

WHITE ORGANIC RETAIL LIMITED

Wing B, 20th Floor, Lotus Corporate Park, Western Express Highway,
Goregaon (East), Mumbai - 400063, Maharashtra
Tel: 022 69218000 | Web: www.whiteorganicretaillimited.com
Email: worl.cs@Suumaya.com | CIN: L46510MH2011PLC225123

Date: August 17, 2024

To,
The General Manager
Listing Operation
BSE Limited,
P.J. Towers, Dalal Street,
Mumbai – 400 001

Symbol: WORL Script Code: 542667

Subject: Newspaper Publication for Un-audited Financial Results of the Company for the quarter ended June 30, 2024

Dear Sir/Madam,

Pursuant to Regulation 30 and 47 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, please find enclosed herewith copies of the Newspaper Advertisements with regard to publications of Un-audited Financial Results of the Company for the quarter ended June 30, 2024, in Financial Express and Mumbai Lakshadeep on August 17, 2024.

We request you to kindly take the above on record.

Thanking you Yours Faithfully,

For White Organic Retail Limited

Sd/-Syamdas Sivadas Director DIN: 10648580

Encl: a/a

FINANCIAL EXPRESS

VENTURING INTO SEMICON ASSEMBLY VIA ITS SUBSIDIARY Kaynes buys land in Gujarat for ₹5,000-cr chip project

INCENTIVES

Applied for incentives

semiconductor scheme

Projected ₹3,500 cr

revenue by FY30 with

Q1 FY24 revenue

up 70% Y-o-Y to

up 106% Y-o-Y

to **₹50.8 cr**

under **₹76.000 cr**

REVENUE GOAL

higher margins

Will also put up assembly lines in Telangana

JATIN GROVER New Delhi, August 16

ELECTRONICS MANUFAC-TURING SERVICES (EMS) firm, Kaynes Technology, has acquired land in Sanand, Gujarat to set up its outsourced semiconductor assembly and test (OSAT) unit, sources said.

The company plans to invest about ₹5,000 crore for its chip project. The development assumes significance as Kaynes, which is venturing into semiconductor assembly through its subsidiary Kaynes Semicon, earlier talked about its plans to build the chip plant in Telangana at a capex of about ₹3,000 crore.

Kaynes, however, is not shelving its Telangana unit and will have a couple of chip assembly lines there, while the advanced chip assembly and test project will get operated from Gujarat, a company executive said on the condition of anonymity. The Telangana unit will largely be utilised for EMS services by Kaynes which includes PCB (printed circuit board) manufacturing, among other components.

In fact, Kaynes has also submitted its application under the ₹76,000-crore semiconductor incentive scheme for the chip project in Gujarat way

PADMINI DHRUVARAJ

Bengaluru, August 16

TECHNOLOGY COMPANY

MAGELLANIC Cloud plans to

boost its revenue by 25-30%

in FY25, driven by expansion

in their core segments such as

IT, ITES, e-surveillance, and

drone technology, Joseph Sud-

heer Reddy, global CEO, Magel-

"We are committed to

lanic Cloud told FE.

achieving a 25-

30% increase in

revenue for FY25.

Our focus on

expanding our

core segments

and leveraging

new technologies

will be pivotal in

goal," Reddy said.

CFO Sanjay

reaching

TECHNOLOGY EXPANSION

GUJARAT FACILITY

Kaynes acquires land in Sanand for a ₹5,000-cr **OSAT unit**

TELANGANA PLANS Continues chip assembly

in Telangana with ₹3,000 cr investment



back and is awaiting the nod

from the government. Officials

said as Gujarat has a developed

ecosystem with other major

chip projects coming up in

Sanand and Dholera, it makes

sense for Kaynes to also set up

Kaynes, the same has been

done owing to demand from

Kaynes did not elicit any

earnings call with analysts,

Kaynes Technology founder

Ramesh Kanan said: "We have

acquired land in the state of

Gujarat where will be starting

our construction shortly.

Meanwhile, we also activated

the collaboration and the team

formation on onboarding is

its potential customers.

response.

and

Magellanic Cloud

eyes up to 30% rise

According to executives at

An email query sent to

In the April-June quarter

managing director

their advanced facility there.

RECENT GROWTH Aiming for 13 lines and ₹504 cr; net profit 1 billion chips annually in 1.5-2 years

> happening parallelly for our OSAT business. We expect a positive response in the OSAT business in FY26".

Kanan said, the company has also got some more customers in the advanced packaging area and has been building the team.

On the revenue opportunity from the OSAT business, Jairam Sampath, whole-time director and chief financial officer of Kaynes said, "By FY30, we can expect about ₹3,500 crore revenues in this. And my estimate is that the margins will be better than our existing business".

According to Sampath, Kaynes has broad MoUs (memorandum of understanding) with four customers currently. "We still have to show them the plant before they can assign a particular product category to us," Sampath said during the earnings call.

Overall, the company is targeting to have 13 chip assembly and test lines over the next 1.5-2 years with a volume of 1 billion chips annually, Kaynes SemiCon CEO Raghu Panicker told FE in an interaction in March.

From the 46-acre Telangana plant, which is expected to be operational by August end, Kaynes through a few OSAT lines is primarily looking to serve automotive electric vehicle(EV) and industrial segments.

The company will initially look at power module packaging and micro-controller units for the EV domain.

Later, the company also has plans to do legacy semiconductor packages like quad flat no-leads (QFN) and small outline transistors (SOT), suitable for consumer electronics, automotive designs and power applications. Besides, it will also get into substrate-based semiconductor packages like Ball Grid Array (BGA), which have solder ball pins, used in electronic products to mount integrated circuits such as microprocessors.

In the April-June quarter, Kaynes revenue rose 70% YoY to ₹504 crore led by strong traction in the industrials and automotive verticals. The company's net profit rose 106% YoY to ₹50.8 crore.

As of June, the order book of the company was at ₹5,040

FSSAI expands training for street vendors: CEO **FOOD REGULATOR FSSAI** is

in FY25 revenue

Despite this minor decline in revenue, the company's Ebitda saw a notable increase, reaching ₹52.9 crore compared to ₹38.5 crore in the previous year. The management attributed this improvement to efficiencies gained from their proprietary video management software

Company's Ebitda saw a notable increase, reaching ₹52.9 crore compared to ₹38.5 crore in the

previous year

BSE Further, the company's Mahendra Chauhan said that this revenue expectation is barring some of the drone projects it is expecting. "If drones comes into picture, it may go up to 50% also. Because the bigger orders that we are expecting from defence, there are three of them are already in line," he added. In the quarter ended June,

the company reported a revenue of ₹132 crore, a decrease from ₹137 crore a year ago.

and cost reductions in recurring

expenses. company's profitability was robust, with a profit after tax reaching ₹26.5 crore in Q1 FY25, up from ₹18.9 crore in O1 FY24.

listed Magellanic Cloud operates across three main segments: IT and ITES, e-surveillance, and drones. The company employs around 1,500 individuals, with approximately 800 dedicated to IT and ITES. Their IT and ITES segment includes two subsidiaries, Motivity Labs and INID Technologies, which contribute significantly to their

and hygiene standards by exploring the development of scaling up training programmes for street vendors Healthy and Hygienic Food across the country to provide Streets (HHFS) in the city, safe food to people, its CEO G according to a statement Kamala Vardhana Rao said. issued by the regulator on Fri-A meeting was held in day. Representatives from Thane, Nagpur, Nasik, and Mumbai under the chairman-Pune Municipal Corporations, ship of Bhushan Varsha Ashok Gagrani, Commissioner of also attended the meeting.

