

ZENITH FIBRES LIMITED

Mumbai(Regd. Office): 205, Marol Bhavan, Marol Co-op. Ind. Estate Ltd., M.V Road, J.B Nagar Post, Andheri East, Mumbai-400059 Ph# 022-28599428 CIN: L40100MH1989PLC054580 E mail: mumbai@zenithfibres.com URL:www.zenithfibres.com

25th May, 2023

To The Manager, BSE Limited, Corporate Relations Dept., Dalal Street, Mumbai 400 001.

Dear Sir,

Sub: Audited Financial Results for the quarter and year ended on 31.03.2023

Scrip Code No: 514266

Intimation under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith a copy of Audited financial results for the quarter and year ended on 31.03.2023 published in English and vernacular language (Marathi) newspapers. We request you to please take the same on record.

Thanking you,

For Zenith Fibres Limited

Siddhi Shah Company Secretary

Corp. Office : 103, Synergy House, Subhanpura, Vadodara-390023 Ph#0265-2283744 Fax#0265-2283743 E mail: baroda@zenithfibres.com

Plant : Block 458, P O Tundav, Dist.Vadodara-391775 Tal. Savli , -M#918780601186,91-8780601179 E mail: plant@zenithfibres.com

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FINANCIAL EXPRESS

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Extract of Audited Consolidated Financial Results for the quarter and year ended 31 March 2023

						(₹ in Lakhs)
		(Quarter endeo	d I	Year e	nded
Sr No.	Particulars	31 March 2023	31 December 2022	31 March 2022	31 March 2023	31 March 2022
		Audited	Unaudited	Audited	Audited	Audited
1 2	Total Income from Operations Net Profit / (Loss) for the period	9,259.88	10,000.35	8,348.58	37,673.34	32,396.90
3	(before Tax, Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax	(5,637.10)	(1,777.19)	(4,134.86)	(11,626.37)	(6,795.93)
4	(after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax	(5,637.10)	(1,777.19)	(4,134.86)	(11,626.37)	(6,795.93)
5	(after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other	(5,637.10)	(1,777.19)	(4,134.86)	(11,626.37)	(6,795.93)
6 7	Comprehensive Income (after tax)] Equity Share Capital	(5,804.69) 1,306.41		(4,241.41) 1,306.41	(11,395.09) 1,306.41	
8	Reserves (excluding Revaluation Reserve) as shown in the Balance Sheet of previous year Earnings Per Share (of Re 1/- each)	N.A.	N.A.	N.A.	(11,680.76)	(1,461.82)
	(for continuing and discontinuing operations) 1. Basic: 2. Diluted:	(43.15) (43.15)	(13.61) (13.61)	(31.77) (31.77)	(89.15) (89.15)	(52.69) (52.69)

Notes:

The above results have been approved and reviewed by the Audit Committee and approved by the Board of Directors at its meetings held on 24 May 2023. The statutory auditors of the company have carried out audit of the results and issued a unqualified report.

Additional information on quarterly and year ended standalone financial results is as follows:

	(Quarter ende	d	Year ended		
Particulars	31 March 2023	31 December 2022	31 March 2022	31 March 2023	31 March 2022	
	Audited	Unaudited	Audited	Audited	Audited	
Total Income from operations Profit/(Loss) from ordinary activities before tax Net Profit/(Loss) for the period Total Comprehensive Income (after tax)	4,390.10 (2,411.99) (2,411.99) (2,389.15)	4,760.46 (3,551.35) (3,551.35) (3,559.34)	3,934.50 (852.55) (852.55) (873.89)	17,831.07 (8,548.58) (8,548.58) (8,549.71)	14,090.66 (2,547.56) (2,547.56) (2,579.52)	

The above is an extract of the detailed format of Quarterly and yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing 3. Obligations and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly and yearly financial results are available on the website of the concerned Stock Exchanges at www.bseindia.com and www.nseindia.com and also on the website of the Company at www.kaya.in.

For and on behalf of the Board

Place : Mumbai Date : 24 May 2023

Harsh Mariwala **Managing Director**

(₹ in Lakhs)

kaya

Registered Office address -**KAYA LIMITED**



000000000000000000000000000000000000000		MC/T-I/2023 (NOTICE INVITING E- TENDER) cket System of tendering for the following work:-							
Name of Work Repair and Maintenance Of Civil Work Of Corporate Office at C-3, Mathura Road NSIC-MDBP Building (2nd & 3rd Floor), CONCOR Officers Flats at Defence Colony, Jungpura, Khelgaon, San Martin Marg, Chanakyapuri, Technical Office at US Complex (Room No. 6,7,12 & 19), 27 Tilak Bridge Railway Colony New Delhi & Operational Office at Gurgaon.									
Estimated Cost		Rs. 276.08 Lakhs inclusive all taxes							
Completion Per	iod	24 (Twenty Four) Months							
Earnest Money Deposit		Rs. 2,88,100 /- (through e-payment)							
Cost of Tender	Document	NIL							
Tender Process	ing Fee (Non-refundable)	Rs. 4,720/- (inclusive all taxes & duties through e-payment)							
Date of sale of	Tender (online)	25.05.2023 (11:00 hrs) to 14.06.2023 (upto 17:00 hrs)							
Date & Time of	submission of Tender	15.06.2023 upto 17:00 hrs							
Date & Time of	Opening of Tender.	16.06.2023 at 11:30 hrs							
refer to detail tender docume Corrigendum / co.in, <u>www.ten</u>	ed tender notice availab ant can be downloaded f Addendum to this Tende derwizard.com/CCIL and shall not be issued for the	nce with respect to similar nature of work, etc, please le on website <u>www.concorindia.com</u> , but the complete from website <u>www.tenderwizard.com/CCIL</u> only. Further, er, if any, will be published on website www.concorindia. Central Procurement Portal (CPP) only. Newspaper press a same. xecutive Director (P&S)/A-II Phone No.: 011-41222500							

OIL COUN (CIN "Kamineni', 3rd ATEMENT OF AUDITED QUARTER AND YEA	l: L269321 I Floor, K P FINANC	G1985PL0 (ing Koti,	C005329) Hyderal	bad-500001 R 111E
Particulars				Previous Year ended 31-03-2022
come from Operations				10.33
/ (Loss) from ordinary activities after Tax *	(9171.58)	(1341.57)	37613.07	(5100.55)

Net Profit/ (Loss) from ordinary activities after Tax *	(9171.58)	(1341.57)	37613.07	(5100.55)							
Net Profit / (Loss) for the period after tax (after Extraordinary items) *	(9171.58)	(1341.57)	37613.07	(5132.27)							
Equity Share Capital	4428.95	4428.95	4428.95	4428.95							
Reserves (excluding Revaluation Reserve)	(387.85)	(17061.80)	(5529.51)	(17061.80)							
Earnings per share:	0.00		0								
Basic and Diluted before extraordinary items	(3.13)	(3.03)	23.63	(11.52)							
Basic and Diluted after extraordinary items	(3.13)	(3.03)	23.63	(11.52)							
Note: 1) The above is an extract of the detailed format of Quarterly Financial Results filed with the National Stock Exchange of India Limited under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the National Stock Exchange of India Limited website at www.nseindia.com and also on the Company's website at www.octlindia.com. *The Net Profit includes an amount of Rs.34,783.04 lakhs value addition on revaluation of assets.											
Place : Hyderabad Date: 24th May, 2023			R KAMINEN G DIRECTO								

BIGBLOC CONSTRUCTION LIMITED CIN: L45200GJ2015PLC083577

Country 1

Total Inc

REGD. OFF.: Office No. 908, 9th Floor, Rajhans Montessa, Dumas Road, Magdalla, Surat - 395 007 (GUJARAT) Ph.: +91-261-2463262 / 63 Email : bigblockconstruction@gmail.com, website : www.nxtbloc.in

