

06th August, 2022

To,	To,
The General Manager,	The Listing Department,
Department of Corporate Services,	National Stock Exchange of India Limited,
Bombay Stock Exchange Limited,	Exchange Plaza,
1st Floor, New Trading Ring,	Bandra Kurla Complex,
Rotunda Bldg, P.J. Tower,	Bandra (E),
Dalal Street,	Mumbai – 400051
Mumbai – 400001	NSE Stock Code: CENTEXT EQ
BSE Stock Code: 500083	

Dear Sir/ Madam,

Sub: Publication of the Board Meeting Notice in Newspapers.

Further to our letter dated 04th August, 2022, Please find enclosed a copy of the newspapers publication of the Board Meeting Notice publish on 05th August, 2022 in "Financial Express" (English) and "Duranta Barta" (Bengali) newspapers in this regard.

This is for your kind information and record.

Thanking You.

Yours faithfully, For Century Extrusions Limited **Rohit Kumar** (Company Secretary **Compliance Officer**)

Century Extrusions Limited

Regd. & Head Office : 113, Park Street "N" Block, 2nd Floor Kolkata -700 016 (W.B.), India Ph. + 91 (033) 2229 1012/1291 Fax : +91 (033) 2249 5656 E.Mail : century@centuryextrusions.com Website : www.centuryextrusions.com



Works : WBIIDC Industrial Growth Centre Plot No. 7A, Sector 'B' NIMPURA P.O. : Rakhajungle, Kharagpur - 721 301 Dist. : Paschim Medinipur, West Bengal, India Ph. : +91 (03222) 233 310/324 Fax : +91 (03222) 233 304 E.mail : works@centuryextrusions.com 12

FINANCIAL EXPRESS

MASK INVESTMENTS LIMITED

CIN: L65993GJ1992PLC036653

REGD. OFFICE : 6" FLOOR, A/601-B, INTERNATIONAL TRADE CENTRE, MAJURA GATE, RING ROAD, SURAT - 395 002 (GUJARAT) INDIA. Ph: +91-261-2463261 / 62 / 63. Fax: +91-261-2463264. Email : contact@maskinvestments.com, website : www.maskinvestments.com

EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2022

PARTICULARS		STANDALONE		
	Quarter Ended 30/06/2022	Quarter Ended 30/06/2021	Year Ended 31/03/2022	
	(Unaudited)	(Unaudited)	(Audited)	
Total Income from Operations	259.09	263.50	2,198.28	
Net Profit for the period (before Tax, Exceptional and / or Extraordinary items)	(255.54)	212.71	882.10	
Net Profit for the period before tax (after Exceptional and / or Extraordinary items)	(255.54)	212.71	882.10	
Net profit for the period after tax (after Exceptional and / or Extraordinary items)	(191.22)	159.18	24.17	
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,31,780.05	(5,518.47)	5,36,946.74	
Paid up Equity Share Capital	30,515.00			
Reserves (excluding Revaluation Reserve) as shown in Balance sheet of previous year (as on 31/03/2022)				
Earning Per Share (Face Value of Rs.10/- each) (for continuing a	nd discontin	ued operatio	ens)	
(a) Basic (in Rs.) :	(0.06)	0.05	0.01	
(b) Diluted (in Rs.) :	(0.06)	0.05	0.01	

on August 04, 2022. 2. The above is an extract of the detailed format of Unaudited Standalone Financial Results for the Quarter ended

30th June, 2022 filed with stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly financial results is available on the Stock Exchange website i.e www.nseindia.com and on the Company's website i.e www.maskinvestments.com.

For MASK INVESTMENTS LIMITED Sd/-

DIRECTOR

Place : SURAT Date : 04/08/2022 NARAYAN SITARAM SABOO

DBI mutual

IDBI Asset Management Limited

CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4" Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 18/2022-23

CHANGE IN RISK-O-METER

Investors are requested to note that pursuant to SEBI Circular no SEBI/HO/IMD/DF3/CIR/P/2020/197 dated October 05, 2020, the Risk-o-meter of the following Schemes of IDBI Mutual Fund stand revised as under, based on evaluation of risk level of Schemes Portfolios as on July 31, 2022:

Name of	Product Labelling*	Existing Risk-o-meter	Revised Risk-o-meter				
the scheme	This product is suitable for investors who are seeking*:						
IDBI LIQUID FUND (An open ended Liquid Scheme. A Relatively Low interest rate risk and moderate credit risk scheme)	 High level of liquidity along with regular income for short term Investments in Debt/ Money market instruments with maturity / residual maturity up to 91 days 	Noderate Moderately High Noderate Low to Noderate Low Very High RISKOMATER Investors understand that their principal will be at Low to Moderate Risk.	Low to Moderate Moderately High Low ESSKOMETER Investors understand that their principal will be at Moderate Risk.				
IDBI ULTRA SHORT TERM FUND (An open-ended ultra short term debt scheme investing in instruments such that the Macaulay duration** of the portfolio is between 3 months to 6 months. A relatively high interest rate risk and moderate credit risk	 Regular Income for short term Investments in Debt / Money market instruments with relatively lower interest rate risk, such that the Macaulay duration of the portfolio is maintained between 3 months to 6 months 	Noderate Moderately High Noderate Low To RESKOMENTER Investors understand that their principal will be at Low to Moderate Risk.	Noderato Noderato Noderato Low To Riskomereix Investors understand that their principal will be at Moderate Risk.				
scheme.)	*Investors should consult their fir	nancial advisors if in doubt about whe	ther the product is suitable for then				

Re	gistered office : Zydus Corporate Park, Scheme No. 63, Survey No. 536 Khoraj (Gandhinagar), Nr Website : www.zydusfoundation.com, CIN : U85300GJ20	. Vaishnodevi C 19NPL105919	ircle, S. G. Hig	ghway, Ahmedal	oad 382 481.
	Extract of Financial Results for the Quarter ended 30	/00/2022	TRID	- Lakh	
		e	TUN	3 22	o;
Sr. No.	Particulars	3 Months ended 30/06/2022	Preceding 3 Months ended 31/03/2022	the previous year	Previous Year ended 31/03/2022
		Unaudited	Unaudited	Unaudited	Audited
1	lotal income from operations	2,627	2,230	1,652	7,572
2	Surplus/[Deficit] after tax	257	66	(22)	(481)
3	Total Comprehensive Income for the period after tax	256	71	(25)	(485)
4	Paid-up equity share capital (Face value Rs. 10/-)	5	5	5	5
567	Reserves excluding Revaluation Reserve (i.e. Other Equity) Net worth Total outstanding Debt	18,500	18,500	18,500	19,146 19,151 18,500

8 Debt Equity Ratio 0.95 0.97 1.08 9 Debt Service Coverage Ratio N.A N.A. N.A. 2.01 0.58 10 Interest Service Coverage Ratio (0.49)[1] The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 52 of the SEBI [Listing Obligation and

Disclosure Requirements] Regulations, 2015. The full format of Quarterly Financial Results are available on the website of NSE [www.nseindia.com].

[2] The Company is a Section 8 Company, hence disclosure for EPS is not applicable.