> In the meeting, the issue of ensuring safe, healthy and sustainable food was discussed for the food being sold by street foodvendors."Just as the theme of Har Ghar Tiranga, orange colour shall ensure safety, white shall ensure healthy and green shall ensure sustainable food," the statement said. —PTI

QUICK PICKS

Electronics Mart promoters sell ₹689-crore stake

Municipal Corporation of

Greater Mumbai (MCGM), to

make a strategy for ensuring

the Food Safety and Standards

Authority of India (FSSAI) CEO

and other senior officials,

focused on elevating Mum-

bai's street food to global safety

The meeting, attended by

safer street food.

PAVAN KUMAR Bajaj and Karan Bajaj, the promoters of Electronics Mart India have divested a 7.8% stake for ₹689 crore via open market transactions, while Norway's Government Pension Fund Global and SBI MF picked up the stake. According to the deal data on the NSE, Pavan Bajaj and Karan Bajaj sold

1.50 crore shares each. PTI

FDI in food processing drops 30% to ₹5,037 cr

Foreign direct investment (FDI) in India's food processing sector declined 30% in the last fiscal to ₹5,037.06 crore, according to official data. The FDI in the food processing sector stood at ₹7,194.13 crore in 2022-23. The FDI in food processing sector stood at ₹5,290.27 crore in 2021-22, a data showed.

WHITE ORGANIC RETAIL LIMITED

Regd. Off: Wing B, 20th Floor, Lotus Corporate Park, Western Express Highway, Goregaon (East), Mumbai - 400063, Maharashtra Tel: 022 69218000 | Web: www.whiteorganicretaillimited.com



Email: worl.cs@Suumaya.com | CIN: L46510MH2011PLC225123 EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

									(Rs. In Lakhs)
		Standalone				Consolidated			
SI. No.	Particulars	Quarter Ended			Year Ended	Quarter Ended			Year Ended
140.		Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Audited
		30.06.2024	31.03.2024	30.06.2023	31.03.2024	30.06.2024	31.03.2024	30.06.2023	31.03.2024
1	Total Income from Operations (Net)	7.70	11.97	-)1	89.39	7.70	11.97	-	89.39
2	Net Profit for the period before tax, exceptional and/or extraordinary items	(6,796.89)	(427.29)	(92.50)	(3,353.30)	(6,796.89)	(427.29)	(92.50)	(3,353.30)
3	Net Profit for the period before tax and after exceptional and/or extraordinary items	(6,796.89)	193.59	(92.50)	(2,732.42)	(6,796.89)	193.59	(92.50)	(2,732.42)
4	Net Profit for the period after tax and after exceptional and/or extraordinary items	(6,796.89)	6.54	(92.50)	(2,725.20)	(6,796.89)	6.54	(92.50)	(2,725.20)
5	Total Comprehensive Income for the period after tax (Comprising Net Profit) for the Period after tax and other Comprehensive Income after tax	, ,	187.06	(92.50)	(2,725.20)	(6,796.89)	187.06	(92.50)	(2,725.20)
6	Paid up Equity Share Capital (Face Value Rs.10/- each)*	3,272.40	3,272.40	3,272.40	3,272.40	3,272.40	3,272.40	3,272.40	3,272.40
/	Other Equity		7	9					
8	Earnings per Share of Rs. 10/- each (Not annualized except for the year ended March 31,2023)*								
	Basic	(20.77)	0.57	(0.28)	(8.33)	(20.77)	0.57	(0.28)	(8.33)

Diluted Notes:

Date: August 17, 2024

- a) The above unaudited Standalone and Consolidated financial results were reviewed and recommended by the Audit Committee and further considered and approved by the Board of Directors at their meeting held on August 14, 2024. The limited review under regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015 has been carried by the Statutory Auditors of the Company.
- b) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchange(s) at www.bseindia.com and also available on website of the Company at www.whiteorganicretaillimited.com/investor-relations.html
- c) The figures for the corresponding previous period have been regrouped/reclassified wherever necessary, to make them comparable. Place: Mumbai

(20.77)

By order of the Board of Directors For White Organic Retail Limited

(0.28)

(8.33)

Sd/-Syamdas Sivadas **Executive Director**

DIN: 10648580

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE INDIRECTLY OUTSIDE INDIA

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT

ecom express



ECOM EXPRESS LIMITED

Our Company was incorporated as 'Ecom Express Private Limited', as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated August 27, 2012 issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana at New Delhi ("RoC"). Pursuant to the conversion of our Company to a public limited company and as approved by our Board and our Shareholders pursuant to the resolutions each dated October 22, 2021, the name of our Company was changed to 'Ecom Express Limited' and a fresh certificate of incorporation dated November 3, 2021 was issued by the RoC. For details in relation to the changes in registered office address of our Company, see 'History and Certain Corporate Matters - Changes in the registered office of our Company' on page 205 of the Draft Red Herring Prospectus dated August 15, 2024 filed with Securities and Exchange Board of India ("SEBI") on August 15, 2024 ("DRHP")

Registered Office: Ground Floor, 13/16 min, 17 min, Samalka, Old Delhi-Gurugram Road, Kapashera, New Delhi 110 037. India Corporate Office: 10th Floor, Ambience Corporate Tower-2, Ambience Island, Gurugram 122 002, Haryana, India Contact Person: Atul Gupta, Company Secretary and Compliance Officer; Tel.: +91 124 648 8888

E-mail: cs@ecomexpress.in; Website: www.ecomexpress.in; Corporate Identity Number: U63000DL2012PLC241107

PROMOTERS OF OUR COMPANY: KOTLA SATYANARAYANA, MANJU DHAWAN, KOTLA SRIDEVI, KOTLA RATHNANJALI, EAGLEBAY INVESTMENT LTD AND PG ESMERALDA PTE. LTD.

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF ECOM EXPRESS LIMITED (OUR "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹26,000.00 MILLION COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹12,845.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹13,155.00 MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹3.38 MILLION BY KOTLA SATYANARAYANA, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹89.80 MILLION BY MANJU DHAWAN, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹76.21 MILLION BY KOTLA SRIDEVI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹10.21 MILLION BY KOTLA RATHNANJALI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹2,114.87 MILLION BY EAGLEBAY INVESTMENT LTD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹9,313.92 MILLION BY PG ESMERALDA PTE. LTD., (COLLECTIVELY, THE "PROMOTER SELLING SHAREHOLDERS"), UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹1,369.71 MILLION BY BRITISH INTERNATIONAL INVESTMENT PLC ("INVESTOR SELLING SHAREHOLDER"), UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹89.80 MILLION BY JAYANTI KRISHNAN, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹76.88 MILLION BY RABEYA SAXENA AND UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹10.21 MILLION BY SAHEBA SAXENA (COLLECTIVELY, THE "OTHER SELLING SHAREHOLDERS", TOGETHER WITH THE INVESTOR SELLING SHAREHOLDER AND THE PROMOTER SELLING SHAREHOLDERS. THE "SELLING SHAREHOLDERS") ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER")

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER AN ISSUE OF EQUITY SHARES AGGREGATING UP TO ₹2,569.00 MILLION, AS MAY BE PERMITTED UNDER APPLICABLE LAW, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED. THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT IN LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS. THE FACE VALUE OF EQUITY SHARES IS ₹1 EACH. THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND SHALI

BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND THE MINIMUM BID LOT SHALL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF [●], AN ENGLISH NATIONAL DAILY NEWSPAPER AND ALL EDITIONS OF [●], A HINDI NATIONAL DAILY NEWSPAPER (HINDI ALSO BEING THE REGIONAL LANGUAGE OF NEW DELHI WHERE OUR REGISTERED OFFICE IS LOCATED), EACH HAVING WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE". AND TOGETHER WITH BSE. THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company in consultation with the BRLMs. may for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Bank, as applicable.

