

Date: February 17, 2021

Website:www.cinevistaas.com

E-mail: helpdesk@cinevistaas.com

CIN: L92130MH1997PLC107871

| The Manager, | The Manager, |
|--------------------------------------|--|
| Corporate Relationship Department, | Listing Department, |
| Bombay Stock Exchange Limited | National Stock Exchange of India Limited |
| 1st Floor, New Trading Ring, | Exchange Plaza, |
| Rotunda Building, P.J. Towers, | Bandra-Kurla Complex, Bandra (E) |
| Dalal Street, Mumbai – 400001 | Mumbai – 400051 |
| Kind Attn: Mrs. Bharati Bhambwani | |

Sub: News paper advertisement for publishing Financial Results for quarter ended 31st December, 2021

With reference to the above subject, we are enclosing copies of e-paper of Advertisement relating to extract of Audited Financial Results for the quarter ended 31.12.2021 approved at the Board meeting held on 14.02.2022 and published in the following newspapers:

| Sr. | Newspaper | Date of Advertisement |
|-----|---|-----------------------|
| 1 | Financial Express (National daily newspaper – All | February 15, 2022 |
| | India English Edition) | |
| 2 | Mumbai Lakshadeep (Marathi newspaper – | February 15, 2022 |
| | Marathi Edition) | |

It is requested to take this intimation on record and acknowledge receipt of the same.

Thanking you

Yours sincerely,

For CinevistaLimited

Kilpa Goradia

Company Secretary

Encl.: As above

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036

CIN: L40108PN2000PLC015323 KALYANI Tel: 91 20 26725257/59 Email: Secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Consolidated Financial Results for the Quarter and Nine Months Ended 31st December, 2021.

(₹ in Lakhs) Quarter ended Nine Months Ended Quarter ended 31-12-2021 31-12-2020 31-12-2021 Particulars No. Unaudited Unaudited Audited 14,133.03 33,467.88 11,139.41 Total Income from operations 1,907.24 Net Profit / (Loss) for the period (before tax and exceptional items) 4,896.01 6,008.53 1.907.24 Net Profit / (Loss) for the period before tax (after exceptional items) 4,896.01 6,008.53 Net Profit / (Loss) for the period after tax (after exceptional items) 4,618.19 5,473.06 1,710.96 Total Comprehensive income for the period [Comprising Profit] 4,616.86 5,486.98 1,714.88 (Loss) for the period (after tax) and other Comprehensive Income (aftertax)] Equity Share Capital 1,883.38 1,883.38 1,883.38 Earnings Per Share in Rupees (Face value of ₹ 5 each) 6.00 7.82 2.31 6.00 7.82 2.31

Note: The above is an extract of the detailed format of Quarterly and Nine Months ended Consolidated Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com. For BF Utilities Limited

B S Mitkari Place: Pune Director Date: 14" February, 2022 DIN: 03632549

Regd. Office: Plot No.1, L.B.S. Marg, Gandhi Nagar Kanjurmarg(W), Mumbai-400078

Extract of the Standalone & Consolidated Un-Audited Results for the Quarter ended 31st December, 2021