INFIBEAM

AVENUES

	By order of the Board
	For Zydus Foundation
Ahmedabad, August 04, 2022	Director

INFIBEAM AVENUES LIMITED

[CIN: L64203GJ2010PLC061366] Email: ir@ia.ooo, Website: www.ia.ooo Tel: +91 79 6777 2204, Fax: +91 79 6777 2205

Registered Office: 28th Floor, GIFT Two Building, Block No. 56, Road 5C, Zone- 5, GIFT CITY, Gandhinagar-382355

EXTRACT OF STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL **RESULTS FOR THE QUARTER ENDED ON JUNE 30, 2022**

	(Rupees in million, except per share data and if otherwise stated)								
Particulars	Standalone Consolidated								
	Quarter ended on	Year ended on	Quarter ended on	Quarter ended on	Year ended on	Quarter ended on			
	30/06/2022	31/03/2022	30/06/2021	30/06/2022	31/03/2022	30/06/2021			
	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)			
Total income	3,808.5	11,755.9	1,952.6	4,220.1	13,039.3	2,189.3			

GOENKA BUSINESS & FINANCE LIMITED

CIN :L67120WB1987PLC042960 Regd. Off. : 18, RabindraSarani, Poddar Court, Gate No.4 2nd Floor, Room No.17, Kolkata-700001 Email ID.: goenkabusiness1987@gmail.com

NOTICE

Notice is hereby given that pursuant to Regulation 29 of the Securities and Exchange Board of India Listing Regulations, 2015 a meeting of the Board of Directors of GOENKA BUSINESS & FINANCE LIMITED will be held at the Corporate office at Office No.9, Sadguru Complex, 4th Floor, Shivranjani Cross Road Satellite, Ahmedabad - 380015 of the Company on Friday, 12th August, 2022 a 06.30 P.M, totake on record the audite financial result for the quarter and yea ended 31st March, 2022.

The Said Notice is also available a Company's Website www.goenkabusines financelimited.in and Stock exchanges website at www.bseindia.com and www.msei.in

For Goenka Business & Finance Limited

0.97

N.A.

(0.46)

Mr.Yasin Gor Place: Kolkata Whole Time Director Dated- 04/08/2022 DIN:08221979



CENTURY EXTRUSIONS LIMITED CIN: L27203WB1988PLC043705 Regd Office : 113, Park Street

'N' Block, 2Nd Floor, Kolkata- 700016 Website- www.centuryextrusions.com E-mail- secretary@centuryextrusions.com

NOTICE

Notice is hereby given that pursuant to the Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. Notice is hereby given that a Meeting of the Board of Directors of the Company will be held on Friday, the 12th August, 2022, inter alia, to consider, approve and ake on record the Un-Audited Standalone Financial Results of the Company for the Quarter ended on 30th June, 2022.

This Notice is also available on the website of the Company at www.centuryextrusions.com and on the website of the Stock Exchanges where the shares of the Company are listed at www.bseindia.com and www.nseindia.com.

For Century Extrusions Limited

Sd/-(Rohit Kumar) Place : Kolkata Company Secretary &

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Net Profit / (Loss) for the period before tax	303.0	845.4	133.6	299.0	983.6	165.4	Date : 4.8.2022 Compliance Officer
Net Profit / (Loss) for the period after tax	232.9	698.6	98.2	226.0	836.5	133.8	RCI INDUSTRIES AND
Total Comprehensive Income for the period							TECHNOLOGIES LIMITED
(comprising Profit / (Loss) for the period after							CIN: L74900DL1992PLC047055
tax and other comprehensive income after tax)	216.8	475.3	98.2	210.0	170.0	133.9	Regd. Off.: Unit No. 421, 4" Floor, Pearl Omaxe, Netaji Subhash Place, Delhi-110034
Paid-up equity share capital	1	1	2				Phone: +91-11-27372194/97 E-mail: compliance@rclind.com
(Face Value of the share Re. 1/- Each)	2,676.7	2,676.3	1,331.1	2,676.7	2,676.3	1,331.1	Website: www.rciind.com
Reserves (excluding Revaluation Reserve as							NOTICE OF BOARD MEETING
shown in the Audited Balance Sheet of							Notice is hereby given that pursuant to the Regulation 29 read with Regulation 47 of the
previous year)		24,849.7			26,902.7		SEBI (Listing Obligations and Disclosure
Earnings Per Share							Requirements) Regulations, 2015 (as amended from time to time), the meeting of the Board of
(Face value of Re. 1/- each)(not annualised)							Directors of the Company is scheduled to be
Basic:	0.09	0.26	0.04	0.08	0.32	0.05	held on Saturday the 13 [®] of August, 2022, inter alia, to consider and approve the Un-audited
Diluted:	0.09	0.26	0.04	0.08	0.31	0.05	Financial Results (Standalone & Consolidated)
							of the Company for the Quarter ended on 30"

Note:

Date : August 04, 2022

Place: Gandhinagar

1) The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of financial results are available on the Stock Exchanges websites at www.bseindia.com and www.nseindia.com and on the Company website at www.ia.ooo

2) The above financial results are reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on August 04, 2022.

For Infibeam Avenues Limited

Sd/-**Vishal Mehta** Managing Director

SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended rom time to time), the meeting of the Board of Directors of the Company is scheduled to be neld on Saturday the 13" of August, 2022, inter alia, to consider and approve the Un-audited inancial Results (Standalone & Consolidated) of the Company for the Quarter ended on 30" June. 2022.

It is further informed that in terms of Company's Code of Conduct to regulate, monitor and report trading by Designated Persons ("Code of Conduct") framed in accordance with the applicable Regulations of SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended from time to time, the "Trading Window" for dealing in securities of the Company, will continue to remain closed for Officers, Designated Employees and Connected Persons till 48 (Forty Eight) hours after the declaration of Financial Results for the Quarter ended on June 30, 2022.

This information is also available on the website of the Company at https://www.rciind.com/ as well as on the website of BSE http://www.bseindia.com/. For RCI Industries and Technologies Limited Sd/-

Priya Rastogi Place : New Delhi Company Secretary Date : 05.08.2022 M. No. 18636





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EXTRACT OF STANDALONE AND CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2022

	. Particulars		Standalone					Consolidated				
C NI.			Quarter ended Year ended				Quarter ende	d	Year ended			
S.No.		30.06.2022	31.03.2022	30.06.2021	31.03.2022	30.06.2022	31.03.2022	30.06.2021	31.03.202			
		Un-audited	audited Audited*	* Un-audited#	Audited	Un-audited	Audited*	Un-audited	Audited			
1	Total income from Operations	15,204	13,697	11,556	51,768	15,673	14,152	12,215	54,009			
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	3,024	2,684	2,178	10,005	3,140	2,693	2,277	10,328			
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	3,024	2,684	2,178	10,005	3,140	2,693	2,277	10,328			
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	2,521	2,046	1,786	8,197	2,624	2,044	1,872	8,438			

There is no change in product labelling of the schemes. Only risk-o-meter is changed.

** Please refer to the Scheme Information Document (SID) in which the concept of Macaulay duration has been explained. This Addendum shall form an integral part of Scheme Information Document / Key Information Memorandum of above stated schemes of IDBI Mutual Fund, as amended from time to time.

All other features and terms and conditions as stated in the SID/KIM of the Schemes shall remain unchanged.