The Offer is being made in terms of Rule 19(2)(b) of the SCRR, read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process, in compliance with Regulation 6(2) of SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be available for allocation on a proportionate basis to QIBs (the "QIB Portion"), provided that our Company may, in consultation with the BRLMs, allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by the Company in consultation with the BRLMs, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for the domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds ("Mutual Fund Portion"), and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not more than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders, of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹0.2 million and up to ₹1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1,000,000, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not more than 10% of the Offer shall be available for allocation to RIBs in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders) in which the corresponding Bid Amounts will be blocked by the SCSBs, or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see 'Offer Procedure' on page 370 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is

proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated August 15, 2024 with the SEBI on August 15, 2024 in relation to the Offer. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of the Company at www.ecomexpress.in/investorrelations, website of the SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, IIFL Securities Limited, Kotak Mahindra Capital Company Limited and UBS Securities India Private Limited at www.axiscapital.co.in, www.iiflcap.com, https://investmentbank.kotak.com and www.ubs.com/indiaoffers, respectively. Our Company hereby invites members of the public to give their comments, if any, on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The public is requested to send a copy of their comments, if any, to SEBI, the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned below on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 31 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges.

For details of the share capital, capital structure of our Company, the names of the signatories to the Memorandum of Association and the number of shares of our Company subscribed by them, please see the section titled 'Capital Structure' beginning on page 80 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 205 of the DRHP.

BOOK RUNNING LEAD MANAGERS IIFL SECURITIES

AXISCAPITAL

Axis Capital Limited

P.B. Marg, Worli Mumbai- 400 025 Maharashtra, India **Tel:** + 91 22 4325 2183

INM000012029

E-mail: ecomexpress.ipo@axiscap.in Website: www.axiscapital.co.in Investor Grievance E-mail: complaints@axiscap.in Contact Person: Sagar Jatakiya SEBI Registration No.:

IIFL Securities Limited 24th Floor, One Lodha Place, Senapati Bapat Marg, Lower Parel (West) Mumbai 400 013, Maharashtra, India Tel: + 91 22 4646 4728 E-mail: ecomexpress.ipo@iiflcap.com **Investor Grievance E-mail:** ig.ib@iiflcap.com Website: www.iiflcap.com

Contact Person: Mansi Sampat/Pawan Jain **SEBI Registration Number:** INM000010940

Kotak Mahindra Capital Company Limited | UBS Securities India Private Limited 27 BKC, 1st Floor, Plot No. C – 27 G Block, Bandra Kurla Complex, Bandra (East), Mumbai, 400 051 Maharashtra, India **Tel:** +91 22 4336 0000 E-mail: ecomexpress.ipo@kotak.com

Website: https://investmentbank.kotak.com Investor Grievance ID: kmccredressal@kotak.com Contact Person: Ganesh Rane SEBI Registration Number: **SEBI Registration Number:** INM000008704 INM000013101

Bandra Kurla Complex, Bandra East Mumbai – 400 051 Maharashtra, India **Tel:** +91 22 6155 6000 E-mail: ol-ecomexpressipo@ubs.com Website: www.ubs.com/indiaoffers **Investor Grievance ID:** igmbindia@ubs.com Contact Person: Abhishek Joshi

REGISTRAR TO THE OFFER

LINKIntime

Link Intime India Private Limited C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli West, Mumbai 400 083, Maharashtra, India Tel: + 91 81081 14949, E-mail: ecomexpress.ipo@linkintime.co.in Investor grievance e-mail: ecomexpress.ipo@linkintime.co.in, Website: www.linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI Registration No.: INR000004058

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For Ecom Express Limited On behalf of the Board of Directors

Place: New Delhi Atul Gupta **Date:** August 16, 2024 Company Secretary and Compliance Officer

Ecom Express Limited is proposing, subject to, receipt of requisite approvals market conditions and other considerations in relation to the Offer, to make an initial public issuance of its Equity Shares and has filed the DRHP dated August 15, 2024 with SEBI on August 15, 2024 and submitted the DRHP with the Stock Exchanges on August 15, 2024. The DRHP shall be available on the website of the Company at www.ecomexpress.in/investorrelations, SEBI at www.sebi.gov.in, as well as on the websites of the BRLMs, i.e. Axis Capital Limited, IIFL Securities Limited, Kotak Mahindra Capital Company Limited and UBS Securities India Private Limited at www.axiscapital.co.in, www.iiflcap.com, https://investmentbank.kotak.com and www.ubs.com/indiaoffers, respectively and the websites of BSE Limited and the National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see "*Risk Factors*" of the RHP, when available. Potential investors should not rely on the DRHP for making any investment decision. Specific attention of the investors is invited to "Risk Factors" beginning on page 31 of the DRHP.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act"), or any state law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) under Section 4(a) of the U.S. Securities Act, and (ii) outside the United States in "offshore transactions" as defined in and in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

financialexp.epapr.in

LATE MR.JAYANTILAL AMARSHI DHABALIA was Joint Member of the "STAR LIGHT CO-OP HSG. SOC. LTD" situated at K T Soni Marg, Link Road Junction, Mahavir Nagar, Dahanukar Wadi, Kandivali West, Mumbai-400067 and was Joint Owner holding Flat No. C/508, 5" Floor expired on 24.02.2024. The Legal Heirs of the deceased LATE MR. JAYANTILAL AMARSHI deceased LATE MR. JAYANTILAL AMARSHI DHABALIAI.e MRS. RAMABEN JAYANTILAL DHABALIA (WIFE), MR. DEEPAK JAYANTILAL DHABALIA (SON) & MRS. RUPAL JIGNESH DHRUVE NEE MISS. RUPAL JAYANTILAL DHABALIA (MARRIED DAUGHTER) "THE RELEASORS" AND MR. JIGNESH JAYANTILAL DHABALIA (SON) "THE PEL FEASEF" has executed Registered "THE RELEASE" has executed Registered Deed of Release dated 31" May, 2024 and released their Share of the deceased Joint Member/Owner pertaining to Flat No. C/508, 5" Floor in favor of MR. JIĞNESH JAYANTILAL

Hoor in tayor of Mr. JIGNESH JAYANTILAL DHABALIA.

That we the Advocates of the present owner hereby invite claims or objections from the herior heirs or objections from the herior between the transmission of the said shares and interest of the decorated members in the scaletiful. interest of the deceased member in the capital property of the society within a period of 14 (Fourteen) days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/ proofs in support of his/her/their claims/ objections for transfer of shares and interest of the deceased member in the capital/ property of the society. If no claims/ objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/ property of the society in such manner as is provided under the bye-laws of the society. Also, we shall issue an oclaim certificate in favor of the present owner certifying that the title is free and marketable and there are no third-party claims pending with respect to the said Flat No. C/508, 5° Floor.

