

Regd. Office: 47, Greams Road,

CHENNAI - 600 006. (INDIA)
Tel : 2829 32 96, 2829 09 00

Fax : 044-2829 03 91

Website: www.beardsell.co.in

CIN No. : L65991TN1936PLC001428 E-mail : ho@beardsell.co.in

14th November 2022

To,

National Stock Exchange of India Ltd.

Exchange Plaza, 5th Floor

Plot No.C/1, G Block

Bandra Kurla Complex, Bandra (E)

Mumbai - 400051

Scrip: BEARDSELL

BSE Limited

Corporate Relationship Department

Phiroz Jeejheebhoy Towers

Dallal Street,

Mumbai - 400001

Scrip: 539447

Dear Sirs,

Sub: Intimation of Public Notice of Voluntary Delisting of Equity Shares of the Company from BSE.

We hereby inform, you that, the Company has given public notice in the following newspapers with respect to voluntary delisting of Equity Shares of the Company from BSE Ltd. (BSE) without giving exit opportunity to the shareholders and shall continue to be listed on National Stock Exchange of India Limited ("NSE") which has nationwide trading terminals.

We have enclosed the aforesaid Newspaper clippings published today i.e. 14th November 2022, for your records.

Thanking you,

Yours faithfully, For BEARDSELL LIMITED

Company Secretary & Compliance Officer

Encl: As above

[&]quot;Business Standard", English national daily

[&]quot;Business Standard", Hindi national daily and

[&]quot;Navshakti", Marathi newspaper, regional language.

यादारे सचना देण्यात येत आहे की. भागधारकांना बाहेर पडण्याची कोणतीही संधी न देता बीएससी लिमिटेड (बीएसई) मधून कंपनीच्या इिकटी शेअर्सच्या ऐच्छिक डिलिस्टिंगच्या प्रस्तावास सिक्युरिटीज अँड एक्स्चेंज बोर्ड ऑफ (इक्विटी शेअर्स डिलिस्टिंग) रेग्युलेशन, २०२१ च्या परिच्छेद ५ आणि ६ नुसार, कंपनीच्या संचालक मंडळाने शुक्रवारी, १२ ऑगस्ट २०२२ रोजी झालेल्या बैठकीत मान्यता दिली आहे. कंपनी बीएसई वरून इक्किटी शेअर्सच्या ऐच्छिक डिलिस्टिंगसाठी अर्ज करण्याच्या प्रक्रियेत आहे. डिलिस्टिंगची आवश्यकता आणि ध्येये :

इक्रिटी शेअर्सचे प्रस्तावित डिलिस्टिंग प्रशासकीय सोयीसाठी आणि . सूचीच्या संदर्भात अनुपालन खर्चाचे तर्कसंगतीकरण करण्यासाठी काम सुरू केले आहे. कंपनीचे इक्विटी शेअर्स हे नॅशनल स्टॉक एक्स्चेंज ऑफ इंडिया लि. (एनएससी) वर सूचीबद्ध होत राहतील ज्यात देशव्यापी ट्रेडिंग टर्मिनल्स आहेत आणि याचा गुंतवणूकदारांवर बीएसईमधून इकिटी शेअर्सच्या डिलिस्टिंगचा विपरीत परिणाम

तारीख • १०/११/२०२२

बिअर्डसेल लिमिटेड साठी कंपनी सचिव

The spirit of Mumbai is now 94 years old!



www.freepressjournal.in

MOTILAL OSWAL



मोतीलाल ओसवाल होम फायनान्स लिमिटेड

नोंद.कार्यालय: मोतीलाल ओसवाल टॉवर, रहिमतुल्ला सयानी रोड, परळ एसटी डेपोसमोर, प्रभादेवी, मुंबई-४०० ०२५. दूर: (०२२) ४७१८९९९९; संकेतस्थळ:<u>www.motilaloswalhf.com</u>, ईमेल: hfquery@motilaloswal.com

कब्जा सूचना (स्थावर मिळकत/तींकरिता)

ज्याअर्थी, निम्नस्वाक्षरीकारांनी **मोतीलाल ओसवाल होम फायनान्स लिमिटेड (पूर्वी ॲस्पायर होम फायनान्स कॉर्पोरेशन लि. असे ज्ञात)** चे प्राधिकृत अधिकार्र म्हणन सिक्यरिटायझेशन ॲन्ड रिकन्स्टक्शन ऑफ फायनान्शियल ॲसेटस ॲन्ड एन्फोर्समेंट ऑफ अनुपालन नियम ८(१) ऑफ सिक्यरिटी इंटरेस्ट ॲक्ट. २००२ अन्वरं आणि कलम १३(१२) सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या रूल ३ अन्वये प्रदान करण्यात आलेल्या अधिकाराँचा वापर करून प्रत्येक खात्यासमो दिलेल्या तारखेस मागणी सूचना जारी करून संबंधित कर्जदारांना त्यांच्या खात्यासमोरील नमुद रकमेची परतफेड सदर सूचना/सूचनेच्या प्राप्तीच्या तारखेपासून ६० दिवसांच्य

रकमेची परतफेड करण्यात कर्जदारांनी कसूर केली आहे, याद्वारे कर्जदार आणि सर्वसाधारण जनतेला सूचना देण्यात येते की, निम्नस्वाक्षरीकारांनी सदर ॲक्टचे कलम १३(४) सहवाचता सदर रुल्सच्या नियम ८ अन्वये त्याला/तिला प्रदान करण्यात आलेल्या अधिकारांचा वापर करून वरील वर्णन केलेल्या मिळकतीचा त्यांच्या प्रत्येक र

विशेषत: कर्जदार आणि सर्वसाधारण जनता यांना याद्वारे इशारा देण्यात येतो की, वरील नमूद मिळकर्तीशी व्यवहार करू नये आणि मिळकतीशी केलेला कोणताही व्यवहार हा **मोतीलाल ओसवाल होम फायनान्स लिमिटेड** च्या येथे वरील नमूद करण्यात आलेल्या रकमेच्या भाराधीन राहील, कर्ज करारानुसार त्यावरील व्याज आणि रकमेकरिता. तारण मत्तांचे विमोचन करण्याकरिता उपलब्ध असलेल्या वेळेच्या संबंधात ॲक्टच्या कलम १३ च्या पोट-कलम (८) च्या तरतृदींकडे कर्जदारांचे लक्ष वेधण्यात

यत अ	राह.			
अ.	कर्ज करार क्र./ कर्जदार/	मागणी सूचनेची तारीख	कब्जा घेतल्याची	गहाण मिळकती/तींचे वर्णन
豖.	सह-कर्जदार/हमीदार यांचे नाव	आणि रक्कम	तारीख	
१	एलएक्सपीएएन००११४-१५०००१६३५	१८-ऑगस्ट-१८	०९-नोव्हे-	फ्लॅट क्र. ३०४, शिव साई हाऊस क्र. ४४१ असुदगाव, खांडा
	महेंद्र मोतीलाल फरगाडे आणि नीता महेंद्र	रोजीस रु.	2022	कॉलनी, पनवेल-४१०२०६ रायगड, महाराष्ट्र
	फरगाडे	१०,४९,६०९/-		
2	एलएक्सकेएआर००३१७-	०८-जुलै-२२	०९-नोव्हे-	फ्लॅट क्र. ०१, तळ मजला, बी विंग, बालाजी आर्केड पीएच-१,
	१८००६८२८२	रोजीस रु.	२०२२	हाऊस क्र.७४० सी व ७४ डी, नीळकंठ विश्वजवळ, उसरली खुर्द
	रामचंद्र शामराव पाटील	८८,१९,८५/-		पनवेल रायगड-४१०२०६ पनवेल रायगड(एमएच) महाराष्ट्र
ş	एलएक्सकेएआर००११६-	०८-एप्रिल-२२ रु.	१०-नोव्हे-	फ्लॅट क्र. २०४, २ रा मजला, सी विंग, सेन्च्युरी कॉम्प्लेक्स,
	१७००४३३०५ /	८५,६८,५८ /-	२०२२	हाऊस क्र. ६७६ ८९७ ९७० ९२१, सेक्ट क्र. ३५, डी ओवे
	अरुण रघुनाथ शेट्ये /			खुटुकबंधन खारघर, तालूका पनवेल, जिल्हा रायगड, सेक्टर क्र.
Ш	सुनंदा अरुण शेट्ये			३५, डी खुटुकबंधन, खारघर, रायगड, महाराष्ट्र ४१०२०१

ठिकाण: महाराष्ट्र दिनांक: १४.११.२०२२

३० महीने

भाषांतरामध्ये त्रुटी आढळल्यास इंग्रजी मजकूर ग्राह्य धरण्यात येईल.

(मोतीलाल ओमताल रोग फारानाच्य लिपिरेर)

एचडीएफसी सार्वजनिक ठेवी वैयक्तिक आणि ट्रस्टस् करिता

१४ नोव्हेंबर, २०२२ पासून प्रभावी व्याज दर (द. सा.)

