has sent individual communication to all such shareholders, the dividend in

financial year 2013-14 have also remained unpaid / unclaimed till date. The details of such shareholders, inter alia, their name, folio numbers or DP ID/Client ID and

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority may note that the Company would be issuing new share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of dematerialization and transfer of shares to IEPF Authority as per the Rules and upon such issue, the original certificate(s) which stands registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website shall be deemed to be adequate notice in respect of ssue of new certificates by the Company for the purpose of transfer of shares to IEPF Authority

The Company will, however, not transfer such share to IEPF where there is a specific order of the Court/tribunal restraining any transfer of such shares or where the share are

Concerned Share holders of the Company are hereby requested to claim the dividend declared during the Financial Year 2013-14 on or before 25/09/2021, failing which the company, with a view to adhering with the requirements of the Rules, shall transfer the dividend for the Financial

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

The Company Secretary M/s.Gujarat Mineral Development Corporation Limited, M/s.MCS STA Limited 101, Shatdal Complex. 'Khanij Bhavan", 132 ft. Ring Road, Nr. University Ground, Opp.Bata Show Room, Ashram Road Vastrapur, Ahmedabad - 380 052. Ahmedabad 380 009 Phone No.079-26580461/62/63 thone no. 079-27913200, Email: cosec@gmdcltd.com

For Guiarat Mineral Development Corporation Limite Place: Ahmedabad

Gujarat Mineral Development Corporation Limited

CIN:L14100GJ1963SGC001206

Email: cosec@gmdcltd.com Website: www.gmdcltd.com

Transfer of Shares to Investor Education and Protection Fund

espect of whose shares and corresponding shares for the financial year ended on March 31. 2014 is due for transfer to IEPF upon completion of seven (7) years and the dividend(s) in respect of whose shares and corresponding shares for the financial years, subsequent to

number of shares due for transfer are available on the web-site of the Company i.e. www.gmdcltd.com.

oursuant to the rules.

hypothecated/pledged under the Depositories Act, 1996.

Year 2013-14 and the corresponding shares to the IEPF without any further notice. Please note that no claim shall lie against the Company in respect of unclaimed dividend

In case any shareholder has query in this regard, he / she may contact the Company or it

Registrar and Share Transfer Agent at the following addresses:

Email:mcsstaahmd@gmail.com

Deepak Nitrite Limited

Registered Office: Aaditya-I, Chhani Road, Vadodara-390 024, Gujarat Website: www.godeepak.com, Investors Relation Contact: investor@godeepak.com Corporate Identification Number: L24110GJ1970PLC001735 Tel No.: +91 265 2765200, Fax No.: +91 265 2765344

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30[™] JUNE, 2021

			•				
				(₹ in Crores)			
ìr.		CONSOLIDATED RESULTS					
0.	Particulars	Quarter Ended 30.06.2021	Year Ended 31.03.2021	Quarter Ended 30.06.2020			
1	Total Income from Operations	1,534.47	4,381.27	681.24			
2	Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)	405.25	1,041.72	132.64			
3	Net Profit for the period after tax (after Exceptional and/or Extraordinary Items)	302.63	775.81	98.95			
4	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and other comprehensive income (after tax)]	302.31	774.74	98.82			
5	Equity Share Capital (Face Value of ₹ 2/- each)	27.28	27.28	27.28			
6	Other Equity	NA	NA	NA			
7	Earnings per share (Face Value of ₹ 2/- each) (not annualised) (for continuing and discontinued operations): 1. Basic 2. Diluted	22.19 22.19	56.88 56.88	7.25 7.25			

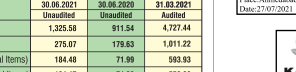
	1. Basic 2. Diluted	22.19 22.19	56.88 56.88	7.25 7.25
Е	xtract from the Standalone Fina		30.00	(₹in Crores
Sr. No.	Particulars	Quarter Ended 30.06.2021	Year Ended 31.03.2021	Quarter Ender 30.06.2020
1	Total Income from Operations	570.72	1,822.68	355.26
2	Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)	167.79	478.61	85.31
3	Net Profit for the period after tax (after Exceptional and/or Extraordinary Items)	134.92	354.72	63.61
4	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and other comprehensive income (after tax)]	134 60	353 42	63 48

Note:

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated financial results are available on stock exchange websites (www.nseindia.com and www.bseindia.com) and on company's website (www.godeepak.com).