	For IDBI Asset Management Limited
	(Investment Manager to IDBI Mutual Fund)
Place : Mumbai	Sd/-
Date : August 04, 2022	Company Secretary and Compliance Officer

Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

AMJ

AMJ LAND HOLDINGS LIMITED CIN: L21012MH1964PLC013058

Registered Office : Thergaon, Pune – 411 033. Tel.: 020-30613333 Fax: 020-30613388 E-mail: admin@amjland.com Website: www.amjland.com

STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30[™], 2022

(Rs. in lakhs, unless otherwise stated)

		Consolidated results				
Sr. No.	Particulars	Q	Year ended			
		30.06.2022 (Unaudited)	31.03.2022 (Audited)	30.06.2021 (Unaudited)	31.03.2022 (Audited)	
1	Total Income from operations	911.02	1,500.04	167.87	2,869.48	
2	Net Profit/(Loss) for the period (before tax and share of profit of associates/joint venture)	378.07	813.85	59.01	1,247.07	
3	Net Profit/(Loss) for the period (before tax and after share of profit of associates/joint venture)	384.59	820.22	(11.67)	1,205.49	
4	Net Profit/(Loss) for the period after Tax	272.30	587.23	(38.27)	900.82	
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	10.63	828.20	1,274.99	2,325.65	
6	Reserves (other equity excluding revaluation reserve)				12,404.02	
			000.00	000.00		

1	Equity Share Capital	820.00	820.00	820.00	820.00
8	Earning per Equity share : Basic and Diluted (Rs.)	0.65	1.41	(0.09)	2.16

Notes:

- 1 The above financial results were reviewed and recommended by the Audit Committee and taken on record by the Board of Directors at their meeting held on August 4, 2022.
- 2 The Limited Review under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 has been carried out by the Statutory Auditors.
- 3 This statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable.

Standalone Financial information

Particulars		Year ended		
	30.06.2022 (Unaudited)	31.03.2022 (Audited)	30.06.2021 (Unaudited)	31.03.2022 (Audited)
Total Income from operations	246.94	301.06	81.96	742.38
Net Profit/(Loss) for the period before tax	300.13	679.23	(31.08)	947.62
Net Profit/(Loss) for the period after Tax	266.12	571.04	(57.68)	837.75

5 The consolidated financial results include results of :-

Name	Relationship
AMJ Land Developers (formerly Pudumjee G:Corp Developers) AMJ Realty Limited 3P Land Holdings Limited Biodegradable Products India Limited (formerly Pudumjee Plant and Laboratories Limited)	Subsidiary Company Wholly Owned Subsidiary Company Associate Company Associate Company

6 The above is an extract of the detailed format of financial results for the quarter ended 30th June, 2022 filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015. The full format of these financial results are available on the Stock Exchange website (www.bseindia.com and www.nseindia.com) and the Company's website (www.amjland.com).

The figures for the previous period have been recast/regrouped and corrected wherever necessary to conform to current period's presentations.

Place: Pune
Date: August 4, 2022

For and on behalf of the Board Arunkumar M. Jatia Chairman

5	for the period (after tax) and Other Comprehensive Income (after tax)]	2,194	2,224	1,742	0,204	2,297	2,217	1,020	8,520
6	Paid-up equity share capital [Face value of ₹1/- each (Previous Year ₹1/- each)]								
7	Reserves excluding Revaluation Reserves as per Balance sheet of previous accounting year				60,235	0			61,052
8	Earning per Share (in ₹) (for continuing and discontinued operations)**								
	1. Basic (₹)	16.62	13.49	11.77	54.03	17.30	13.49	12.34	55.65
	2. Diluted (₹)	16.62	13.49	11.77	54.03	17.29	13.48	12.34	55.63

*Refer Note 3

**Actuals for the guarter not annualised

Refer Note 5

Notes

- 1 The above is an extract of the detailed format of the Standalone and Consolidated Financial Results for the guarter ended June 30, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of these financial results are available on the websites of the Stock Exchange(s) (www.nseindia.com, www.bseindia.com) and the Company's website (www.piindustries.com).
- 2. The above financial results were reviewed and recommended by the Audit Committee of the Board and approved by the Board of Directors at their meeting held on 03.08.2022.
- The Figures for the quarter ended March 31, 2022 are the balancing figures between audited figures in respect of full financial year ended March 31, 2022 and the published un-audited year to date 3. figures for the nine months period ended December 31, 2021.
- 4. The previous period's figures have been regrouped / re-arranged / re-classified wherever necessary.
- The Board of Directors of the Company, at its meeting held on February 12, 2020, had approved a Scheme of Amalgamation (hereinafter referred to as 'Scheme') of Isagro (Asia) Agrochemicals Private 5. Limited (wholly owned subsidiary) into the Company. Hon'ble National Company Law Tribunal (NCLT), through its order dated December 6, 2021 has approved the scheme. Accordingly, the Company has accounted for the merger using the pooling of interest method retrospectively as prescribed in Ind AS 103 - "Business Combinations". Therefore, figures for the quarter ended June 30, 2021 have been accordingly restated.
- 6. The Company has raised ₹20,000 million during the FY 20-21 through Qualified Institutional Placement (QIP) of equity shares. The Company has issued 13,605,442 equity shares of face value of ₹1 each at a price of ₹1,470 per Equity Share, including a premium of ₹1,469 per Equity Share. Funds received pursuant to QIP (net of expense ₹250 million) remain invested in fixed deposits, liquid and other debt mutual funds.
- Financial Results for all the periods presented have been prepared in accordance with the recognition and measurement principles of Ind AS notified under the Companies (Indian Accounting Standards) 7. Rules, 2015.
- 8. The Company is in the business of manufacturing and distribution of Agro Chemicals and accordingly has one reportable business segment viz. "Agri Chemicals".
- The Consolidated financial results include the results of the following entities namely, a) PI Industries Limited (Parent); Subsidiaries b) PILL Finance and Investment Limited c) PI Life Science Research 9. Limited d) PI Japan Co. Limited e) Jivagro Limited f) PI Health Sciences Limited g) PI Bioferma Private Limited. h) PI Fermachem Private Limited; Controlled Trust. i) PII ESOP Trust; Equity accounted entities: j) PI Kumiai Private Limited (Joint Venture) k) Solinnos Agro Sciences Private Limited (Associate).

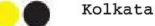
Place: Mumbai

Date : August 3, 2022

Regd. Office: Udaisagar Road, Udaipur - 313001 (Raj) Phone: 0294 6651100 Fax: 0294 2491946