EXTRACT OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH. 2023

	2 marine	STANDALONE CONSOLIDATED								
PARTICULARS	Quarter Ended 31/03/2023 (Audited)	Quarter Ended 31/12/2022 (Unaudited)	Quarter Ended 31/03/2022 (Audited)	Year Ended 31/03/2023 (Audited)	Year Ended 31/03/2022 (Audited)	Quarter Ended 31/03/2023 (Audited)	Quarter Ended 31/12/2022 (Unaudited)	Quarter Ended 31/03/2022 (Audited)	Year Ended 31/03/2023 (Audited)	Year Endeo 31/03/2022 (Audited)
Total Income from Operations	2791.79	2864.88	2937.46	11382.75	10351.16	4654.54	4954.15	5299.12	20010.61	17522.34
Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	486.14	561.56	300.36	2133.03	971.05	842.51	1071.50	823.33	4059.67	1,808.94
Net Profit for the period before tax (after Exceptional and / or Extraordinary items)	486.14	561.56	300.36	2133.03	971.05	842.51	1071.50	823.33	4059.67	1,808.94
Net profit for the period after tax (after Exceptional and / or Extraordinary items)	363.66	403.22	225.10	1604.41	770.54	555.51	768.33	748.06	3013.58	1,608.43
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	368.17	403.22	225.10	1608.92	770.54	563.38	768.18	750.68	3018.34	1611.05
Paid up Equity Share Capital	0				14	15.76				
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance sheet		2.5555	4654.54	3766.21	2350.97	10000	202202	85555	6116.03	3286.76
Earning Per Share (Face value of Rs. 2/- each) (for c	ontinuing an	d discontin	ued operatio	ns) -		112 1	a 8	c		
(a) Basic (in Rs.) :	0.51	0.57	0.32	2.27	1.09	0.79	1.09	1.06	4.28	2.27
(b) Diluted (in Rs.) :	0.51	0.57	0.32	2.27	1.09	0.79	1.09	1.06	4.28	2.27

declared final equity dividend of 20 % amounting to Rs. 0.40 per share.

2. The above is an extract of the detailed format of Audited Financial Results for year ended 31st March, 2023 filed with stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the results is available on the Stock Exchange website i.e www.bseindia.com and www.nseindia.com and on the Company's website i.e www.nxtbloc.in.

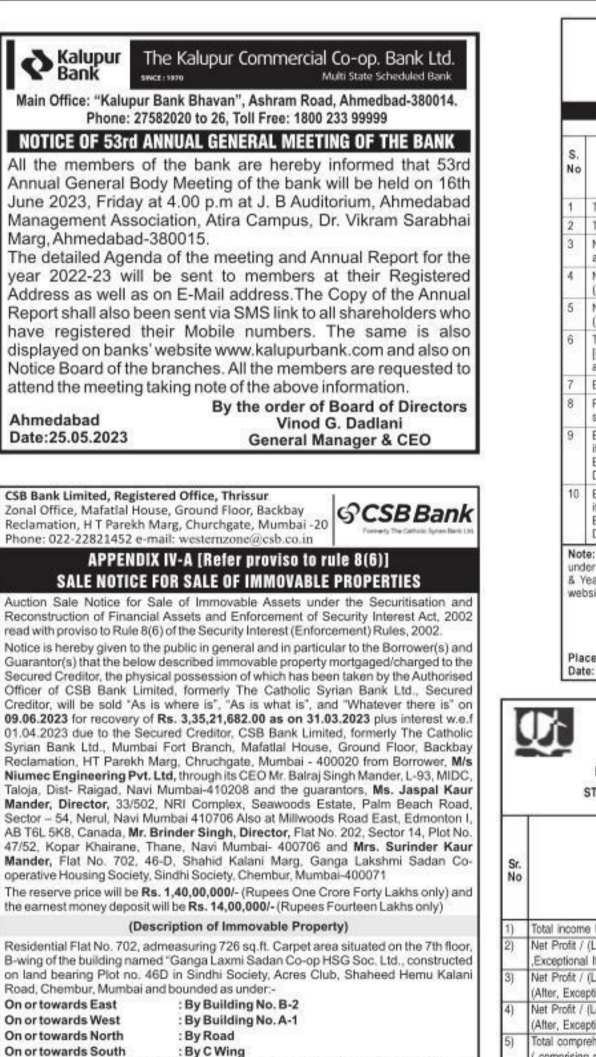
For BIGBLOC CONSTRUCTION LTD.

Place : Surat

Sd/-NARESH SABOO MANAGING DIRECTOR

Near Paperbox Lane, Andheri (East), Mumbai - 400093 CIN: L85190MH2003PLC139763 Website : www.kaya.in

Regd. Office: 23/C, Mahal Industrial Estate, Mahakali Caves Road



For detailed terms and conditions of the sale, please refer to the link provided in CSB Bank Limited, formerly The Catholic Syrian Bank Ltd., Secured Creditor's website i.e www.csb.co.in

Date:	23.05.2023,	Authorised Officer,
Place:	Mumbai	(CSB Bank Limited)



HOWARD HOTELS LIMITED

Regd Office:- 20, Maurya Complex, B-28 Subhash Chowk, Laxmi Nagar, New Delhi-110092 Corp. Off.: Hotel Howard plaza, Fatehabad Road, Agra-282001 CIN-L74899DL1989PLC038622, Tel: 0562-404-8600, Fax: 0562-404-8666 Email: info@howardhotelsltd.com, Website: www.howardhotelsltd.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR QUARTER AND YEAR ENDED MARCH 31, 2023 Rs. in lakhs except per share data Quarter Ended Year Ended 31-Mar-23 31-Dec-22 31-Mar-22 31-Mar-23 31-Mar-22 Particulars No (Audited) (Unaudited) (Audited) (Audited) (Audited (Refer Note 4 (Refer Note 4) Total income from operations (gross) 340.31 354.31 147.24 1.033.50 436.06 Total income from operations (net) 340.31 354.31 147.24 1,033.50 436.06 Net Profit/(Loss) for the period (before tax and exceptional items) 91.86 71.27 (38.55)117.10 (71.49)Net Profit/(Loss) for the period before tax 71.27 117.10 91.86 (38.55)(71.49)after exceptional items) Net Profit/(Loss) for the period after tax 52.79 71.27 (38.69)78.03 (71.62)after exceptional items) Total Comprehensive Income for the period Comprising Profit for the period (after tax) 52.79 71.27 (38.69)78.03 (71.62)and Other Comprehensive Income (after tax)) 911.32 911.32 911.32 911.32 911.32 Equity Share Capital Reserves (excluding Revaluation Reserve as 17.68 95.71 shown in the Balance Sheet of previous year) Earnings Per Share (before extraordinary items) (of Rs. 10/- each) Basic 0.54 0.78 (0.49)0.81 (0.85)0.54 0.81 0.78 (0.49)(0.85)Diluted Earnings Per Share (after extraordinary items) (of Rs. 10/- each) 0.54 0.81 0.78 (0.49)(0.85)Basic Diluted 0.54 0.78 (0.49)0.81 (0.85)

Note: The above is an extract of the detailed format of Quarter & Year Ended Financial results filed with Stock Exchange under Regulation 33 of the SEBI (Listing and other disclosure Requirements) Regulations 2015. The full format of the Quarter & Year Ended Financial results are available on the stock exchange website i.e. www.bseindia.com and on Company vebsite www.howardhotelsitd.com

	For and on behalf of the Board of Directors of
	Howard Hotels Limited
	Sd/-
	Nirvikar Nath Mittal
Place: Agra	(Whole Time Director)
Date: 24.05.2023	DIN: 00536470

SADHANA NITRO CHEM LIMITED

(CIN: L24110MH1973PLC016698)

Regd. Office : Hira Baug, 1st Floor, Kasturba Chowk (C.P. Tank), Mumbai - 400004 Ph.: 022-23865629 Fax: 022-23887235 E-Mail: sadhananitro@sncl.com Website: www.sncl.com

STANDALONE/CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED MARCH 31, 2023