	10
सफायर	ेठवा
(17/19)	. ७५।

	₹ ?	कोटींपर्यंत	`ठेवी
क उनाच		विगारी	अर्ध_नार्षिक

र र काटावयत ठवा							
ठेव कालावधी	मासिक उत्पन्न योजना	तिमाही पर्याय	अर्ध-वार्षिक पर्याय	वार्षिक उत्पन्न योजना	संचयी पर्याय		
४५ महीने	७.२५%	9.30%	७.३५%	७.५०%	७.५०%		

विशेष ठेवी

₹ २ कोटींपर्यंत ठेवी

ठेव कालावधी	मासिक उत्पन्न योजना	तिमाही पर्याय	अर्ध-वार्षिक पर्याय	वार्षिक उत्पन्न योजना	संचयी पर्याय
३३ महीने	६.८०%	६.८५%	६.९०%	७.००%	9.00%
६६ महीने	६.८५%	६.९०%	६.९५%	७.०५%	૭.૦५%
७७ महीने	६.८०%	६.८५%	६.९०%	9.00%	9.00%
९९ महीने	६.९०%	६.९५%	७.००%	৬.१०%	७.१०%

प्रिमियम ठेवी

₹	२	कोटी	पर्यंत	ठेवी

ठेव कालावधी	मासिक उत्पन्न योजना	तिमाही पर्याय	अर्ध-वार्षिक पर्याय	वार्षिक उत्पन्न योजना	संचयी पर्याय		
१५ महीने	६.५५%	६.६०%	६.६५%	-	६.७५%		
१८ महीने	६.६०%	६.६५%	६.७०%	६.८०%	६.८०%		
२२ महीने	६.७०%	६.७५%	६.८०%	६.९०%	६.९०%		
३० महीने	६.७०%	६.७५%	६.८०%	६.९०%	६.९०%		
४४ महीने	9.00%	७.०५%	७.१०%	७.२०%	७.२०%		
₹ २ कोटी पेक्षा जास्त ₹ ५ कोटी पर्यंत ठेवी							
१८ महीने	६.८०%	६.८५%	६.९०%	9.00%	9.00%		

नियमित ठेवी

₹ २ कोटी पर्यंत ठेवी								
ठेव कालावधी	मासिक उत्पन्न	तिमाही	अर्ध-वार्षिक	वार्षिक उत्पन्न	संचयी पर्याय			
	योजना	पर्याय	पर्याय	योजना				
१२–२३ महीने	६.४०%	६.४५%	६.५०%	-	६.६०%			
२४–३५ महीने	६.६०%	६.६५%	६.७०%	६.८०%	६.८०%			
३६-५९ महीने	६.६५%	६.७०%	६.७५%	६.८५%	६.८५%			
६०-८३ महीने	६.७०%	६.७५%	६.८०%	६.९०%	६.९०%			
(\(\text{9.3 - 11-41.}	5 (1.0/	c 0 - 0/	c 01.0/	10.01.0/	10 -1 0/			

६.८५% ६.९०% ६.९५% ७.०५% ₹ २ कोटी पेक्षा जास्त ₹ १० कोटी पर्यंत ठेवी

ठेव कालावधी	मासिक उत्पन्न योजना	तिमाही पर्याय	अर्ध-वार्षिक पर्याय	वार्षिक उत्पन्न योजना	संचयी पर्याय
	याजना	पंचाय	पवाव	याजना	
१२–२३ महीने	६.७०%	६.७५%	६.८०%	-	६.९०%
२४–३५ महीने	६.९०%	६.९५%	७.००%	৬.१०%	७.१०%
३६-१२० महीने	६.९५%	७.००%	७.०५%	७.१५%	७.१५%

र १० काटा पक्षा जास्त आणि र २५ काटा पयत ठवा							
ठेव कालावधी	मासिक उत्पन्न योजना	तिमाही पर्याय	अर्ध-वार्षिक पर्याय	वार्षिक उत्पन्न योजना	संचयी पर्याय		
	पाजना	पंचाय	पवाव	याजना			
१२–२३ महीने	६.९५%	9.00%	७.०५%	-	७.१५%		
२४–३५ महीने	७.१०%	७.१५%	७.२०%	७.३०%	७.३०%		
३६-१२० महीने	७.१५%	७.२०%	७.२५%	७.३५%	७.३५%		

₹ २५ कोटी पेक्षा जास्त आणि ₹ ५० कोटी खालील ठेवी

ठेव कालावधी	मासिक उत्पन्न योजना	तिमाही पर्याय	अर्ध-वार्षिक पर्याय	वार्षिक उत्पन्न योजना	संचयी पर्याय
१२–२३ महीने	৬.१०%	७.१५%	७.२०%	_	७.३०%
२४-३५ महीने	७.२५%	७.३०%	७.३५%	७.४५%	७.४५%
३६-५९ महीने	७.३०%	७.३५%	७.४०%	७.५०%	७.५०%
६०-१२० महीने	७.५५%	७.६०%	७.६५%	७.७५%	७.७५%

₹५० कोटी पेक्षा जास्त ठेवी

ठव कालावधा	माासक उत्पन्न योजना	ातमाहा पर्याय	अध-वााषक पर्याय	वााषक उत्पन्न योजना	सचया पयाय
१२–२३ महीने	७.२०%	७.२५%	७.३०%	_	७.४०%
२४-३५ महीने	७.३५%	७.४०%	७.४५%	७.५५%	७.५५%
३६-१२० महीने	७.४०%	७.४५%	6.40%	७.६०%	७.६०%

ठेवीचा कालावधी व्याज दर (द.सा.) (स्थिर दर फक्त) १२ - २३ महिने 8.24% २४ - ३५ महिने ६.४०%

३६ - ६० महिने

CIN: L70100MH1977PLC019916

आवर्ती ठेव योजना

६.४५%

- ए) ज्येष्ठ नागरिक (६० वर्षे +) रु. २ कोटींपर्यंत च्या ठेवींवर (आवर्ती ठेवीं व्यतिरिक्त) अतिरिक्त द. सा. ०.२५% साठी पात्र असतील.
- बी) आमच्या ऑनलाईन सिस्टीम आणि ऑटो-रिन्युड डिपॉझिटस् मार्फत ठेवलेल्या/नूतनीकरण केलेल्या वैयक्तिक ठेवींवर (आवर्ती ठेवीं व्यतिरिक्त) द.सा.
- ०.०५% चा वाहीव व्याजदर प्रयोज्य असेल. सी) पर्यावरणस्नेही आणि शाश्वत ठेवी (फक्त व्यक्तींकरिता): ह्या ठेवींवर लागू असणारा व्याज दर हा अन्य संलग्न उन्पादन, कालावधी आणि योजनांसाठी प्रयोज्य
- व्याज दरपेक्षा ०.१०% कमी असेल. डी) संचयी पर्यायासाठी वार्षिक चक्रवाढ पद्धतीने व्याज देय असेल.
- १४ जून, २०२२ रोजी दि फ्री प्रेस जर्नल आणि नवशक्ति, मुंबईमध्ये आणि ५ नोव्हेंबर, २०२२ रोजी दि फ्री प्रेस जर्नल आणि नवशक्ति, मुंबई मध्ये कॉर्पोरेशनने प्रकाशित केलेल्या वैधानिक जाहिरातीच्या पुढे ही जाहिरात आढळेल.
- सदर वैधानिक जाहिरातीमध्ये मांडलेल्या अन्य सर्व अटी आणि शर्ती आणि मसुद्यामध्ये कोणतेही बदल नाहीत. नॉन-बँकिंग फायनान्शिअल कंपनीज अँड मिसेलेनियस नॉन-बँकिंग कंपनीज (ऑडव्हर्टाइजमेंट) रूल्स, १९७७ च्या नियम ३ आणि नॉन बॅंकिंग फायनान्शिअल कंपनी हाऊसिंग फायनान्स कंपनीज (रिझर्व्ह बॅंक) डायरेक्शन २०२१ च्या पॅराग्राफ ३५.१
- अन्वये आवश्यक असलेले असे सव तपशील अर्ज प्रपत्रात दिलेले आहेत. HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED Regd. Office: Ramon House, H T Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020.
 Phone: 022-67546060 (for Deposits only) Email: deposits@hdfc.com Website: www.hdfc.com



PUBLIC NOTICE

Notice is hereby given to the public at large that, I, Miss HAJRABAI SIDDIQUE, claiming to be the daughter and only surviving heir and legal representative of deceased Mr. MEMON SIDIQ ABDUL REHMAN and who was the Original Tenant / Occupant in respec of Shop No. 4, Ground Floor, Ghoghar Mohalla Masjid, Ghoghari Mohalla 2nd X Lane, Off Ebrahim Rahimtulla Road Mandvi, Mumbai - 400003 have agree to sell, transfer, surrender, convey and assign the said tenanted premises Bearing Shop No. 4, Ground Floor Ghoghari Mohalla Masjid, Ghoghar Mohalla 2nd X Lane, Off Ebrahim Rahimtulla Road, Mandvi, Mumbai 400003 in favour of any intending purchaser. Any person/s having any right title, interest, demand and claim either by way of sale, exchange, charge Assignment, mortgage, trust, lien license, gift, charge, Powers Of Attorneys Occupation, possession, inheritance lease, tenancy, sub tenancy maintenance, easement, hypothecation maintenance, easement, hypothecatio any trust right of prescription or pre emptionor under any agreement or disposition, Injunctions, or under any decree, Order Or Award passed by any Court of Law, Tribunal, Revenue or Statutory Authority, Appellate Authority or Arbitration or any right or interest whatsoever or any Encumbrance or otherwise claiming upon the said tenanted Shop premises or any part thereof are hereby requested to lodge heir written claims and objections with ful particulars, details and documentar vidence in support of their claims within 4 days from the date of publication of this Public Notice to the undersigned at he residential address at 78, Aziz Castle Co-op Hsg Society, 8th Floor, Flat No. 802, Dr. A.R. Nair Road, Agripada, Mumbai -400008, in default, failing which it will be presumed, construed and accepted that there are no claim/s and the same will be deemed as waived and abandoned for al legal intents and purposes and the undersigned will not be responsible to entertain any claims thereafter and further he undersigned shall proceed to complete with the aforesaid proposed ransactions and execute the necessary documents for the sell, transfe surrender, convey and assign of the said tenanted Shop premise with any ntending buyer.