Date: 17/08/2024

For Law Estate Legal Consultan Advocate Rahul Shah G-25, Tenth Central Mall, Mahavir Nagar, Kandivali (West), Mumbai-400067 Mob No-9619393537

PUBLIC NOTICE

By this Notice, Public in general is informed that late Mrs. Abhirami Jagannathan, member of the Gangotri Co-operative Housing Society Ltd., owner of Flat No. B/203, Building No. 15/16, Shanti Park, Mira Road (East), Dist. Thane-401107, died intestate on 22/04/2021. Mr. Jagannathan Sethemsogether Schemonic Longetters 6. Sathyamoorthy, Subram Sathyamoorthy, Subramanian Jagannathan & Mrs. Narayani Ramasubramanian are claiming transfer of shares and interest in the capital/property of the society belonging to the deceased member in their name being sons daughter and the legal heirs and successors of the deceased. Mr. Pudukotai Seshaiyer Jagannathan, husband of the deceased died on 09/10/1996. Claims and objections are hereby invited from the other legal heirs and nvited from the other legal heirs an ccessors of the deceased if any, for transfe successors of the deceased if any, for transfer of shares and interest in the capital/property of the society belonging to the deceased member inform to the undersigned within period of 15 days from the publication of this notice failing which the society will transfer shares and interest in the section of the society. nterest in the capital/property of the society elonging to the deceased in the name of laiments and thereafter any claim of

Sd/-K. R. TIWARI (ADVOCATE) Shop No. 14, A - 5, Sector - 7, Shantinagar, Mira Road, Dist. Thane 401107.

PUBLIC NOTICE

Mrs. Vandana Ashok Rohra, a member of the Gokul Galaxy 1,2,3,4 Co-Operative Housing Society Limited, having address at Thakur Complex, Kandivali East, Mumbai - 400101, and holding Flat No.F702, in the building of the society, died on 29/08/2019. Mr. Neeraj Ashok Rohra, son of the deceased, has made an application for transfer of the shares of the deceased member to bis name. member to his name.

The Society hereby invites claims or objections from th heir/s or other claimants/objectors to the transfer of the said shares and interest of the deceased member in the capital/property of the society within a period of 15 day from the publication of this notice, with copies of such documents and other proofs in support of such claims/objections. If no claims/objections are received within the period prescribed above, the Society shall be free to deal with the shares and interest of the decease Member in the capital/property of the Society in such manner as is provided under the Bye-laws of the Society The claims/objections, if any, received by the Society for transfer of shares and interest of the deceased Members in the capital/property of the Society shall be dealt with it the manner provided under the Bye-laws of the Society. copy of the registered Bye-laws of the society is available for inspection by the claimants/ objectors, in the office of the society from the date of publication of the notice ti the date of expiry of its period

Date : 17 08 2024 Place: Mumbai

Gokul Galaxy 1,2,3,4 CHS Ltd Hon. Secretary

झेनिथ फायबर्स लिमिटेड

सीआयएन: एल४०१००एमएच१९८९पीएलसी०५४५८० **नोंदणीकृत कार्यालय:** ३११, मरोळ भवन, मरोळ को.ऑप.इंड. इस्टेट लि., एम.व्ही.रोड, अंधेरी पूर्व, मुंबई - ४०००५९, महाराष्ट्र, भारत. **दूर**ः+११-२२-४०१५३८६० **ई-सेरू**: mumbai@zenithfibres.com, **वेबसाईट**:www.zenithfibres.com

न्हीसी/आऐव्हीएम द्वारे आयोजित ३५वी वार्षिक सर्वसाधारण सभे<u>ची सूचना</u>

ाथे सूचना देण्यात येत आहे की, झेनिथ फायबर्स लिमिटेड (कंपनी) ची ३५ वी वार्षिक सर्वसाधारण सभ (एजीएम) शुक्रवार, २७ सप्टेंबर २०२४ रोजी सकाळी ११:०० वाजता (भाप्रवे) व्हिडिओ कॉन्फरन्सिंग तरतुदी आणि त्यांखाली केलेले संबंधित नियम आणि डएइख (सूचीबद्ध दायित्वे आणि प्रकटीकरण आवश्यकता) विनियम, २०१५, वेळोवेळी सुधारणा केल्यानुसार, नवीनतम सामान्यांसह वाचा परिपत्रव क्रमांक ०९/२०२३ दिनांक २५ सप्टेंबर २०२३ आणि सहकार मंत्रालयाने (एमसीए) वेळोवेळी जारी केलेली इतर सर्व लागू परिपत्रके आणि परिपत्रक क्रमांक सेबी/एचओ/सीएफडी/सीएफडी-पीओडी-२/पी/ सीआयआर/२०२३/१६७ दिनांक ७ ऑक्टोबर २०२३ सेबी द्वारे जारी केलेले (यापढे एकत्रितपणे परिपत्रक म्हणून संदर्भित) दि. १० ऑगस्ट २०२४ च्या नोटिसमध्ये (सूचना) ३५ वी एजीएम बोलावण्याच्या सूचनेत नमुद्र व्यवसायांवर विचारविमर्श करण्याकरिता आयोजित केली जाईल. उपरोक्त परिपत्रकांचे पालन करून एजीएम ची सुचना वित्तीय वर्ष २०२३-२४ च्या वार्षिक अहवालासह, ज्या सदस्यांचे ईमेल पत्ते कंपनी/ डिपॉझिटरीजमध्ये नोंदणीकत आहेत त्यांना इलेक्टॉनिक स्वरूपात पाठवले जातील, सभासदांनी लक्षात ठेवावे की. सदर सचना आणि वार्षिक अहवाल कंपनीच्या www.zenithfibres.com वर स्टॉक एक्सचेंजची वेबसाइट अर्थात बीएसई लिमिटेड www.bseindia.com आणि सेंट्रल डिपॉझिटरी सर्व्हिसेस (इंडिया) लिमिटेड (सीडीएसएल) च्या वेबसाइटवर, एजीएम आणि व्हीसी प्रक्रियेदरम्यान रिमोट ई-व्होटिंग, ई-व्होटिंग आयोजित करण्यासाठी नियुक्त केलेली एजन्सी www.evotingindia.com वर देखील उपलब्ध असेल सदस्य केवळ व्हीसी/ओएव्हीएम सुविधेद्वारे एजीएममध्ये सामील होऊ शकतात आणि सहभागी होऊ शकतात अशा सहभागासंदर्भात तपशीलवार सूचना एजीएम आयोजित करण्याच्या सचनेमध्ये प्रदान केल्या जातील. व्हीसी /ओएव्हीएम द्वारे सहभागी होणाऱ्या सदस्यांची गणना अधिनियमाच्या कलम १०३ अंतर्गत गणसंख्य मोजण्याच्या उद्देशाने केली जाईल

सेबी मास्टर परिपत्रक क्र.सेबी/एचओ/एमआयआरएसडी/पीओडी-१/पी/सीआयआर/२०२४/३७ दिनांक ७ मे २०२४ च्या अनुषंगाने सहवाचिता सेबी परिपत्रक क्र. सेबी /एचओ/एमआयआरएसडी /पीओडी १/पी/सीआयआर/२०२४/८१ दिनांक १० जून २०२४, वास्तविक स्वरूपात शेअर्स धारण करणाऱ्य सदस्यांना विनंती आहे की जर फोलिओ पर्मनंट अकाउंट नंबर (पॅन), संपर्क तपशील, मोबाईल नंबर, बँक खाते तपशील आणि नमुना स्वाक्षरीसह अद्यतनित केला नसेल तर लाभांश, व्याज किंवा पूर्तता यासह कोणतेही पेमेंट, असे फोलिओ, केवळ १ एप्रिल २०२४ पासन इलेक्टॉनिक स्वरूपात लाग केले जातील, वरील सव तपशील संपर्णपणे कंपनीच्या निबंधक आणि भाग हस्तांतरण प्रतिनिधीला दिल्यावरच । म्हणजेच बिगशेअ सर्विसेस प्रा.लि. (आरटीए)

ज्या सदस्यांनी त्यांचा ई-मेल पत्ता नोंदणीकृत / अपडेट केलेला नाही आणि डीमॅट स्वरूपात शेअर्स धारण केले आहेत त्यांनी संबंधित डिपॉझिटरी सहभागीदाराकडे त्यांचा ई-मेल पत्ता नोंदणी/अपडेट करण्याची विनंती केली आहे आणि वास्तविक स्वरूपात शेअर्स धारण केलेले सदस्य त्यांचे ई-मेल पत्ता आरटीए सह नोंदणी / अपडेट करू शकतात

सभासदांना विनंती आहे की, त्यांनी एजीएमच्या सूचनेमध्ये नमूद केलेल्या सर्व नोट्स आणि विशेषत: एजीएममध्ये सामील होण्याच्या सूचना, रिमोट ई-व्होटिंग आणि एजीएम दरम्यान ई-व्होटिंगद्वारे मतदान करण्याची पद्धत आणि व्हीसी/ओएव्हीएमद्वारे एजीएममध्ये उपस्थित राहण्याची पध्दत काळजीपर्वक वाचावी.