				STANDALON	Æ		CONSO	LIDATED		Earnings per e (1) Basic(Rs.)		
Sr. No	Particulars	3 months 3 months previous year year ended year ended year ended year ended ended on ended on ended on on on on on on on on 31.03.2023 31.12.2022 31.03.2022 31.03.2023 31.03.2022 31.03.2022						Particulars Preceding 3 months				(2) Diluted (Rs.
1)	Total income from operations	(Audited) 5071	(Unaudited) 3029	(Audited) 3905	(Audited) 14757	(Audited) 12565	(Audited) 14512	(Audited) 13668		5 and approved		
2)	Net Profit / (Loss) for the period(before tax	3071	3023	3303	14737	12000	14312	13000		website of the		
20	,Exceptional Item)	393	47	234	706	846	564	891		e:24.05.2023		
3)	Net Profit / (Loss) for the period before tax		17		700		201	204	Pla	ce : Vadodara		
4)	(After, Exceptional items) Net Profit / (Loss) for the period after tax	393	47	234	706	846	564	891		1000		
7	(After, Exceptional items)	262	27	135	459	579	316	622		G		
5)	Total comprehensive income for the period (comprising profit/(Loss) for the period (after tax and other comprehensive income (after tax))	276	32	149	493	595	351	638				
6)	Equity Share Capital	2021	1956	1956	2021	1956	2021	1956		Email : gl		
7)	Earnings Per Share (of Re.1/- each)	12	22	20	12					EX		
	for continuing and discountinued operation) Basic :	0.13	0.01	0.07	0.23	0.30	0.16	0.32		TH		
_	Diluted:	0.13	0.01	0.07	0.23	0.30	0.16	0.32	-			
	* Per Equity Share of Face Value of Re 1/- Each	0.00000	0.000	26		100000	16		_	1		
1)	Note The Audited Standalone Financial Results were revie meetings held on 24th May 2023. These audited fin ("Ind-AS") as specified under Section 133 of the Comp	ancial result panies Act, 2	s have been 2013 read wit	prepared in acc h rule 3 of the C	cordance wi	th the Indian	n Accounting	g Standards	Sr. No.			
2)	2015 (as amended from time to time) and the provis The results for the guarter & Year ended 31st Marc				uditor of the	Company	under requi	lation 33 of	1	Total Income F		
A.	Securities & exchange Board of India (Listing obligat was issued by them thereon.								2	Net Profit/(Los (Before tax, ex		
3)	The above results comprise the results of Sadhana subsidiary:		10. ¹³ 2	an Ball			24. 151.57	100 ²⁰ 00 - 100	3	Net Profit/(Los (after exception		
4)	The company/group is primarily engaged in one busin performance chemicals which is it's primary segment. Software development. However, since the revenue,	The company	y is also enga	aged in the manu	ufacture of w	vireless netw	ork equipme	ant & related	4	Net Profit/(Los (after exception		
5)	& assets of all the reporting segments, disclosures a The Board of Directors have recommended a dividen	d of Rs. 0.1	5 per equity	share (15%) fo	gments' are r Financial '	not given. Year 2022-2	3 in its mee	ting held on	5	Total Compreh for the period (
6.	24th May, 2023 by which is subject to deduction of The Board of Directors have recommended Issue of				istina 9 (Nin	e) Equity Sh	nares in its n	neeting held	6	Equity Share C		
7)	on 24th May, 2023 way of capitalization of reserve "Pursuant to the Scheme of Merger (by Absorption) Bench vide their orders dated 8th February, 2023 &	aggregating sanctioned	to Rs. 4,49, by the Hono	19,719/- which i rable National (is subject to Company La	Shareholde w Tribunal,	er's approva Mumbai & /	l. Ahmedabad	7	Earnings Per S Basic : Diluted :		
8) 9)	of the Company, has been merged with the Compa financial results for the quarter &year ended 31stMa Limited."The Company has accounted for this merger Net Private Limited have been recorded at their respec Limited held by the Company, and the investments in stand automatically cancelled. All inter-company bala Equity of the company by Rs. 920.66 lakhs. The accounting effect for the merger by absorption h advanced to the wholly owned subsidiary by the C December, 2022 becoming negative. During the quarter 31st March, 2023, the company 1 Rs. 50,00,00,034/- towards the issue & allotment of 6 shares of face value of Rs. 1/- each, at Rs. 153.31 aggregating to Rs. 1,00,00,01,37/- pursuant to the a of balance 50% of issue price 65,20,606 warrants ha of Rs. 152.36) on 3rd March, 2023 as approved by The figures for the quarter ended March 31, 2023 a the full financial year and unaudited published figu	iny with effe rch, 2023 in under 'poolii tive book va shares of Sp nces are car as also resu- ompany. Thi has received 5,20,606 Sh 5 (including upproval of the ve been con the Board of nd March 31 ures for the	ct from 1st a clude the fin ing of interest lues. The ent idigo Net Pvt ncelled. "The ited in reven is has result further bala are Warrants premium of he board, she verted into e f Directors in 1, 2023 are t	April, 2020 (the ancial results of method under ire issued, subst Limited appear net effect of the sal of interest cl ed in the figure nce money in F s (on Preferentia Rs. 152.36) pe areholders and o quity shares of f he balancing fig	Appointed i the operati which all as cribed & paid ing, inter alia above adju harged upto of 'Other I eb, 2023 of al basis/Issu r share Wa other applica Re. 1 /- eac held on the pures betwe	Date). Acco on of erstwi sets, liabilitie I share capit a, in the bool istments is a 30th Septer ncome' for 1 50% of iss e), convertib mant / Equil able statutor h, at Rs. 15 said date. en the audit ber, 2022 &	rdingly, the hile Spidigo as & reserve al of Spidigo ks of the Co a reduction i mber, 2022 the quarter ue price age le into 65,20 ly Share ap y provisions 3.36 (includi ed figures in	standalone Net Private s of Spidigo Net Private mpany shall in the Other on the Ioan ended 31st gregating to 0,606 equity proximately . On receipt ng premium n respect of	2 3 4	tes: The above finance Directors at the unmodified audi website (URL:we This statement h AS), prescribed policies to the ex The Company is the main busine separate reporta The Company ce assets more tha holds NBFC reg process of app		
11)	respectively. Also, the figures for these nine-month Previous period figures have been regrouped /reclas The above is an extract of the detailed format of the t Regulation 33 of the Securities and Exchange Board The complete format of the results is available on w	sified, where inancial resu of India (Lis	ever necessa ilts for the Qu ting Obligatio	viewed and not my to conform to uarter Ended 31 ms and Disclosu	subjected to current pe st March 20 ire Requiren website at v	riod classific 23 filed with nents) Regul www.sncl.com	Stock Exch lations,2015	('(Results').	65	accordingly the f The figures for th figures In respec December 31, 20 Previous period		

Date : 24/05/2023

INDORE SMART CITY DEVELOPMENT LIMITED, INDORE Smart City

Smart City Office, Nehru Park Campus, INDORE-452003, Ph. No.: 0731-2535572 E-mail: smartcityindore16@gmail.com, Website: www.smartcityindore.org

NIT No.: 04/ISCDL/2023-24 NOTICE INVITING TENDER

Date: 20.05.2023

Online percentage rate bids are invited from eligible firms for following work. Tender forms may be purchased by the eligible firms having relevant experience from public procurement portal: www.mptenders.gov.in

S. No.	NIT No. & Release Date	Description of Work	Duration of Work (1) and Estimated Cost (2)	Cost of Tender Form (1) and EMD (2) (Rs.)	Last Date and Time for Bid Submission (Online)
1	04/ ISCDL/ 2023-24; Dated 20-05-2023 Tender ID:- 2023_UAD_ 278288_1	Interior, Civil, Electrical, Air conditioning, Fire fighting and other miscellaneous works in Newly constructed campus of Kala Sankul at M.G.Road, Indore.	Months	 ₹ 50,000/- (Fifty Thousand Only) ₹ 10,00,000/- (Ten Lacs only) 	20.06.2023 Till 1730 Hrs.

Notes: Any amendment to the tender, if any would be published only on the e-procurement website: www.mptenders.gov.in. It will not be published separately in the newspaper.

-Sd/-**Chief Executive Officer** Indore Smart City Development Limited, Indore

Zenith Fibres Limited 311, Marol Bhavan, 3rd Floor, Marol Co-Op. Indl. Estate Ltd., M.V. Road, J.B. Nagar Post, Andheri (E), Mumbai-400 059. CIN: L40100MH1989PLC054580 Tel.: 022-40153860 /E-Mail:mumbai@zenithfibres.com, URL:www.zenithfibres.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON 31st MARCH 2023