Dated this 14th day of November 2022. Miss ZULEKHABAI SIDDIQUI

जाहीर सूचना

याद्वारे तमाम जनतेला सूचना देण्यात येते की, आम्ही यास्मिना अपार्टमेंट्स को-ऑपरेटिव्ह हाऊसिंग सोसायटी लिमिटेड (सोसायटी) नोंदणी क्र. बीओएम/एचएसजी/३७१५ सन १९७२ अन्वये महाराष्ट्र को-ऑपरेटिव्ह सोसायटीज ॲक्ट १९६० च्या तरतूदीन्वये नोंदणीकृत सोसायटी, ज्यांचे नोंदणीकृत कार्यालय ३७, मास्टर विनायक रोड, बांद्रा(पश्चिम), मुंबई-४०० ०५० यांचे नामाधिकार तपासत आहोत, जे परिशिष्ट केएल हाऊसिंग आणि एलएलपी(विकासक), लिमिटेड लायब्लिटी पार्टनरशीप, ज्यांचे कार्यालय ८०१, ८वा मजला, के.एल. रिगलिया, लिंकिंग रोड, खार (पश्चिम), मुंबई ४०००५२ यांचे हक आणि . अधिकाराचे मालक आहेत, ज्यांनी अनुक्रमांक बीडीआर-१५/१४९५९ सन २०२२ अन्वये हमीचे उप प्रबंधक, अंधेरी-४ यांच्या कार्यालयात नोंदणीकृत आणि विकासकाच्या नावे सोसायटी आणि त्याचे २९ सभासद यांच्यातील निष्पादित २७ ऑक्टोबर, २०२२ रोजीच्या विकास करारान्वये आणि द्वारे परिशिष्ट मिळकतीच्या संदर्भात विकासहक्ष संपादन केले काणेतीही व्यक्तीस या परिशिष्ट मिळकत किंवा

त्याच्या कोणत्याही भागा संबंधित विक्री, अदलाबदल, भाडेपट्टा, परवाना, विश्वस्त अंत्यदान, धारणाधिकार, सुविधाधिकार, वारसाहक, कब्जा, जप्ती, प्रलंबित वाद, गहाण प्रभार, भेट, विमोचन किंवा अन्यकाही दावा असल्यास त्यांनी सदरह सूचनेच्या प्रकाशनाच्या तारखेपासून १४ दिवसांच्या आत ''स्वागतम' ४था मजला, प्लॉट क्र. १४१, एस. व्ही. रोड, खार पोलिस स्टेशन समोर, खार (प), मुंबई-४०० ०५२ येथे निम्नस्वाक्षरीकाराकडे पुष्ठ्यर्थ दस्तावेजी पुरावा सह लेखी स्वरूपात सदर सुचित करणे आवश्यक आहे, कसूर केल्यास, सदर दावे अणि/किंवा आक्षेप काही असल्यास ते त्यागीत आणि परित्यागीत मानले जाईल आणि आम्ही दाव्यांच्या संदर्भाशिवाय नामाधिकार प्रमाणपत्र जारी करु.

वरील संदर्भित परिशिष्ट (सदर मिळकतीचे वर्णन)

पहिले: ३७, मास्टर विनायक बांद्रा(पश्चिम), मुंबई-४०० ०५० येथे स्थित असलेले आणि वसलेले एच वॉर्ड १८४९ क्र.१६ दांडा स्कीम अन्वये वांद्रा म्युन्सिपालटीद्वारे मुल्यांकित आणि आता बांद्राचा नोंदणीकृत उप-. जिल्हा, जिल्हा मुंबई उपनगरातील बांद्रा गावाचा सीटीएस क्र सी/३२८ मोजमापीत अंदाजे ९५८ चौ.याडर्स किंवा तत्सम संलग्नीत ८००.९८ चौ.मी.किंवा तत्सम धारक आणि उपनगर स्कीम क्र. VI (दांडा)च्या प्लॉट क्र.१६ धारक जिमनीचे ते सर्व भाग व विभागग आणि सीमाबद्ध:-

उत्तर व त्या दिशेने: पेरी रोड दक्षिण व त्या दिशेने: प्लॉट क्र. १६ए द्वारे पर्व व त्या दिशेने: कांतवाडी रोड पश्चिम व त्या दिशेने: प्लॉट क्र. १७ द्वारे

दुसरे: ३७, मास्टर विनायक रोड. बांद्रा(पश्चिम), मुंबई-४०० ०५० येथे स्थित असलेले आणि वसलेले एच वॉर्ड १८४९ क्र.१६ दांडा स्कीम अन्वये वांदा म्यन्सिपालटीदारे मल्यांकित आणि आता बांदाचा नोंदणीकत उप-जिल्हा, जिल्हा मंबई उपनगरातील बांदा गावाचा सीटीएस क सी/३२९ मोजमापीत अंदाजे ६९४ चौ.याडर्स किंवा तत्सम संलग्नीत ५८०.२५ चौ.मी.किंवा तत्सम धारक आणि उपनगर स्कीम क्र. VI (दांडा)च्या प्लॉट क्र.१६ए धारक जिमनीचे ते सर्व भाग व विभागग आणि सीमाबदः -

उत्तर व त्या दिशेने: पेरी रोड दक्षिण व त्या दिशेने: प्लॉट क्र. १६ए द्वारे पूर्व व त्या दिशेने: कांतवाडी रोड

पश्चिम व त्या दिशेने: प्लॉट क्र. १७ द्वारे तिसरे: याखालील पहिल्या आणि दुसऱ्य परिशिष्टात नमूद सदर प्लॉट वर बांधकामीत विंग ए व बी तळ अधिक चार वरील मजले संलग्नीत यास्मिना अपार्टमेंट्स अशा ज्ञात सदर प्लॉटवर उभरीत रचना. सदर लिफ्ट नसलेली इमारत ही सन १९७२ मध्ये बांधकामीत आहे.

दिनांकित १४ नोव्हेंबर, २०२२

INDEL MONEY LIMITED

Registered Office: Office No.301, Floor No.3, Sai Arcade N.S Road, Mulund West, Mumbai MH 400080 IN, Corporate Office: Indel House, Changampuzha Nagar South Kalamassery Ernakulam 682033 KL IN, CIN: U65990MH1986PLC040897, Ph. No. 0484 2933990, Website: www.indelmoney.com Email ID: care@indelmoney.com Extract of Unaudited Standalone Financial Results for the Quarter ended September 30, 2022

					•	·	(Rs. in lakhs
SI.	Particulars		Quarter Ended		Half Ye	Year Ended	
No		30-09-2022 (UnAudited)	30-06-2022 (UnAudited)	30-09-2021 (UnAudited)	30-09-2022 (UnAudited)	30-09-2021 (UnAudited)	31-03-2022 (Audited)
1	Total Revenue from Operations	4,760.58	2,706.97	2,963.80	7,467.55	5,898.67	12,270.31
2	Net Profit for the period (before Tax, Exceptional and Extraordinary items)	832.30	(246.61)	133.21	585.69	779.54	497.55
3	Net Profit for the period before Tax (after Exceptional and Extraordinary items)	832.30	(246.61)	133.21	585.69	779.54	497.55
4	Net Profit for the period after tax (after Exceptional and Extraordinary items)	671.11	(249.74)	76.96	421.37	593.09	211.23
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other Comprehensive Income (after Tax)]	664.86	(255.99)	77.84	408.87	594.86	186.24
6	Paid Up Equity Share Capital (Face value of Rs.10/- each)	11,149.70	9,814.70	8,214.70	11,149.70	8,214.70	9,314.70
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of Previous Year (as on 31.03.2022)						732.94
8	Securities Premium Account as shown in the Audited Balance Sheet of Previous Year (as on 31.03.2022)						NIL
9	Earnings Per Share (of Rs. 10/- each) Basic	0.68	(0.27)	0.09	0.43	0.72	0.26
	Diluted	0.68	(0.27)	0.09	0.43	0.72	0.26

Additional disclosures required under Regulation 52 (4) of the SEBI (Listing Obligations and Disclossure Requirements) Regulations, 2015								
SI.	Particularts	Qua	rter Ended	Year E	inded			
No.		30.	.09.2022	31.03	.2022			
1	Networth (Rs. In Millions)	12,2	287.31	10,0	47.64			
2	Paid Up Debt Capital / Outstanding Debt		Nil		Nil			
3	Outstanding Redeemable Preference Shares		Nil		Nil			
4	Debt-Equity Ratio		5.77		6.00			
5	Capital Redemption Reserve		Nil		Nil			
	SI. No. 1	SI. Particularts No. Networth (Rs. In Millions) Paid Up Debt Capital / Outstanding Debt Outstanding Redeemable Preference Shares Debt-Equity Ratio	SI. Particularts Qua No. 30 1 Networth (Rs. In Millions) 12,4 2 Paid Up Debt Capital / Outstanding Debt 3 Outstanding Redeemable Preference Shares 4 Debt-Equity Ratio	SI. No. Particularts Quarter Ended No. 30.09.2022 1 Networth (Rs. In Millions) 12,287.31 2 Paid Up Debt Capital / Outstanding Debt Nil 3 Outstanding Redeemable Preference Shares Nil 4 Debt-Equity Ratio 5.77	SI. No. Particularts Quarter Ended Year E No. 30.09.2022 31.03 1 Networth (Rs. In Millions) 12,287.31 10,00 2 Paid Up Debt Capital / Outstanding Debt Nill 3 Outstanding Redeemable Preference Shares Nill 4 Debt-Equity Ratio 5.77			