ब्रोनिथ फायबर्स लिमिटेडकरिता तिकाण∙ वडोदरा सही/

दिनांक: २१.०८.२०२४ धरती भावसार (कंपनी स									
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Sl. no. Book ID			COVERNOTE No.s						
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ı	1	188569	CN-A-2725-A120620						

Sl. no.	Book ID	COVERNOTE No.s					
		From	to				
1	188569	CN-A-2725-A120620					
2	188570	CN-A-2725-A120621	CN-A-2725-A120625				
3	188549	CN-A-2723-A120560	CN-A-2723-A120565				
4	188551	CN-A-2723-A120567	CN-A-2723-A120570				
5	188552	CN-A-2723-A120571	CN-A-2723-A120575				
6	188557	CN-A-2724-A120579	CN-A-2724-A120580				
7	188558	CN-A-2724-A120582	CN-A-2724-A120585				
8	188559	CN-A-2724-A120586	CN-A-2724-A120590				
9	191101	CN-A2732-A120784	CN-A2732-A120785				
10	188584	CN-A-2727-A120672					
11	188561	CN-A-2724-A120596					
12	191168	CN-A2731-A120761					
13	191169	CN-A2731-A120765					
14	189535	CN-A2723-A120574	CN-A2723-A120575				
15	191098	CN-A2732-A120777					
16	203116	CN-A 2742A121030					
17	191162	CN-A2732-A120799					
18	203116	CN-A_2742A121031					
19	203123	CN-A 2742A121040	CN-A 2742A121041				
20	203124	CN-A_2742A121043					
21	203124	CN-A-2743A121059	CN-A-2743A121060				
22	203325	CN-A-2743A121062	CN-A-2743A121065				
23	203321	CN-A-2743A121053					
24	203326	CN-A-2743A121068					
25	191170	CN-A2731-A120766	CN-A2731-A120769				
26	203326	CN-A-2743A121067	CN-A-2743A121070				
27	203326	CN-A-2743A121069	CN-A-2743A121070				
28	203327	CN-A-2743A121074	CN-A-2743A121075				
29	213137	CN-A-2750-A121226					

याबाबत दिनांक १२.०७.२०२४ रोजीचे तक्रार क्र.५६५६७/२०२४ नुसार पोलीस तक्रार केली आहे उपरोक्त नमद कव्हरनोटसच्या गैर वापरामळे होणारे कोणतेही नकसान किंवा दायित्वाकरिता कंपनी जबाबदार असणार नाही. जर कोणास ते सापडल्यास कृपया पुढील पत्त्यावर आणुन द्यावे:

दी ओरिएन्टल इन्शरन्स कंपनी लिमिटेड, डीओ ४, मॅब्रेट हाऊस, ३रा मजला, एन.एम. मार्ग, बॅलार्ड इस्टेट, मुंबई-४००००१. दूर.:०२२-२२६६१०७५

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38.03.2028

लेखापरिक्षित

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जी.के.पी. प्रिन्टींग ॲण्ड पॅकेजिंग लिमिटेड ळा क्र.१, तळमजला, चॅम्पियन कंपाऊंड, चाचास ढाबा समोर, वसई, पालघर-४०१२०८. सीआयएन: एल२१०१२एमएच२०१८पीएलंसी३०७४२६, ईमेल:gkpcompliance@gmail.com, वेबसाईट:www.gkpl.in ३०.०६.२०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित एकमेव वित्तीय निष्कर्षाचा अहवाल

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संपलेले वर्ष

38.03.2028

लेखापरिक्षित

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PUBLIC NOTICE

hares of face value of Rs. 2 /- each bearing ertificate no(s) 128189, and distinctive nos 152754 - 7153003 under folio No. 74384056 ARSEN & TOUBRO LTD standing in the name Late Mr. Gopendra Nath Dutt have been lost of isplaced and the undersigned has applied to th Company to issue duplicate certificates for the said shares. Any person(s) in possession of the said shares certificates or having any claim(s) t the said shares should notify to and lodge suc claim(s) with the Share Department of th Company at L & T House, Ballard Estate, Narotta Morarjee Marg, Mumbai, Maharashtra, 40000 within 21 days from the date of publication of thi lotice after which period no claims will b entertained and the Company will proceed sue duplicate share certificate

Applicant: Mr. Gautam Shankar Duti Place: Mumbai Date: 17.08.2024

लवादा समक्ष

जाहीर सूचना

(बहु-राज्यीय सहकारी संस्था कायदा, २००२ च्या कलम ८४ अन्वये)

द्वारा डीएनएस बँक लिमिटेड, शॉप क्र.२४, पहिला मजला, "स्कायसिटी" रिटेल, लेक रोड,

एलबीएस मार्ग, भांडुप पोलीस स्टेशनजवळ, भांडुप (पश्चिम), मुंबई - ४०००८०.

न्याअर्थी **डोंबिवली नागरी सहकारी बँक लि.** यांनी वादी या नात्याने खाली नमूद केलेले वाद माझ्याकडे

निर्णय देण्याकरिता सोपविले आहेत, त्याअर्थी मी याद्वारे **वि.२७ ऑगस्ट, २०२४ रोजी दु.२.३० वाजता**

वरील पत्त्यावर स्वतः प्रतिवादी किंवा योग्यरित्या सूचना दिलेला लवादी प्रकरणाशी संबंधित सर्व आवश्यक

. प्रश्नांची उत्तरे देऊ शकेल असा अधिकृत वकील यांच्या द्वारे माझ्या समक्ष उपस्थित राहण्याचे आणि त्यानंतर

... प्रतिवादी श्री. धृव विनोद सोनी

वादी प्रोप्रा.श्री.अमित महेंद्रभाई सोनी

सदर लवादी प्रकरणातील दाव्यांवर उत्तरे देण्याचे आदेश देत आहे.

विवाद / प्रकरण क्र.

ARB/DNSB/SPM/61 of 2024

मेसर्स. अमित गोल्ड पॉलिशिंग अँण्ड

इमिटेशन ज्वेलरी आणि इतर

ARB/DNSB/SPM/74 of 2024

विरुद्ध

कै. प्रकाश विठ्ठल चव्हाण आणि इतर

ARB/DNSB/SPM/60 of 2024

विरुद्ध

श्री. निकम हर्षल प्रभाकर आणि इतर

डीएनएस बँक लि.. शॉप क्र.२४. पहिला मजला.

"स्कायसिटी" रिटेल लेक रोड. एलबीएस मार्ग.