CIN: L24211RJ1946PLC000469





For PI Industries Limited

Mayank Singhal

DIN: 00006651

Sd/-







0 00	<u>গ</u> উপাচার্যর দ্বিচ দেবশ্রী মজুমদার, শান্তিনিকেতন, ৪				ওমনি রেজি: অফিস : ১৮,	হোল্ডিংস বি			
াডিকেল কলেজে চিকিৎসা করাজে	ত আগস্ট ঃ বিশ্বভারতীর উপাচার্য বিদ্যুৎ চক্রবর্তীর দ্বিচারিতা নিয়ে মুখর	স্ববিরোধিতা। তিনি আদালতের আদেশ	বলেন, পরিবেশ			7120WB1979PI	LC032376		
		তদারকির দায়িত্ব যা	দের দেওয়া হয়,	The II	ন্বতন্ত্ৰ জনিবীক্ষিত আৰ্থিক	ফলাফল বিবৰণী ি	চন মাস শেৰে ৩০	जून, ૨૦૨૨	(টাকা শতকে)
সে ছাদ থেকে পড়ে রোগিনীর মৃতু কর্তা, মালদা, ৪ আগন্ট ঃ	উপাচার্য বিদ্যুৎ চক্রবর্তীর তরফে রাজ্য	সেটা সারাজীবন তার ২০১৯ সালে মেলা বর্তমান উপাচার্য বিন্দু	। ভিজিটের সময় দুমাত্র সৌজন্য বা	e	বিবরণ	তিননাস সমাপ্তে ৩০.০৬.২২ অনির্মীঞ্চত	৩ মস সমাণ্ডে ৩০,০৬.২১ অনির্বীক্ষিত	তিন মগ সনাণ্ডে ৬১.০৬.২২ অনিথ্যিক্ষিত	বছা সমাথ্যে ৬১.০৬.২২ (নিইঞ্চিত)
মল কলেজের ছাদ থেকে পড়ে	সরকারকে পৌষমেলা সংক্রান্ত চিঠি	সহযোগিতা করেন			 কারবার থেকে মেটি আয 	0	822	44.69	૧૭૨৬
মৃত্যু হল মহিলা রোগীর। ২৬ য়সী ওই রোগীর মৃতুর ঘটনায়	নিয়ে প্রশ্ন তুললেন পরিবেশবিদ। তিনি বলেন, পৌষ মেলার আয়োজক মহর্ষি	বিষয় দেখতে হবে। দূষণবিধি। গ্রীন গ্যা	স হাউস। রাজ্য		২. নেট লাজ (ক্ষেতি) মেয়চে (ক্ষের পূর্বে, অতিরিন্ড এবং) অর্থনা অসাধারন আইটেমে)	(5852)	(\$\$8)	8560	6066
ও মালদা মেডিকেল কলেজের তা ব্যবস্থা নিয়ে বিস্তর অভিযোগ	দেবেন্দ্রনাথ ঠাকুর প্রণীত শান্তিনিকেতন ট্রাস্টা এই চিঠি একমাত্র ট্রাস্ট রাজ্য	দূষণ পর্ষদ আছে। স্বচ্ছতা। ট্রাস্ট ডিডে		করুকা স্থান মাহাত্ম্য বলে একটা আছে। আমরা ২০১৭ সাল থেকে ২০১৯	ত. সেট পান্ধ। (পার্ড)ন আহচেন) ৩. সেট পান্ধ। (পার্ড) সেয়দে করের পূর্বে (পরে অভিনিক্ত এবং । অথব	(1004)	10003	8760	0.00
শুরু করেছে। বহুস্পতিবার	📉 সরকারকে লিখতে পারে। বিদ্যুৎ	উল্লেখ করেছেন যে		অবধি দেখেছি, যে কোনো কারণেই	আসাধারন আইটেমে)	(\$862)	(\$\$8)	8769	1000
সাড়ে এগারোটা নাগাদ ওই ব মৃত্যুর ঘটনার পর তীব্র চাঞ্চল্য	চক্রবর্তী এখানে আইনী পরিভাষায় অগ্রহণযোগ্য। তাছাডাও, উপাচার্য	তাদের পসরা নিয়ে ব এই মেলা সরে এসে		হোক, কর্তৃপক্ষ ব্যর্থ হয়েছে নির্দিষ্ট সময়ের মধ্যে মেলা সাম্ব করতে। যারা	 মোট লাভ / (ক্ষতি) মেয়দে করের পর (পরে অফিনিক্ত অনং / অথবা অলপারন আইটেরে) 			20297233	100000
भएं प्रि प्रिं भिर्म के तलक मरलग्न 131 जिंद्र यहिन्द्र प्रतिहन्म वर्ष	মহাশয় মেলার মাঠ ঘিরে পৌষমেলা পরিচালনার প্রতিবন্ধকতা তৈরী	চাই পৌষ মেলা হোক		ভদ্রলোক তাঁরা নির্দিষ্ট সময়ে উঠে	অন থারন আহচেনে) ৫. লাক (খেতি) মেয়াদে (খেতের পর) এবং অন্যান্য ব্যাপক আয় (করের পর)	(5868)	(\$\$8) 85-060	७.४७७ ४४४४	268226
রা তাওঁবাও অচেতন এবং রু অবস্থায় ওই মহিলাকে	করবেন, আবার পৌষমেলা	গুজরাট	এনআরই কোব	ক লিমিটেড-তরলীকরণ <u>ে</u>	৬. ইক্টাইটি শেয়াৰ মূলধন	28000	28000	4,8000	18000
চল কলেজের জরুরী বিভাগে	পরিচালনা করার জন্য চিঠি লিখে			ন্য গনৰিজ্ঞস্তি	 সংবক্ষন (রেডিলিউশান বিজর্জ ছান্ডা) যা দেখানে হয়েছে পূর্ব বছরের বর লেক শিট্ট 	5866-085	2000681	>266608>	১৫৬৮০৪
গলে চিকিৎসকেরা মৃত বলে				করা যায় যে নিম্ন উল্লেখিত সম্পত্তি যার মালিক ওজরাট নএল''), বিক্রম করা হবে 'ই-নিলাম মাধ্যমে' শর্ত এবং	৮. শেয়াৰ প্ৰতি আয় (১০ টাকা প্ৰতি) (চলতি ও অচলতি আয় থেকে)		10		
াদেন।মেডিকেল কলেজ সূত্রে দিয়েছে, না বমি করতে গিয়ে রক্ষীদেরও ডাকার চেষ্টা করি। গিয়েছে, মৃত ওই মহিলা বেসামাল হয়ে পডেছে কিছুই বুঝতে ওরা সাহায্য না করে কেউ ৫	CENTURY EXTRUSIONS LIMITED	চুক্তি মেনে যা নিঙ্গে উল্লেখ্য ১ নিলামের তারিখ	and the second se	ওয়ারেন্টি এবং ক্ষতিপূরণ ছাড়া। ২০২২ বেলা ১১.০০ ঘটিকা থেকে বিকাল ৫.০০ ঘটিকা	(bello ও অচলাত আয় থেকে) ১. মূল	(0.65)	(0.66)	5.6%	3.09
াৰ্বায়াংখ, মৃত ওখ নাখ্যা। বেৰানাগ ধ্যে গতেওো সম্ভুখ মুক্তে তথা পাখ্যা বা ক্ষে কেন্তু ল নাম সাবেরা খাতুন (২৬)। পারছি না। মৃত রোগীর আত্মীয়দের মোবাইলে ছবি তুলতে শুরু করে (CIN. L2/2030/D1900/L0043/03	এবং সময়		২০২২ বেলা ১১.০০ খাচক থেকে বকাল ৫.০০ খাচক। দিষ্ট সময়সীনায় প্ৰতি ৫ মিনিটের, যেমন ই- নিলাম	২. শ্বিস্তিত	(0.65)	(0.66)	5.12%	3.04
