



Corporate Relations Department

**BSE Limited** 

1<sup>st</sup> Floor, New Trading Wing Rotunda Building, P J Towers Dalal Street, Fort Mumbai 400 001

Security Code: 532621

The Market Operations Department

National Stock Exchange of India Limited

Exchange Plaza, 5<sup>th</sup> Floor Plot No C/1, G Block Bandra-Kurla Complex Bandra (E), Mumbai 400 051 **Symbol: MORARJEE** 

,

Date: 1st June, 2023

Dear Sir / Madam,

Ref: Regulation 30 & 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Sub: Intimation of Notice given to Shareholders with respect to transfer of equity shares to IEPF Account by Newspaper Advertisement

Please find enclosed herewith copy of Newspaper Notice issued by the Company pursuant to the provisions of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016. The Newspaper Advertisements are published on 31st May, 2023 in 'Mumbai Lakshdeep' in Marathi Language and 'Active Times' in English Language.

The advertisement may also be accessed on the website of the Company at www.morarjee.com

Kindly take the same on your record.

Yours Sincerely,

For Morarjee Textiles Limited

Nishthi H Dharmani

alwar

Company Secretary and Compliance Officer

# ED arrests Kaku of Kalighat in Bengal teacher appointment corruption case

Kolkata : The Central Enforcement Directorate (ED) arrested Sujash Krishna Bhadra at midnight on Tuesday after a long interrogation in West Bengal's teacher appointment corruption case. Bhadra is known in political circles as Kalighat wale Kaku. Kaku went to the agency's CGO Complex office for questioning at around 11:00 a.m. on Tuesday. "On entering the office, he was asked if he was scared. He had said that when I come out, you will see my confidence. And at midnight, the news came that he had been arrested."

On this arrest, BJP MLA and Leader of Opposition Shubhendu Adhikari tweeted that the long arm of the law is slowly reaching the mastermind. After Kaku, it's

the turn of the kingpin. the tweet, officer has uploaded a document related to

Trinamool

I here by Mrs. Usha Ashok Mane have lost misplaced Original Share Certificate No.62 from 306 to 310 in R/o our property -Room No.84, B wing, Mulund Shree Nagraj Co-Op.Socity, Gavanpada, Mulund (East) Mumbai- 400081.If found by anyone or having claim please intimate within 7 days

#### TO WHOMSOEVER IT **MAY CONCERN**

address.

Notice is hereby given to public at large and further declared that, any personal documentation, certificate or identification proofs such as Aadhar Card / PAN Card / DIN Bank Statement / Mobile Bill / Digital Signature Certificate (DSC) etc., of the Mr Pankaj Kumar, Age :- 42, Occupation :-Service, Residing at : H-502, Vrindavan CHS, Godrej Garden City, Chandkheda, Ahmedabad, Gujarat-382470, which were shared with any of his personal employers company or any of their associates of the previous employers or company for any Gov Non-Govt / Semi-Govt tender, bid purpose or for any business invitation transactions shall not be considered as a legitimate, legal authorize and valid. Anyone using his personal information, details and documents without his consent, permission and knowledge shall be doing so at their own risk and legal repercussions. All the rights available and given by the Law of India mus be reserved by Mr. Pankaj Kumar only, and no one else without his written consent and authorization shall use any of his persona nformation, details and documentation. And if anyone without his consent and permission using any of his details shall be treated as unauthorized and illegal and further strict action under the provisions of law shall be taken against such person/s or company at their cost and consequence. Please take

### PUBLIC NOTICE

This is to give notice to general public that our client Mr. Biren Kantilal Vora residing at Room No.6, Gulati Bhavan, Nariman Road, Vile Parle East, Mumbai 400057 (hereinafterreferred to as the "Our Clients") are absolute owner of the schedule premises (hereinaft referred to as "The **said premises**") and are intendir to mortgage the said property to financial institution Any person having/claiming right, title, interest, clain demand, objection of whatsoever nature in upon cagainst the details schedule flat in the form of ownership, possession, gift, exchange, inheritance decree, tenancy, lease, lien, mortgage, trust, releas charge through any agreement, conveyance deeds writings, undertakings or any other way of whatsoeve nature shall inform in writing the undersigned as the advocate for our client within 7 days from the dat nereof failing which, our client shall produre the sai oan and shall not entertain any claim of whatsoe ature of whomsoever in any circumstances.

# DESCRIPTION OF SCHEDULE ABOVE REFFERRED TO

Flat No.402, on 4th Floor, admeasuring about 128 Square Feet and Flat No.401 on 4th floor admeasuri about 1242 Square Feet constructed on the plot of land bearing original Plot No.153B, Final Plot No.334 of TPS II, bearing CTS No.1655, Nariman Road Vile Parle (East), Mumbai 400 057 situated in Gulati Heights Co-operative Housing Society
Limited duly formed and registered under no
MUM/WKE-HSG/(TC)16003-2016-2017.

Date: 28/05/2023 Sd/- M/S. LEGAL VISION Place: Mumbai Advocate and Legal Consultants Office no. 5. 1st Floor. Mahavir Chamber. Banaii Stree Mumbai Advocate and Legal Consultant b. 5. 1st Floor. Mahavir Chamber. Banaii Stree Fort, Mumbai 400001 Contact: +91 93722722

> **PUBLIC NOTICE** Notice is hereby given that Flat No.G/2,

Ground Floor, of New Poonam "B" Co-

Op. Hsg. Soc. Ltd., Cabin Cross Road,

Opp. Pooia Nagar, Bhayander (F). Dist.

Thane, was in the name of Shri Tapan

Tulasi Patra & Smt. Aparna Tapan Patra.

But Shri Tapan Tulasi Patra, expired on

14/11/2021, and as his one of the lega

neir Smt. Aparna Tapan Patra, have

applied to the society for transfer of 50%

share in the said Flat and the said

Shares on her name to become the

absolute owner of the said Flat and the

said Shares. All person/s having any

claims can object in writing together with

documentary evidence at A/104, New

Station Road, Bhayander (W), Dist.

Thane - 401 101, within 14 days from the

date of this notice failing which it shall be

assumed that no any person/s has any

claims on the said Flat and the said

Shares and society will accept the

application of which please take a note.

**PUNIT SUNIL GARODIA** 

(Advocate, High Court, Mumbai)

Place: Bhayander Date: 01.06.2023

PUBLIC NOTICE

Notice is hereby given that my clients 1) Smt. Sugandha Ghanashyam Wadkar & 2) Mr.

Ashish Ghanashvam Wadkar are the absolute

owners and well possessed of a residentia

premises bearing Room No. B-13 on Ground

Floor, in Gorai (1) Gaurai C.H.S. Ltd., Plot No. 90, Road No. RSC-2 & 4, Gorai-1, Borivali

(West), Mumbai - 400 091 (hereinafter referred

to as "the said Room"). Whereas an original

Mhada Passbook issued by the MHADA,

Mumbai Board in favour of the original allottee

Mr. Shankar Vithoba PatiL and the original counter

receipts of Bank of Maharashtra pertaining to loan

instalments of Mhada in respect of the said Room

has been lost/misplaced and the same was

informed by Smt. Savita Shankar Patil to the

Mumbai Police, M.H.B. Police Station on dated

02/07/2014. The aforesaid lost/misplaced

documents were never in possession of m

All person/s, Banks, Financial Institutions having

any claim against into or upon the said Room of

any part thereof by way of inheritance, possession

sale, lease, tenancy, mortgage, charge, gift, trust,

lean or otherwise howsoever, or if found the

original Mhada Passbook & receipts of Bank of

Maharashtra(mentioned above), are hereby

required to make the same known in writing with

evidential proof to theundersigned address given

below within a period of 14 (Fourteen) days from

the date hereof, failing which it shall be presumed

that there are no daims whatsoever and/or claims

Vandana Thakkar

Advocate High Court

83. Father Peter Pereira Marg

Village Ward, Kurla (W), Mumbai-70

if any, shall be deemed to be waived.

clients.

Shree Siddhivinayak C.H.S. Ltd.

PUBLIC NOTICE This is to inform the Public at large that clients MR. DINESH BHANJIBHAI JADAV & MRS. NIRMALA DINESH JADAV, are the owner of Flat premises situated at Flat No. 001, Ground Floor, Bldg. No. B-3, Poonam Nagar Bldg. No. B-3/4 Co. op. Hsg. Soc. Ltd., Phase-III, Shanti Park, Mira Road East, Thane, Maharashtra-401107, & they were holding original Share Certificate No. 91 (Distinctive Nos. from 1 to 5) in respect of the said Flat premises which have been lost misplaced by them.

Any claims to the said two Agreement for Sale & share certificate shall be submitted to me with relevant documents within 15 days since ublication of this notice.

### PRAMOD KUMAR DWIVEDI

Mobile No. 998761365

(Advocate Opp. MM Court, Near Bus Stand, A. K Marg, Bandra East, Mumbai-400051

#### TO WHOMSOEVER IT MAY CONCERN

Notice is hereby given to public at large and further declared that, any personal documentation, certificate or identification proofs such as Aadhar Card / PAN Card / DIN Bank Statement / Mobile Bill / Digital Signature Certificate (DSC) etc., of the Miss. Ujwala Vitthal Vhanmane, Age :- 33 Occupation :-Proprietor, Residing at Kamothe Navi Mumbai-410206 which were shared with any of her personal employers company or any of their associates of the previous employers or company for any Goyt / Non-Govt / Semi-Govt tender, bid purposes or for any business invitation transactions shall not be considered as a legitimate, legal authorize and valid.Anyone using her personal information, details and documents without her consent, permission and knowledge shall be doing so at their own risk and legal repercussions. All the rights available and given by the Law of India must be reserved by Miss. Ujwala Vitthal Vhanmane only, and no one else without her written consent and authorization shall use any of her personal information, details and documentations. And if, anyone without her consent and permission using any of her details shall be treated as unauthorized. unlawful and illegal and further strict action under the provisions of law shall be taken against such person/s or company at their cost and consequence. Please take note of

from today and return the

document to my above

### KONDKAR, is going to develop plot of land situated at Village: SHIRSAD, Taluka: Vasai, District: Palghar (Thane), and land bearing Survey No. 73, Hissa No. 1/1, dmeasuring H.R. 1-77-0 area, Assessed at Rs. 2.20 Paisa. The above mentioned land

has

Ghosh has said that

this game of revenge has

happened since Viron

PUBLIC NOTICE

This is to inform to all the PUBLIC that my client 1) MR. PRADIP RAMAKANT

KONDKAR, 2) MRS. POOJA PRADIP

statement.