कार्यचलनात्न एकूण उत्पन्न

लावधीकरिता निव्वळ

नफा/(तोटा) (कर, अपवादा आणि/किंवा विशेष साधारण बाबनंतर #)

करपुर्व कालावधीकरिता निव्वव

नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण

इतर सर्वंकष उत्पन्न (करानंतर)

सौमिकृत

ठिकाण: मुंबई

दिनांक: १४ ऑगस्ट, २०२४

न राहिल्यास, लवादी प्रकरणाचा एकतर्फी निकाल घोषित करण्यात येईल. माझ्या सही आणि शिक्क्यानिशी **दि. १३ ऑगस्ट, २०२४** रोजी देण्यात आले.

भांडुप पोलीस स्टेशनजवळ, भांडुप (पश्चिम), मुंबई - ४०००८०.

डीएनएस बँक लिमिटेड

एनएस बँक लिमिटेड

एनएस बँक लिमिटेड.

वैद्यकीय महाविद्यालयाच्या विद्यार्थ्यांसह विविध संघटनांच्या पदाधिकाऱ्यांची अमरावती जिल्हाधिकारी कार्यालयावर धडक

अमरावती, दि.१६ : पश्चिम बंगालमध्ये कोलकाता येथील वैद्यकीय अभ्यासक्रमाच्या विद्यार्थिनीवर अत्याचारा विरोधात संपूर्ण देशभर संताप व्यक्त केल्या जात आहे. आज अमरावती येथेही या घटनेचा निषेध करण्यात आला. डॉ. राजेंद्र गोडे वैद्यकीय महाविद्यालय. नर्सिंग महाविद्यालय, इंडियन

प्रतिवादी / प्रतिवादींचे नाव आणि पत्ता

मेसर्स. अमित गोल्ड पॉलिशिंग अँण्ड इमिटेशन

रुम क्र.५१, मंडपेश्वर रोड, ऋषीराम नगर,

बोरिवली (पश्चिम), मुंबई - ४०००९२.

बी/१६१६, सचिन नगर अपार्टमेंट, एस.व्ही रोड, दहिसर (पुर्व), मुंबई - ४०००९८.

श्री. सुरेश बाबुराव चव्हाण

ठाणे - ४००६०५

मु. पो. खारगांव, राज पार्क जवळ.

श्री. उंबरकर हरिदास मनोहर

प्लॉट क्र.३०, सर्व्हे क्र.७०/१ दत्ता नगर. चिंचोळे

अंबड नाशिक - ४२२ ०१०

याद्वारे सूचित करण्यात येत आहे की , वरील नमूद केलेल्या दिनांक , वेळ आणि ठिकाणी तुम्ही उपस्थित

*उपरोल्लेखित मराठी मजकुरामध्ये काही संदिग्धता असल्यास / आढळल्यास इंग्रजी मजकूर ग्राह्य मानावा

पनाश डिजीलाइफ लिमिटेड

नोंदणीकृत कार्यालयः इमारत क्र.ए३, युनिट क्र.१०२ ते १०८, २०१ ते २०८, बाबोसा इंडस्ट्रीयल पार्क, सारावली गाव, भिवंडी, ठाणै–४२१३०२. कॉपॅरिट कार्यालयः ५०७–बी, रहेजा प्लाझा १, एल.बी.एस. मार्ग, घाटकोपर (प.), मुंबई–४०००८६, महाराष्ट्र, भारत. दूर.:+९१-२२-२५००७००२, ई-मेल: info@panachedigilife.com. वेबसाईट: www.panachedigilife.com

३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित

वित्तीय निष्कर्षाचा अहवाल

39.03.78

५४७४.२१८

8.933

. सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये

एनएसईसह सादर करण्यात आलेली ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता एकमेव व

एकत्रित वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील उतारा आहे. सदर वित्तीय निष्कर्षांचे संपूर्ण नमुना कंपनीच्या www.panachedigilife.com वेबसाईटवर आणि एनएसई लिमिटेडच्या

. मागील कालावधीचे आकडे आवश्यक आहे तेथे पुर्नगठीत/पुर्ननमुद करण्यात आले.

www.nseindia.com वेबसाईटवर उपलब्ध आहे.

५९६.४९९

4.449

११७४.०८८

मेडिकल असोसिएशन, रोटरी क्लब, फार्मासिस्ट असोसिएशन. रक्तदान समिती यासह वैद्यकीय क्षेत्राशी निगडित

अनेक संघटनांच्या शेकडो पदाधिकाऱ्यांनी जिल्हाधिकारी कार्यालयात धडक

महिला झालेल्या अत्याचार प्रकरणी दोषींवर कठोर कारवाई करण्याची देत कोलकाता येथील मागणी केली.

ANUPAM FINSERV LIMITED

(CIN - L74140MH1991PLC061715)

Reg Off: 502, Corporate Arena, DP Piramal Road, Goregaon West, Mumbai 400104 Tel: 46050267 Email: info@anupamfinserv.com Website: www.anupamfinserv.com

Extract of Standalone Unaudited Financial Results for Quarter ended 30th June. 2024

PARTICULARS	Quarter ended 30/06/2024 (Unaudited)	Quarter ended 31/03/2024 (Unaudited)	Quarter ended 30/06/2023 (Unaudited)	Year ended 31/03/2024 (Audited)
Total income from operations (net)	92.22	78.31	75.89	317.48
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	26.72	29.95	21.67	124.58
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	26.72	29.95	21.67	124.58
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	20.43	20.53	15.10	93.73
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]				
Equity Share Capital	1,156.38	1,156.38	1,156.38	1,156.38
Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations) Basic:	0.02	0.02	0.01	0.08
Diluted:	0.02	0.02	0.01	0.08
Notes:			•	

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...प्रतिवादी क्र.

प्रतिवादी क

स्वाक्षरी/-

डॉ. शरद पी. माडीवाले

(रु.लाखात, शेअर डाटा व्यतिरित्त

३०.०६.२३

५९६.४९९

वर्ष ते तारीख

39.03.78

संचालक मंडळाच्या आदेशान्वये

अमित रांभिय

व्यवस्थापकीय संचालव

पनाश डिजीलाइफ लिमिटेडकरित

30.08.28

११७५.९९३

२.९९६

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges unde Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website and on the website of the Company

> By order of the Board Pravin Gala

> > Director & CFO

Date: 13th August, 2024 Place: Mumbai

Oxford Industries Limited

CIN - L17112MH1980PLC023572

Regd. Office: G. No. 4, Roxana Building, Ground Floor, M. Karve Road, Mumbai-400020 E-mail: oxford_industries@yahoo.in

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED

30TH JUNE, 2024 (Rs.in lacs)