বাড়ি রতুয়া থানার মাগুরা অভিযোগ, মেডিকেল কলেজের চোখের সামনে নিচে ঝাঁপ দিয়ে গায়। আংশিক মানসিক সবথেকে উপর তলার ছাদে দরজার চলে যায় যুবতীর। এদিকে মেডিয	해 Block, ZNd Floor, Kolkata-700016 Website- www.centuryextrusions.com 주려 E-mail- secretary@centuryextrusions.com NOTICE	২ সম্পণ্ডি। সামগ্রী	হওয়ার ৫ মিনিট পূর্বে পাওয়ার প্ল্যান্ট সামগ্রী	(সংগৃহীত) সেট গুৰুৱাট এনআরই কোক লিমিট্ৰেড	শ্ৰইবে : ক) উপযোক্ত মন্যামক সংকিন্দ্ৰ মাপ বিস্তুনিব অধীন ধারা ৬৬ সেই (সিসিঁহ আৰু বাদ্যর ভিয়ন্ত্রেজ্বর যাবে সঁটক এম্বচেঞ্চ, নিএনই লিমিটেড (www.csei	রিবেনয়ারমেন্টস) ধারা,	২০১৫।বিস্তবিতফ	রমরট দ্রৈমাসিক আধি	ধিক ফলাফল পাও
এক আত্মীয়ের সঙ্গে মেডিকেল দুর্ঘটনাটি ঘটতো না। এমনকি দুর্ঘটনার পর রীতিমতো সেখান	to the Regulation 29 read with Regulation 47 of SEBI (Listing	বিক্রম্ব করা হবে	and the second se	াাদ, কর্নাটকা, যেখানে যাকিছু রয়েছে এবং কোনরূপ ইতে যার বিস্তারিত তথ্যাবলী পাওয়া যাবে ওয়েবসাইটে- oke.com।				(ভিরেইারদের পা (এ. কে. লোহিং
জর আউটডোরে ডাক্তার মেডিকেল কলেজের নিরাপত্তা ব্যবস্থা নিয়ে তুমুল চাগ হ আসেন তিনি। এরই মাঝে নিরাপত্তারক্ষীরাওছিল না। যাতে করে ছড়িয়েছে। এর আগেও মেডিয়ে	Requirements) Regulations, 2015,	৩ সংরক্ষিত মূল্য		,৬৪,১২০ (৬২.০৯ কোটি টাকা)	স্থান ঃ কন্সকাতা জারিশ ঃ ০৪ ০৮. ২০২২				ম্বানেজিং ডিরে \ : 006131
টিনাটি ঘটে। মৃতের এক দাদা তার বোনকে ওপরে যেতে বাধা দিতে কলেজে এরকম দুর্ঘটনা ঘটেছে ব	as amended. Notice is hereby given that a Meeting of the Board of Directors of the Company will be held	৪ নিলামে অংশগ্ৰহণ	বা প্রোসোসে মেমোরা	র যুক্ত হতে হবে অনুসারী সমন্ত নিয়ম এবং শর্তাবলী শ্বাম (যা প্রযোজ্য হবে) মেনে যা বিক্রম নোটিসে পাওয়া যাবে–www.gujratnrecoke.com।	Regd.Office: 4, Banksha		TA, WEST BEN	GAL - 700 001	
ারহমান জানিয়েছেন, বোনকে পারতেন। সকলের নজর এড়িয়ে অভিযোগ। কিন্তু তারপরও হুঁশ ফ্বে মেডি কে ল ক লেজের ওপরের ছাদে উঠে যাওয়র পরই ছাদ কর্তৃপক্ষের বলে অভিযোগ। মা	inter alls to accorded approve and	৫ ইওমডি জ্ঞমা করার	1.4 Sec. 2.5 Mar. 52.5	২০২২ বিকাল ৫.০০ ঘটিকায়	Notice is hereby given that the Cert Company have been lost/misplaced	and the holder(s)/purchaser(s)	of the said E	
ডোরে ডাক্তগর দেখাতে থেকে পড়ে গিয়ে মৃত্যু হয়েছে আমার মেডিকেল কলেজের ভাইস প্রিন্সি		শেষ তারিখ ৬ সম্পণ্ডি পরিদর্শন	পরিদর্শনের জন্য আবে	ৰদন জানান	have applied to the Company to issue Any person who has a claim in resp	ect of the said	Shares should	d lodge the s	same with t
লাম। বোন আংশিক মানসিক বোনের। মেডি কেল কলেজের ডা. পুরঞ্জয় সাহা জানিয়েছেন, বিষ	য়টি 30th June, 2022.	6.5.13		decoderesolvency.com	company at its Registered Office withi issue duplicate certificate(S) to the afor				
ন্যহীন ছিল। ওকে নিচে ৰসিয়ে আউটভোর সামনে প্রত্যক্ষদশী স্তনেছি। কিভাবে ঘটনাটি ঘটলো		সমস্ত আগ্রহী দরদাতাদের '	বিস্তারিত তথ্যের সাথে পরামর্শ দেওয়া যায় নিন্ন	ৰ অনুরোধ জানান। ম্বাক্ষরকারীর সাথে যোগাযোগ করতে শুধুমাত্র ইমেল	Name of the Share Holder Folio N				
য় গিয়েছিলাম কুপনের মাধ্যমে কয়েকজন মহিলারা জানিয়েছেন, পরিষ্কারভাবে বলতে পারব রর কাছে নাম লেখাতে। এরই আউটডোরের ছ'তলার ওপর হঠাৎ মেডিকেল কলেজের সিসি ক্যা	the website of the Stock Exchanges			ecoderesolvency.com, অন্য কোন পদ্ধতিতে	Chunilal Jarshi Gala	40 50	3090551	- 3090600 - 3090650	704
ধ্য ফাহে নান লেখাতো অগ্নহ - আওচতোগ্লেগ্ন হু তলাগ্ন ওপগ্ন হয়াৎ - নোভদেল্য ফলেজেগ্ন গোল ফ্যা বোন হঠ্যাৎ করে মেডিকেল - করে রেলিংয়ে ওই মেয়েটিকে - রয়েছে। অবশ্যই বিষয়টি খতিয়ে (are listed at www.bseindia.com and	যোগাযোগ গ্রহণযোগ্য নহে	1	স্বমিত বিনানী	Chunilal Jagshi Gala	40 50	10519000	- 10519049 - 10509067	0009770
দর আউটডোরের হাদে উঠে ঘোরাফেরা করতে দেখছিলাম। আমরা হবে। কোথাও কোনো গাফিল				ত্বশীকাৰক	C001 C001	40 50	16014749 -	160114798	0013393
সেখান থেকেই পড়ে যায়। নিচ থেকে চিৎকার-চেঁচামেচি করি। থাকলে প্রয়োজনীয় ব্যবস্থা নে	Sd/- (Rohit Kumar)	স্থান ঃ কলকাতা	আইবিবিআই	sumit_binani@hotmail.com রেজিস্ট্রেশান নাম্বার ঃ আইবিরিআই / আইপিএ-০০১/	C001			- 16014884	0013393
উপর থেকে নিজেই ঝাঁপ মেডিকেল কলেজের নিরাপত্তা হবে।	Place : Kolkata Company Secretary &	তারিখ ঃ ০৫ আগস্ট, ২০		অইপি-এন০০০০৫/২০১৬-১৭/১০০২৫	Place: Hyderabad Date: 05/08/2022		DEE	PAK CHUN	f Applican