For DEEPAK NITRITE LIMITED

D. C. MEHTA **Chairman & Managing Director** DIN: 00028377



Consolidated

30.06.2021 30.06.2020 31.03.2021 Total Income from Operations Profit before Interest, Depreciation & Taxes (EBITDA) Net Profit/(Loss) for the Period (before Tax and Exceptional Items Net Profit/(Loss) for the Period before Tax (after Exceptional Items 184.47 556.06 71.99 Net Profit/(Loss) for the Period after Tax (after Exceptional Items) 136.17 50.63 421.12 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 131.94 49.11 407.61 58.85 58.85 **Equity Share Capital** 58.85 Other Equity 2.035.70 Earnings Per Share (of ₹5/- each) 11.16 34.45

1 The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held

2 Standalone Financial Information of the Company, pursuant to Regulation 47(1)(b) of SEBI (LODR)

			₹ in Crores		
Particulars	Quarte	Quarter ended			
	30.06.2021	30.06.2020	31.03.2021		
Turnover	1248.38	833.32	4459.18		
Operating Profit (EBITDA)	232.93	151.51	864.22		
Profit before Tax (before Exceptional Items)	161.28	65.30	527.51		
Profit before Tax (after Exceptional Items)	161.28	65.30	496.59		
Profit after Tax	118.71	44.42	363.82		

3 The above is an extract of the detailed format of Quarter ended 30th June 2021 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 Standalone & Consolidated Quarterly Financial Results are available on the websites of Stock Exchanges at www.bseindia.com and www.nseindia.com and also on Company's website at www.jklakshmicement.com

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(Vice Chairman & Managing Direc















WEBSITE: WWW.JKLAKSHMICEMENT.COM | E-mail: jklc.investors@jkmail.com | Fax No. 91-011-23722251 | CIN: L74999RJ1938PLC01951



Place: Digvijaygram

Date: July 29, 2021

Shree Digvijay Cement Company Limited

Place: Vadodara

Date: July 29, 2021

Regd. Office: Digvijaygram 361140 (Gujarat) Phone: 0288-2344272-75 Fax: 0288-2344092, Email: investors.sdccl@digvijaycement.com CIN: L26940GJ1944PLC000749, Website: www.digvijaycement.com

STATEMENT OF STANDALONE AND CONSOLIDATED RESULTS FOR THE QUARTER ENDED JUNE 30, 2021								
								Rs. in lakhs)
Particulars		Stand	alone		Consolidated			
	(Quarter ende	d	Year Ended	Quarter ended			Year Ended
	30/06/2021	31/03/2021	30/06/2020	31/03/2021	30/06/2021	31/03/2021	30/06/2020	31/03/2021
	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)
Total income from operations (net)	15,570.65	17,688.91	8,860.79	50,914.43	15,570.65	17,688.91	8,860.79	50,914.43
Profit for the period (before tax)	3,442.84	4,193.94	1,522.75	8,293.89	3,442.56	4,193.45	1,522.75	8,290.71
Profit for the period	2,173.13	2,743.07	998.04	5,399.17	2,172.85	2,742.58	998.04	5,395.99
Total Comprehensive Income for the period								
[Comprising Profit for the period (after tax)								
and other Comprehensive Income (after tax)]	2,163.37	2,718.25	979.25	5,361.32	2,163.09	2,717.76	979.25	5,358.14
Equity Share Capital	14,268.70	14,229.30	14,137.50	14,229.30	14,268.70	14,229.30	14,137.50	14,229.30
Other equity excluding revalution reserves				16,876.43				16,873.25
Earnings Per share (of Rs.10/- each)								
(not annualised)								
Basic earning per Share (In Rs.)	1.52	1.93	0.71	3.79	1.52	1.93	0.71	3.79
Diluted earning per Share (In Rs.)	1.48	1.86	0.69	3.66	1.48	1.86	0.69	3.66

The above is an extract of the detailed format of standalone and consolidated statements of financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed format of the standalone and consolidated statements of financial results are available on the Stock Exchange websites at www.bseindia.com, www.nseindia.com and at Company's website at www.digvijaycement.com

For Shree Digvijay Cement Company Limited

KK Rajeev Nambiar CEO & Managing Director (DIN: 07313541)