		Quarter	Quarter	Quarter	Year
Sr.	PARTICULARS	ended	ended	ended	ended
No.	1711110021110	30/06/2024	31/03/2024	30/06/2023	31/03/2024
		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Income :				
	a) Revenue from Operations	60.13	89.01	88.91	325.00
	b) Other Income	0.00	0.02	0.00	0.02
	Total Income	60.13	89.03	88.91	325.02
2	Expenses:				
	a) Cost of Material Consumed	0.00	0.00	0.00	0.00
	b) Purchase in Stock-in-Trade	55.49	82.84	79.06	293.65
	c) Changes in Inventories of finished goods,				
	work-in-progress and stock-in-Trade	0.00	0.00	0.00	0.00
	d) Employee benefits expenses	0.57	0.86	0.55	3.19
	e) Finance Cost	0.00	0.00	0.00	0.00
	f) Depreciation and Amortisation expenses	0.00	0.00	0.00	0.00
	g) Other Expenses	3.38	6.28	4.80	18.64
	Total Expenses:	59.44	89.98	84.41	315.48
3	Profit / (Loss) from operations before	0.69	(0.95)	4.50	9.54
1.	exceptional items and tax (1-2)				
4	Exceptional Items:Expenses/(Income)	0.00	0.00	0.00	0.00
5	Profit/(Loss) before tax (3+4)	0.69	(0.95)	4.50	9.54
6	Tax Expenses:				
	Current Tax	-	-	-	-
	Previous Tax	-	-	0.09	0.09
l_	Deferred Tax	-	- (0.05)	-	-
7	Net Profit/(Loss) after tax (5-6)	0.69	(0.95)	4.41	9.45
8 9	Other Comprehensive Income	- 0.00	(0.05)	_	- 0.45
l ⁹	Total Comprehensive Income for the	0.69	(0.95)	4.41	9.45
10	period(7+8) after tax				
110	Profit/(Loss) for the period attributable to: a) Owners of the company	0.60	(0.05)	4.41	9.45
	b) Non-Controlling Interest	0.69	(0.95)	4.41	9.45
11	Total Comprehensive Income attributable to:	_	_	-	-
Ι''	a) Owners of the company	0.69	(0.95)	4.41	9.45
	b) Non-Controlling Interest	0.03	(0.93)	4.41	9.45
12	Paid-Up Equity Share Capital	593.60	593.60	593.60	593.60
'2	(Fave Value Rs.10/- per share)	393.00	393.00	393.00	393.00
13	Other Equity				(714.42)
14	Earning per share(before extraordinary items)				(114.42)
'7	Basic(Rs.)	0.01*	(0.01)*	0.07*	0.16
	Diluted(Rs.)	0.01*	(0.01)*	0.07*	0.16
1	Earning per share(after extraordinary items)	0.01	(0.01)	0.07	0.10
	Basic(Rs.)	0.01*	(0.01)*	0.07*	0.16
	Diluted(Rs.)	0.01*	(0.01)*	0.07*	0.16
	* Not annualised	0.01	(0.01)	0.07	0.10
	140t diffidalioed				

Notes: a) The above results were reviewed by the Audit Committee and approved by the Board of Directors at their meeti held on 14th August, 2024

The company is in a Single Segment- 'Textiles'

Previous period figures have been re-grouped / re-arranged whereever considered necessary

The above results have been prepared on going concern assumption basis. e) BSE had suspended the securities of the company w.e.f.15/01/20 as per Notice No.20200114-18 dt.14/01/2020 due to non revival of operations. The company has revived the operations from fourth quarter of Financial Yea 2022-23. Further, the company has submitted various documents/ details/ explanations etc as required by RSF from time to time and has requested BSE for revocation of suspension of its securities. The company has preferred an appeal with Hon'ble Securities Appellate Tribunal, Mumbai against BSE SOP fines and penalties under Appeal no. 137/2024 dt.18/03/2024.

For Oxford Industries Limited (Huned M.Hararwala)

WHITE ORGANICS

Place: Mumbai

Date: August 14, 2024.

व्हाईट ऑरगॅनिक रिटेल लिमिटेड

सीआयएन:एल३९०००एमएच२०११पीएलसी२२५१२३ **नोंदणीकृत कार्यालय:** विंग बी, २०वा मजला, लोटस कॉर्पोरेट पार्क, पश्चिम द्रतगती महामार्ग, गोरेगाव पूर्व, मुंबई-४०००६३, महाराष्ट्र.

दूर.:०२२–६९२१८०००, वेबसाईट:www.whiteorganicretaillimited.com; ई–मेल:worl.cs@Suumaya.com

३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता एकमेव व एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

								(रु. लाखात)	
		एकमेव				एकत्रित			
तपशील	संपलेली तिमाही			संपलेले वर्ष	संपलेली तिमाही			संपलेले वर्ष	
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	
	३०.०६.२४	३१.०३.२४	३०.०६.२३	39.03.28	३०.०६.२४	39.03.28	३०.०६.२३	३१.०३.२४	
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	0.00	99.90	-	८९.३९	0.00	99.80	-	८९.३९	
करानंतर साधारण प्रक्रियेतून निव्वळ नफा	(६७९६.८९)	(४२७.२९)	(९२.५०)	(3343.30)	(६७९६.८९)	(४२७.२९)	(२९.५०)	(३३५३.३०)	
करानंतर साधारण प्रक्रियेतून निव्वळ नफा	(६७९६.८९)	983.48	(९२.५०)	(२७३२.४२)	(६७९६.८९)	983.48	(२९.५०)	(२७३२.४२)	
करानंतर कालावधीकरिता निव्वळ नफा/(अपवादात्मक बाब व विशेष साधारण बाबनंतर)	(६७९६.८९)	६. ५४	(९२.५०)	(२७५२.२०)	(६७९६.८९)	६.५ ४	(२९.५०)	(२७२५.२०)	
कालवधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता एकत्रित नफा/(तोटा)(करानंतर)) आणि इतर सर्वंकष उत्पन्न (करानंतर)	(६७९६.८९)	१८७.०६	(९२.५०)	(२७२५.२०)	(६७९६.८९)	१८७.०६	(२९.५०)	(२७२५.२०)	
भरणा केलेले समभाग भांडवल (रू.१०/-प्रत्येकी)*	3202.80	३२७२.४०	3202.80	3202.80	3202.80	3202.80	3202.80	३२७२.४०	
इतर समभाग									
उत्पन्न प्रतिभाग (रू.१०/-प्रत्येकी) (३१ मार्च, २०२३ रोजी संपलेल्या वर्षाकरिता व्यतिरिक्त वार्षिकीकरण नाही)°									
अ) मूळ	(२०.७७)	0.40	(0.२८)	(८.३३)	(२०.७७)	0.40	(0.२८)	(८.३३)	
ब) सौमिकृत	(२०.७७)	0.40	(0.२८)	(८.३३)	(२०.७७)	0.40	(0.२८)	(८.३३)	

अ) वरील अलेखापरिक्षित एकमेव व एकत्रित वित्तीय निष्कर्षाचे लेखासमितीद्वारे शिफारस व पुनर्विलोकन करण्यात आले आणि १४ ऑगस्ट, २०२४ रोजी झालेल्या संचालक मंडळाच्या समेत मंजूर करण्यात आले. सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिकायरमेंट्स) रेप्युलेशन २०१५ च्या नियम ३३ नुसार वैधानिक लेखापरिक्षकांनी मर्यादित पुनीविलोकन केले आहे

🛾 सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेप्यूलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली तिमाहीकरिता वित्तीय निष्कर्षाचे सविस्तर नमून्यातील उतारा आहे. तिमाहीकरिता वित्तीय निष्कषिचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या अर्थात बीएसई लिमिटेडच्या www.bseindia.com आणि कंपनीच्या www.whiteorganicretaillimited.com/ investor-relations.html वेबसाईटवर उपलब्ध आहे.

क) मागील कालावधीचे आकडे जेथे आवश्यक आहे तेथे तुलनायोग्य करण्यासाठी पुर्नगठीत केले आहेत.

संचालक मंडळाच्या वतीने व करित व्हाईट ऑरगॅनिक रिटेल लिमिटेडकरिता

> स्यामदास सिवदास कार्यकारी संचालव डीआयएन:१०६४८५८५

१) सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली अलेखापरिक्षित तिमाहीकरिता वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. तिमाहीकरिता वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.gkpl.in वेबसाईटवर आणि बीएसईच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे

१) एकमेव अलेखापरिक्षित वित्तीय निष्कर्षाचे १४.०८.२०२४ रोजी झालेल्या सभेत लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि १४.०८.२०२४ रोजी झालेल्या सभेत कंपनीच्या संचालक मंडळाद्वारे मान्य करण्यात आले.