Corporate Identification Number: L63090WB1968PLC027309; Registered Office: 14th Floor, Suite No. 1405, Om Towers, 32 Chowringhee Road, Kolkata - 700071, West Bengal India; Corporate Office: 901/ 918 B Wing, Dalamal Tower, Nariman Point, Mumbai – 400021, Maharashtra, India; Contact Number: +912267740623; Contact Person: Mr. Agnivesh Moreshwar Sathe, Company Secretary and Compliance Officer; Email-ID: info@prclimited.co.in; Website: www.prclimited.co.in;

THE PROMOTERS OF OUR COMPANY ARE

MR. YASHU GUPTA, MR. VIJAY KUMAR GUPTA, MR. KARAN GUPTA, MS. SUSHMA GUPTA MS. SMRITI GUPTA, MS. POOJA GUPTA, M/S VIJAY KUMAR GUPTA HUF, M/S YASHU GUPTA HUF, M/S MAHESH KUMAR GUPTA HUF, M/S LOGISYS ADVISORS PRIVATE LIMITED, M/S DILIGENT INVESTMENT LIMITED, M/S PREMIER AUTO FINANCE LIMITED. M/S PREMIER ENCLAVE PRIVATE LIMITED, M/S PREMIER ROAD SERVICE LIMITED

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF PREMIER ROAD CARRIERS LIMITED ONLY

RIGHTS ISSUE OF UP TO 52,12,500 (FIFTY-TWO LAKHS TWELVE THOUSAND AND FIVE HUNDRED) EQUITY SHARES OF FACE VALUE OF ₹10,00/- (RUPEES TEN ONLY) ('EQUITY SHARES') EACH AT A PRICE OF \$10.00- (RUPEES TEN ONLY) PER RIGHT SHARE ISSUED AT PAR VALUE WITH THE FACE VALUE OF THE EQUITY SHARES (ISSUE PRICE) (RIGHT SHARES) FOR AN AMOUNT UP \$5,21,25,000.00- (RUPEES TEN CONCE) (RIGHT SHARES) FOR AN AMOUNT UP \$5,21,25,000.00- (RUPEES FIVE CRORES TWENTY-ONE LAKHS TWENTY-FIVE THOUSAND ONLY) ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF PREMIER ROAD CARRIERS LIMITED IN THE RATIO OF 1 (ONE) RIGHT SHARES FOR EVERY 1 (ONE) EQUITY SHARES HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON FRIDAY, JULY 29, 2022, BEING THE RECORD DATE (ISSUE'). THE ISSUE PRICE IS AT PAR WITH THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED TERMS OF THE ISSUE' BEGINNING ON PAGE 123 OF THE LETTER OF OFFER.

*Assuming full subscription

PAYMENT METHOD FOR THE ISSUE The Issue Price of <10.00/- (Rupees Ten Only) per Right Share issued in 1 (One) Rights Entitlement, issued at par with the face value of the Equity Shares is payable by the Applicants in full at the time of making an Application in this Issue

ISSUE OPENS ON
VEDNESDAY, AUGUST 10, 2022

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY				
E OPENS ON Y, AUGUST 10, 2022	LAST DATE FOR MARKET RENUNCIATION# WEDNESDAY, AUGUST 24, 2022	ISSUE CLOSES ON** WEDNESDAY, AUGUST 24, 2022		

#The Equity Shares of our Company are exclusively listed on CSE Limited. Since the trading platform of CSE Limited is not functional, the Applicants shall not be able to deal in the Rights Entitlements using the where update of the second sec

Issue Closing Date. OVERSEAS SHAREHOLDERS - The distribution of the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement letter, any other offering material and the issue of the Rights Entitlement and the Rights Shares on a rights basis to persons in certain jurisdictions outside India are restricted by legal requirements prevailing in those jurisdictions. Our Company is making this issue of the Right Shares on a rights basis to the Equity Shareholders will dispatch the Letter of Offer to such Eligible Shareholders who have provided an Indian address to cur Company. Those overseas Shareholders, who have not updated our records with their Indian address of their duly authorized representative in India, prior to the date on which we propose to e-mail the Letter of Offer, the Abridged Letter of Offer, the Application Form, and the Rights Entitlement letter, shall not be sent the Letter of Offer, the Abridged Letter of Offer, the Application Form, and the Rights Entitlement letter

NO OFFER IN THE UNITED STATES - The Rights Entitlements and The Rights Shares have not been and will not be registered under the U.S. Securities Actand may not be offered or sold within the United States, exception of the states and states are stated as a state of the state of the states are stated as a state of the states are stated as a state of the state o pursuant to an exemption from or in a transaction not subject to, the registration required of the U.S. Securities Act and Applicable State Securities Laws. Accordingly, the Rights Entitlements (including their credit) and the Rights Shares are only being offered and sold outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers, and the sales occur

Neither cur Company nor any person acting on the behall of our Company, will accept a subscription or renunciation from any person or, agent of the any person, who appears to be, who our Company, any other person acting on the behalf of the company, has reasons to be believe is, in the United States when the buy order is made. No Application Forms should be postmarked in the United States, electronically transmitted from the the data of the control of the contr Any person who acquires Rights Entitlements or Rights Shares will be deemed to have declared, waranted, and agreed, by accepting the delivery of the Letter of Offer, that is not and that at the time of subscribing Rights Entitlements or Rights Shares, it will not be, in the United States and authorized to acquire Rights Entitlements and Rights Shares in compliance with the applicable laws and regulations.

Our Company, in consultation with the Lead Manager, reserves the right to treat as invalid any Application Form which: (i) appears to our Company and its agents to have been executed in, electronically submittee transmitted from or dispatched from United States or other jurisdiction where the offer and sales of dotts of Enuity Shares is not nermitted under the law of the such jurisdiction; (ii) does not includes the relevant certifications set out in the Application Form, including to the effect that the person submitting and/or renouncing the Application Form is outside the United States and such person is Eligible to subscribe for the Rights Shares under the applicable securities laws and complying with the laws of jurisdiction applicable to such person in connection with this Issue or; (iii) where either a registered Indian address is not provided or where our Company believes acceptances of such Application Form may infringe applicable legal or regulatory requirements, and cur Company shall not be bound to issue or allot any Rights Shares in respect of any such Application Form

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in the Application Form or a plain paper Application is Wednesday, August 24, 2022, being the Issue Closing Date. Our Board may extend such date for such period as it may determine from time to time, subject to the issue period not exceeding 30 (Thirty) days from the Issue Opening Date (inclusive of the Issue Opening Date)

If the Application Form is not submitted with an SCSB, uploaded with BSE Limited and the Application Money is not blocked with the SCSB, the invitation to the offer contained in the Letter of Offer shall be deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of the Equity shares hereby offered, as set cut in the section entitled-Basis of Allotment on the page no 146 of the Letter of Offer. ALLOTMENT ONLY IN DEMATERIALISED FORM: The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In accordance with the SEBI Rights Issue Circulars, (a) the Eligible

Equity Shareholder, who hold Equity Shares in physical form as on Friday, July 29, being the Record Date; or (b) the Eligible Equity Shareholders, hold Equity Shares in physical form as on Friday, July 29, being the Record Date who have not furnished the details of their demat account to the Registrar or Company by Monday, August 22, 2022, being than 2 (Two) Working Days prior to Wednesday, August 24, 2022, being the Issue Closing Date, desirous of subscribing to Rights Shares may also apply in this issue during the issue Period subject to certain conditions. Such resident Eligible Shareholders must check the procedure for application by and credit of Rights Shares of such Eligible Equity Shareholders in the sections entitled. Term of the Issue' Making of an Application by Eligible Equity Shareholders holding Equity Shareholders in the sections entitled. Term of the Issue' Allotment Advice or Refund/Unblocking of ASBAAccounts beginning on page 147 of the Letter of Offer.