Kunal

PUBLIC NOTICE

This is to notify that our client, Mr. Rajesh Vijaynand Pandey, is the owner of Shop

lo.18, Ground floor, in the Building known as

"Suryakirti Nagar" & Society known as "Suryakirti Nagar CHSL", constructed on land bearing S. No.93, H.No.Pt, of Village-

land bearing S. No.95, H.NO.Pt, of Village-Achole, Tal.-Vasai, Dist.-Palghar. Originally by an of Agreement dated 02/08/1988 (CHH-2844-1988), M/s. Priti Construction had sold the said shop to Mr.

Harish C. Parekh A/s Shah and Mr. Paresh C

Parekh A/s Shah. And then said Mr. Harish C.

Parekh A/s Shah and Mr. Paresh C. Parekh

A/s Shah through an Agreement for Sale dated 05/11/2004 (Vasai-3-07634-2004) had

sold the said shop to Mr. Radheshyam

Ramnath Gupta. Thereafter said Mr.

Radheshvam R. Gupta gifted shop to Mr.

Abhishek Ashok Gupta & Anil Ashok Gupta through a Deed of Gift dated 27/02/2009.

hereafter said Anil A. Gupta died unmarrie

on 16/06/2014 leaving behind Mr. Abhishek A. Gupta (Elder brother), Arun R. Gupta

(father), Geeta A. Gupta (mother) as his legal heirs and later said Arun R. Gupta also died

on 13/03/2019 leaving behind Mr. Abhishek A. Gupta (son), and Geeta A. Gupta (wife) as

his legal heirs. Then said Mr. Abhishek A. Gupta sold the said shop to Mr. Rajesh

Vijaynand Pandey through a registered Agreement for Re-Sale dated 21/04/2023

If any person/institution/Bank has

has any right, title interest in respect of the said property by way of sale, gift, lease,

inheritance, heirship, exchange, mortgage,

lien, private mortgage or otherwise, is hereby

required to make the same known in writing

to the undersigned, along with the

documents in support thereof within 7

(Seven) days from the date of the publication

hereof, failing which the claim of such person/institution/Bank shall be deemed to

have been waived and/or abandoned and

our client will be free to deal with the property

**Droit Legal Solutions** 

Advocate, High Court Bombay 502, 5 th floor, Paras Business Centre,

Carter Road No.1, Borivali (E)

ended

2023

Audited

146.20

138.8

138.8

115.6

377.50

4.731.37

ended

March 31,

2023

Audited

54.1

(330.60

(330.60

(295.63

377.50

ended

2022

Audited

285.08

4.846.97

(₹in Crore

March 31

2022

Audited

(783.94

(783.94)

(389.73)

377.50

without reference to the such claim and /or

ssession of such lost document, and/or

Vasai-3-8569-2023).

**IndiaNivesh Limited** 

Regd off: 1703, 17th Floor, Lodha Supremus, Senapati Bapat Marg, Lower Parel, Mumbai - 400013
CIN: L99500MH1931PLC001493, Tel No.: 62406240, Fax: 62406241
Email: indianivesh@indianivesh.in, Website: www.indianivesh.in

STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER/ FINANCIAL YEAR ENDED

ended

2023

37.25

34.87

34.87

377.50

The above is an extract of the detailed format of Quarter and year ended March 31, 2023 Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results are available on the Stock Exchanges websites, www.bseindia.com

The above results were reviewed by the Audit Committee, approved by the Board at its respective meeting held on May 30,2023.

ended

March 31,

(202.47)

377.50

The above is an extract of the detailed format of Quarter and year ended March 31, 2023 Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015. The full format of the

Audited Financial Results are available on the Stock Exchanges websites, www.bseindia.com

The above results were reviewed by the Audit Committee, approved by the Board at it

2023

March 31,

2022

94.13

(280.17)

377.50

For and behalf of the Board of Directors of

Mr. Rajesh Nuwal

Managing Director DIN: 00009660

Audited Audited

CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER/ FINANCIAL YEAR ENDED

ended

2022

87.15

(162.86)

207.63

377.50

Audited Audited

Congress

а

Spokesperson

issued

is N.A. and its title deeds is clear marketable and free from all encumbrances, charges and claims. The said land is to be developed and he application for development permission has been submitted to the Authority However, if any person has any kind of claim, right, interest, authority they should submit their written objection within 14 days from which the Notice is published and should report it to the below mentioned address. Otherwise it would be assumed that there are no rights, interests and if there is any it would be deemed to have given up and will

FOR MAHA LAW ASSOCIATES, Dr. Mahendra Madhukar Padhye, B.A. LL.M., Ph.D. M.B.A., D.Litt. Add: B/105-108, Sakai Devi Apt., Nea Railway Bridge, Opp. Sainidhi Hotel, Virar

(East), Tal: Vasai, Dist: Palghar, 401 305

CHANGE OF NAME

, Jude Benjamin Mathias S/O Francis Mathias R/o D/601, Interface Heights OfD/601

Interface Heights Off Link Road Behind Malad Infinity Mall Malad (West) Mumbai

Maharashtra-400064 Declare that name of

Mine has been wrongly written as Jude

Mathias in my minor Daughter Sarah Mathias, aged about 11 Years, In her Birth Certificate.

he actual name of Mine is Jude Benjamir Mathias, which may be amended accordingly.

**PUBLIC NOTICE** 

This is to give notice to the Public at large that

Original Purchase Agreement/ Allotment Lette

issued by Laxmi Asbestos Products Limited

"The Seller" of the First Part in favour of Shri

Ram Khetan "The Purchaser" of the Second

Part, with respect to Flat No. 11, on the 2nd

Floor, in Building No. J-2, area Adm. 410

Sq.Fts. (Carpet Area), in the society known as

"Jal Mangal Deep Co-Operative Housing

Society Ltd.", situated at Bangur Nagar, Link Road, Goregaon (West), Village:Eksar,

Taluka:Borivali and District:Mumbai Sub-

urban - 400 104, bearing Plot No. 6A and

Survey No. 161 (part) and CTS No. 1007

belonging to Mr. Rachit Chirania son of Mr

Prakash Chirania, has been lost and is not traceable and complaint of the same has beer

made in Bangur Nagar Link Road Police

Any persons coming into possession of the

aforesaid original misplaced documents o

having knowledge of their whereabouts AND

Any person is having any kind of claim or right

n respect of the said Property by way of

inheritance, share, sale, mortgage, lease,

partition gift, maintenance, tenancy, lien

charge, agreement, attachment order, stay,

decree or otherwise of encumbrance o

whatsoever nature are hereby requested to

intimate about the same to the undersigned as

advocate at the below mentioned address

within 14 days (Fourteen) from the date of

publication hereof either by hand delivery

against proper written acknowledgment of the

Adv. Kiran Tiwari
Flat No. 506, B-Wing, Balaji Pride
Apartment, Near Jai Bharat School,
Sagaon, Dombivli (East), District: Thane

Total Income from Operations

Net Profit for the period (before Tax

Net Profit for the period before tax

Net Profit for the period after tax

Paid up Equity Share Capital

Earning Per Share (of ₹1/- each)

Particulars

Exceptional and/or Extraordinary items

(after Exceptional and/or Extraordinary iten

(after Exceptional and/or Extraordinary

Total Comprehensive Income for the period

Comprising Profit for the period (after tax)

and Other Comprehensive Income (after tax

Other Equity (excluding Revaluation Reserve

(for continuing and discontinued operations

(The EPS for the quarter ended are not annualised)

and on the Company's website www.indianivesh.in

respective meeting held on May 30,2023.

Net Profit for the period before tax

Net Profit for the period after tax

Paid up Equity Share Capital

Basic & Diluted

Date: 31.05.2023

Earning Per Share (of ₹1/- each)

as at March 31

Basic & Diluted

Exceptional and/or Extraordinary items)

(after Exceptional and/or Extraordinary

(after Exceptional and/or Extraordinary ite

Total Comprehensive Income for the period

[Comprising Profit for the period (after tax)

and Other Comprehensive Income (after tax

leserves (excluding Revaluation Reserves)

(for continuing and discontinued operations)

(The EPS for the quarter ended are not annualis

and on the Company's website www.indianivesh.in

undersigned or by the Registered post A.D.