10. The above is an extract of the detailed format of Unaudited Financial Results filed with Stock Exchanges under Regulation 59 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results are available on the website of BSE Limited (www.bseindia.com) where the Securities of the Company are listed and on the website of the Company at www.indelmoney.com

2. For the other line items referred in Regulation 52 (4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchanges at BSE Limited and can be accessed

By and on behalf of the Board of Directors For Indel Money Limited

Place : Mumbai Date: 12.11.2022

AMBIT Finvest

AMBIT FINVEST PRIVATE LIMITED

Corporate Identity Number: U65999MH2006PTC163257
Reg. Office: Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400013 Email: afpl.compliance@ambit.co Website: https://finvest.ambit.co/

EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2022

Mohanan Gopalakrishnan

AMBIT CELEBRATING

YEARS OF
ACUMENT

Managing Director

(DIN: 02456142)

					(AIIIC	ount in < iakns)
			STANDA			
		Quarter ended		Half Yea	ar ended	Year ended
Particulars	30th Sept. 2022	30th June, 2022	30th Sept. 2021	30th Sept. 2022	30th Sept. 2021	30th March, 2022
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Total Income from Operations	7,915.20	6,826.62	4,544.18	14,741.82	8,746.02	20,439.10
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,187.81	1,117.35	550.18	2,305.16	1,357.96	3,439.11
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,187.81	1,117.35	550.18	2,305.16	1,357.96	3,439.11
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	886.14	830.83	406.25	1,716.97	1,010.72	2,578.22
Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	889.09	826.42	406.25	1,715.51	1,010.72	2,567.50
Paid up Equity Share Capital (Face value of ₹ 10/-)	-	-	-	1,809.39	1,809.22	1,809.39
Reserves (excluding Revaluation Reserve)	-	-	-	15,554.16	12,118.26	13,758.94
Securities Premium Account	-	-	-	51,233.67	51,227.94	51,233.67
Net worth	-	-	-	68,597.22	65,155.42	66,802.00
Paid up Debt Capital / Outstanding Debt	•	-	-	-	-	-
Outstanding Redeemable Preference Shares	1	-	-	-	-	-
Debt Equity Ratio	-	-	-	1.91	0.96	1.59
Earnings Per Equity Share (of face value of ₹ 10/- each) (for continuing and discontinued operations) -						
1 Basic:₹ *	4.90	4.59	2.25	9.49	5.59	14.25
2 Diluted:₹ *	4.89	4.58	2.24	9.47	5.57	14.21
Capital Redemption Reserve	-	-	-	-	-	-
Debenture Redemption Reserve	-	-	-	-	-	-
Debt Service Coverage Ratio	NA	NA	NA	NA	NA	NA
Interest Service Coverage Ratio	NA	NA	NA	NA	NA	NA
	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)] Paid up Equity Share Capital (Face value of ₹ 10/-) Reserves (excluding Revaluation Reserve) Securities Premium Account Net worth Paid up Debt Capital / Outstanding Debt Outstanding Redeemable Preference Shares Debt Equity Ratio Earnings Per Equity Share (of face value of ₹ 10/- each) (for continuing and discontinued operations) - 1 Basic: ₹ * 2 Diluted: ₹ * Capital Redemption Reserve Debenture Redemption Reserve	Particulars Contail Income from Operations 7,915.20	Particulars 30th Sept. 2022 (Unaudited) (Unaudited) (Unaudited)	Particulars Particulars Solith Sept. 2022 Solith Sept. 2021 Qunadited Qunadit	Net Profit / (Loss) for the period (effer Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period (formprehensive Income for the period (Emprehensive Income (after tax)) Paid up Equity Share Capital (Face value of ₹ 10/- each) (for continuing and discontinued operations) 1.90	Particulars Particulars

*Not annualised

a. The above is an extract of the detailed format of half yearly/annual Standalone financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the half yearly/annual Standalone financial results are available on the website of BSE Limited (www.bseindia.com) and the Company viz. https://finyest.ambit.co/.

b. For the items referred in sub-clauses (a), (b), (d) and (e) of the Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to BSE Limited and can be accessed on the URL (www.bseindia.com).

Place: Mumbai

For Ambit Finvest Private Limited Sanjay Dhoka Whole Time Director, COO & CFO

ISEJAL GLASS

Date: 11th November, 2022

SEJAL GLASS LIMITED

173/174,3rd Floor, Sejal Encasa,S.V.Road , Kandivali (West) , Mumbai- 400 067 CIN - L26100MH1998PLC117437,Tel.no-91-22-28665100 Email - compliance@sejalglass.co.in, Website-www.sejalglass.co.in

Extract of Statement of Unaudited Financial Results for the Quarter and Half Year Ended 30th September, 2022

							Rs in Lakhs	except EPS
		STANDALO	ONE				CONSOLIDATED	
		For Quarter Ended	For Quarter Ended	For Half Year Ended	For Half Year Ended	For Year Ended	For Quarter Ended	For Half Year Ende
Sr. No.	Particulars	30.09.2022 (Unaudited)	30.09.2021 (Unaudited)	30.09.2022 (Unaudited)	30.09.2021 (Unaudited)	31.03.2022 (Audited)	30.09.2022 (Unaudited)	30.09.2022 (Unaudited
1	Total Income from operations	1,169.03	515.40	2,267.62	990.15	2,449.76	1,169.03	2,267.62
2	Net Profit/(Loss) for the period (before tax Exceptional and Extraordinary items)	0.62	(99.96)	35.87	(200.51)	(322.18)	0.62	35.87
3	Net Profit/(Loss) for the period before tax and after Exceptional and Extraordinary items	(91.95)	(97.81)	(56.70)	14,843.75	14,696.23	(91.95)	(56.70)
4	Net Profit/(Loss) for the period after tax and after Exceptional and Extraordinary items	(91.95)	(97.81)	(56.70)	14,843.75	14,696.23	(91.95)	(56.70)
5	Paid-up Equity share capital (Face Value Rs 10/- per share)	1,010.00	1,010.00	1,010.00	1,010.00	1,010.00	1,010.00	1,010.00
6	Reserves Excluding Revaluation Reserve as per Balance Sheet of Previous accounting year	-	-	-	-	(2,386.09)	-	-
7	Earnings per share after tax and Extraordinary and/or Exceptional items (Face value of Rs 10/-each							
(i)	Basic EPS (in Rs.)	(0.91)	(0.37)	(0.56)	56.02	126.24	(0.91)	(0.56)
(ii)	Diluted EPS (in Rs.)	(0.91)	(0.37)	(0.56)	56.02	126.24	(0.91)	(0.56

- The Audit Committee has reviewed the above financial results for the guarter and half year ended September 30, 2022 and the Board of Directors of Sejal Glass Limited ("the Company") have approved the same and its release at their respective meetings held on November
- The Statutory Auditors have carried out limited review on the above unaudited financial results of the quarter and half year ended Septembe 30, 2022 and have expressed an unqualified review opinion.
- Exceptional Loss for the guarter and half year ended September 30, 2022 is in respect of loss on sale of non core assets as envisaged in Resolution Plan approved by the Hon'ble National Company Law Tribunal, Mumbai Bench. Exceptional Gain for the year ended March 31 2022 is in respect of derecognition of Financial and Operational Creditors (including statutory dues) as per the said Resolution Plan and reversal of Provision for Contingencies and Unforeseen Losses made in earlier years & impairment / Written off of Assets.
 - The Company has only one reportable segment i.e. Glass Processing Business and hence segment reporting is not applicable.
- The Company has incorporated Limited Liability Partnership (LLP) in the name of Sejal Glass Ventures LLP on 02.08.2022 whereby the Company is 99.99% Partner. The above Consolidated Results are of the Company and the said LLP. However there is no business operations during the quarter and half Year ended September 30, 2022 and hence Standalone and Consolidated figures are same. As this being the first quarter there has been no corresponding previous year's figures presented for Consolidated Financial Statements
- The Company has made the full payment to Secured Financial Creditors as per approved Resolution Plan in October 2022, by prepaying the installment, which was due in January 2023
- Figures for the previous quarter/year ended have been rearranged / re-grouped / reclassified wherever necessary, to correspond with those of the figures for the current year/quarter ended. The quarter ended results are available on the websites of the Stock Exchanges viz. www.bseindia.com and www.nseindia.com and on the

For Sejal Glass Limited Jiggar Savla **Executive Director** DIN: 09055150

Place: Mumbai

website of the Company at www.sejalglass.co.in

दिव्य शाह असोसिएट्स साठी Date: November 12, 2022



SHIVA MILLS LIMITED

Regd. Office: 252, METTUPALAYAM ROAD, COIMBATORE 641 043 CIN: L17111TZ2015PLC022007 Website: www.shivamills.com

EXTRACT OF THE DETAILED FORMAT OF QUARTERLY/ HALF-YEARLY UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30.09.2022 FILED WITH STOCK EXCHANGES UNDER REGULATION 33 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE **REQUIREMENTS) REGULATIONS 2015.**

(Rs.in lakhs Except earnings per share data)