IN ACCORDANCE WITH THE PROVISIONS OF REGULATION 77A OF THE SEBI (ICDR) REGI ATIONS READ WITH SEBI RIGHTS ISSUE CIRCULAR. THE CREDIT OF RIGHTS ENTITLEM

ssue Closing Date.

** Our Board thereof will have the right to extend the Issue Period as it may determine from time to time, provided that this Issue will not remain open more than 30 (thirty) days from the Issue Opening Date. Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ASBA*	*Applications supported by blocked amount (ASBA) is a better way of by simply blocking the fund in the bank account. For further details, or ASBA below.
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Application in this issue shall be made using the ASBA Facility in accordance with Regulation 76 of the SEBI (ICDR) Regulations, the SEBI Right Issue Circulars and the ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process only. Investors should carefully read the provisions applicable to such Applications before making their Application through ASRA

Further, in terms of the SEBI circular bearing reference number CIR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSBs should have a separate account in its own name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an application in this Issue and clear di nds should be available in such account for such an Application

The Equity Shares of our Company are exclusively listed on CSE Limited. Since the trading platform of CSE Limited is not functional, the Applicants shall not be able to deal in the Rights Entitlements using the The Equity Shares of our Company are exclusively inset on CSE Limited, and the facing part of the Company and the able of open interview. Since the facing the secondary market platform of Limited. The Investors may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part through an off-market transfer, during the Rights Entitlements, credited thave the demat accounts, either inful or in part through an off-market transfer, during the Rights Entitlements credited dying in his/her own demat account prior to the renunciation. Investors shall be able to trade their Rights Entitlements through Off Market Renunciation. The trades through Off Market Renunciation will be settled by transferring the Rights Entitlements through the depository mechanism

Pursuant to the provisions of the SEBI ICDR Regulations and the SEBI Rights issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders have been credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN 'INE739C20011', subject to requisite approvals. For details of credit of the Rights Entitlement, see 'Terms of the issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page 124 of the Letter of Offer

in accordance with the Regulation 77A of the SEBI (ICDR) Regulations read with the SEBI Rights Issue circulars the credit of Rights Entitlement and Allotment of Rights Shares shall be made in dematerialized only.

Eligible Equity Shareholders, whose Rights Entitlements are credited in titled as 'PSIPL PREMIER ROAD CARRIERS LIMITED – UNCLAIMED SUSPENSE ACCOUNT opened by our Company, are requested to provide relevant details (such as copies of self-attested PAN and client master sheet of the demat account etc., details/records confirming the legal and beneficial ownership of their respective Equity Shares) to the Company or the Registrar not later Monday, August 22, 2022, being than 2 (Two) Working Days prior to Wednesday, August 24, 2022, being the issue Closing Date, to enable the credit of the Rights Entitlements by way of transfer from the demat suspense escrow account to their respective demat accounts by Tuesday, August 23, 2022, being at least 1 (One) day before Wednesday, August 24, 2022 being the issue Closing Date, to enable such Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. Eligible Shareholders holding Equity Shares in physical form can update the details of their demat account on the website of the Registrarsupport@purvashare.com. Such Eligible Equity Shareholders can make an application only after the Rights Entitlement is credited to the respective demat accounts.

PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT PER SE ENTITLE THE INVESTORS TO THE RIGHTS SHARES AND THE INVESTORS HAVE TO SUBMIT APPLICATION FOR THE INGHTS SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE PAYMENT OF THE APPLICATION MONEY. FOR DETAILS, PLEASE SEE THE SECTION ENTITLED TERMS OF THE ISSUE - PROCEDURE FOR APPLICATION IN THE ISSUE ON PAGE 134 OF THE LETTER OF OFFER.

IN ACCORDANCE WITH REGULATION 77A OF THE SEBI (ICDR) REGULATIONS READ WITH THE SEBI RIGHTS ISSUE CIRCULAR, THE CREDIT OF RIGHTS ENTITLEMENTS AND ALLOTMENT OF RIGHT SHARES SHALL BE MADE IN DEMATERIALIZED FORM ONLY.

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA): An Investor wishing to participate in this Issue can participate only using the ASBA facility and is required to have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors shall submit the Application Form in physical mode to the Designated Branches of the SCSB or online/electronic Application through the webs te of the SCSBs (If made available by such SCSB) for Authorizing such SCSB to block application Money payable on the application in their respective ASBAAccounts. For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpI=yes&intmld=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned link

APPLICATION ON PLAIN PAPER: An Eligible Equity Shareholder in India who is eligible to apply under the ASBA process may make an application to subscribe to this Issue on plain paper in case of non-receipt of the Application Form as detail above. In such cases of non-receipt of the Application form, through the physical delivery (where applicable) and all eligible Equity shareholders not being in a position to obtain it from any other source may make an application to subscribe to this issue on the plain paper with the same details as per Application form that is available on the website of the Company, Registrar, BSE Limited, CSE Limited, or the Lead manager. An eligible Equity shareholders shall submit the plain application paper to the designated branch of the SCSBs to the block application money in the said bank account maintained with the same SCSB. Applications on the plain paper will not be accepted from any Eligible Equity Shareholder who has not provided an Indian address.

Please note that Eligible Equity Shareholders who are making an Applications on the plain paper shall not be entitled to renounce their Rights Entitiement and should not utilize the Application form for any purpose including renunciation even if it is received subsequently.

The Application on the plain paper duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per the specimen recorded with per him/her bank, must reach the office of the esignated Branch of the SCSBs before Issue Closing Date being Wednesday, August 24, 2022, and should contain following particul

- Name of our Company, being 'Premier Road Carriers Limited':
- Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository); Registered Folio No./DP and Client ID No.;
- Number of Equity Shares held as on Record Date
- Allotment option only dematerialized form Number of Right Shares entitled to;
- (vii) Number of Right Shares applied for; (viii) Total number of Right Shares applied for;
- Number of additional Right Shares applied for, if any; Total number of Right Shares applied for;
- (ix)
- Total amount paid at the rate of 110.00/- (Rupees Ten Only) for Right Shares issued in one Rights Entitlement
- Details of the ASBA Account such as the account number, name, address, and branch of the relevant SCSB; Details of the ASBA Account such as the account number, name, address, and branch of the relevant SCSB; In case of non-resident Eligible Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address, (xii) branch of the SCSB with which the account is

- maintained and a copy with white approval obtained pursuant to Rule 7 of the FEMA Rules. (xiii) Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of
- joint names, irrespective of the total value of the Right Shares applied for pursuant to this Issue
- (xiv) Authorization to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBAAccount;
- (xv) Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB); and
- (xvi) In addition, all such Eligible Shareholders are deemed to have accepted the following:

"// We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States") except in a transaction exempt from, or not subject to, the registration requirements of the US Securities Act. I/ we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Equity Shares or Rights Entitlement in the United States. Accordingly, I/ we understand that this application should not be forwarded to or transmitted in or to the United States at any time. I/ we understand that none of the Company, the Registrar, the Lead Managers or any other person acting on behall of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, the Lead Managers or any other person acting on behalf of the Company has reason to believe is in the United States, or if such person is outside India and the United States, such person is not a corporate shareholder, or is ineligible to participate in the Issue under the securities laws of their jurisdiction. If We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of our residence.