Dated this 31st day of May, 2023

Station on 29.05.2023.

and joined Trinamool. The BJP, CPM, and Congress are happy with Sujay's arrest. This is an indication that the

also Vishwas left the Congress flat in Alipore. After this, the ED raided on May 20 CBI

raided Kaku's flat in Alipore. After this, the ED raided on May 20. One of the main alliance of the three parties middlemen arrested in this has a chance to be happy. On case revealed the key roles May 4, the CBI raided Kaku's of Kaku, Trinamool leader

(Rs. In Lakhs)

### ELEGANT FLORICULTURE & AGROTECH (I) LIMITED Regd. Office: Gut No.358, Village: Mouje Kashal, Taluka: Maval, Vadgaon, Pune-412106 Email Id: elegantflora2012@gmail.com | Web Site: www.elegantflora.in CIN No. L01110PN1993PLC217724

	OIN NO. EUTITOT IN	10001 LO	211127						
	EXTRACT OF STATEMENT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE								
	QUARTER/YEAR ENDED 31st MARCH, 2023 (Rs. in								
		Qı	uarter end	ed	Year	ended			
Particulars		31 03 2023	31 12 2022	31 01 2022	31 03 2023	31 03 20			

Particulars Particulars	31.03.2023 (Audited)	31.12.2022 (Audited)	31.01.2022 (Audited)	31.03.2023 (Audited)	31.03.2022 (Audited)
Total Income from operations	41.18	24.14	47.87	129.29	150.96
Net profit/loss for the period before tax and exceptional items	(31.56)	3.17	(38.76)	(17.58)	19.11
Net profit/loss for the period after tax (after exceptional items)	(26.47)	3.17	(43.97)	(12.49)	13.90
Total comprehensive income for the period(comprising profit for the period(after tax) and other comprehensive income (after tax)	0.00	0.00	0.00	0.00	0.00
Equity share capital	2000.00	2000.00	2000.00	2000.00	2000.00
Other equity (excluding revaluatuion reserves)					
Earning per share(in Rs.) (face value of Rs.10/- each)					
Basic (Not Annualised)	(0.14)	0.02	(0.22)	(0.06)	0.07
Diluted(Not Annualised)	(0.14)	0.02	(0.22)	(0.06)	0.07

Diluted (Not Annualised) (0.14) 0.02 (0.22) (0.06) 0.07

1.The above is an extract of detailed format of Standalone Financial Results for the quarter/year ended 31st March, 2023, filed with Bombay stock exchange on 30.05.2023. The full format of the said financial results are available on the Bombay Stock exchar website (www.bseindia.com) and on the Company's website (www.elegantflora.in).

2. The above results has been reviewed by the Audit Committee and approved by the Board of Directors of the Company.

For Elegant Floriculture & Agrotech (I) Limite

### PALACIAL REAL ESTATE PVT LTD

CIN: U70100MH2016PTC284387 Level 8, Centrum House, Vidyanagari Marg, CST Road, Kalina, Santacruz East, Mumbai - 400 098 | Tel :- +91 62556621

### ead with Regulation 52 (4), of the SEB (Rs. In Lakhs)

SI No.	Particulars	Quarter Ended	Quarter Ended	Year Ended
	Failiculdis	31/03/2023	31/03/2022	31/03/2023 (Audited)
1.	Total Income from Operations	-	-	-
2.	Net Profit / (Loss) for the period (before Tax,			
	Exceptional and/or Extraordinary items#)	-1.89	-1.10	-5.97
3.	Net Profit / (Loss) for the period before tax			
	(after Exceptional and/or Extraordinary items#)	-1.89	-1.10	-5.97
4.	Net Profit / (Loss) for the period after tax			
	(after Exceptional and/or Extraordinary items#)	-1.89	-1.10	-5.97
5.	Total Comprehensive Income for the period			
	[Comprising Profit / (Loss) for the period (after			
	tax) & Other Comprehensive Income (after tax)]	-1.89	-1.10	-5.97
6.	Paid up Equity Share Capital	1	1	1
7.	Reserves (excluding Revaluation Reserve)	-20.16	14.20	20.16
8	Net worth	-18.16	12.20	18.16
9	Paid up Debt Capital / Outstanding Debt	4,033	4,033	4,033
10	Outstanding Redeemable Preference Shares*	1	1	1
11.		-222.08	330.57	222.08
12.	Earnings Per Share (of Rs. 10/- each)			
	(for continuing and discontinued operations) -			
	1. Basic:	-18.88	-10.98	-59.66
	2. Diluted:	-18.88	-10.98	-59.66
	Capital Redemption Reserve*	NA	NA	NA
	Debenture Redemption Reserve*	NA	NA	NA
	Debt Service Coverage Ratio*	NA	NA	NA
16.	Interest Service Coverage Ratio*	NA	NA NA	NA

. The above Audited Financial results have been reviewed by the audit committee and approved by boar of director of the company at their respective meeting held on May 30th ,2023

The Statutory Auditors of the company have carried out the statutory audit of these results There are no investor complaints received pending as on March 31,2023.

Previous Years periods figures have been regrouped/reclassified /restated confirm to classification of current year/period. For and on behalf of the Board of Director

Palacial Real Estate Pvt Ltd BHAGWAN WADHWANI PRAKASH SHAF Date: 30.05.2023 DIN: 02299930 DIN: 03344248

#### **PUBLIC NOTICE** NOTICE is hereby given to state that I am investigating the title of the Premis

entioned in the Schedule hereunder written. Mr. Kantilal Jethalal Shah and Mr. Shital Kantilal Shah were the owners of the property mentioned hereinbelow in the schedule hereunder written by virtue of Agreement for Sale dated 12/09/2000, Mr. Kantilal Jethalal Shah expired intestate o 16/05/2019 at Mumbai leaving behind him, the following as his only legal heirs ar representatives governed by the Hindu Law of succession at the time of his death ar all collectively entitled to 50% undivided share, right, title and interest of Mr. Kantila

1.	Mrs. Shantiben Kantilal Shah	Wife / Widower	10%	
2.	Mrs. Jyotsna N. Parikh Nee Jyotsna Kantilal Shah	Married Daughter	10%	
3.	Mrs. Alpa Urvish Shah Nee Alpa Kantilal Shah	Married Daughter	10%	
4.	Mr. Deven Kantilal Shah	Son	10%	
5	Mr. Shital Kantilal Shah	Son	10%	

By and under a Deed of Release dated 06/01/2023, duly registered with the Office Sub-Registrar of Assurances under Serial No.BRL-9-302-2023, (1) Mrs. Shantile of Kantilal Shah, (2) Mrs. Jyotsna N. Parikh Nee Jyotsna Kantilal Shah, (3) Mrs. Alpa Urvish Shah Nee Alpa Kantilal Shah, (4) Mr. Deven Kantilal Shah (therein referred as "the Releasors"), released, transmitted, transferred, conveyed, assigned an assured their collective 40% undivided share, right, title and interest acquired vide or Mr. Kantilal Jethalal Shah, in the said premises, in favour of Mr. Shital Kantilal Shah By and under Agreement for Sale Dated 15-04-2023, Shital Kantilal Shah, solo assigned and conveyed the Premises mentioned in the Schedule hereunder written t Jayantibhai Haribhai Chitroda (ii) Rekha Jayantilal Chitroda alias Rekh Jayantibhai Chitroda (iii) Chirag Jayantibhai Chitroda. The Said Agreement for Sale Dated 15-04-2023 is duly registered with the Office of Sub-Registrar of Assurance inder Serial No.BRL-8-5045-2023.

Any persons having any claim, right, title or interest in respect of the proper mentioned above by way of sale, mortgage, charge, lien, gift, lease use, trust possession, inheritance or rights in any manner whatsoever are hereby requested to nake the same known in writing to the undersigned at his office at Advocate Nev Chheda, ç/o. Chheda & Associates, Shop No.7 & 8, Ground Floor, Madhur CHSL. T.P.S. 55<sup>°°</sup> and 56<sup>°°</sup> Road, Near Veer Savarkar Garden, Nana Palkar Smruti Samil Marg, Borivali (West), Mumbai 400 092, within 7 (Seven) days from the date here along-with the certified copies of the supporting Deeds and/or documents, failing the investigation for under mentioned premises will conclude without taking into consideration such claims or objections which are deemed to have been waived an bandoned and for which neither my clients nor me shall be responsible. Please take notice that the answers/claims given by public Notice shall not be considered.

:THE SCHEDULE ABOVE REFERRED TO:
All that a Residential Premise on Ownership basis being Flat No.B-17, admeasuring
415 Sq.Ft. Built-Up Area equivalent to 345.8 Sq. Ft. Carpet Area on the Fourth Floor, in he "B" Wing, of the Building Known as "BUILDING No. A-1" Situated at C.S. Road, Dahisar (East), Mumbai 400 068, lying and being on a piece and parcel of land bearing CTS No. 1349 of Village Dahisar, Taluka Borivali within the Registration District an sub-District of Mumbai Sub-urban, along-with 5 (Five) Fully Paid-up Shares of Rs.50/ (Rupees Fifty Only) each collectively amounting to Rs.250/- bearing distinctive numbers from 1336 to 1340 (both inclusive) recorded under Share Certificate No. 1336 Corresponding to Members Registration No. 274 issued by DAHISAR SHREE AVADHOOT CO-OPERATIVE HOUSING SOCIETY LIMITED", bearing Registration No. BOM/HSG/4832/1976.

MR. NEVIL P. CHHEDA ADVOCATE, HIGH COURT

### **PUBLIC NOTICE**

Notice is hereby given to all that my clients viz. MR. ASHWIN ANIL PANDEY & MRS. SANJANA ASHWIN PANDEY are Purchasing Flat No. B/2, on the Ground Floor, having area admeasuring 522 Sq. Ft Carpet, in the **Building No. EC-74** in the Society known as "**KRISHNA**" KANHAIYA CO-OPERATIVE HOUSING SOCIETY LTD.", Situated at Evershine City, Constructed on land bearing Survey No. 265, Hissa No. 1, lying being and Situated at the Revenue Village - Achole, Vasai (East), Taluka - Vasai, Dist. Palghar (Thane) : 401208 from SMT. KUSUM MAITRA, who has represented that (1) vide Agreement for Sale Dated 27/09/2002 M/S. STAR EVERSHINE CIVIL WORKS PRIVATE LIMITED, being Builders therein sold above said Flat to MR ASHOK MAITRA & MRS. KUSUM MAITRA being Purchaser therein (2) Whereas MR. ASHOK MAITRA died intestate on 08/11/2016 leaving pehind him his wife SMT. KUSUM MAITRA & Married Daughters namelv (i) MRS. GEETANJALI GURUNATH KADAM & (ii) MRS. RITU EDWARDS as his only legal heirs & representatives in respect of said Flat. (3) Whereas after due procedure Society has transferred said Flat

any part thereof by way of sale, gift, lease, inheritance, exchange mortgage, charge, lien, trust, possession, easement, attachment or otherwise howsoever are hereby required to make the same known t the undersigned at his Office No. 3, Tare Compound, Near Krishna Hotel, Dahisar Check Naka, Dahisar (E), Mumbai - 400068, within 07 days from the date hereof, failing which it shall be presumed that there is

Place: Mumbai.