PARTICULARS	Quarter ended 30.09.2022 (Unaudited)	Quarter ended 30.09.2021 (Unaudited)	Half Year ended 30.09.2022 (Unaudited)	Half Year ended 30.09.2021 (Unaudited)
Total Income from operations	4,495.58	5,381.88	8,991.09	9,015.44
Net Profit/(Loss) for the period before Tax, Exceptional and/or Extraordinary items	(455.99)	648.07	28.67	1,174.45
Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	(455.99)	648.07	28.67	1,174.45
Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(331.31)	474.58	20.83	860.47
Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after Tax) and other Comprehensive Income (after Tax)	(326.26)	472.53	30.93	856.37
Equity Share Capital	864.18	864.18	864.18	864.18
Earnings per Share (of Rs.10 each) (for continuing and discontinued operations) i) Basic ii) Diluted	(3.83) (3.83)	5.49 5.49	0.24 0.24	9.96 9.96
	Total Income from operations Net Profit/(Loss) for the period before Tax, Exceptional and/or Extraordinary items Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after Tax) and other Comprehensive Income (after Tax) Equity Share Capital Earnings per Share (of Rs.10 each) (for continuing and discontinued operations) i) Basic	ended 30.09.2022 (Unaudited) Total Income from operations Net Profit/(Loss) for the period before Tax, Exceptional and/or Extraordinary items Net Profit/(Loss) for the period before Tax (455.99) Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after Tax) and other Comprehensive Income (after Tax) Equity Share Capital Earnings per Share (of Rs.10 each) (for continuing and discontinued operations) i) Basic (3.83)	ended 30.09.2022 (Unaudited) Total Income from operations 4,495.58 5,381.88 Net Profit/(Loss) for the period before Tax, Exceptional and/or Extraordinary items Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period dafter Tax (after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after Tax) and other Comprehensive Income (after Tax) Equity Share Capital 864.18 864.18 Earnings per Share (of Rs.10 each) (for continuing and discontinued operations) i) Basic (3.83) 5.49	ended 30.09.2022 (Unaudited) Total Income from operations 4,495.58 5,381.88 8,991.09 Net Profit/(Loss) for the period before Tax, Exceptional and/or Extraordinary items Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period defore Tax (after Exceptional and/or Extraordinary items) Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after Tax) and other Comprehensive Income (after Tax) Equity Share Capital Earnings per Share (of Rs.10 each) (for continuing and discontinued operations) i) Basic (30.09.2021 (Unaudited) (455.99) 648.07 (455.99) 648.07 (326.29) 28.67 (331.31) 474.58 20.83 30.93 472.53 30.93 648.07 28.67

1) The full format of the quarterly financial results are available on the Stock Exchanges websites www.bseindia.com, www.nseindia. com and Company's website www.shivamills.com

2) Previous period/year figures have been regrouped wherever necessary

PLACE: COIMBATORE DATE : 12.11.2022

FOR SHIVA MILLS LIMITED S V ALAGAPPAN MANAGING DIRECTOR DIN 00002450 Beardsell Limited

PUBLIC NOTICE

Notice is hereby given that, pursuant to Clause 5 & 6 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, the Board of Directors of the Company at it's meeting held on Friday, 12th August 2022, has pproved a proposal for voluntary delisting of the company's Equity Shares from BSE Limited (BSE) without giving any exit opportunity to the shareholders. The Company is in the process of making application for voluntary delisting of it's guity Shares from RSF

lecessity and Object of Delisting:

The proposed delisting of Equity Shares is for administrative convenience and to undertake an exercise for rationalization of compliance cost in relation to listing. The Company's Equity Shares shall continue to be listed on National Stock Exchange of India Ltd. (NSE) which has nationwide rading terminals and delisting of Equity Shares from BSE will not adversely affect the Investors.

For Beardsell Limite Kanhu Charan Sahu Company Secretary Place: Chennal



Corporate Identification Number: L65999DL1984PLC019465 Registered Office: 34/1, Vikas Apartment, East Puniabi Bagh New Delhi-110026. India E-mail: cs@vikasecotech.com; Tel: 011-43144444; Website: www.vikasecotech.com

Contact Person: Mr. Prashant Sajwani, Company Secretary and Compliance Officer ECOND AND FINAL REMINDER CUM FORFEITURE NOTICE TO THE HOLDERS OF PARTLY PAID-UP SHARES

In terms of the provisions of the Companies Act, 2013 ("Act") read with relevant rules made thereunder, the Articles of Association of the Company and the Letter of Offer dated November 20, 2021, a Second and Final Reminder Cum Forfeiture Notice is being sent in electronic mode and physical copy to the holders of partly paid-up equity shares (Shareholders), who have not paid the call money or part thereof. The Second and Final Reminder-cum-Forfeiture Notice#2 along with the detailed instructions and payment slip are also available on the Company's website a www.vikasecolech.com. The Right Issue Committee ("Committee"), at its meeting held on November 7, 2022 approved the sending of a Seconc

and Final Reminder Cum Forfeiture Notice#2 ("Reminder-cum-Forfeiture Notice") for payment of final call amount of ₹0.80 per partly paid-up equity share (comprising ₹0.50 towards face value and ₹0.30 towards securities premium) as Final Call money, to the holders of such partly paid-up equity shares on which the final call money remains

Place: Delhi

Downset Davied	From	То	Duration
Payment Period	November 16, 2022	December 10, 2022	25 days (both days inclusive)
Mode of Payment	heque/Demand Draft payable t D - SECOND AND FINAL REMI		

The payment slip along with the amount payable by cheque or demand draft must be presented at HDFC Bank Limited at any of the locations as mentioned in the notice dated November 7, 2022, during banking hours on or before December 10, 2022

Shareholders residing at locations where the HDFC Bank's collection centre is not available, may send their Fina Call Money along with the completed payment slip by registered post/speed post/courier at the office of the Registrar/Company:

1) Bigshare Services Private Limited (Unit: VIKAS ECOTECH LIMITED), Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai – 400 093, Maharashtra, India; **or** 2) Secretarial Department, Vikas Ecotech Limited, 34/1, Vikas Apartment, East Punjabi Bagh, New Delhi-110026, India

JKCement

J.K. Cement Ltd. CIN No.: L17229UP1994PLC017199

Registered Office: Kamla Tower, Kanpur-208 001 (U.P.)

Ph.: +91 512 2371478 to 81; Fax: +91 512 2399854/ 2332665

website: www.jkcement.com; e-mail: shambhu.singh@jkcement.com

This is the Second and Final Reminder Notice of Call Money (First and Final Call). No another opportunity after this Notice and unpaid shares shall be forfeited.

For Vikas Ecotech Limited

Prashant Saiwani Date: November 12, 2022 Company Secretary



ASPIRA PATHLAB & DIAGNOSTICS LIMITED

CIN:- L85100MH1973PLC289209

Reg. Office: Flat No.2, R.D.Shah Building, Shraddhanand Road, Opp. Railway Station, Ghatkopar (W.), Mumbai -400086 Tel No.: 71975656

email ID: info@aspiradiagnostics.com; website: www.aspiradiagnostics.com

Extract of Unaudited Financial Results for the quarter and half year ended September 30, 2022

	(Hupees in Lakns)									
		C	uarter Ende	d	Half Yea	r Ended	Year Ended			
Sr No	Particulars	30.09.2022 (Unaudited)	30.06.2022 (Unaudited)	30.09.2021 (Unaudited)	30.09.2022 (Unaudited)	30.09.2021 (Unaudited)	31.03.2022 (Audited)			
1.	Total income from operations	377.57	303.19	351.39	680.76	941.99	1964.48			
2.	Net Profit / (Loss) for the period (before Tax,									
	Exceptional and /or Extraordinary items)	1.51	(28.52)	14.46	(27.01)	214.80	445.94			
3.	Net Profit / (Loss) for the period before tax									
	(after Exceptional and/or Extraordinary items)	1.51	(28.52)	14.46	(27.01)	214.80	445.94			
4.	Net Profit / (Loss) for the period after tax									
	(after Exceptional and/or Extraordinary items)	1.51	(28.52)	14.46	(27.01)	214.80	445.94			
5.	Total Comprehensive Income for the period									
	(Comprising profit/(loss) for the period(after tax)									
	and other Comprehensive Income(after tax)	1.51	(28.52)	14.46	(27.01)	214.80	447.49			
6.	Equity Share Capital	1029.30	1029.30	1029.30	1029.30	1029.30	1029.30			
7.	Reserves (excluding Revaluation Reserve)									
	as shown in the Audited Balance Sheet of									
	previous year)	-	-	-	-	-	-			
8.	Earnings Per Share (of ?10/- each)									
	(for continuing and discontinued operations) -									
	Basic:	0.01	(0.28)	0.14	(0.26)	2.09	4.33			
	Diluted:	0.01	(0.28)	0.14	(0.26)	2.09	4.33			
		•		•		•				

- The above is an extract of the detailed format of Un-Audited Financial Results for the quarter and half year ended Septembe 30, 2022, filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the quarter and half year ended September 30, 2022 is available on the websites of the Stock Exchange(s) and the company's website:- www.aspiradiagnostics.com.
- The above result has been reviewed by the Audit Committee and approved by Board of Directors at their meeting held or November 12, 2022

For and on behalf of the Board For Aspira Pathlab & Diagnostics Limited

Place:- Mumbai Date: November 12, 2022

Place: Hyderabad

Date: November 12, 2022

Dr. Pankaj Shah **Managing Director** DIN: 02836324



AUROBINDO PHARMA LIMITED

(CIN - L24239TG1986PLC015190)

Regd. Office: Plot No.2, Maithrivihar, Ameerpet, Hyderabad - 500 038, Telangana, India. Tel: +91 040 23736370 Fax: +91 40 23747340 Email: info@aurobindo.com

STATEMENT OF STANDALONE / CONSOLIDATED UNAUDITED FINANCIAL **RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30.09.2022**