| Sr. No | PARTICULARS | 01-10-2021 31-12-2021 Un-Audited Standalone | 01-10-2020 31-12-2020 Audited Standatore | Contract to an artist of the contract of the c | 01-04-2020 31-12-2020 Audited Standatone | 01-04-2021 31-12-2021 Un-Auxiliad Standalone | 31-03-2021 Audited | 31-12-2021 Un-Audited | 01-10-2020 31-12-2020 Audited Consolitated | 30-09-2021 Un-AuxStad | 01-04-2020 31-12-2020 Audited Consolidated | 01-04-2021 31-12-2021 Un-Audited Consolitated | 01-04-2020 31-03-2021 Audited Consolidated |
|-----------|--|--|---|--|---|---|-----------------------|--------------------------|---|--------------------------|---|--|---|
| 1 2 | Total Income from Operations Net Profit)Loss) for the period (before Tax, | 6.07 | 13.20 | 48.48 | 46.25 | 54.54 | 514.90 | 6.07 | 13.20 | 48.48 | 46.25 | 54.54 | 514.90 |
| 3 | Exceptional and/or Extraordinary items) Net Profit/loss) for the period before tax | (263.33) | (203.77) | (863.96) | (512.58) | (1,322.30) | (953.94) | (263.36) | (203.79) | (863.96) | (512.61) | (1,322.35) | (964.00) |
| | (after exceptional and/or Extraordinary items) Net Profit(loss) for the period after tax | (263.33) | (206.77) | (863.96) | (512.58) | (1,322.30) | (953.94) | (263.36) | (203.79) | (863.96) | (512.61) | (1,322.35) | (964.00) |
| a. | (after Exceptional and/or Extraordinary items | (264.77) | (203.77) | (863.96) | (512.58) | (1,323.74) | (954.14) | (264.80) | (203.79) | (863.96) | (512.61) | (1,323.79) | (964.20) |
| 5 | Total Comprehensive income for the year (Comprising Profit/Loss) for the period (after tax) and Other Comprehensive Income (after tax)) | | | :: | 218 | | | | | | 85 | | |
| 6 | Equity Share Capital (Face Value of Rs. 2'- per share | 1,148,73 | 1,148.73 | 1,148.73 | 1,148.73 | 1,148.73 | 1,148.73 | 1,178.27 | 1,175.75 | 1,178.27 | 1,175.75 | 1,178.27 | 1,178.27 |
| 7 8 | Reserves (exclusing Revaluation Reserve) Earnings per Share of Rs.21- each (for continuing and discontinued operations) | 2,454.62 | 4,234.03 | F-1997 CV-57 F-1 | 4,234.03 | | 3,778.36 | 1,964.10 | 3,823.37 | 2,228.90 | 3,823.37 | POPE - 34 50 000 | 3,287.88 |
| | Basic Dkded. | | * | | | | | | - 0 | | | | |

a) The above is 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 website www.fiseindia.com and on the Company website www.cirevistass.com For CINEVISTA LIMITED

PREMKRISHEN MALHOTRA CHAIRMAN

POST-OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF REMI SECURITIES LIMITED

Corporate Identification Number ("CIN"): L65990MH1973PLC016601

Registered Office: Plot No.11, Cama Industrial Estate, Goregaon (East), Mumbai - 400 063, Maharashtra, India. Tel No. +91-22- 40589888; Email: rs_igrd@remigroup.com; Website: www.remigroup.com

This Post Offer Public Announcement ("Post-Offer PA") is being issued by Bairang Finance Limited ("Promoter Acquirer 1"), K.K. Fincorg Limited ("Promoter Acquirer 2"), Remi Finance and Investment Private Limited ("Promoter Acquirer 3") and Remi Sales and Engineerin imited ("Promoter Acquirer 4") (Promoter Acquirer 1, Promoter Acquirer 2, Promoter Acquirer 3 and Promoter Acquirer 4 are jointly referred to as the "Promoter Acquirers") to the public shareholders of Remi Securities Limited (the "Company" or "RSL") in respect of the proposed acquisition and consequent voluntary delisting of the fully paid-up Equity Shares of the Company with a face value of Rs. 10 each ("Equity Shares") from the BSE Limited ("BSE" or "Stock Exchange") pursuant to Regulation 25 and other applicable provisions of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 ("Delisting Regulations") and in accordance with the terms and conditions set out in the Detailed Public Announcement dated January 27, 2022 ("DPA") and/or the Letter of Offer dated January 28, 2022 ("Letter of Offer" or "LOF").

This Post-Offer PA is in continuation to and should be read in conjunction with the Initial Public Announcement dated August 23, 2021("IPA"), DPA was published on January 28, 2022 and the LOF.

All Capitalized terms used but not defined in this Post Offer PA shall have the same meaning assigned to them as in the IPA, DPA and the LOF. The Promoter Acquirers had issued the DPA to acquire upto 10,21,400 Equity Shares ("Offer Shares") representing 51.07% of the total paid-up equity share capital of the Company held by the Public Shareholders at a price determined under the Reverse Book Building Process ("RBBP") in compliance with Regulation 7 read with Chapter IV and other applicable provisions of the Delisting Regulations on the terms and conditions set out in the DPA and Letter of Offer. The Public Shareholders holding Equity Shares were invited to tender their Equity Shares ("Bids") pursuant to the Delisting Offer made by the Promoter Acquirers as prescribed in the Delisting Regulations through the Stock Exchange Mechanism made available at BSE Limited during the Bid period starting from Monday, February 07, 2022 and ending on Friday, February 11, 2022.