Mr. Kiran E. Kochrekar

Kuntal Ghosh, Tapas Mamata Mandal, and others. Agencies are also probing the alleged role of Chief Minister

nephew, Abhishek Banerjee, and his wife in this case.

### INDIAN INFOTECH AND SOFTWARE LIMITED

CIN NO.:L70100MH1982PLC027198 Addree: Office No.110, 1st Floor, Golden Chamber Pre Co-op Soc Ltd, New Link Road Andheri (West), Mumbai-400053

Email ID:indianinfotechsoftware@yahoo.com; Website:www.indianinfotechandsoftwareItd.ir (Extract of Standalone Audited Financial Result for the Quarter and year Ended 31st March, 2023)

	(No. Edua dicept E								
Sr.			Quarter ende	Yea	ar ended				
No.	Particulars	31.03.2023 Audited	31.12.2022 Unaudited	31.03.2022 Audited	31.03.2023 Audited	31.03.2022 Audited			
1	Total income from operations Net Profit/ (Loss) from Ordinary Activities before exceptional	4016.13	230.00	4864.23	4706.13	5539.23			
	items and Tax	-496.46	178.93	-548.38	78.08	42.87			
3	Net Profit/ (Loss) for the period								
	after tax (after Extraordinary items		178.93	-559.53	60.59	31.72			
4	No. of Equity Share	10055.90	10055.90	10055.90	10055.90	0055.90			
5	Reserves (excluding Revaluation Reserve as shown in the balance								
	sheet of previous year)	0	0	0	0	0			
6	Earning Per Share (of Re. 1/-each)								
	Basic	-0.0511	0.0178	-0.0556	0.0060	0.0032			
	Diluted	-0.0511	0.0178	-0.0556	0.0060	0.0032			
Note	The above is an extract of the detailed	format of Qua	terly and Year	ty Audited Fin	ancial Result	s filed with			

the Stock Exchange under Regulation 33 of the SEBI(Listing and Other Disclosure Requirements) Regulations 2015 and approved at the Board Meeting Held today I.e. 30th May, 2023 For Indian Infotech & Software Limited

MANISH KUMAR BADOLA

### MORARJEE TEXTILES LIMITED Read, Office: Peninsula Corporate Park, Unit 5, Ground Floor, Tower 1, Wing B, Ganpatrao Kadam Marg, Lower Parel (W),

Mumbai 400 013 IN Telephone No: 66811600; Email: <a href="mailto:iepf@morarjee.com">iepf@morarjee.com</a>; Website: <a href="www.morarjee.com">www.morarjee.com</a>; CIN: L52322MH1995PLC090643

NOTICE (For attention of the Equity Shareholders of the Company)

Mandatory transfer of Equity Shares to Investor Education and Protection Fund (IEPF) Authority ("the Authority") This notice is published pursuant to the provisions of Section 124(5) and 124(6) of the Companies Act, 2013 read with the IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules") notified by the Ministry of Corporate Affairs (MCA) with effect from September 7, 2016 as modified from time to time.

The Rules, inter-alia, contain the provisions for the transfer of shares of the Company, in respect of which dividend has not been claimed by the shareholders for seven or more consecutive years, to the IEPF Authority. Accordingly, the equity shares of the Company in respect of which the final dividend declared by the Company for the financial year 2015-16 which remained unclaimed/uncashed for a period of seven years shall be credited to IEPF. Further, all the shares in respect of which dividend declared has remained unclaimed/uncashed for a period of seven consecutive years or more from the date of transfer to unpaid dividend account would also be transferred by the Company in Demat account of the IEPF

In accordance with the procedure prescribed under the Rules, the Company has sent individual communications, about such transfer, to each of the concerned shareholders, whose equity shares are liable to be transferred to the IEPF Authority and has also uploaded the complete details of such shareholders and their equity shares due for transfer, including their Folio No.s and Demat Account details, on its website www.morarjee.com. The shareholders are requested to visit the website in order to verify the details of unclaimed dividends and the equity shares liable to be transferred to the IEPF Authority.

In case the Company does not receive any communication from the concerned shareholder by 1st September, 2023 the Company shall in order to comply with the requirements of the Rules, transfer the said shares to the IEPF Authority by way of Corporate Action as per the imelines defined under the Rules

You may be pleased to note that the Rules allow the holders of the Equity shares transferred to IEPF Authority, to claim such Equity Shares ncluding the benefits accruing on such shares, if any, from the IEPF Authority upon following the procedure as set out in the Rules. The Rules are available on the website of the IEPF Authority at www.iepf.gov.in Further, for the ease of the shareholders of the Company, an access link o the refund webpage of IEPF Authority is available on the Website of the Company at www.morariee.com.

The concerned shareholders, who are holding shares in physical form and whose shares are liable to be transferred to the IEPE Authority, may note that the Company would be issuing fresh share certificates in lieu of the share certificates held by them and convert them in DEMAT form for the purpose of transfer to the IEPF Authority. Upon such issuance, the share certificates in possession of the Shareholder will stand automatically cancelled and will be deemed non-negotiable thereafter. In respect of the shares held in demat mode, the shares will be transferred to IEPF Authority by way of Corporate Action. The shareholders may further note that this notice and the details uploaded by the Company on its website should be considered as adequate notice in respect of issue of the fresh share certificates by the Company for the purpose of transfer of shares to the IEPF Authority, pursuant to the Rules. n case the shareholders have any queries on the subject matter and the

Rules, they may contact the Company or the Company's Share Transfer Agents, Freedom Registry Limited, as per the contact details mentioned

Freedom Registry Limited

Plot No. 101/102, 19<sup>th</sup> Street, MIDC Area, Satpur, Nashik – 422 007 Telephone: +91 253 2354032 / 2363372 Fax: +91 253 2351126 Email: support@freedomregistry.co.in

For Morarjee Textiles Limited

Place: Mumbai Nishthi Dharmani Company Secretary & Compliance Officer

#### Sub.: Corrigendum to the Notice of Annual General Meeting to be held on Friday 9th June, 2023 at 12:00 PM

We Mirch Technologies (India) Limited hereby inform that the Company has circulated the Notice of the AGM of the Company which will be held on 09.06.2023. However due to some addition and rectification the Board hereby circulating the Corrigendum of the Notice of the AGM. Kindly read the Notice with the addition and rectification mentioned as below: Addition of information as a point 25 of Explanatory State

for the Item no. 7 annexed to the Notice:

25. The Current and Proposed status of the allottees post the preferential issue namely, promoter of

Sr.	Name of the Proposed Allottees	Current status of the Allottees namely	Proposed status of the allottees post the
	T TOPOSOU TINOUSSU	promoter or non-promoter	preferential issue namely promoter or
		non-promoter	non-promote
1	RAJKUMAR BABUBHAI GODHA	NOT APPLICABLE	NON-PROMOTER
2	PRAVINABEN MUKESHBHAI DATANIYA	NOT APPLICABLE	NON-PROMOTER
3	CHANDRIMA MERCANTILE LTD	NOT APPLICABLE	NON-PROMOTER
4	NIRAV C PARIKH (HUF)	NOT APPLICABLE	NON-PROMOTER
5	ASHOKKUMAR VELJIBHAI MANIYAR	NOT APPLICABLE	NON-PROMOTER
6	SHAILESH RATNABHAI PATEL	NOT APPLICABLE	NON-PROMOTER
7	VIRAL KIRANBHAI SHAH	NOT APPLICABLE	NON-PROMOTER
8	SHREE VAINKATESHWAR		
	FINSTOCK PRIVATE LIMITED	NOT APPLICABLE	NON-PROMOTER
9	VIVEKKUMAR PATEL	NOT APPLICABLE	NON-PROMOTER
10	RUTVIK PATEL	NOT APPLICABLE	NON-PROMOTER
11	PATEL GHANSHYAM HARIBHAI	NOT APPLICABLE	NON-PROMOTER
12	PATEL KENIT GHANSHYAM	NOT APPLICABLE	NON-PROMOTER
15	HIREN BHAILAL PATEL	NOT APPLICABLE	NON-PROMOTER
16	RAJESHBHAI MARVADI	NOT APPLICABLE	NON-PROMOTER
17	VISHALKUMAR YASHWANTBHAI PATEL	NOT APPLICABLE	NON-PROMOTER
18	VISHAL SHAH	NOT APPLICABLE	NON-PROMOTER
19	RIYA RONIT SHAH	NOT APPLICABLE	NON-PROMOTER
20	MRS MOKSHA ROMIT SHAH	NOT APPLICABLE	NON-PROMOTER
21	MR. RONIT CHAMPAKLAL SHAH	NOT APPLICABLE	NON-PROMOTER
22	MR. ROMIT CHAMPAKLAL SHAH	NOT APPLICABLE	NON-PROMOTER
23	MRS. KALPANABEN HAMPAKLAL SHAH	NOT APPLICABLE	NON-PROMOTER
24	SANGEETABEN SHAILESHKUMAR SHAH	NOT APPLICABLE	NON-PROMOTER
25	MRS DIMPLE HASMUKH JAIN	NOT APPLICABLE	NON-PROMOTER
26	MRS KANCHANBEN KIRTILAL SHAH	NOT APPLICABLE	NON-PROMOTER
27	MRS KASHMIRA T SHAH	NOT APPLICABLE	NON-PROMOTER
28	MANJULA THAKOR	NOT APPLICABLE	NON-PROMOTER
29	MAHENDRA ZALA	NOT APPLICABLE	NON-PROMOTER

RECTIFICATION IN LAST LINE OF THE PARAGRAPH 1 OF ITEM NO. 06 AND READ AS FOLLOW:

ON AND FROM THE DATE HEREOF. THE AGM NOTICE DATED 12TH MAY, 2023 SHALL ALWAYS BE READ IN CONJUNCTION WITH THIS CORRIGENDUM WHICH IS ALSO BEING UPLOADED ON THE WEBSITE OF THE COMPANY AT HTTP://WWW.MIRCHTECHNOLOGIES.IN/. ON THE WEBSITI OF THE STOCK EXCHANGE I.E., BSE LIMITED AT WWW.BSEINDIA.COM. ALL OTHER CONTENTS

and shares in favour of SMT. KUSUM MAITRA. All Persons including legal heirs, claiming any interest in the said Flat or

no claim over the said Flat.