Ctandalana

(All amounts are in ₹ in millions, unless otherwise stated) Canaalidatad

Unaudited Audited Unaudited Audited Unaudited Unaudited Audited Unaudited				Standalone			Consolidated	
30.09.2022 30.09.2022 30.09.2021 30.09.2022 30		Particulars						
1 Total income from operations (net) 2 Net Profit for the period (before Tax and Exceptional items) 2 Net Profit for the period (before Tax and Exceptional items) 3 Net Profit for the period before tax (after Exceptional items) 4 Net Profit for the period after tax (after Exceptional items) 5 Total Comprehensive income for the period [Comprising Profit for the period (after tax)] 6 Paid-up equity Share Capital (face value of ₹ 1/- each) 7 Other equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year 9 Earnings per share of ₹ 1/- each (Not annualised) (Annualised) (Not annualised) (Not annualised) (Annualised) (Not annualised) (Annualised) (Not annualised) (Annualised) (Not annualised) (Not annuali	NO.		30.09.2022	30.09.2022	30.09.2021	30.09.2022	30.09.2022	30.09.2021
2 Net Profit for the period (before Tax and Exceptional items) 2,237.6 3,938.3 3,204.8 5,233.6 12,023.5 9,676 3 Net Profit for the period before tax (after Exceptional items) 2,237.6 3,938.3 3,204.8 5,233.6 12,023.5 9,676 4 Net Profit for the period after tax (after Exceptional items) 1,646.3 2,867.9 1,976.8 4,103.7 9,307.5 6,967 5 Total Comprehensive income for the period (after tax) and Other Comprehensive income (after tax)] 1,675.6 2,901.4 1,976.7 4,792.3 11,766.7 5,745 6 Paid-up equity Share Capital (face value of ₹ 1/- each) 585.9 <th></th> <th></th> <th>Unaudited</th> <th>Audited</th> <th>Unaudited</th> <th>Unaudited</th> <th>Audited</th> <th>Unaudited</th>			Unaudited	Audited	Unaudited	Unaudited	Audited	Unaudited
(before Tax and Exceptional items) 3 Net Profit for the period before tax (after Exceptional items) 2,237.6 3,938.3 3,204.8 5,233.6 12,023.5 9,676 4 Net Profit for the period after tax (after Exceptional items) 1,646.3 2,867.9 1,976.8 4,103.7 9,307.5 6,967 5 Total Comprehensive income for the period (after tax) and Other Comprehensive income (after tax) and Other Comprehensive income (after tax) 11,766.7 1,976.7 4,792.3 11,766.7 5,745 6 Paid-up equity Share Capital (face value of ₹ 1/- each) 585.9 585.9 585.9 585.9 585.9 585.9 7 Other equity (excluding Revaluation Reserve) as shown in the unaudited financial results 1,70,852.2 2,54,694.7 8 Other equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year 9 Earnings per share of ₹ 1/- each (Not annualised) (Annualised) (Not annualised) (No	1	Total income from operations (net)	30,256.6	58,125.8	28,831.8	57,393.7	1,19,752.9	59,419.2
(after Exceptional items) 4 Net Profit for the period after tax (after Exceptional items) 1,646.3 2,867.9 1,976.8 4,103.7 9,307.5 6,967 5 Total Comprehensive income for the period (after tax) and Other Comprehensive income (after tax)] 1,675.6 2,901.4 1,976.7 4,792.3 11,766.7 5,745 6 Paid-up equity Share Capital (face value of ₹ 1/- each) 585.9<	2		2,237.6	3,938.3	3,204.8	5,233.6	12,023.5	9,676.2
(after Exceptional items) 1,675.6 2,901.4 1,976.7 4,792.3 11,766.7 5,745 5 Total Comprehensive income for the period (after tax) and Other Comprehensive income (after tax) and Other Comprehensive income (after tax)] 11,766.7 5,745 6 Paid-up equity Share Capital (face value of ₹ 1/- each) 585.9 585.9 585.9 585.9 7 Other equity (excluding Revaluation Reserve) as shown in the unaudited financial results 1,70,852.2 2,54,694.7 8 Other equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year As on March 31, 2022 As on March	3		2,237.6	3,938.3	3,204.8	5,233.6	12,023.5	9,676.2
period [Comprising Profit for the period (after tax) and Other Comprehensive income (after tax) and Other Comprehensive income (after tax) and Other Comprehensive income (after tax) and Other Capital (face value of ₹ 1/- each) 7 Other equity (excluding Revaluation Reserve) as shown in the unaudited financial results 8 Other equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year 9 Earnings per share of ₹ 1/- each (Not annualised) (Annualised) (Not annualised)	4		1,646.3	2,867.9	1,976.8	4,103.7	9,307.5	6,967.1
(face value of ₹ 1/- each) 7 Other equity (excluding Revaluation Reserve) as shown in the unaudited financial results 8 Other equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year 9 Earnings per share of ₹ 1/- each (Not annualised) (Annualised) (Not annualised) (1.84) (Not annualised)	5	period [Comprising Profit for the period (after tax) and Other Comprehensive	1,675.6	2,901.4	1,976.7	4,792.3	11,766.7	5,745.8
Reserve) as shown in the unaudited financial results 8 Other equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year 9 Earnings per share of ₹ 1/- each (Not annualised) (Annualised) (Not annualised) (Not	6		585.9	585.9	585.9	585.9	585.9	585.9
Reserve) as shown in the Audited Balance Sheet of previous year 9 Earnings per share of ₹ 1/- each (Not annualised) (Annualised) (Not annualised) (1.81	7	Reserve) as shown in the unaudited		1,70,852.2			2,54,694.7	
(a) Basic (in ₹) 2.81 4.89 3.37 6.99 15.87 11.8	8	Reserve) as shown in the Audited Balance			As)22	
	9	Earnings per share of ₹ 1/- each	(Not annualised)	(Annualised)	(Not annualised)	(Not annualised)	(Annualised)	(Not annualised)
(b) Diluted (in ₹) 2.81 4.89 3.37 6.99 15.87 11.8		(a) Basic (in ₹)	2.81	4.89	3.37	6.99	15.87	11.89
		(b) Diluted (in ₹)	2.81	4.89	3.37	6.99	15.87	11.89

Note: The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the Stock Exchanges' web sites viz. www.bseindia.com, www.nseindia.com and on the Company's web site viz. www.aurobindo.com

By Order of the Board Aurobindo Pharma Limited

K. Nithyananda Reddy Vice Chairman & Managing Director

www.aurobindo.com



GypsoMax X





For and on behalf of the Board of Directors

Dr. Raghavpat Singhania Managing Director



For Kind Attention of Shareholders : As a part of Green Initiative of the Government, all the Shareholders are requested to get their email addresses registered with the Company for receiving Annual Report, etc. on email

3. These financial results have been prepared in accordance with Indian Accounting Standards (Ind-AS) as prescribed under section 133 of Companies Act 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules 2015 and relevant amendment thereafter. The said financial results of the Parent Company and its subsidiaries [together referred as the "Group"] have been



			CONSO	LIDATED	
		Three Months	Three Months	Half Year	Year
SI.	Particulars	Ended	Ended	Ended	Ended
No.		30.09.2022	30.09.2021	30.09.2022	31.03.2022
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1.	Total Income	2,24,964.12	1,94,295.98	4,53,694.69	8,13,369.14
2.	Net Profit before Interest, Depreciation, Exceptional Items and Tax	30,942.12	35,981.94	71,293.31	1,53,473.49
171	Net Profit for the Period before share (Loss) in associates and tax (before Exceptional and Extraordinary items)	15,375.97	22,969.92	40,421.09	1,01,312.44
1 /. 1	Net Profit for the Period before Tax (after Exceptional and/ or Extraordinary items*)	15,355.04	22,969.92	40,393.46	1,01,291.27
	Net Profit for the Period after Tax (after Exceptional and/ or Extraordinary items*)	11,104.20	14,949.71	27,183.60	67,921.11
6.	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	13,068.40	15,073.26	31,441.40	69,552.63
	Paid-up Equity Share Capital (Face Value of ₹10/- Per Share)	7,726.83	7,726.83	7,726.83	7,726.83
8.	Reserves (excluding Revaluation Reserve)	3,65,508.30	3,10,445.43	3,65,508.30	3,45,657.14
9.	Security Premium Account	75,679.66	75,679.66	75,679.66	75,679.66
10.	Net Worth	4,48,914.79	3,93,851.91	4,48,914.79	4,29,063.63
11.	Paid up Debt Capital/Outstanding Debt	3,82,970.61	3,07,537.71	3,82,970.61	3,31,747.09
12.	Outstanding Redeemable Preference Shares	NA	NA	NA	NA
13.	Debt Equity Ratio	1.00	0.89	1.00	0.90
1 1/2 1	Basic and Diluted Earnings Per Share (of ₹ 10/-each) (Not Annualized except Period / Year ended)	14.37	19.35	35.18	87.90
15.	Capital Redemption Reserve	NA	NA	NA	NA
16.	Debenture Redemption Reserve	3,364.70	4,722.40	3,364.70	3,364.70
17.	Debt Service Coverage Ratio	1.73	1.96	1.71	1.77
18.	Interest Service Coverage Ratio	4.97	5.94	5.78	6.13
*Exce	eptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in	accordance wit	h Ind AS Rules/ A	S Rules, whicheve	er is applicable.