		(Rs. in Lakhs expect EP						
Sr.		C	Quarter Ende	d	Year Ended			
No	Particulars	31/03/2023	31/12/2022	31/03/2022		31/03/2022		
		(Audited)	(Un-Audited	· · ·	(Audited)	(Audited)		
1	Total Income from Operations	902.49	1,284.21	1,576.22	5,279.43	5,400.99		
2	Net Profit/(Loss) for the period	(28.36)	72.61	56.45	382.36	370.35		
	(before Tax, Exceptional and/or Extraordinary items)							
3	Net Profit/(Loss) for the period	(28.36)	72.61	56.45	382.36	370.35		
	(before Tax after Exceptional and/or Extraordinary items)	, í			a	~		
4	Net Profit/(Loss) for the period	(22.52)	52.95	45.76	283.82	279.53		
	(after Tax, after Exceptional and/or Extraordinary items)	(22.32)	52.55	13.70	200.02	275.50		
	Total Comprehensive Income for the period							
5	(Comprising Profit/(Loss) for the period (after	(26.33)	52.95	48.98	280.01	282.75		
	tax) and Other Comprehensive Income]							
6	Equity Share Capital (Face value Rs.10/- each)	394.41	394.41	394.41	394.41	394.42		
7	Earnings per equity Share (of Rs. 10/- each)							
	(1) Basic(Rs.)	(0.57)	1.34	1.16	7.20	7.09		
	(2) Diluted (Rs.)	(0.57)	1.34	1.16	7.20	7.09		
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tract of the detailed format of results for quarter and year ended on 31.03.2023 filed with the ler Regulation - 33 of the SEBI (Listing and Obligations and Disclosure Requirements) Regulations by Board on 24th May,2023 . The format of the standalone quarterly results are available or stock exchange (www.bseindia.com) and the Company's website (www.zenithfibres.com) By Order of the Board of Directors Aman Rungta (Director) DIN:0358506

LANCE FINANCE LIMITED

CIN: L65920MH1994PLC081333

7, Kitab Mahal, 192, Dr.D.N.Road, Fort, Mumbai - 400001 ance@glancefin.com, Website : www.glancefinance.in. Tel No : 40100193

TRACT OF AUDITED FINANCIAL RESULTS FOR QUARTER AND YEAR ENDED MARCH 31, 2023

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	10001
T	n

TRUCAP FINANCE LIMITED (Formerly known as Dhanvarsha Finvest Ltd) Registered Office: Register office at 3rd Floor, A Wing, D.J. House, Old Nagardas Road, Andheri (East), Mumbai - 400069, Maharashtra GST No: 27AAACD9887D1ZC Corporate Identity Number: L24231MH1994PLC334457

PUBLIC NOTICE

This is to inform the Public that Auction of pledged Gold Ornaments will be conducted by TruCap Finance Limited (Formerly known as Dhanvarsha Finvest Ltd) on 29" May 2023 at Chembur at 11:00 A.M.

Branch address: TruCap Finance Limited (Formerly known as Dhanvarsha Finvest Ltd) Shop No.1, Bhojraj Bldg, Next to IIFL, Opp. Akhbarallys, Sion-Trombay Road, Chembui Naka, Chembur, Mumbai-400071.

The Gold Ornaments to be auctioned belong to Loan Accounts of our various Customers who have failed to pay their dues. Our notices of auction have been duly issued to these borrowers.

The Gold Ornaments to be auctioned belong to Overdue Loan Accounts of our various Customers mentioned below with branch name.

Thane Branch: GL000000013436, GL000000013696, GL000000021012.

Vasai Branch: GL000000036390, GL000000036857.

Chembur Branch: GL000000056413.

Dombivali Branch: GL000000023409, GL000000023631, GL000000038465, GL000000052918, GL000000053024, GL000000055944, GL000000057018. GL000000058816. GL000000060554.

Malad Branch: GL0000000049424, GL000000054953.

Ulhasnagar Branch: GL000000021567.

For more details, please contact TruCap Finance Limited (Formerly known as Dhanvarsha Finvest Ltd)

Contact Person: Vinod Maskar

Contact Number(s): 9870424107

TruCap Finance Limited (Formerly known as Dhanvarsha Finvest Ltd) reserves the right to alter the number of accounts to be auctioned &/ postpone / cancel the auction without any prior notice.)

TruCap Finance Limited financialexp.epapr.in(Formerly known as Dhanvarsha Finvest Ltd) Date : 24.05.2023

Sr.	Bestiviter	Quarter Ended	Year Ended	Quarter Ended
No.	Particulars	31.03.2023 Audited	31.03.2023 Audited	31.03.2022 Audited
1	Total Income From Operations	231.14	828.36	261.32
2	Net Profit/(Loss) for the period (Before tax, exceptional and/ or extraordinary items)	8.56	(32.19)	(16.54)
3	Net Profit/(Loss) for the period before tax (after exceptional and / or extraordinary items)	8.56	(32.19)	(16.54)
4	Net Profit/(Loss) for the period After tax (after exceptional and / or extraordinary items)	30.68	(29.39)	(0.64)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	21.46	93.66	(75.90)
6	Equity Share Capital	227.52	227.52	227.52
	Earnings Per Share (of Rs.10/- each) Basic : Diluted :	1.36 1.36	(1.30) (1.30)	(0.03) (0.03)

lit opinion. The above audited financial results are available on the Bombay Stock Exchange ww.bseindia.com) and on the Company's website (URL: www.glancefinance.in) has been prepared in accordance with companies (Indian Accounting Standards) Rules, 2015 (Ind under section 133 of the Companies Act, 2013 and other recognised accounting practices and dent applicable.

primarily engaged in the Finance & Investment activities and all other activities revolve around ess of the Company. Further, all activities are conducted within India and as such there is no ble segment, as per the Ind AS 108 "Operating Segments" specified under Section 133 of the Act.

eases to have financial assets more than 50 per cent of the total assets and income from financial an 50 per cent of the gross income at the end of current financial year. However, the Company istration from the Reserve Bank of India as on the balance sheet date. The Company is in the roaching Reserve Bank of India for seeking temporary suspension of NBFC License and financial statements are prepared as per Division III of Scedule III of the Companies Act, 2013.

he guarter ended March 31, 2023 and March 31, 2022 are the balancing figures between audited ct of full financial year and the unaudited published year to date figures upto nine months ended 022 and December 31, 2021 which were subject to limited review.

's / Year's figures have been regrouped / rearranged wherever necessary.

	For Glance Finance Limited
	sd/-
	Narendra Karnavat
mbai	(Director)
n May , 2023	(Director) (DIN : 00027130)

अंमली पदार्थांचा वापर व विक्री रोखण्यासाठी आधुनिक तंत्रज्ञानाचा वापर वाढवावा – ठाणे जिल्हाधिकारी

ठाणे. दि.२४ः ठाणे जिल्ह्यात अंमली पदार्थांचा विक्री ਕ साठा वापर, रोखण्यासाठी जिल्ह्यातील बंद पडलेले कारखाने, गोदामे येथे तपासणी करावी. तसेच यासाठी आधुनिक तंत्रज्ञानाचा व इलेक्ट्रॉनिक उपकरणांचा वापर करावा. अंमली पदार्थांच्या वाहतूकीवर लक्ष ठेवण्यासाठी यंत्रणा तयार करावी, असे निर्देश जिल्हाधिकारी अशोक शिनगारे यांनी येथे दिले. नार्को कोऑर्डिनेशन सेंटर समिती व जिल्हास्तरीय अंमली पदार्थ विरोधी कार्यकारी समितीची बैठक जिल्हाधिकारी श्री. शिनगारे यांच्या अध्यक्षतेखाली झाली. यावेळी जिल्हा पोलीस अधिक्षक विक्रम देशमाने, जिल्हा आरोग्य अधिकारी डॉ. गंगाधर परगे. जिल्हा शिक्षणाधिकारी डॉ. भाऊःसाहेब कारेकर, उत्पादन अधिक्षक निलेश খলক सांगडे, जिल्हा अधिक्षक कृषि अधिकारी दीपक कूटे, अन्न व औषध प्रशासनचे सहाय्यक आयुक्त राजेश चौधरी, जिल्हा सामान्य रञ्ग्णालयाच्या निवासी वैद्यकीय अधिकारी डॉ. मृणाली राठोड, वस्तू व सेवाकर अधिक्षक अंबरिश शिंदे, टपाल कार्यालयाच्या सहाय्यक अधिक्षक अमिता कुमारी, प्र. जिल्हा माहिती अधिकारी नंदकुमार वाघमारे, स्थानिक गुन्हे शाखेचे पोलीस निरिक्षक सूरेश मनोरे आदी यावेळी उपस्थित होते.