K. K. Associates, Advocates

OF THE AGM NOTICE, SAVE AND EXCEPT AS AMENDED / CLARIFIED BY THIS CORRIGENDUM

FOR, **Mirch Technologies (India) Limited** SD/- **Pankajkumar Patel** 

DATE : 30.05.2023 PLACE : MUMBAI MANAGING DIRECTOR • DIN:09054613

EACH BY INSERTING 1,00,00,000 (ONE CRORE) EQUITY SHARES.
RECTIFICATION OF INFORMATION OF LAST LINE OF PARAGRAPH 1 OF EXPLANATORY
STATEMENT FOR THE ITEM NO. 6 ANNEXED TO THE NOTICE AND READ AS FOLLOW:

BY INSERTING 1,00,00,000 (ONE CRORE) EQUITY SHARES

SHALL REMAIN UNCHANGED.

#### **PUBLIC NOTICE**

Notice is hereby given that om shri jagannath co-operative housing society **limited (the "owners")**, bearing registration no. Bom/hsg/1518/84-85 dated 27.05.1985 having its office at rokadia lane, mandapeshwar road, borivali (w), mumbai - 400 092, are the owners of and seized and possessed off and/or otherwise well and sufficiently entitled to the property as described in the first schedule hereunder written ("the said property").

The said owners, with the consent and confirmation of the members have agreed to grant to my client development rights in respect of the said property and my client is entitled, inter alia, to demolish the existing structures, construct new building/s on the said property and sale the premises therein save and except the premises agreed to be allotted to the existing members of the respective societies residing on their respective property.

The said owners, have further represented to my client that all the flats in the building om shri jagannath are in occupation of the existing members of the respective societies.

All person having any claim/objection in respect of the undermentioned property or any part thereof including claim/objection as and by way of sale, exchange, mortgage, gift, lien, trust, lease, possession, inheritance, easement, license, development rights or otherwise howsoever are hereby required to make the same known in writing along with supporting documents to the undersigned at the addressed mention below within 14 (fourteen) days from the publication hereof, otherwise, the same, if any, will be considered as waived.

#### The first schedule above referred to: (of said property)

All that piece and parcel of land being survey no. 183, hissa no. 2(pt), bearing cts no. 2455, 2455/1 to 18, and admeasuring 2009 sq. Meters or thereabouts as per conveyance as well as property card (including road set back admeasuring 556 sq. Mtrs.), of village eksar, taluka borivali and within the registration district and sub district of mumbai suburban, together with the residential cum commercial building standing thereon consisting of 47 residential flats and 6 shops and popularly known as "om shri jagannath co-operative housing society limited", lying, being and situated at rokadia lane, mandpeshwar road, borivali (west) mumbai- 400 092 and bounded as follows:

On or towards the north by cts no 2456 by cts no. 2453 On or towards the south On or towards the east by d.p. road On or towards the west by cts no 2454

Adv. Mansi jani Date : 01.06.2023 Place : Mumbai Advocate for developer B-1004, Ratna Mohan (Triveni) Chsl, Dattapada Road,

Rajendra Nagar, Borivali (E), Mumbai – 400 092.



लॅमिग्टन रोड शाखा: १६७, नवयुग निवास, मिनर्वा सिनेमा समोर, लॅमिग्टन रोड, मुंबई-४०००७. द्र.:(०२२) २३०८३६४९, ई-मेल:cb15013@canarabank.com

## ताबा सूचना (नियम १३(४))

**ज्याअर्थी;** खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (कायदा ५४/२००२) (यापुढे सदर कायदा म्हणून संदर्भ) अंतर्गत **कॅनरा बॅक, लॅमिग्टन रोड शाखे**चे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ३ सहवाचिता कलम १३(०२) अन्वये असलेल्या अधिकाराअंतर्गत त्यांनी दिनांक २३.०१.२०२३ रोजी वितरीत केलेल्या **मागणी सूचने**नुसार कर्जदार श्री. प्रशांत पंडितराव झोपे आणि श्रीमती वर्षा प्रशांत झोपे, फ्लॅट क्र.१४०३ अम्ब्रिसिया त्रिवेणी लॉर्ले, आरटीओच्या बाजुला, कल्याण पश्चिम, ठाणे, महाराष्ट्र-४२१३०१ यांना सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत दिनांक २३.०१.२०२३ रोजी देय रक्कम रू.२१,६३,५५१.०० (रूपये एकवीस लाख त्रेसष्ट हजार पाचशे एकावन्न फक्त) जमा करण्यास सांगण्यात आले होते.

कर्जदार हे वर नमूद केलेली रक्कम भरण्यास असमर्थ ठरले असून कर्जदार व सर्वसामान्य जनतेस येथे सचित करण्यात येत आहे की, खालील स्वाक्षरीकर्त्यांनी सदर कायद्याच्या कलम ९३(४) सहवाचिता सिक्यरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८ व ९ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या **ताबा २९ मे, २०२३** रोजी घेतलेला आहे. विशेषतः कर्जदार आणि सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेसह कोणताही व्यवहार करू नये आणि सदर मालमत्तेसह व्यवहार केलेला असल्यास त्यांनी **कॅनरा बॅक**, लॅमिग्टन रोड शाखा यांच्याकडे देय रक्कम रु.३९,८८,५५७.०८ (रुपये एकोणचाळीस लाख अठ्ठ्याऐंशी हजार पाचशे सत्तावन्न आणि पैसे आठ फक्त) आणि रू.२१,६३,५५१.०० (रूपये एकवीस लाख त्रेसष्ट हजार पाचशे एकावन्न फक्त) तसेच त्यावरील व्याज, प्रासंगिव खर्च. शल्क इत्यादी रक्कम जमा करावी. कर्जदारांचे लक्ष वेधण्यात येत आहे की. प्रतिभत मालमत्त सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्याच्या कलम १३ चे उपकलम (८) ची तरतृद आहे.

स्थावर मालमत्तेचे वर्णन १) श्री. प्रशांत पंडितराव झोपे व श्रीमती वर्षा प्रशांत झोपे यांच्या मालकीचे असलेले फ्लॅट क्र.३०१, क्षेत्रफळ ४७.५० चौ.मी. कार्पेट क्षेत्र, ३रा मजला, इमारत क्र.२, ए-विंग, राहुल एक्सलेन्स प्रकल्प, गाव मोरिवली, तालुका अंबरनाथ (पुर्व), जिल्हा ठाणे-४२१५०१. जमीन गट क्र.११(पी), प्लॉट क्र.९ व १०, शहर सर्व्हे क्र.९२८८, गाव मोरिवली, तालुक अंबरनाथ, जिल्हा ठाणे, महाराष्ट्र येथील मालमत्तेचे सर्व भाग व खंड. चतुसिमा: पुर्वेस: ग्रीन सिटी रोड; पश्चिमेस: बी विंग व वृंदावन हाईटस्; उत्तरेस: सरस्वती निवास व डीपी रोड;

१) श्री प्रशांत पंडितगत द्योपे व श्रीमती वर्षा प्रशांत द्योपे यांच्या मालकीचे असलेले फ्लॅट क्र.३०२. क्षेत्रफळ ३३.४९ चौ.मी. कार्पेट क्षेत्र. ३रा मजला. इमारत क्र.२. ए-विंग. राहुल एक्सलेन्स प्रकल्प, गाव मोरिवली, तालुका अंबरनाथ (पुर्व), जिल्हा ठाणे-४२१५०१ जमीन गट क्र.११(पी), प्लॉट क्र.९ व १०, शहर सर्व्हे क्र.९२८८, गाव मोरिवली, तालुक अंबरनाथ, जिल्हा ठाणे, महाराष्ट्र येथील मालमत्तेचे सर्व भाग व खंड. चतुसिमा: पुर्वेस: ग्रीन सिटी रोड; पश्चिमेस: बी विंग व वृंदावन हाईटस्; उत्तरेस: सरस्वती निवास व डीपी रोड; दक्षिणेस: मोकळी जागा व ग्रीन सिटी रोड.