1.DISCOVERED PRICE AND EXIT PRICE In terms of Regulation 20 of the Delisting Regulations, the Discovered Price (being the Price at which the shareholding of the

Promoter Acquirers along with members of the Promoters Group of the Company reaches 90% pursuant to Equity Shares tendered in Book Building Process) determined at Rs. 16 per Equity Share. The Promoter Acquirers have pursuant to the provisions of the Delisting Regulations and in exercise of their discretion, accepted the Discovered Price of Rs. 16 per Equity Share as the final Price for the Delisting Offer ("the Exit Price")

2.SUCCESS OF THE DELISTING OFFER

- 2.1. In accordance with Regulation 21 of the Delisting Regulations, this Delisting Offer would be deemed to be successful, only if a minimum number of 8,21,400 Offer Shares were tendered & acquired in the Delisting Offer at or below the Exit Price so as to cause the cumulative number of the Equity Shares held by the Promoter Acquirers alongwith other members of the Promoter Group, post the acquisition through the Acquisition Window Facility be equal to or in excess of 18,00,000 Equity Shares constituting 90% of the equity share capital of the Company. 2.2. In the RBBP, a total of 8,40,649 Equity Shares have been validly tendered at the Exit Price, which is higher than the minimum
- number of Equity Shares to be acquired in the Delisting Offer as mentioned above in para 2.1.
- 2.3. The Promoter Acquirers shall acquire the 8,40,649 Equity Shares validly tendered at or below the Exit Price in the Reverse Book Building Process (RBBP) and post completion of the acquisition, the shareholding of the Promoter Acquirers alongwith other members of the Promoter Group shall be 90.96% of the fully paid-up equity share capital of the Company, which would exceed the minimum number of Equity Shares required i.e. 8,21,400 for the Delisting Offer to be successful in terms of Regulation 21of the
- 2.4. Bigshare Services Private Limited, Registrar to the Delisting Offer has vide certificate dated February 01, 2022 confirmed the dispatch of Letter of Offer and Bid cum Acceptance Form to the Public Shareholders through electronic and physical modes on or before February 01, 2022 who were holding Equity Shares in the Company as on the Specified Date i.e. Friday, January 28, 2022. 2.5. The Delisting Offer is thus deemed to be successful in terms of the Delisting Regulations.
- 2.6. All Public Shareholders of the Company who have validly tendered their Equity Shares at or below the Exit Price will be paid the consideration at the Exit Price of Rs. 16 per Equity Share. The payment of consideration to all the Public Shareholders (in respect
- of whom no regulatory approvals are required and who have validly their Equity Shares at or below the Exit Price) and whose Bids have been accepted will be made on or before Friday, February 18, 2022. 2.7. The Promoter Acquirers have rejected the bids received at higher price than the Discovered or the Exit Price. The Equity Shares of
- the Public Shareholders whose Bids have been rejected, will be returned to the Public Shareholders in accordance with the Methods of Settlement contained in the DPA and the Letter of Offer read with the SEBI Circulars on or before February 18, 2022. Subsequently, the Company will initiate the necessary steps to delist Equity Shares of the Company from BSE Limited. The date of
- delisting of Equity Shares shall be announced in the same newspapers in which the DPA and this Post Offer PA is appeared. OUTSTANDING EQUITY SHARES AFTER DELISTING
- 3.1. In accordance with Regulation 26 of the Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBBP Delisting Offer or who unsuccessfully tendered their Equity Shares in the RBBP ("Residual Shareholders") will be able to offer their Equity Shares to the Promoter Acquirers at the Exit Price during a period of one year from the date of the delisting of Equity Shares from the Stock Exchange ("Exit Window").
- 3.2. A separate offer letter (the "Exit Letter of Offer") in this regard will be sent to such Residual Shareholders which will contain terms and conditions for participation in Exit Offer. Such Residual Shareholders may tender their Equity Shares by submitting the required documents to the Registrar to the Offer within the stipulated time period as will be set out in the Exit Letter of Offer. 3.3. All other terms and conditions of the Delisting Offer as set forth in the DPA and the Letter of Offer remain unchanged.
- 3.4. This Post Offer Public Announcement is issued on behalf of the Promoter Acquirers by the Manager to the Offer in terms of Regulation 17(4) of the Delisting Regulations.

fany shareholders have any query with regard to the Delisting Offer, they should consult the Manager to the Offer or the Registrar to the Offer (details appearing below). This Post Offer PA is also expected to be available on the website of the Stock Exchange (www.bseindia.com) and on the website of the Company.