पोलीस अधिक्षक श्री. देशमाने यांनी जिल्हा पोलीस यंत्रणांमार्फत अंमली पदार्थांचा वापर, विक्री व वाहतूक रोखण्यासाठी करण्यात येत असलेल्या कार्यवाहीची माहिती दिली. जिल्ह्यातील मुरबाड व शहापूर येथील औद्योगिक वसाहतींमध्ये तपासणी करण्यात आली आहे. तसेच बाहेर देशातून येणाऱ्या ठेवण्यात टपालावर लक्ष येत आहे. तसेच आता सूरू झाल्यानंतर शाळा शाळांमध्ये विद्यार्थ्यांना माहिती देऊन जनजागृती करण्यात येणार असल्याचे श्री. देशमाने

श्री. शिनगारे म्हणाले की, अंमली या कालावधीत होणाऱ्या पदार्थांमुळे तरूणांचे जीवन वाया 391 जात असून त्यांच्या कटूंबांवर आरोग्य संमेलनामध्ये सुद्धा त्याचा परिणाम होत आहे. केंद्रीय आरोग्य मंत्री डॉ. त्यामूळे अशा पदार्थांना रोखण्याची मनसुख आपली जबाबदारी असून सर्व भारताचे संबंधित विभागांनी सतर्क रहावे. करणार आहेत. २४ अंमली पदार्थांच्या वाहतूक, विक्री मे पर्यंतच्या आपल्या व सेवनावर आळा घालण्यासाठी मुक्कामादरम्यान आधूनिक तंत्रज्ञानाचा वापर मांडविया जगभरातील वाढवावा. तसेच यासाठी विशेष देशांच्या यंत्रणा तयार करावी. जिल्ह्यात प्रतिनिधींबरोबर मोठ्या प्रमाणावर कारखाने, गोदामे आयोजित आहेत. अशा ठिकाणांचा वापर द्धिपक्षीय अंमली पदार्थांच्या निर्मितीसाठी उपस्थित राहतील. होण्याची शक्यता असते. त्यामूळे अशी ठिकाणे शोधून जगासाठीच्या भारताच्य कारवाई करण्यात यावी. संभाव्य वचनबद्धतेच्या जागांवर स्थानिक लक्ष ठेवावे.

डॉ. मनसुख मांडविया जिनिव्हा येथे व्या जागतिक आरोग्य संमेलनाला करणार मार्गदर्शन

नवी दिल्ली, दि.२४ स्वित्झर्लंडमधील अँड हील बाय इंडिया' अर्थात जिनिव्हा येथे २१ ते ३० मे भारतामध्ये उपचार घ्या आणि भारताकडून उपचार घ्या ' तसेच व्या जागतिक वैद्यकीय क्षेत्राच्या वाटचालीत भारताचे योगदान

मांडविया

डॉ.

विवि

बैठकां

केदीय

आरोग्यदायी

अनुषंगाने,

प्रतिनिधित्व

आरोग्य मंत्री 'हील इन इंडिया 'क्षयरोगाविरज्द आपण एकत्र लढा देउज्या' आणि भारताच्या २०२५ पर्यंत भारतातून क्षयरोग हद्द पार करण्याच्या संकल्पच्या अनूषंगाने आयोजित समारंभात मुख्य भाषण पाहता देतील.

जाहीर सूचना

मारुती पांडुरंग गायकवाड, राहणार- १/सी, रुम नं. १८१२, संकल्प सी एच ए. स्वदेशी मिल रोड, म्हाडा, सायन, चुनाभटटी, मुंबई-४०००२२. यांचे दिनांक ३१/०१/२०१८ रोजी निधन झाल्यामुळे त्यांच्या पश्चात त्यांच्या वारसांनी वारसांनी दाखला मिळणेकामी मा. तहसिलदार कुर्ला, मुलुंड येथे अर्ज केला आहे. तरी सदर वारस दाखल्यासंबंधी कोणाची काही हरकत असल्यास १५ दिवसाच्या आत मा. तहसिलदार कुर्ला, मुलुंड यांचे कार्यालयात येऊन लेखी कळवावे. अन्यथा कोणाची हरकत नाही असे समजून मारुती पांडुरंग गायकवाड यांचे ४ वारस आहे. ामाणे.

वारसाचा	नाव	खाल	नीलप्र

धि	अ.क्र.	वारसांची नावे	वय	नाते
ना	Π १. श्रीमती. ताराबाई मारुती गायकवाड			पत्नी
	ર.	श्री. अशोक मारुती गायकवाड	६१	मुलगा
	ર.	सौ. मीरा जयवंत पवार	५९	मुलगी(विवाहीत)
या	٧.	श्री. राजेश मारुती गायकवाड	६९	मुलगा
	वरिल वा	रसांव्यतिरीक्त कोणीही वारस नाहीत. १५ दिव	सानंतर क	गर्यालयात आल्यास
	आपले न	ाव गाहय धरण्यात येणारी नाही _अ से समजन श्रीम	ती तागब	ाई मारुती गायकवाड

यांच्या नावाने वारम टाखला टेण्यात येईल

SeQuent Scie सीआवएस : एल९९९९१एम			ed		
नोंदणीकृत कार्यालय : ३०१, ३ रा मजला , दोस्ती पिनाकल, प्लॉट क्र.	: इ ७ , रोड क्र. २२, व	वागळे इंडस्ट्रियल इस्टे	ट, ठाणे (प), - ४०० ६०	०४ महाराष्ट्र.	
् दुर : + ९१ -२२ - ४१११४७७७ ई-मेल : investorrel					
३१ मार्च २०२३ रोजी संपलेल्या तिमाही आणि वार्षिक एव	त्त्रित लेखापरी	क्षित वित्तीय	निष्कर्षांचा उ	तारा	(₹ in Lakhs)
संपलेले ३ महिने संपलेले मागील मागील वर्षात चालू वर्ष ३१ मार्च, २०२३ ३ महिने संपलेले संलग्न संपलेले ३१डिसेंबर २०२२ ३ महिने ३१ मार्च, २०२ ३१ मार्च,२०२२					
	(लेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित पुनस्थित केले)	(लेखापरिक्षित)	(लेखापरिक्षित पुनस्थित केले)
प्रवर्तनातून महसूल	३६,६६६.८०	३७,५३१.३०	३८,३७०.९०	१,४२,०९०.९०	१,४१,२८१.६०
कालावधी करिता निव्वळ नफा) कर व अपवादात्मक बाबपुर्व	(२,७२०.६०)	(१,०१९.९०)	१,८१५.१०	(७,२८६.५०)	५,२९३.००
करपूर्व कालावधी करिता निव्वळ नफा अपवादात्मक बाबनंतर	(05.000,20)	(१,०१९.९०)	१,८१५.१०	(१३,७६५.९०)	५,२९३.००
करानंतर) कालावधी करिता निव्वळ नफा	(९,२४३.९९)	(९७७.७०)	990.00	(१२,१९७.७९)	४,४७६.४०
एकूण सर्वसमावेशक उत्पन्न / (खर्च), कराचे निव्वळ	(९,४४४.७९)	१,४०४.७०	(१,२१७.७०)	(१४,८१२.६९)	(६,३८९.६०)
समभाग भांडवल	४,९८८.६०	४,९८८.६०	४,९६७.४०	४,९८८.६०	४,९६७.४०
इतर समभाग				६४,८८९.२१	६४,२४२.४०
उत्पन्न प्रतिभाग (दर्शनी मूल्य रु २/- प्रत्येकी) (अवार्षिकीकृत)					
मूलभूत (रु)	(७७.६)	(o.3E)	०.३५	(55.8)	१.६५
सौमीकृत (रु)	(७७.६)	(०.३६)	०.३४	(55.8)	१.६३
३१ मार्च , २०२३ रोजी संपलेल्या तिमाही आणि वारि					(₹ in Lakhs)
		संपलेले मागील		चालू वर्ष	मागील वर्ष
तपशील	३१ मार्च, २०२३	३ महिने	संपलेले संलग्न	संपलेले	संपलेले
तपशाल		३१डिसेंबर २०२२	३ महिने	३१ मार्च, २०२३	३१ मार्च - २०२२
			३१ मार्च,२०२२		
	(लेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित	(लेखापरिक्षित)	(लेखापरिक्षित
			पुनस्थित केले)		पुनस्थित केले))
प्रवर्तनातून उत्पन्न	४,६५९.५०	५,६९९.९०	६,३६७.३०	२२,२६८.५०	२१,९६२.६०
कर आणि अपवादात्मक वस्तूंच्या आधीच्या कालावधीसाठी निव्वळ नफा	(१२३.००)	(\$\$\$.80)	८०३.७०	(९७४.६०)	१,५६९.००
कर आधी आणि अपवादात्मक वस्तू नंतरच्या कालावधीसाठी निव्वळ नफा	(१२३.००)	(\$\$\$.80)	८०३.७०	(९७४.६०)	१,५६९.००
करानंतरच्या कालावधीसाठी निव्वळ नफा	(१६४.५०)	(१२२.५१)	६६४.८४	(६०८.०४)	१,४७९.९०
एकूण सर्वसमावेशक उत्पन्न / (खर्च), कराचे निव्वळ •	(१६१.९०)	(१२०.६७)	(१,०५०.२२)	(१,८१३.३०)	(२,०५१.८०)
टिपा:					