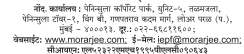
ठिकाण: मुंबई दिनांकः २९.०५.२०२३

दक्षिणोम मोकली जागा व गीन सिटी गेड

प्राधिकृत अधिकारी, कॅनरा बँक



मोरारजी टेक्सटाईल्स लिमिटेड



सूचना (कंपनीच्या इक्विटी भागधारकांच्या लक्ष वेधण्यासाठी) गुंतवणूकदार शिक्षण आणि संरक्षण निधी प्राधिकरणाकडे (अधिकार)

इकिटी शेअर्सचे अनिवार्य हस्तांतरण ही सचना कंपनी कायदा. २०१३ च्या कलम १२४(५) आणि १२४(६) च्या तरतदींनस प्रकाशित करण्यात आली आहे. जी IEPF प्राधिकरणांकडे वाचली आहे (लेखा, लेखापरीक्षण हस्तांतरण आणि परतावा) नियम, २०१६ (IEPF नियम) कॉपॉरेट व्यवहार मंत्रालय (MCA द्वारे अधिसूचित वेळोवेळी सुधारित केल्याप्रमाणे सप्टेंबर ७, २०१६ पासून प्रभावी

नियमांमध्ये, इतर गोष्टींबरोबरच, कंपनीचे शेअर्स हस्तांतरित करण्याच्या तरतदी आहेत. ज्याच्य संदर्भात भागधारकांनी सलग सात किंवा अधिक वर्षे खएझऋप्राधिकरणाकडे लाभांशाचा दावा केलेला नाही. त्यानुसार, कंपनीचे इक्विटी शेअर्स ज्याच्या संदर्भात कंपनीने २०१५–१६ या आर्थिक वर्षासाठी घोषित केलेला अंतिम लाभांश जो सात वर्षांच्या कालावधीसाठी दावा न केलेला/अनकॅश राहिला आहे तो IFPF मध्ये जमा केला जार्दल, पढ़े, ज्या शेअर्मवरीत डिव्हिडंड घोषित केले गेले आहे आणि त्या शेअर्सवरील डिव्हिडंड खात्यात हस्तांतरित केल्याच्य तारखेपासून सलग सात वर्षे किंवा त्याहन अधिक कालावधीसाठी दावा न केलेले/अनकॅश राहिले आहेत ते शेअर्स देखील कंपनीद्वारे IEPF प्राधिकरणाच्या डिमॅट खात्यात हस्तांतरित केल

नियमांनुसार विहित केलेल्या प्रक्रियेनुसार, कंपनीने प्रत्येक संबंधित भागधारकांना अश हस्तांतरणाविषयी वैयक्तिक संप्रेषणे पाठवली आहेत, ज्यांचे इक्विटी शेअर्स आयर्डपीएफ प्राधिकरणाकडे हस्तांतरित केले जाण्यास पात्र आहेत आणि अशा भागधारकांचे संपूर्ण तपशील त्यांच्या www.morarjee.com वेबसाइटवर त्यांचे फोलिओ क्रमांक आणि डिमॅट खाते तपशीलांसह हस्तांतरणांसाठी देय असलेले त्यांचे इक्रिटी शेअर्स देखील अपलोड केले आहेत दावा न केलेल्या लाभांशाचे तपशील आणि आयईपीएफ प्राधिकरणाकडे हस्तांतरित केल्य जाणाऱ्या इक्रिटी समभागांची पडताळणी करण्यासाठी भागधारकांना वेबसाइटला भेट देण्यार्च

१ सप्टेंबर, २०२३ पर्यंत कंपनीला संबंधित भागधारकाकडून कोणताही संप्रेषण न मिळाल्यास कारवाईद्वारे आयईपीएफ प्राधिकरणाकडे हे शेअर्स नियमांतर्गत हस्तांतरित करेल

तुम्हाला हे लक्षात घेण्यास आनंद होईल की आयईपीएफ प्राधिकरणाकडे हस्तांतरित केलेल डुकिटी समभागांच्या धारकांना, नियमांमध्ये नमूद केलेल्या प्रक्रियेचे पालन केल्यावर आयईपीएप प्राधिकरणाकडून अशा समभागांवर जमा होणाऱ्या फायद्यांसह, अशा इक्रिटी शेअर्सवर दाव करण्याची परवानगी देतात. हे नियम आयईपीएफ प्राधिकरणाच्या www.iepf.gov.in य वेबसाइटवर उपलब्ध आहेत. कंपनीच्या भागधारकांच्या सुलभतेसाठी, कंपनीच्य www.morarjee.com वर आयईपीएफ प्राधिकरणाच्या रिफंड वेबपेजची अँक्सेस लिंक उपलब्ध आहे.

संबंधित भागधारक, ज्यांच्याकडे फिजिकल स्वरूपात शेअर्स आहेत आणि ज्यांचे शेअर आयर्डपीएफ प्राधिकरणाकडे हस्तांतरित केले जाण्यास पात्र आहेत. त्यांनी हे लक्षात घ्यावे की कंपनी त्यांच्याकडे असलेल्या शेअर सर्टिफिकेटच्या बदल्यात नवीन शेअर सर्टिफिकेट जारी करेल आणि त्यांचे डीमॅट फॉर्ममध्ये रूपांतर करेल. आयईपीएफ प्राधिकरणाकडे हस्तांतरि करण्याच्या हेतूने असे जारी केल्यावर, शेअरहोल्डरच्या ताब्यात असलेली शेअर प्रमाणपर आपोआप रद्दे होतील आणि त्यानंतर ते गैर-निगोशिएबल मानले जातील. डीमॅट मोडमध्ये असलेल्या शेअर्सच्या संदर्भात, कॉर्पोरेट ॲक्शनद्वारे शेअर्स आयईपीएफ प्राधिकरणाकडे हस्तांतरित केले जातील. भागधारकांनी पुढे लक्षात ठेवावे की ही सूचना आणि कंपनीने तिच्य वेबसाइटवर अपलोड केलेले तपशील, कंपनीने नवीन शेअर प्रमाणपत्रे जारी करण्याच्या संदर्भात पुरेशी सूचना म्हणून आयईपीएफ प्राधिकरणाकडे शेअर्स हस्तांतरित करण्याच्या उद्देशाने हे नियम विचार केला पाहिजे

भागधारकांना विषय आणि नियमांबद्दल काही शंका असल्यास, ते खाली नमूद केलेल्या संपर्क तपशीलांनुसार कंपनी किंवा कंपनीचे शेअर ट्रान्सफर एजंट, फ्रीडम रजिस्ट्री लिमिटेड यांच्यार्श संपर्क साधु शकतात

प्लॉट क्रमांक १०१/१०२, १९ वा स्ट्रीट, एमआयडीसी क्षेत्र, सातपूर, नाशिक - ४२२ ००७ दरध्वनी: +९१ २५३ २३५४०३२/ २३६३३७२ फॅक्स: +९१ २५३ २३५११२६

फीडम रजिस्टी लिमिटेड

ईमेल: support@freedomregistry.co.in मोरारजी टेक्सटाइल्स लिमिटेड साठी

सही/ ठिकाण: मंबर्ड निष्टी धर्मान कंपनी सचिव आणि अनुपालन अधिकारी तारीख: ३१ मे, २०२३



### TRIGYN TECHNOLOGIES LIMITED

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	EXTRACT OF STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023 (Rupees in lakhs)							EXTRACT OF STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2023 (Rupees in lakh						
F			Quarte	Quarter ended Year ended					Quarter ended		Year ended			
S	Sr. lo.	Particulars	31 March 2023 Audited	31 December 2022 Unaudited	31 March 2023 Audited	31 March 2022 Audited	Sr. No.	Particulars	31 March 2023 Audited	31 December 2022 Unaudited	31 March 2023 Audited	31 March 2022 Audited		
1	ı	Total income from Operations	4,544.86	5,065.40	17,251.95	9,425.59	1	Total income from Operations	32,403.76	33,977.59	127,272.44	104,058.35		
2	2	Net Profit / (Loss) for the period					2	Net Profit / (Loss) for the period						
ı		(before Tax, Exceptional and Extraordinary items )	2,836.59	(561.40)	700.93	359.58		(before Tax, Exceptional and Extraordinary items )	794.76	2,284.93	5,823.50	5,882.86		
3	3	Net Profit / (Loss) for the period before Tax					3	Net Profit / (Loss) for the period before Tax						
ı		(after Exceptional and Extraordinary items )	2,833.97	(561.75)	695.38	355.29		(after Exceptional and Extraordinary items )	794.76	2,284.93	5,823.50	5,882.86		
4	ŀ	Net Profit / (Loss) for the period after Tax					4	Net Profit / (Loss) for the period after Tax						
ı		(after Exceptional and Extraordinary items )	2,544.09	(553.18)	430.17	101.59		(after Exceptional and Extraordinary items )	259.34	1,533.96	3,467.72	3,907.20		
5	5	Total Comprehensive income for the period					5	Total Comprehensive income for the period						
ı		[Comprising Profit / (Loss) for the period (after tax)						[Comprising Profit/ (Loss) for the period (after tax)						
ı		and Other Comprehensive Income (after tax)]	2,441.05	(543.97)	347.81	51.83		and Other Comprehensive Income (after tax)]	382.74	2,128.99	7,339.18	4,944.52		
6	ì	Equity Share Capital	3,078.57	3,078.57	3,078.57	3,078.57	6	Equity Share Capital	3,078.57	3,078.57	3,078.57	3,078.57		
7	7	Reserves excluding Revaluation Reserves as per					7	Reserves excluding Revaluation Reserves as per						
ı		balance sheet of previous accounting year			15,840.90	15,493.09		balance sheet of previous accounting year			65,021.07	57,681.83		
8	3	(i) Earnings Per Share (of Rs. 10/- each)					8	(i) Earnings Per Share (of Rs. 10/- each)						
1		(for continuing and discontinued operations)						(for continuing and discontinued operations)						
ı		(a) Basic	8.26	(1.80)	1.40	0.33		(a) Basic	0.84	4.98	11.26	12.69		
L		(b) Diluted	8.26	(1.80)	1.40	0.33		(b) Diluted	0.84	4.98	11.26	12.69		
Notes:							Not	PS'		•				

The above financials results were reviewed by the Audit Committee and then approved by the Board of Directors at its meeting 1 held on 30th May 2023.