The above is an extract of the detailed format of unaudited quarterly Financial Results filed with the Stock Exchange under results are available on the Stock Exchange websites:-www.nseindia.com, www.bseindia.com and on the Company's website www.ikcement.com

Three Months

Ended

30.09.2022

(Unaudited)

2,16,460.75

30,260.26

16,730.11

16.730.11

12,484.95

12.580.11

7,726.83

75,679.66

4,44,366.36

2,56,227.81

NA

0.71

16.16

3,364.70

NA

1.88

5.18

3.60.959.88

Three Months

Ended

30.09.2021

(Unaudited)

1,88,350.21

35.930.89

24,915.74

24.915.74

16,880.91

16.915.02

7,726.83

3.16.087.49

75,679.66

3,99,493.97

2,83,982.39

NA

0.81

21.85

4.722.40

NA

2.29

6.41

Year

Ended

31.03.2022

(Audited)

7,82,138.00

1,53,602.49

1,09,353.57

96.353.57

63,067.72

63.448.33

7,726.83

3 41 760 47

75,679.66

4,25,166.95

2,73,275.54

NA

0.76

81.62

3,364.70

NA

2.03

6.60

30.09.2022

(Unaudited)

4,35,327.48

70,748.88

43,800.19

43.800.19

30,599.34

30.789.65

7,726.83

3.60.959.88

4.44.366.36

2,56,227.81

NA

0.71

NA

1.87

6.08

39.60

3,364.70

75,679.66

2. Key Standalone Financial Information:

Total Income

Extraordinary items*)

Net Profit for the Period before Tax

Net Profit for the Period after Tax

Comprehensive Income (after tax)] Paid-up Equity Share Capital

Paid up Debt Capital/Outstanding Debt

Outstanding Redeemable Preference Shares

(Not Annualized except Period / Year ended)

Basic and Diluted Earnings Per Share (of ₹ 10/-each)

prepared in accordance with Ind AS 110 - Consolidated financial statements.

(Face Value of ₹10/- Per Share) Reserves (excluding Revaluation Reserve)

Security Premium Account

Capital Redemption Reserve

16. Debenture Redemption Reserve

Debt Service Coverage Ratio

Interest Service Coverage Ratio

Net Worth

13. Debt Equity Ratio

Place: New Delhi Date: 12 November, 2022

10.

15.

Particulars

Net Profit before Interest, Depreciation, Exceptional Items and Tax

Net Profit for the Period (before Tax, Exceptional and/or

(after Exceptional and/ or Extraordinary items*)

(after Exceptional and/ or Extraordinary items*)

[Comprising Profit for the period (after tax) and Other

Total Comprehensive Income for the Period

..continued from previous page

In case of revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a press release and also by indicating the change on the respective websites of the BRLMs and on the terminals of the Syndicate Members and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable. In case of revision of Price Band, the Bid Lot shall remain the same

This is an Offer in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in terms of Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs and such portion, the "QIB Portion"), provided that our Company, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"), out of which one-third portion shall be reserved for domestic Mutual Funds only, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"), in accordance with the SEBI ICDR Regulations. 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 (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received from them 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 Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders of which one-third portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-third portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹ 1,000,000, in accordance with the SEBI ICDR Regulations and not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are mandatorily required to utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA Process. For further details, see "Offer Procedure" on page 427 of the RHP

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID available in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and press release dated June 25, 2021

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 241 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 487 of the RHP.

I IARII ITY OF THE MEMBERS OF OUR COMPANY: Limited by shares

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorised share capital of our Company is ₹720,000,000 divided into 70,000,000 Equity Shares of face value of ₹ 10 each aggregating to ₹ 700,000,000 and 2,000,000 Preference Shares of face value of ₹ 10 each aggregating to ₹ 20,000,000. The issued, subscribed and paid-up Equity share capital of our Company is ₹ 491,135,360 divided into 49,113,536 Equity Shares of face value ₹ 10 each . For details of the capital structure of our Company, see "Capital Structure" beginning on page 103 of the RHP. NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY

THEM: The initial signatories to the Memorandum of Association of our Company are Ramesh Kunhikannan and Savitha Ramesh who subscribed to 9,500 equity shares of ₹ 10 each and 500 equity shares of ₹ 10 each, respectively. For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 103

LISTING: The Equity Shares, once offered through the RHP are proposed to be listed on the Stock Exchanges. Our Company has received 'in-principle' approvals from the BSE and the NSE for the listing of the Equity Shares pursuant to letters dated May 30, 2022 and May 31, 2022, respectively. For the purposes of the Offer, the Designated Stock Exchange shall be NSE. A copy of the RHP and the Prospectus shall be delivered for filling with the RoC in accordance with Sections 26(4) and 32 of the Companies Act, 2013. For further details of the material contracts and documents available for inspection from the date of the RHP until the Bid/ Offer Closing Date, see "Material Contracts and Documents" for Inspection" on page 487 of the RHP.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to page 406 of the RHP for the full text of the disclaimer clause of SEBI.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the RHP has been cleared or approved by BSE Limited nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the page 408 of the RHP for the full text of the disclaimer clause of the BSE Limited

DISCLAIMER CLAUSE OF NSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to page 409 of the RHP for the full text of the disclaimer clause of NSE.

GENERAL RISKS: Investments in 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 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 not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP.

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA below. Mandatory in public issues. No cheque will be accepted.

THE EQUITY SHARES OF OUR COMPANY WILL GET LISTED ON MAIN BOARD PLATFORM OF BSE AND NSE

UPI-Now available in ASBA for UPI Bidders applying through Registered Brokers, DPs and RTAs.

Retail Individual Investors also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to

ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and press release dated June 25, 2021 UNIFIED PAYMENTS INTERFACE ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and (iii) Eligible Employees bidding in the Employee Reservation Portion. For

details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Offer Procedure" on page 427 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. ASBA bid-cum-application forms and the Abridged Prospectus can be downloaded from the list of banks that is displayed www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. HDFC Bank Limited and ICICI Bank Limited an requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Managers ("BRLMs") on their respective email IDs as mentioned below. For UPI related queries, investors can contact NPCI at the toll free number: 18001201740 and mail Id: ipo.upi@npci.org.in.

DAM Capital Advisors Limited

(Formerly IDFC Securities Limited) One BKC, Tower C, 15th Floor, Unit No. 1511, Bandra Kurla Complex. Bandra (East), Mumbai 400 051 Maharashtra, India Telephone: +91 22 4202 2500; E - mail: kaynes.ipo@damcapital.in Investor Grievance ID: complaint@damcapital.in Website: www.damcapital.in

Contact Person: Chandresh Sharma/ Nidhi Gupta SEBI Registration Number: MB/INM000011336

BOOK RUNNING LEAD MANAGERS IIFL SECURITIES

IIFL Securities Limited 10th Floor, IIFL Centre, Kamala City,

SEBI Registration Number: INM000010940

Senapati Bapat Marg, Lower Parel (West), Mumbai 400 013 Maharashtra, India Telephone: +91 22 4646 4728; E-mail: kaynes.ipo@iiflcap.com Investor Grievance ID: ig.ib@iiflcap.com Website: www.iiflcap.com Contact Person: Manish Jain/ Shirish Chikalge

REGISTRAR TO THE OFFER **LINK** Intime

Link Intime India Private Limited C-101, 247 Park, 1st Floor L.B.S. Marg, Vikhroli West Mumbai 400 083, Maharashtra, India Tel: +91 810 811 4949; E-mail: kaynes.ipo@linkintime.co.in Investor Grievance e-mail: kavnes.ipo@linkintime.co.in

Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishna SEBI Registration No.: INR000004058 COMPANY SECRETARY AND COMPLIANCE OFFICER

Srividhva Naravanan KAYNES TECHNOLOGY INDIA LIMITED 23-25, Belagola, Food Industrial Estate

Metagalli P.O., Mysuru - 570016, Karnataka, India Tel: +91 82125 82595; E-mail: kaynestechcs@kaynestechnology.net

Website: www.kaynestechnology.co.in Investors may contact the Company Secretary and Compliance Officer or the Registrar to the Offer in case of any pre-Offer or post-Offer related grievances including non-receipt of

letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders or non-receipt of funds by electronic mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLMs

AVAILABILITY OF RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP will be made available on the website of the SEBI at www.sebi.gov.in, the websites of the BRLMs, DAM Capital Advisors Limited at www.damcapital.in and IIFL Securities Limited at www.iiflcap.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE at www.nseindia.com.

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of Company, KAYNES TECHNOLOGY INDIA LIMITED: Tel: +91 8212 582595; BRLMs: DAM Capital Advisors Limited, Tel: +91 22 4646 4728; Syndicate Members: Sharekhan Limited, Telephone: 022 6116 9179 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated CDP Locations for participating in the Offer. Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI

SUB-SYNDICATE MEMBERS: An and Rathi Share & Stock Brokers Ltd.; Axis Capital Limited; Centrum Broking Limited; MIRC Capital Market Services Limited; Kotak Securities Limited; Kotak Securities Limited; Kotak Securities Limited; MIRC Capital Market Services Limi Bang Securities Pvt. Limited; Paytm Money Limited; Prabhudas Lilladher Pvt Limited; Pravin Ratilal Share & Slock Brokers Limited; Religare Broking Limited; REquity Brokers Pvt. Limited; SBICAP Securities Limited; SMC Global Securities Limited; SS Corporate Securities Limited and Yes Securities (India) Limited. ESCROW COLLECTION BANK(S) AND REFUND BANK(S): HDFC Bank Limited.