वरील माहिती ही ३१. मार्च २०२३ रोजी संपलेली तिमाही आणि वर्ष अखेर पर्यंतचे करीता तपशिलावर वित्तीय निष्कार्षांचा एक उतारा आहे जो लेखापरीक्षण समितीद्वारे पनर्विलोकित करण्यात आला आणि संचालक मंडळाद्व अभिलिखित करण्यात आला आणि सेबी (लीसिटिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स २०१५ च्या रेग्युलेशन्स ३३ अंतर्गत स्टॉक एक्स्चेंजकडे दाखल करण्यात आला आहे. ३१, मार्च २०२३ रोजी संपलेली तिमाही आणि वर्ष अखेर पर्यंतचे वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्स्पेंजची वेबसाईट (<u>www.bseindia.com</u> & <u>www.nseindia.com</u>) आणि कंपनीची वेबसाईट (<u>www.sequent.in</u>) वर उपलब्ध आह

सिक्वेंट सायंटिफीक लिमिटेड सही / राजाराम नारायण व्यवस्थापकीय संचालक तसेच मख्य कार्यकारी अधिकारी Zenith Fibres Limited

311, Marol Bhavan, 3rd Floor, Marol Co-Op. Indl. Estate Ltd., M.V. Road, J.B. Nagar Post, Andheri (E), Mumbai-400 059. CIN: L40100MH1989PLC054580 Tel.: 022-40153860 /E-Mail: mumbai@zenithfibres.com, URL:www.zenithfibres.com

मंबई लक्षदीप

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON 31st MARCH 2023								
	(Rs. in Lakhs expect EPS)							
Sr.		C	uarter Endeo	t k	Year E	Inded		
No	Particulars	31/03/2023	31/12/2022	31/03/2022	31/03/2023	31/03/2022		
		(Audited)	(Un-Audited)	(Audited)	(Audited)	(Audited)		
1	Total Income from Operations	902.49	1,284.21	1,576.22	5,279.43	5,400.99		
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(28.36)	72.61	56.45	382.36	370.35		
3	Net Profit/(Loss) for the period (before Tax after Exceptional and/or Extraordinary items)	(28.36)	72.61	56.45	382.36	370.35		
4	Net Profit/(Loss) for the period (after Tax, after Exceptional and/or Extraordinary items)	(22.52)	52.95	45.76	283.82	279.53		
5	Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income]	(26.33)	52.95	48.98	280.01	282.75		
6	Equity Share Capital (Face value Rs.10/- each)	394.41	394.41	394.41	394.41	394.41		
7	Earnings per equity Share (of Rs. 10/- each) (1) Basic(Rs.) (2) Diluted (Rs.)	(0.57) (0.57)	1.34 1.34	1.16 1.16	7.20 7.20	7.09 7.09		
No	te :							

The above is an Extract of the detailed format of results for quarter and year ended on 31.03.2023 filed with the stock exchange under Regulation - 33 of the SEBI (Listing and Obligations and Disclosure Requirements) Regulations 2015 and approved by Board on 24th May,2023 . The format of the standalone quarterly results are available or the website of the stock exchange (www.bseindia.com) and the Company's website (www.zenithfibres.com) Date : 24.05.2023 By Order of the Board of Directors Place : Vadodara Aman Rungta (Director) DIN:0358506

बजाज हौसिंग फायनान्स लिमिटेड

कॉर्पोरेट कार्यालय: सिरेब्रम आयटी पार्क बी२ इमारत, ५वा मजला, कल्याणी नगर, पुणे, महाराष्ट्र-४११०१४. शाखा कार्यालय: १ला मजला, रामदास पाटील मार्केट, मार्तण्ड विजय पेट्रोल पंपाजवळ, भुसावल रोड, जामनेर, महाराष्ट्र-४२४२०६.

ताबा सूचना

सिक्यरिटायझेशन ॲण्ड रिकन्स्टक्शन ऑफ फायनान्शिअल ॲसेटस ॲण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ चे कलम १३(४) अन्वये सूचना. सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८(१) (परिशिष्ट-४)

त्याअर्थी, खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत **मे. बजाज हौसिंग फायनान्स लिमिटेड (बीएचएफएल)** चे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट ब्ल्स, २००२ च्या नियम ३ सहवाचिता कलम १३(२) अन्वये असलेल्या अधिकाराअंतर्गत त्यांनी खाली नमूद केलेल्या कर्जदार/सहकर्जदार जामिनदारांवर मागणी सूचना बजावली होती आणि सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत सूचनेत नमूद रक्कम जमा करण्यास सांगण्य आले होते. कर्जदार/सहेकर्जदार/जामिनदार हे वर नमूद केलेली रक्कम भरण्यासे असमर्थ ठरले असून कर्जेदार/सहेकर्जदार/जामिनदार व सर्वसामान जनतेस येथे सूचित करण्यात येत आहे की, **मे. बजाज हौसिंग फायनान्स लिमिटेड**च्या वतीने खालील स्वाक्षरीकर्त्यांनी सदर कायद्याच्या कलम १३(४) सहवांचिता सदर अधिनियमाच्या नियम ८(१) अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमत्तेचा **ताबा** खाली नमूद केलेल्या तारखेला घेतलेला आहे. विशेषतः कर्जदार/सहकर्जदार/जामिनदार व सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेसह कोणताही व्यवहार करू नये आणि सदर मालमत्तेसह व्यवहार केलेला असल्यास त्यांनी **बीएचएफएल**कडे मालमत्तेसह केलेले उपरोक्त का आणि जासील जान जा। सामे

रक्षम आणि त्यावराल व्याज जमा कराव.			
कर्जदार/जामिनदाराचे नाव	प्रतिभूत मालमत्तेचे वर्णन	मागणी सूचना दिनांक व	ताबा
(एलएएन क्र., शाखा नाव)	(स्थावर मालमत्ता)	रकम	दिनांक
शाखा: शेंदुर्णी, कर्जक्र:एच४एक्स३आरएलपी०२९२०९८)	पुढे नमुद बिगरशेत जमिनीचे सर्व भाग व खंड:	२८ फेब्रुवारी, २०२३	२२.०५.२०२३
कर्जदार व सह-कर्जदार:	सामायिक अविभाजीत भाग जी.पी. घर क्र.७३५,	रु.९,१२,०५९/- (रुपये	
१. कैलास रमेश कुमावत (कर्जदार), बाझार भाग, वाकोड, बाझार,	क्षेत्रफळ एकूण क्षेत्र १४७.८६ मी., १५९१ चौ.फु.,	नऊ लाख बारा हजार	
भाग जळगाव, महाराष्ट्र-४२४२०५. दुसरा पत्ता: सामायिक अविभाजीत	वाकोड, औरंगाबाद रोड, ता. जामनेर, जळगाव,	एकोणसाठ फक्त)	
भाग जीपीएच क्र.७३५, वाकोड औरंगाबाद रोड, ता. जामनेर, जि.	महाराष्ट्र-४२४२०५. पुर्वेस: रस्ता; पश्चिमेस: मार्केट		
जळगाव-४२४२०५. २. गिताबाई कैलास कुमावत (सह-कर्जदार),	कमिटीची मालमत्ता; उत्तरेस: जीपीएच भागवत		
बाझार भाग, वाकोड, बाझार, भाग जळगाव, महाराष्ट्र-४२४२०५.	पवार; दक्षिणेस: जीपीएच समाधान काळे		
	। मनी / माधिकन अधिकारी	ਕਰਾਰ ਗੈਸਿੰਸ ਸਾਹ	गा जिगिरेट

जिलेट इंडिया लिमिटेड

CIN:L28931MH1984PLC267130

नोंद. कार्या.: पी ॲन्ड जी प्लाझा, कार्डीनल ग्रेसीअस रोड, चकाला, अंधेरी (पू.), मुंबई-४०००९९. **दूर.:**(९१-२२)२८२६ ६०००; फॅक्स:(९१-२२)२८२६ ७३३७, E-mail ID: investorgil.im@pg.com; in.pg.com गद्वारे सूचना देण्यात येते की, कंपनीने पारित केलेली खालील भाग प्रमाणपत्रे हरविली/अपस्थापित झाली असे कळविण्यात आले आहे आणि त्यामुळे नोंदणीकृत धारकांनी प्रतिलिपी भाग प्रमाणपत्रे पारित करण्याकरिता कंपनीकडे अर्ज केला आहे.