Figures of previous quarter/period/year have been regrouped and reclassified, wherever considered necessary to correspond with current period presentation.

The above financials results were reviewed by the Audit Committee and then approved by the Board of Directors at its meeting held on 30th May 2023. Figures of previous quarter/period/year have been regrouped and reclassified, wherever considered necessary to correspond

with current period presentation.

Notes to Standalone Financials Results The audited financial statement for the quarter and year ended March 2023 has been reviewed by the audit committee and approved by the Board of Directors at their respective meetings held on May 30, 2023. "The financial results of the company have beer prepared in accordance with Indian Accounting Standards (IND AS), the provisions of the Companies Act, 2013, and guidelines issued by the Securities and Exchange Board of India.

Figures for the quarter ended 31st March are the balancing figures between the audited figures in respect of the full financial year and the published year-to-date figures up to the third quarter of the relevant financial year subjected to limited review. In terms of IND AS 108, the company is having a single reportable segment i.e. "Communication and information technology staffing support services". The company has provided for gratuity and leave encashment expenses for the FY 2022-23 on the basis of the actuarial valuation report.

Investments, Receivables and Loans and advances include balances in the accounts relating to overseas subsidiaries and step down overseas subsidiaries which were wound-up/liquidated/under liquidation in the earlier years and are fully provided for, are as under (Runees in lakhs)

31st March 2022 **Particulars** 31st March 2023 Investments Ecapital Solutions (Bermuda) Ltd\* 50.972.96 50.972.96 <u>Debtors</u> Trigyn Technologies Limited, UK\* 60.09 60.09 **Loans and Advances** Triavn Technologies Limited. UK\* 20.76 20.76 eVector Inc USA\* 0.27 0.27 eCapital Solutions (Mauritius) Limited\* 2.09 2.09 eVector India Private Limited\*

\*The company has carried forward in the book of accounts the balance of the above-mentioned overseas subsidiaries which has been wound up. The company is awaiting approval from the Reserve Bank of India for writing off these balances. The process for obtaining necessary approval and permissions from the Reserve Bank of India (RBI) under FEMA regulations is in progress. In view of this, Investments, Loans & advances, and provision for doubtful debts and impairment in the value of investments are retained. and other entries are given effect in the books of account which are subject to the approval of RBI. This matter is being carried forward for more than 7 years.

#### Maior Contracts of the company

A) Implementation and Management of Cloud-Based Virtual Classroom System in identified schools in Andhra Pradesh

The total contract value of the Andhra Pradesh State Fibernet Limited (APSFL) project amounts to Rs. 160 Crores inclusive of GST. This comprises Rs. 80 crores for the supply of materials and installation of video conferencing equipment and the balance Rs. 80 crores towards operations and maintenance. The company has completed a major portion of the supply contract. Balance work at 59 schools, 1 District Studio and Central Studio is still pending for completion due to non-allotment of sites from APSFL. The Company has recognized revenue of Rs. 79.90 crores in respect of the supply contract which includes unbilled revenue of Rs. 49.73 lacs up to 31st March 2023. This is in line with IND AS 115 - (Revenue from contracts with customers) accounting for contracts based on completion of the performance obligation. Non-current Prepaid Expenses include an amount of Rs. 454.41 Lakhs representing project work in progress in respect of this project. Against the milestone billings done of Rs. 79.40 crores, Rs. 17.85 crores have been received and balance of Rs. 61.50 crores is outstanding for more than 3 years. The Company is also holding an inventory of Rs. 2.22 crores as on 31st March 2023.

The operation and maintenance part of the contract was taken up in February 2019. The management has not booked any Quarterly Guaranteed Revenue on this part of the contract amounting to Rs. 80 crores, in view of uncertainty of collection. Keeping in view the old outstanding of Rs. 61.50 crores being carried forward and poor collection till date, the management is of the view that their decision for not accounting unbilled revenue for AMC charges is justified and proper due to uncertainty of collection. In support of the management's stand, the company has obtained an opinion from a subject matter expert as of 31st March 2022.

B) Design, Development, Implementation, Operation, and Maintenance of Smart Parking Solution at Nashik

Due to various reasons, there was no collection of tolls from the 15 commissioned parking sites in Nashik. The company is in discussion with Nashik Smart City Development Corporation Ltd to sort out various issues related to the Smart Parking Project. During the quarter, the company has charged in the statement of Profit & Loss, the total expenditure of Rs. 60.21 lacs, the company has also amortized an amount of Rs. 22.48 lacs in respect of the capitalized portion of completed sites. The unamortized Capital Cost carried forward in the Balance Sheet as at 31.03.2023 of Rs. 7.72 Crores including Rs. 1.49 Crores (Capital WIP) is not considered as impaired and not provided for

C) During the guarter, Company has won the below projects:

Design, Development, Implementation and Operation/maintenance of eMigrate project of Ministry of External Affairs (MEA): During the quarter, the Company and United Telecoms Limited consortium has won a project for implementation and O&M services for eMigrate v2 project for 5 years. The total contract value is Rs.  $66.51\ CR$ .

Pending legal suits

a) Legal case filed by the company against Millennium Synergy Pvt. Ltd. and Iram Technologies Pvt. Ltd. The company has filed a special civil suit for the recovery of the damages from the above-mentioned parties. The next hearing is on 19th July, 2023.

b) Case filed by Iram Technologies Pvt. Ltd. against the company

Cheque bouncing case has been filed by Iram Technologies Pvt. Ltd. against the company in Small Causes Court, Bengaluru under Section 138 of the Negotiable Instruments Act. In lieu of the above cheque, the company had cleared the liability and had requested the complainant to return the postdated cheques. However, the complainant has proceeded in filling the case against the company under Section 138 of the Negotiable Instruments Act. The company's lawyer presented arguments and filed written statements on behalf of the company. On 9th December 2021 relying on the purchase order, the Small Causes Court, Bengaluru had asked the company to deposit 20% of the purchase order value within 60 days. The company filed an appeal with Honorable High Court of Karnataka against the above order and obtained an interim stay on the order passed by the Small Causes Court, Bengaluru. The matter was posted for hearing on 11th July, 2023. c) Toshniwal Enterprises Control Limited (TECL)

The company and TECL entered into an MOU on 24-April-2019 to work on the ONGC project. Insolvency proceeding against TECL was admitted on 22-11-2019 at NCLT — Kolkata. ONGC terminated the contract on 29-11-2019. The Company's advocate had filed an application with NCLT in September 2020. There were certain defects raised by the Registry department while scrutinizing the file. The same was duly corrected by the company's advocate and the matter was heard by the NCLT Kolkata bench on April 8, 2021. The Bench condoned the delay in submitting the claim by the company. Further, it allowed the application of the company and directed the resolution professional to verify and accept the claim on its merit. NCLT has ordered the commencement of liquidation of the Toshniwal Enterprises Control Limited on 4th April 2022 and the stakeholders were called upon to submit their claim with proof. The matter was last heard on 27.06.2022 and Counsel appearing for Liquidator submitted the preliminary report and list of stakeholders. There has been no development in the case.

d) Suit filed against ESDS Software Solution Pvt. Ltd. by the Company

The company had filed a suit in the Bombay High Court on August 2, 2019, appealing that the above party is restrained from terminating the consortium agreement and honor their commitments under the master service agreement. The court has appointed an arbitrator in the above matter. The cross examination of witness was carried out on November 29, 30 and December 1, 2021. The hearing for cross examination of claimant witness was done on 05/06-08-2022. The process of re-examination of claimant has started. The virtual meeting was held on February 3, 2023, for production of certain documents by the respondent based on which the final judgement will be given by the arbitrator. On 17th and 18th March, 2023 Arbitration meeting was held to hear the final arguments by claimant and certain document were requested to be produced from STPI by the Justice. The next date for the Arbitration is fixed on 10th June 2023 with regard to the documents received from STPI for final hearing of Respondent's arguments (and Claimant's arguments in rejoinder).

e) Writ Petitions filed by the company relating to Tamil Nadu projects I) Coimbatore Smart City Limited

The company had bid for the Selection of a System Integrator to Design, Supply, Implement, Operate, & Manage Integrated Command and Control Centre in Coimbatore Smart City Limited. The company's bid got rejected and therefore a Writ Petition challenging from the other party. II) Tiruppur Smart City Limited

The company had bid for the Selection of a System Integrator to Design, Supply, Implement, Operate, & Manage Integrated Command and Control Centre in Tiruppur Smart City Limited. The company's bid got rejected and therefore a Writ Petition challenging the disqualification was filed in Madras High Court. The writ petition was filed on 11th February 2021 with Madras High Court. The date of hearing for admission was 23-02-2021. The petition is pending for admission and a reply has been sought from the other party. The management has evaluated all the pending legal cases in consultation with their legal counsel and they believe that they have got a good case and expect a favorable outcome in the majority of the above cases III) ISYX Technologies India Private Limited. Trigy in had received a notice from District Legal Service Authority. Krishna at Machillipatnam under Commercial Courts Act 2015 for mediation on claim for Rs. 5,08,87,381 Principal and Rs. 2,41,66,089 as interest calculated till 28-10-2022 We had requisited.

four weeks' time, thereafter we have not received any communication from the authority. During the year, the company has received Dividends from its wholly-owned subsidiary Trigyn Technologies INC – 25,50,000 USD (Gross USD 30,00,000 less withholding tax in USA USD 450,000 ) i.e. USD 2973 per share (equivalent to 2973%). In the Previous

year Dividend received was 19.12,500 USD (Gross USD 22,50,000 less withholding tax in USA USD 337,500) i.e. USD 2230 per share (equivalent to 2230%). Other expenses of the Company includes Provision for ECL and other. The Company has revised it's policy on ECL provisioning as on 31st March, 2022. As per the revised policy, the ECL provision for the current quarter is Rs. 1.63 crores and for twelve month

ended Rs. 16.17 crores included under other expenses. The cumulative ECL provision made is Rs. 32.24 crores for the above outstanding.