ठिकाण: वसर्ड दिनांक: १४.०८.२०२४

२. सौमिकृत (रु.)

टिप :

जाहीर सूचना

र्वसामान्य जनतेस येथे सचना देण्यात येत आहे की. माडे अशील श्री. सलमान आफ्रीद खान व श्रीमती रुकैया आफ्री खान यांना फ्लॅट क्र.२०९. २रा मजला, इमारत क्र. ओसीनुसार इमारत क्र.१ म्हणून संदर्भ), सह्याद्री सदन एसआरए) कोहौसोलि.. मलकानी इस्टेट. बाणडोंगरी दत्त मंदिर रोड, मालाड (पुर्व), मुंबई-४०००९७, जमीन प्लॉट सीटीएस क्र.९ए, ९ए-१ ते ५७, १२३ए (भाग) व १२८/१३ ते २२२, गांव मालाड, तालुका बोरिवली, मुंबई उपनगर जिल्हा ही जागा खरेदी करण्याची इच्छा आहे. जी मुळत: हिम्मतलाल पटेल व हंसाबेन हिम्मतलाल पटे -यांच्या मालकीची होती. सदर **हिम्मतलाल पटेल** यांचे गुजरात येथे ०९.११.२०१० रोजी निधन झाले, त्यांच्य पञ्चात श्रीमती हंमाबेन हिम्मतलाल पटेल (पत्नी). मंजय एच. पटेल व विपुल एच. पटेल (मुले) व श्रीमती सोनलबेन प्रितेशभाई पटेल (मुलगी) हे कायदेशीर वारसदार असू-सदर फ्लॅटचे सह-मालक म्हणून सदर फ्लॅटबाबत त्यांचे ५०% शेअर, वारसाहक्काने प्राप्त, वापर करण्याचा अधिकार आहे आणि आता त्यांना सदर फ्लॅट मालकीत्वावर माझ्या

अशिलांकडे विक्री/हस्तांतर करण्याची इच्छा आहे.

जर कोणा व्यक्तीस सदर फ्लॅटबाबत मालकीत्व. तारण

कर्ज, मालकी हक्क, वारसाहक्क इत्यादी स्वरुपात कोणताही

अधिकार किंवा शेअर्सचा दावा असल्यास त्यांनी खालील

स्वाक्षरीकर्त्याकडे खाली दिलेल्या पत्त्यावर सदर सूचना

प्रकाशनापासून **१४ दिवसांत** कागदोपत्री पुराव्यांसह दाव्याचे

योग्य स्वरुप नमुद करून लेखी स्वरुपात कळवावे. अन्यथा

अशा व्यक्तींचे दावा त्याग किंवा स्थगित केले आहेत असे

हार्यालय: बार रूम, एम.एम. कोर्ट अंधेरी, ३रा मजला,

अंधेरी (पुर्व), मुंबई-४०००६९. मोबा.:९८६७६८१०७

दिनांक: १७.०८.२०२४ रामसागर के. कनोजिय

(वकील उच्च न्यायालय)

ठिकाण: मुंबई

कार्यचलनातून एकूण उत्पन्न

आणि/किंवा विशेष साधारण बाबपूर्व)

आणि/किंवा विशेष साधारण बाबनंतर #)

आणि/किंवा विशेष साधारण बाबनंतर #)

(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))

भरणा केलेले समभाग भांडवल (रू.१०/- प्रत्येकी)

कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक

करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक

करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक

कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता एकत्रित नफा/(तोटा)

उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी) (अखंडीत व खंडीत कार्यचलनाकरिता)

जी.के.पी. प्रिन्टींग ॲण्ड पॅकेजिंग लिमिटेडकरित सही/- केवल गरोडिया - व्यवस्थापकीय संचालक

पॅनोरमा स्टुडिओज इंटरनॅशनल लिमिटेड PANORAMA सीआयएन: एल७४११०एमएच१९८०पीएलसी३३०००८ पत्ता: १००३ व १००४, १०वा मजला (वेस्ट साईड), लोटस ग्रॅंड्यूर, विरा देसाई रोड, मुंबई-४०००५३.

ई-मेल: info@panoramastudios.in; info@ainvest.co.in | वेबसाईट: www.panoram

	(३० जून, २०२४ रोजी सपलेल्या तिमाहीकरिता एकमेव व एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षांचा अहवाल)											
अ.	तपशील	एकमेव (रु. लाखात)				एकत्रित (रु. लाखात)						
क्र.		संपलेली तिमाही		संपलेले वर्ष		संपलेली तिमाही		संपले	ने वर्ष			
		30.08.78 39.03.78		30.06.73	३०.०६.२३ ३१.०३.२४		३०.०६.२४ ३१.०३.२४		३१.०३.२४			
		अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित			
१	कार्यचलनातून एकूण उत्पन्न	३५७०.०३	२७६८५.४१	६६१८.३३	४०९६०.७९	३६८९.०१	२८४८५.२६	७१९५.६४	४४४२२.६७			
2	एकूण खर्च	२९२३.७0	२४११५.९०	५७०१.४०	३५३०८.६८	३३६७.९०	<i>२४८९७.७९</i>	६८५४.७७	३९१९४.४६			
ş	कर व अपवादात्मक बाबपुर्व निव्वळ नफा/(तोटा)	€ 8€.३३	३५६९.५१	९१६.९३	५६५२.१२	३२१.११	३५८७.४८	\$¥0.८७	५२२८.२१			
γ	करपुर्व पण, अपवादात्मक बाबनंतर निव्वळ नफा/(तोट)	६४६.३३	३५६९.५१	९१६.९३	५६५२.१२	३२१.११	३५८७.४८	e)S.08\$	५२२८.२१			
ч	कर व अपवादात्मक बाबनंतर निव्वळ नफा/(तोटा)	४८३.७५	२६२२.0६	६९०.११	४१९७.१२	२३९.९८	२७५०.८०	२३१.६१	३८२१.९३			
ε	एकूण सर्वकष उत्पन्न	४८३.७५	२६१८.२९	६९०.११	४१९३.३५	२३९.९८	२७४४.९४	२३१.६१	३८१५.७३			
ε	भरणा केलेले समभाग भांडवल	१३७२.२८	१३३४.६८	१२४४.६८	१३३४.६८	१३७२.२८	१३३४.६८	१२४४.६८	१३३४.६८			
b	उत्पन्न प्रतिभाग											
	१. मूळ	3.48	२०.९०	<i>પ</i> .48	38.86	२.६७	२१.९८	३.२६	३०.४१			
	२. सौमिकृत	₹.%	२०.८५	4.48	33.39	२.६१	२१.९२	३.२६	30.32			

टिप: सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्रायरमेंट्स) रेग्युलेशन्स, २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचे (एकमेव व एकत्रित) सविस्तर नमुन्यातील उतारा आहे. एकमेव व एकत्रित वित्तीय निष्कर्षाचे कंपनीच्या वैधानिक लेखापरिक्षकाद्वारे मर्यादित पुनर्विलोकन करण्यात आले आणि १४ ऑगस्ट, २०२४ रोजी झालेल्या संचालक मंडळाच्या सभेत

पॅनोरमा स्टुडिओज इंटरनॅशनल लिमिटेडकरित

ठिकाण: मुंबई दिनांक: १६.०८.२०२४

व्यवस्थापकीय संचालक

कुमार मंगत पाठव ठिकाण: मुंबई डीआयएन:००२९९६३ दिनांक: १७ ऑगस्ट, २०२४