फोलिओ	भागधारकाचे नाव	भाग	विशिष्ट	क्रमांक	शेअर्सची
क्र.		प्रमाणपत्र क्र.	पासून	पर्यंत	संख्या
००१०७१९	दीपक रतनशी गोसर (मयत) देवचंद गोविंदजी सोगर (संयुक्त धारक) (मयत)	३९८२५	१०६१३१५२	१०६१३१६१	80
००१०७१९	दीपक रतनशी गोसर (मयत) देवचंद गोविंदजी सोगर (संयुक्त धारक) (मयत)	१०७१९	9099909	0059009	800
००१०७१९	दीपक रतनशी गोसर (मयत) देवचंद गोविंदजी सोगर (संयुक्त धारक) (मयत)	દરૂધકૃષ	१९७७८३३७	३४६८७७११	80

वरील भाग प्रमाणपत्रांबाबत खरेदी किंवा कोणत्याही प्रकारचे व्यवहार करण्याविरुद्ध इशारा देण्यात येत आहे. सदर भाग प्रमाणपत्रांशी संबंधित कंपनीसोबत कोणताही दावा/दावे असणाऱ्या कोणाही व्यक्ती/व्यक्तींनी तो दावा कंपनीच्या वर दिलेल्या पत्त्यावरील नोंदणीकृत कार्यालयाकडे सदर सूचना प्रसिद्ध झाल्यापासून **१५ दिवसांच्या** आत नोंदवावा. या कालावधीनंतर कोणताही दावा विचारात घेतला जाणार नाही आणि कंपनी प्रतिलिपी भाग प्रमाणपत्रे पारित करण्याची प्रक्रिया सुरू करेल. जिलेट इंडिया लिमिटेडकरीता

दिनांक : २३ मे, २०२३

फ्लेविओ मचाडो

ठिकाण : ठाणे

EQUITY SHAREHOLDING AND ACQUISITION DETAILS Ш.

The current and proposed shareholding pattern of the Acquirers in the Target Company and the details of the acquisition are as

Details	Acqu	uirer
	Number of Equity Shares	% of Voting Share Capital
Shareholding as on the Public Announcement date	Nil	Nil
Equity Shares acquired between the Public Announcement date and the Detailed Public Statement date	Nil	Nil
Equity Shares acquired through Share Purchase Agreement	34,500	14.08%
Equity Shares proposed to be acquired in the Offer*	1,47,000	60.00%
Post-Offer Shareholding on diluted basis on 10th (tenth) Working Day after closing of Tendering Period*	1,81,500	74.08%

*Assuming all the Equity Shares which are offered are accepted in this Offer.

OFFER PRICE

The Equity Shares of the Target Company bearing International Securities Identification Number 'INE048E01013' are presently listed on the BSE bearing Scrip ID 'AYOME' and Scrip Code '512063'.

The trading turnover in the Equity Shares of the Target Company on BSE based on trading volume during the 12 (twelve) calendar months prior to the month of Public Announcement (May 01, 2022 to April 30, 2023) have been obtained from www.bseindia.com, as given below:

Stock Exchange	Total no. of Equity Shares traded during the 12 (twelve) calendar months prior to the month of Public Announcement	Total no. of listed Equity Shares	Annualized trading turnover (as % of shares listed)
BSE	No trades were executed	2,45,000 (Two Lakhs Forty-Five Thousand)	NA

Based on the information provided above, the Equity Shares of the Target Company are infrequently traded on the BSE within the meaning of explanation provided in regulation 2(1)(j) of the SEBI (SAST) Regulations

The Offer Price of Rs.10.00/- (Rupees Ten Only) is justified in terms of Regulation 8 of the SEBI (SAST) Regulations, being more than highest of the following

Sr. No.	Particulars	Price
a)	Negotiated Price under the Share Purchase Agreement attracting the obligations to make a Public Announcement for the Offer	Rs.10.00/- (Rupees Ten Only)
b)	The volume-weighted average price paid or payable for acquisition(s) by the Acquirers, during the 52 (fifty-two) weeks immediately preceding the date of Public Announcement	Not Applicable
C)	The highest price paid or payable for any acquisition by the Acquirers, during the 26 (twenty-six) weeks immediately preceding the date of Public Announcement	Not Applicable
d)	The volume-weighted average market price of Equity Shares for a period of 60 (sixty) trading days immediately preceding the date of Public Announcement as traded on BSE where the maximum volume of trading in the Equity Shares of the Target Company are recorded during such period, provided such shares are frequently traded	Not Applicable
e)	Where the Equity Shares are not frequently traded, the price determined by the Acquirers and the Manager considering valuation parameters per Equity Share including, book value, comparable trading multiples, and such other parameters as are customary for valuation of Equity Shares	Rs.9.05/- (Rupees Nine and Five Paise Only)

*Cost Accountant, Mr. Suman Kumar Verma, bearing Membership number 28453', IBBI Registered Valuer Registration number IBBI/RV/05/2019/12376' and having his office at Lane No. 10, Indra Park, Palam Colony, New Delhi - 110045 with the Email address being 'ipskverma@gmail.com', through his valuation report dated Thursday, May 18, 2023, has certified that the fair value of the Equity Share of Target Company is Rs.9.05/- (Rupees Nine and Five Paise Only) per Equity Share.

In view of the parameters considered and presented in the table above, in the opinion of the Acquirers and Manger to the Offer the Offer Price of Rs 10.00- (Rupees Ten Only) per Equity Share being the highest of the prices mentioned above is justified in terms of Regulation 8 (2) of the SEBI (SAST) Regulations and is payable in cash.

- There have been no corporate actions undertaken by the Target Company warranting adjustment of any of the relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations.
- There has been no revision in the Offer Price or to the size of this Offer as on the date of this Detailed Public Statement
- An upward revision in the Offer Price or to the size of this Offer, if any, on account of competing offers or otherwise, will be done at any time prior to the commencement of the last 1 (one) Working Day before the commencement of the Tendering Period in accordance with the provisions of Regulation 18(4) of the SEBI (SAST) Regulations. In the event of such revision, the Acquirers shall (i) make corresponding increases to the escrow amounts, as more particularly set out in paragraph V (E) of this Detailed Public Statement; (ii) make a public announcement in the same newspapers in which this Detailed Public Statement has been published; and (iii) simultaneously with the issue of such announcement, inform SEBI, BSE, and the Target Company at its registered office of such revision.
- FINANCIAL ARRANGEMENTS
- In terms of Regulation 25(1) of the SEBI (SAST) Regulations, the Acquirers have adequate financial resources and have made firm financial arrangements for the implementation of the Offer in full out of their own sources/ Net-worth and no borrowings from any Bank and/ or Financial Institutions are envisaged, the details of which are specified as under: Chartered Accountant Rutvij Vyas bearing membership number '109191', partner at M/s VCA & Associates, Chartered Accountants
- Dearing firm registration number '114414W having their office located at 30r Hor, Samyak Status, Near D. R. Amin School, District Court Road, Diwalipura, Vadodara 390007, Gujarat, India, and head office at 402, Capri House, B/H. Express Hotel, Alkapuri, Vadodara 390007, Gujarat, India with contact details being '0265-3100815, +91-9825048551', Email Address being 'artvca@gmail.com' and Website being 'www.vca-ca.com', has vide certificate bearing unique document identification number

'23109191BGRIUH7324' for Acquirer 1, vide certificate bearing unique document identification number '23109191BGRIUI6999 For Acquirer 2, vide certificate bearing unique document identification number '23109191BGRIUK6572' for Acquirer 3 and vide certificate bearing unique document identification number '23109191BGRIUJ4957' for Acquirer 4 on Thursday, May 18, 2023, certified that sufficient resources are available with the Acquirers for fulfilling their Offer obligations in full;