During the quarter, the Company has made an investment of Rs. 8 Cr in Sampada Business Solutions Limited via Private Placement process. The share has a face value of Rs. 5 per share. It is fair valued at Rs. 90 per share as on 31.03.2023. The company was served with an Audit report for its Andhra Pradesh unit under Section 65(6) of the CGST Act 2017 under rule 101(5) on 5th April 2021 for FY 2017-18 and FY 2018-19. The company did not agree with the contents of the said audit report and filed a detailed reply on 21st May 2021 raising various preliminary objections along with a rebuttal to various audit paras. The GST department issued one more audit report titled "Final Audit Report" dated 15th June 2021. The company replied to the final audit report vide its letter dated 26th June 2021 raising various preliminary objections against the said final audit report. The department issued a pre-SCN Consultation Notice dated 4th August 2021 to the company wherein tax amounting to Rs. 36.39 lakhs, interest

amounting to Rs. 182 Lakhs and a penalty amounting to Rs. 102 Lakhs were quantified during the audit. The company paid Rs. 22.33 lakhs under protest against the said demand. The company has submitted to the GST department that the liability of tax, interest, and penalty as mentioned in Form DRC-01A is not acceptable. On 18th February 2022 GST department issued SCN and the company has replied on the same. The case has been settled in May 2023 and Company has received an order from the GST Authorities dropping the substantial demand. This order is received after the balance sheet date but before the approval of financial statements. 12 A search u/s 132 of the Income Tax Act was conducted by the Income Tax department on 29th August 2018. Thereafter the notices were issued for the block assessment for the period 2014-15 to 2019-20 (7 assessment years). The company has received the assessment orders for said Block raising a fresh demand of Rs. 3.14 crores. The main reason for the demand is on account of adjustments to the returned income made at the processing stage and in one case dividend distribution tax credit has not been considered by the department which has resulted in wrongful addition. There being mistakes apparent from records, the company filed appeals/rectifications wherever applicable in consultation with the company's tax advisors.

The full impact of COVID-19 remains uncertain and could be different from the estimates considered while preparing these Standalone Financial Statements. The company will continue to closely monitor any material changes to future economic conditions During the year, the company project teams and employees were "Working from Home". Some of the Group's projects particularly the Cloud-Based Virtual Classroom System at Andhra Pradesh and toll collection from the Parking project at Nashik were badly affected on account of the prolonged lockdown. The management of respective companies of the Group has evaluated the possible impact of this pandemic on the business operations and the financial position of the Group where fixed expenditures such as permanen staff salary, office and godown rent, finance costs, manpower agency charges, and others which have been accounted but could not be covered by revenue billing due to the prolonged lockdown.

The new code on Social Security, 2020 (the Code) has been enacted, which would impact the contributions by the Company towards Provident Fund and Gratuity. The effective date from which the changes are applicable is yet to be notified. The Ministry of Labour and Employment (the Ministry) released draft rules for the Code on November 13, 2020, and has invited suggestions from stakeholders which are under active consideration by the Ministry. The Company will complete its evaluation and will give appropriate impact in its financial statements in the period in which the Code becomes effective and the related rules are published.

Unbilled revenue as on 31st March 2023, includes Rs 22.46 Crs related to UNDP Project for which service has been rendered but LOI is still under finalisation The exceptional item for the quarter & year to date ended represents provision for the loan given to the subsidiary.

The balance of United Telecoms Limited (UTL) & its associate companies in the books of Trigyn Technologies Limited as of 31st March 2023 is as follows:

Particulars 4 8 1 Amount (Rs. in lakhs) Receivable from Promuk Hoffman International Pvt. Ltd 70.00 1.32 Receivable from United Telelinks(Bangalore) Ltd. Advance to United Telecoms Limited for future rent 68.21 Security Deposit to United Telecoms Limited for premises rented 34.55 Security Deposit to Aktivolt Celtek Pvt Ltd. for premises rented 29.50 Receivable from United Telecoms Limited given as an advance for bidding for new project and providing expertise

Figures of the previous quarter/period/year have been regrouped and reclassified, wherever considered necessary to correspond with the current period presentation

### Notes to Consolidated Financials Results

Date: May 30, 2023

The audited financial statement for the quarter and year ended March 2023 has been reviewed by the audit committee and approved by the Board of Directors at their respective meetings held on May 30, 2023. The financial results of the company have been prepared

in accordance with Indian Accounting Standards (IND AS), the provisions of the Companies Act, 2013, and guidelines issued by the Securities and Exchange Board of India. Figures for the quarter ended 31st March are the balancing figures between the audited figures in respect of the full financial year and the published year-to-date figures up to the third quarter of the relevant financial year subjected to limited review.

In terms of IND AS 108, the company is having single reportable segment i.e. "Communication and information technology staffing support services" The company has provided for gratuity and leave encashment expenses for the FY 2022-23 on the basis of the actuarial valuation report, except in the case of overseas subsidiaries, as per applicable local law.

The financial statements of subsidiaries Leading Edge Infotech Limited (LEIL) and Trigyn Technologies India Private Limited (TTIPL) have been prepared on going concern basis despite the negative net worth of the Company as at the year-end. As of 31st March 2023, both the above companies are not in a position to meet their commitments on their own and are totally dependent on the financial support of the Holding company. The management is in the process of taking steps to revive the business and is also exploring other alternates such as merger/amalgamation/liquidation. Since both the companies are supported by the holding company, the financial statements have been prepared on going concern basis despite the negative net worth of these Companies at the year-end. During the year ended March 31, 2023, below 4 companies incorporated in India have allotted 10,000 equity shares each to Trigyn Technologies Limited, Trigyn Fin-Tech Pvt. Ltd., Trigyn Eduexpert Pvt. Ltd., Trigyn E-Governance Pvt. Ltd., Trigyn Healthcare Pvt. Ltd. All the

above direct subsidiaries are 100% held by Trigyn technologies Limited and are now its wholly owned subsidiaries. During the year, the Group's project teams and employees were "Working from Home". Some of the Group's projects particularly the Cloud-Based Virtual Classroom System at Andhra Pradesh and toll collection from the Parking project at Nashik were badly affected on account of the prolonged lockdown. The management of respective companies of the Group has evaluated the possible impact of this pandemic on the business operations and the financial position of the Group where fixed expenditures such as permanent staff salary, office and godown rent, finance costs, manpower agency charges, and others which have been accounted but could not be covered by revenue billing due to the prolonged lockdown.

During the year ended March 31, 2023, the Group has changed its accounting policy to meet the requirements of the standard 'IND AS 21 - The effects of changes in Foreign Exchange Rates'. During the period, the Group has translated all the assets and liabilities of the foreign subsidiaries at closing exchange rate without bifurcating between Monetary and Non-Monetary items. As a result, the group's Gross block as on 1st April 2022 increased by Rs. 98.40 lakhs & Accumulated depreciation increased by 17.26 lakhs.

The full impact of COVID-19 remains uncertain and could be different from the estimates considered while preparing these consolidated Financial Statements. The Group will continue to closely monitor any material changes to future economic conditions.

The audited financials of the subsidiaries namely Trigyn Technologies Inc, USA, Trigyn Eduexpert Pvt. Ltd., Trigyn Trigyn E-Governance Pvt. Ltd., and Trigyn Healthcare Pvt. Ltd. are considered for consolidation during the quarter and year ended March 31, 2023.

Trigyn Technologies Inc, USA, Newly Adopted Accounting Pronouncement:In February 2016, the Financial Accounting Standards Board (\*FASB\*) issued ASC 2016-02, Leases (Topic 842), which supersedes existing guidance for accounting for leases under Topic 840, Leases. The FASB also subsequently issued the following additional ASCs, which armend and clarify Topic 842: ASC 2018-01, Land Easement Practical Expedient for Leases (Topic 842): 'Targeted Improvements'; ASC 2018-20, Narrow-scope Improvements for Lessors; and ASC 2019-01, Leases (Topic 842): 'Codification Improvements'. The most significant change in the new leasing guidance is the requirement to recognize right-of-use ("ROU") assets and lease liabilities for operating leases on the balance sheet. Trigyn Technologies Inc, USA, elected to adopt these ASCs effective April 1, 2022, and utilized all the available practical expedients. The most significant impact of the adoption was the recognition of ROU assets amounting to Rs. 422.30 lakhs (USD 514,001) and lease liabilities amounting to Rs. 422.30 lakhs (USD 514,001) for operating leases on the balance sheet. The accounting for finance leases remained substantially unchanged.

12 At March 31, 2023, TTI determined that the expected future revenue on its capitalized software was less than the carrying value. Accordingly, the Company recognized an impairment loss of Rs. 135.45 Lakhs (PY Rs. 219.84 Lakhs) included in Other Expenses Amortization expense on capitalized software for the years ended March 31, 2023, and 2022 amounted to Rs. 268.29 Lakhs and Rs. 0 (included under depreciation/amortization), respectively. The amortized portion of the software was disposed of at year end as part of impairing the asset.

13 Group's Unbilled revenue as on 31st March 2023, includes Rs 22.46 Crs related to UNDP Project for which service has been rendered but LOI is still under finalisation

14 Figures of the previous guarter/period/year have been regrouped and reclassified, wherever considered necessary to correspond with the current period presentation. Place : Madurai

For TRIGYN TECHNOLOGIES LIMITED R. Ganapathi Chairman & Non-Executive Director