ALLOTMENT OF RIGHT SHARES SHALL BE MADE IN DEMATERIALISED FORM ONLY. INVESTORS WILL NOT HAVE THE OPTION OF GETTING THE ALLOTMENT OF EQUITY SHARES IN PHYSICAL FORM.

LISTING: The Existing Equity Shares of the Company are listed on CSE Limited. The Company has received 'In-Principle' approval from CSE Limited for listing the Rights Shares to be allotted pursuant to the letter bearing reference number CSE/LD/15428/2022' dated Wednesday, February 09, 2022. Our Company also will make application to CSE Limited to obtain trading approvals for the rights entitlements as required under the SEB circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22. 2020, for the purpose of the issue, the designated stock exchance is CSE Limited.

The Equity Shares of our Company are exclusively listed on CSE Limited. Since the trading platform of CSE Limited is not functional, the Applicants shall not be able to deal in the Rights Entitlements using the secondary market platform of Limited. The Investors may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part through an off-market transfer, during the Renunciation Period. Such renunciation shall result in renouncement of the Right Shares. The Investors should have the demark Rights Entitlements credited/lying in his/her own demark account prior to the renunciation. Eligible Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demark account of the Renouncees on or prior to the Issue Closing Date.

DISCLAIMER CLAUSE OF SEBI: Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has deared or approved the Letter of Offer. The Investors are advised to refer to the full text of 'Disclaimer clause of SEBI' beginning on page 117 of the Letter of Offer.

DISCLAIMER CLAUSE OF CSE Limited (Designated Stock Exchange): It is to be distinctly understood that the permission given by CSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by CSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the letter of offer for the full text of Disclaime Clause of 'CSE Limited' beginning on page 118 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE LIMITED: It is to be distinctly understood that the permission given by BSE Limited is solely for the use of the bidding platform of BSE Limited i.e. Internet based-Book Building Software (IBBS) for the Rights Issue and that it should not in any way be deemed or construed that the Letter of Offer has been scrutinized, cleared, or approved by BSEBSE Limited, nor does it certify the correctness, accuracy or completeness of any of the contents of the Letter of Offer. The Applicants are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSEBSE Limited. It should also be distinctly understood that BSE BSE Limited is only providing its iBBS platform to the Company for its Rights Issue and Equity Shares issued by the Company are listed on The Calcutta Stock Exchange. For more information on 'Disclaimer of BSE Limited', kindly refer to page 118 of the Letter of Offer issued by the Company.

ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER: Kotak Mahindra Bank Limited, Address: Kotak Infiniti, 6th Floor, Building No. 21, Infinity Park, Off Western Express Highway General AK Vaidya Marg, Malad (East), Mumbal – 400097 Maharashtra, India; E-mall ID: cmslpo@kotak.com; Contact Details: 022-66056588; Fax Number; 022-67132416; Website: www.kotak.com SEBI Registration Number: INBI00000927; CIN: L65110MH1985PLC038137

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI ICDR regulations the Letter of Offer, the Abridged Letter of Offer, the Application Form, the Right Entitlement Letter and other issue material will be sent/ dispatched only to the Eligible Equity shareholders who have provided Indian address to our company and who are located in jurisdiction where offer and sale of the Rights Entitlement or Rights Shares is permitted under laws of such jurisdiction and does not result in and may not be construed as, a public offering in such jurisdiction. Further, Letter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our company and who have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of offer, the Rights Entitlement letter along with the Application Form has been completed on Thursday, August 04, 2022, by Registrar to the Issue

Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar accessible at www.purvashare.com/rights-issue/by entering their DP-ID and Client-ID o Folio Number (for Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date)

Our Company along with Lead Manager have taken and will continue to undertake all adequate steps to reach out the Eligible Equity shareholder who have provided their Indian address through means as may b considered feasible by our company and our company or the Lead Manager will not be liable for considering or choosing or not considering or choosing any specific means to reach out to the Eligible Equity shareholder Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Shares under applicable securities laws) of the websites of:

- Our Company's website at www.prclimited.co.in;
- Lead Manager to the Issuer's website at www.capitalsguare.in;
- Registrar to the Issue's website at www.purvashare.com;
- BSE Limited's website at www.bseindia.com;

applying to issues

lection on

- CSE Limited's website at www.cse-india.co
- he Letter of Offer is also available on the website of SEBI at www.sebi.gov.in

The Investors can visit following links for the below-mentioned purpos

- a. Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors: www.purvashare.com/rights ery.php;
- Updating of Indian address/ e-mail address/ mobile number in the records maintained by the Registrar or our Company; www.purvashare.com/email-and-phone-updation/
- Updating of demat account details by Eligible Equity Shareholders holding shares in physical form: www.purvashare.com
- d. Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible Equity Shareholders: www.purvashare.com;

COMPANY DETAILS	REGISTRAR TO THE ISSUE	LEAD MANAGER
PREMIER ROAD CARRIERS LIMITED	PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED	CAPITALSQUARE ADVISORS PRIVATE LIMITED
REMIER J		CAPITALS QUARE
Corporate Identification Number: L63090WB1968PLC027309;	Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate,	208, 2nd Floor, AARPEE Center, MIDC Road No 11,
Registered Office: 14 ⁿ Floor, Suite No. 1405, Om Towers,	J. R. Boricha Marg, Lower Parel East, Mumbal-400011,	CTS 70, Andheri (E), Mumbai – 400093, Maharashtra, India;
32 Chowringhee Road Kolkata - 700071, West Bengal India;	Maharashtra, India;	Contact Details: +91-22-66849999/+91-9874283532;
Corporate Office: 901/918 B Wing, Dalamal Tower,	Contact Details: +91-22-2301-2518/6761;	Website: www.capitalsquare.in;
Nariman Point, Mumbai – 400021, Maharashtra, India;	E-mail ID: support@purvashare.com	Email ID/ Investor Grievance ID:
Contact Number: +912267740623;	Investor grievance e-mail: support@purvashare.com	tanmoy.banerjee@capitalsquare.in/
Contact Person: Mr. Agnivesh Moreshwar Sathe,	Website: www.purvashare.com	pankita.patel@capitalsquare.in;
Company Secretary and Compliance Officer;	Contact Person: Ms. Deepali Dhuri	Contact Person: Mr. Tanmoy Banerjee/Pankita Patel;
Email-ID: info@prclimited.co.in;	SEBI Registration Number: INR000001112;	SEBI Registration Number; INIM000012219;

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs giving full details such as name, address of the Applicant, contact number(s). e-mail address of the Sole/ first holder, folio number or demat account number, number of Rights Shares applied for, amount of the Sole blocked, ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip

> For, Premier Road Carriers Limited On behalf of the Board of Directors Sd/

Place: Mumbai Date: Thursday, August 04, 2022

Agnivesh Moreshwar Sathe **Company Secretary and Compliance Officer** Membership no. 50107