- The maximum consideration payable by the Acquirers to acquire 1,47,000 (One Lakh Forty-Seven Thousand) Equity Shares, representing 60.00% (Sixty Percent) of the Voting Share Capital of the Target Company at the Offer Price of Rs.10.00/- (Rupees Ten Only) per Equity Share assuming full acceptance of the Offer aggregating to an amount of Rs.14,70,000.00/. (Rupees Fourteen Lakhs Seventy Thousand Only). In accordance with Regulation 17 of the SEBI (SAST) Regulations, the Acquirers have opened an Escrow Account under the name and style of 'AYOME - Open Offer Escrow Account' with Axis Bank Limited, ('Escrow Banker') ('Escrow Account) and have deposited Rs.14,70,000.00/. (Rupees Fourteen Lakhs Seventy Thousand Only) i.e., 100.00% of the total consideration payable in the Offer, assuming full acceptance.
- C. The Manager is duly authorized to operate the Escrow Account to the exclusion of all others and has been duly empowered to realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations.
- Based on the aforesaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered D. Accountant, the Manager is satisfied about the ability of the Acquirers to fulfill their obligations in respect of this Offer in accordance with the provisions of SEBI (SAST) Regulations.
- In case of upward revision of the Offer Price and/or the Offer Size, the Acquirers would deposit appropriate additional amount into an Escrow Account to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations, prior to effecting such revision.
- STATUTORY AND OTHER APPROVALS VI
- As of the date of this Detailed Public Statement, to the knowledge of the Acquirers, there are no statutory approvals required to complete this Offer. However, in case of any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals and the Acquirers shall make the necessary applications for such statutory approvals.
- All Public Shareholders, including non-residents holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Bank of India) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirers reserve the with the other documents required to accept this other. In the event such approvals are not submitted, the Acquires reserve the right to reject such Equity Shares tendered in this Offer. Lurther, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the Reserve Bank of India, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the even such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares
- The Acquirers shall complete all procedures relating to payment of consideration under this Offer within a period of 10 (ten) Working The requires a fact complete any post-off the Tendering Period to these Public Shareholders who have tendered Equity Shares and are found valid and are accepted for acquisition by the Acquirers.
- In case of delay in receipt of any statutory approval, SEBI may, if satisfied that delayed receipt of the requisite approvals was not due to any wilful default or neglect of the Acquirers or the failure of the Acquirers to diligently pursue the application for the approval, D. grant extension of time for the purpose, subject to the Acquirers agreeing to pay interest to the Public Shareholders as directed by SEBI, in terms of Regulation 18(11) of the SEBI (SAST) Regulations. Further, if delay occurs on account of wilful default by the Acquirers in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations will also become applicable and the amount lying in the Escrow Account shall become liable for forfeiture.
- In terms of Regulation 23(1) of the SEBI (SAST) Regulations, if the approvals mentioned in Section VI (A) are not satisfactorily complied with or any of the statutory approvals are refused, the Acquirers have a right to withdraw the Offer. In the event of withdrawal, the Acquirers (through the Manager), shall within 2 (two) Working Days of such withdrawal, make an announcement E. stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations, in the same newspapers in which the Detailed Public Statement was published, and such announcement will also be sent to SEBI, BSE, and the Target Company at its registered office.

VII.	TENTATIVE	SCHEDUL I	F OF	ΔΟΤΙΛΙΤΑ

Sr. No.	Tentative Activity Schedule	Day and Date
1.	Date of issue of the Public Announcement	Thursday, May 18, 2023
2.	Last date for publication of Detailed Public Statement in the newspapers	Thursday, May 25, 2023
3.	Last date for filing of the Draft Letter of Offer with SEBI	Thursday, June 01, 2023
4.	Last date for public announcement for a Competing Offer	Thursday, June 15, 2023
5.	Last date for receipt of SEBI observations on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Thursday, June 22, 2023
ô.	Identified Date*	Monday, June 26, 2023
7.	Last date by which the Letter of Offer after duly incorporating SEBI's comments to the Draft Letter of Offer, is required to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Tuesday, July 04, 2023
8.	Last Date by which the committee of the independent directors of the Target Company shall give its recommendation on the Offer to the Public Shareholders	Friday, July 07, 2023
9.	Last date for upward revision of the Offer price/ Offer size	Monday, July 10, 2023
10.	Last date of publication of the Offer opening public announcement, announcing the schedule of activities of this Offer, status of statutory and other approvals, if any, and procedure for tendering acceptances, in the newspapers in which this Detailed Public Statement has been published	Monday, July 10, 2023
11.	Date of commencement of Tendering Period ('Offer Opening Date')	Tuesday, July 11, 2023
12.	Date of expiry of Tendering Period ('Offer Closing Date')	Monday, July 24, 2023
13.	Date by which all requirements including payment of consideration, rejection/acceptance and return of Equity Shares to the Public Shareholders of the Target Company whose Equity Shares have been rejected in this Offer	Monday, August 07, 2023
14.	Last date for issue of post-offer advertisement	Monday, July 31, 2023

above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations;

"Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be se

- PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER VIII.
- As per the provisions of Regulation 40 (1) of the SEBI (LODR) Regulations and SEBI's press release dated December 03, 2018, bearing reference number 'PR 49/2018', requests for transfer of securities shall not be processed unless the securities are held in dematerialized form with a depository with effect from April 01, 2019. However, in accordance with SEBI bearing reference number 'SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020', shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Offer as per the provision of the SEBI (SAST) Regulations
- All Public Shareholders, registered or unregistered, holding the Equity Shares in dematerialized form or holding locked-in Equity Shares are eligible to participate in this Offer at any time during the period from the Offer Opening Date and Offer Closing Date before closure of the Tendering Period. All Public Shareholders who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer Accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt or the Letter of Offer by any such person will not invalidate the Offer in any way.
- The Offer will be implemented by the Target Company through Stock Exchange Mechanism made available by BSE in the form of separate window as provided under the SEBI (SAST) Regulations read with SEBI Circulars bearing reference numbers CIR/CFD/ C. POLICY/CELL/1/2015 dated April 13, 2015, CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, and SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, as may be amended from time to time ('Acquisition Window')
- BSE shall be the Designated Stock Exchange for the purpose of tendering of Offer Shares in the Offer D.
- The Acquirers have appointed Rikhav Securities Limited as the registered broker (Buying Broker) for the Open Offer, through whom the purchases and the settlement of the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Name	Rikilav Securities Liiniteu
Address	8/501-502, 02 commercial Building, 5th floor, B wing, Asha Nagar, Mulund (w), Mumbai - 400080
Contact Number	022-69078300
E-mail Address	info@rikhav.net
Contact Person	Mr. Hitesh H lakhani

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective stock brokers ('Selling Brokers') within the normal trading hours of the secondary market, during the Tendering Period.
- IX. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER THAT WOULD BE MAILED OR COURIERED TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY AS ON THE IDENTIFIED DATE. KINDLY READ IT CAREFULLY BEFORE TENDERING THE EQUITY SHARES IN THIS OFFER EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE PUBLIC SHAREHOLDERS.
- OTHER INFORMATION
 - The Acquirers, and the directors of the Acquirer 3 and Acquirer 4, accept full and final responsibility for the information contained in the Public Announcement and the Detailed Public Statement and for their obligations as laid down in SEBI (SAST) Regulations All information pertaining to the Target Company has been obtained from (i) publicly available sources; or (ii) any information provided or confirmed by the Target Company, and the accuracy thereof has not been independently verified by the Manager.
- The Acquirers have appointed Purva Sharegistry (India) Private Limited, as the Registrar, having office at Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Maro, Lower Parel East, Mumbai - 400 011, Maharashtra, India, bearing contact details such as contact number '022-2301-2518/8261', Email Address 'support@purvashare.com' and website 'www.purvashare.com'. The Contact Person Ms. Deepali Dhuri can be contacted from 10:00 a.m. (Indian Standard Time) to 5:00 p.m. (Indian Standard Time) on working days (except Saturdays, Sundays and all public holidays), during the Tendering Period
- Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirers have appointed Swaraj Shares and Securities Private C. Limited as the Manager.
- D. This Detailed Public Statement will be available and accessible on the website of the Manager at www.swarajshares.com and is also expected to be available on the website of SEBI at www.sebi.gov.in and BSE at www.bseindia.com.

Issued by the Manager to the Open Offer on Behalf of the Acquirers



SHARES & SECURITIES PVT LTD

Swarai Shares and Securities Private Limited Corporate Identification Number: U51101WB2000PTC092621 Principal Place of Business: Unit No 304, A Wing, 215 Atrium, Near Courtyard Marriot, Andheri East, Mumbai - 400093, Maharashtra, Indi Contact Person: Tanmoy Banerjee/ Pankita Patel Tel No.: +91-22-69649999 Email: compliance@swarajshares.com SEBI Registration No.: INM00012980 Validity: Permanent

	Sd/
Place: Mumbai	Mr. Yatin Gupte
Date: Wednesday, May 24, 2023	Acquirer 1

On behalf of all the Acquirers