PUBLIC OFFER ACCOUNT BANK(S): ICICI Bank Limited

SPONSOR BANK(S): HDFC Bank Limited and ICICI Bank Limited. | UPI: UPI Bidders can also Bid through UPI Mechanism. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP

Place: Mysuru Date: November 11, 2022

Srividhya Narayanan, Company Secretary & Compliance Officer

KAYNES TECHNOLOGY INDIA LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed a draft red herring prospectus dated April 13, 2022 (the "DRHP") and has filed the red herring prospectus dated November 1, 2022 with the RoC (together with the Corrigendum dated November 3, 2022 and Addendum dated November 9, 2022, the "RHP"). The RHP shall be made available on the website of the BEI at www.sebi.gov.in as well as on the website of the BRLMs i.e., DAM Capital Advisors Limited at www.damcapital.in and IFL Securities Limited at www.liftcap.com, the website of the National Stock Exchange of India Limited at www.nseindia.com and the website of the BSE Limited at www.bseindia.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risks, see "Risk Factors" beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act of 1933, as amended (the "U.S. Securities Laws in the United States, and unless so registered, and 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 U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of each jurisdictions where such offers and sales are made. There will be no public offering of the Equity Shares in the United States.



PARAS DEFENCE AND SPACE TECHNOLOGIES LIMITED

Extract of Statement of Unaudited Standalone and Consolidated Financial Results for the Quarter and Half Year Ended September 30, 2022

(CIN: U29253MH2009PLC193352)

Registered and Corporate Office: D-112, TTC Industrial Area, MIDC, Nerul, Navi Mumbai 400 706, Maharashtra, India; Tel: +91 22 6919 9999; Website: www.parasdefence.com

										(Rs. in Lakhs, e	xcept per equity	/ share data)
			Stand	alone					Conso	lidated		
Particulars	Quarter Ended September 30, 2022	Quarter Ended June 30, 2022	Quarter Ended September 30, 2021	Half Year Ended September 30, 2022	Half Year Ended September 30, 2021	Year End- ed March 31, 2022	Quarter Ended September 30, 2022	Quarter Ended June 30, 2022	Quarter Ended September 30, 2021	Half Year Ended September 30, 2022	Half Year Ended September 30, 2021	Year Ended March 31, 2022
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1 Total Income from Operation		4,148	5,213	9,611	7,594	18,000	5,569	4,076	5,048	9,645	,	18,256
Net Profit for the period/ year fore tax and Exceptional iter		1,007	1,115	2,261	1,265	3,639	1,163	937	1,075	2,100	1,222	3,657
3 Net Profit for the period/ yea before tax (after Exceptional		1,007	1,115	2,261	1,265	3,639	1,163	937	1,075	2,100	1,222	3,657
4 Net Profit for the period/ yea tax (after Exceptional items)		753	848	1,656	946	2,691	813	681	807	1,494	902	2,708
5 Total Comprehensive Incom the period/ year [Comprising Profit for the pe year (after tax) and Other Co hensive Income (after tax)]**	riod/ ompre-	753	856	1,655	962	2,690	816	682	815	1,498	917	2,708
6 Equity Share Capital	3,900	3,900	3,900	3,900	3,900	3,900	3,900	3,900	3,900	3,900	3,900	3,900
7 Other Equity (excluding Rev uation Reserve as shown in Audited Balance Sheet)						29,679						29,732
8 Earnings Per Share (of Rs.1 each)												
a) Basic (Not Annualised)*	2.32*	1.93*	2.73*	4.25*	3.09*	7.73	2.17*	1.81*	2.60*	3.99*	2.95*	7.78
b) Diluted (Not Annualised)*	2.32*	1.93*	2.73*	4.25*	3.09*	7.73	2.17*	1.81*	2.60*	3.99*	2.95*	7.78

*Includes share of Non Controlling Interest Notes :

The above is an extract of the detailed format of Unaudited Financial Result of the Quarter and Half Year ended September 30, 2022 filed with the Stock Exchanges on November 12, 2022 under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the aforementioned Financial Results is available on the Stock Exchange websites (www.bseindia.com & www.nseindia com) and the Company's Website (www.parasdefence.com) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on November 12, 2022. The Statutory Auditors of the Company have carried out a

Limited Review of the above results

For Paras Defence and Space Technologies Limited MUNJAL SHARAD SHAH

Place: Navi Mumbai, Maharashtra Managing Director DIN: 01080863 Date: November 12, 2022

शुाद्धपत्र प्रपत्र जी

(हनंग टवॉयज एण्ड टेक्सटाइल्स लिमिटेड के लिए रुचि की अभिव्यक्ति हेतु आमन्त्रण) पया 10.11.2022 को बिजिनेस स्टैण्डर्ड . (सभी संस्करण) में प्रकाशित प्रपत्र जी का सन्दर्भ लें प्रपत्र जी के निर्गमन की तिथि 09.11.2022 के बजा 07.11.2022 है।

कृते हुन्ग दवायज एण्ड देक्सटाइल्स लिमिटे

अशोक कुमार गुप्ता समाधान प्रोफेशनत विकरण सं. : IBBI/IPA-003/IP-N00010/2016-2017/10

बोर्डसेल लिमिटेड सीआईएन नं. L65991TN1936PLC001428

♥ पंजीकृत कार्यालयः 47 ग्रीम्स रोड, चेन्नई–600006 गेनः 91–44–2829 3296 | ईमेलः ho@beardsell.co.in | वेबसाइटः ww

For KAYNES TECHNOLOGY INDIA LIMITED On behalf of the Board of Directors

<u>सार्वजिनक</u> सूचना द्द्वारा सूचित किया जाता है कि भारतीय प्रतिभूति और विनिमय बोर्ड (डिक्विटी शेयरों की डिलिस्टिंग) नियमन, 2021 के खंड 5 व 6 के अनुपालन शुक्रवार, **12 अगस्त, 2022** को आयोजित अपनी बैठक में कंपनी व

नेदेशक मंडल ने शेयरधारकों को बिना कोई निर्गम अवसर दिए बीएसई लिमिटेड (बीएसई) से कंपनी के इक्विटी शेयरों को स्वैच्छिव म्सूचीबद्ध करने का प्रस्ताव अनुमोदित कर दिया है। कंपनी बीएसई रं अपने इक्विटी शेयरों को स्वैच्छिक असुचीबद्ध करने के लिए आवेदन कर की प्रक्रिया में है।

असचीबद्धता की आवश्यकता और उददेश्यः इक्विटी शेयरों का प्रस्तावित असचीबद्धकरण प्रशासनिक सविधा औ सुचीबद्धता के संबंध में अनुपालन लागत को युक्तिसंगत करने की एक . वायद है। कंपनी के इक्विटी शेयरों की नेशनल स्टॉक एक्सचेंज ऑप इंडिया लि. (एनएसई) जिनके टेडिंग टर्मीनलों का देशव्यापी और सविस्त

टवर्क है, में सूचीबद्धता जारी रहेगी और बीएसई से इक्विटी शेयरों व असूचीबद्धता से निवेशकों पर कोई प्रतिकूल प्रभाव नहीं पड़ेगा।

स्थान : चेन्नई दिनांक: 10.11.2022 हिते बीर्डसेल लिमिटेड कान्ह् चरण साह् कंपनी सचिव

X VIKAS ecőtech LTD

Corporate Identification Number: L65999DL1984PLC019465 Registered Office: 34/1, Vikas Apartment, East Punjabi Bagh New Delhi-110026, India -mail: cs@vikasecotech.com; Tel: 011-43144444; Website: www.vikasecotech.com Contact Person: Mr. Prashant Saiwani, Company Secretary and Compliance Officer SECOND AND FINAL REMINDER CUM FORFEITURE NOTICE TO THE HOLDERS OF PARTLY PAID-UP SHARES

n terms of the provisions of the Companies Act, 2013 ("Act") read with relevant rules made thereunder, the Article of Association of the Company and the Letter of Offer dated November 20, 2021, a Second and Final Reminder Cur Forfeiture Notice is being sent in electronic mode and physical copy to the holders of partly paid-up equity share (Shareholders), who have not paid the call money or part thereof. The Second and Final Reminder-cum-Forfeiture Notice#2 along with the detailed instructions and payment slip are also available on the Company's website a

www.vikasecotech.com. Right Issue Committee ("Committee"), at its meeting held on November 7, 2022 approved the sending of a Secor and Final Reminder Cum Forfeiture Notice#2 ("Reminder-cum-Forfeiture Notice") for payment of final call amount of ₹0.80 per partly paid-up equity share (comprising ₹0.50 towards face value and ₹0.30 towards securities premium)

as Final Call money, to the holders of such partly paid-up equity shares on which the final call money remain

The details of payment are as follows:

Notice and unpaid shares shall be forfeited.

Daymant Davied	From	Duration					
Payment Period	November 16, 2022 December 10, 2022 25 days (bot)		25 days (both days inclusive)				
Mode of Payment	Cheque/Demand Draft payable to						
Mode of Payment	"VIKAS ECOTECH LIMITED - SECOND AND FINAL REMINDER COLLECTION A/C"						

The payment slip along with the amount payable by cheque or demand draft must be presented at HDFC Bank Limite at any of the locations as mentioned in the notice dated November 7, 2022, during banking hours on or before Shareholders residing at locations where the HDFC Bank's collection centre is not available, may send their Final

Call Money along with the completed payment slip by registered post/speed post/courier at the office of the Registrar/Company: Bigshare Services Private Limited (Unit: VIKAS ECOTECH LIMITED), Office No. S6-2, 6th Floor, Pinnacle Busines Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400 093, Maharashtra, India; or 2) Secretarial Department, Vikas Ecotech Limited, 34/1, Vikas Apartment, East Punjabi Bagh, New Delhi-110026, India

This is the Second and Final Reminder Notice of Call Money (First and Final Call). No another opportunity after this

For Vikas Ecotech Limite

Place: Delhi Date: November 12, 2022

Prashant Saiwani Company Secretary