REGISTRAR TO THE OFFER

Bigshare Services Private Limited

Bharat Tin Works Building, 1st Floor,

Opp. Vasant Oasis, Makwana Road,

Andheri - East, Mumbai - 400059, India

Telephone: +91-22-62638200;

Fax: +91-22-62638280;

Contact Person: Mr. Arvind Tandel

Email: delisting@bigshareonline.com

Website: www.bigshareonline.com

SEBI Registration Number: INR000001385

Validity Period: Permanent

| MANAGER TO THE | |
|----------------|-------|
| T | т |
| SYSTEMATIX | GROUP |

Investments Re-defined

Systematix Corporate Services Limited The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India

Telephone: +91-22-6704 8000 Fax: +91-22-6704 8022 Contact Person: Ms. Jinal Sanghvi Email: ecm@systematixgroup.in

Website: www.systematixgroup.in SEBI Registration Number: INM000004224 Validity Period: Permanent

For and on behalf of the Board of the Promoter Acquirers

Bajrang Finance Limited (Promoter Acquirer 1) Mahabir Prasad Sharma

Nirmal Murarka Director

K K Fincorp Limited (Promoter Acquirer 2)

Shiv Kumar Sharma Pradeep Jalan Whole Time Director Director

Kusum Parek Company Secretary

Remi Finance and Investment Private Limited (Promoter Acquirer 3)

Mahabir Prasad Sharma Pradeep Jalan Director Remi Sales and Engineering Limited (Promoter Acquirer 4)

Sandeep Kasera Ritvik Saraf Whole Time Director Executive Director

Place: Mumbai

Date: February 14, 2022.

Φ SAKTHI SUGARS LIMITED

CIN: L15421TZ1961PLC000396

Regd. Office: Sakthi Nagar PO - 638315, Erode District, Tamil Nadu Ph: 0422 4322222, 2221551 Fax: 0422 4322488, 2220574 E - mail: shares@sakthisugars.com Website: www.sakthisugars.com **Extract of Standalone Unaudited Financial Results for the**

Quarter and Period Ended 31st December 2021

| | | r Ended | Period | Ended | Year Ended |
|---|------------|------------|-------------|-------------|-------------|
| Particulars | 31.12.2021 | 31.12.2020 | 31.12.2021 | 31.12.2020 | 31.03.2021 |
| | Unaudited | Unaudited | Unaudited | Unaudited | Audited |
| Total Income from Operations | 14,753.72 | 11,996.34 | 47,331.25 | 40,837.81 | 63,338.33 |
| Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) | (6,531.93) | (6722.80) | (16,999.95) | (17,410.50) | (21,537.93) |
| Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) | (6,531.93) | (6722.80) | (16,999.95) | (17,410.50) | (10,351.16) |
| Net Profit / (Loss) for the period after tax (after exceptional and/or Extraordinary items) | (6,542.39) | (7976.33) | (17,003.31) | (18,671.29) | (11,626.50) |
| Total comprehensive income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax) | (6,572.74) | (8012.49) | (17,013.07) | (18,723.47) | (11.720.92) |
| 6. Equity Share Capital | 11,884.90 | 11,884.90 | 11,884.90 | 11,884.90 | 11,884.90 |
| Earnings Per Share (of Rs.10/- each) (for continuing operations) | | 24/2/2017 | NISOTOXIS | | |
| a. Basic | (5.50) | (6.71) | (14.31) | (15,71) | (9.78) |
| b. Diluted | (5.50) | (6.71) | (14.31) | (15.71) | (9.78) |

Note: 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 obligations and Disclosure Reguirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites (BSE www.bseindia.com and NSE: www.nseindia.com) and on the Company's website (www.sakthisugars.com)

(M.Manickam) Place: Coimbatore Chairman and Managing Director Date: 14.02.2022 (DIN: 00102233)

MAGNA ELECTRO CASTINGS LIMITED 43, BALASUNDARAM ROAD, COIMBATORE - TN 641 018. INDIA

TEL: (0422) 2240109, 2246184, 2240487, FAX: (0422) 2246209 E-MAIL : info@magnacast.com Web : www.magnacast.com CIN: L31103TZ1990PLC002836 NOTICE OF POSTAL BALLOT / E-VOTING Members are hereby informed that pursuant to Section 110 of the Companies Act, 2013 read with Rule 22

of the Companies (Management and Administration) Rules, 2014 and in terms of the General Circulars No.14/2020 dated April 8, 2020, No. 17/2020 dated April 13, 2020, No. 22/2020 dated June 15, 2020, No.33/2020 dated September 28, 2020, No. 39/2020 dated December 31, 2020, No.10/2021 dated 23.06.2021 and No.20/2021 dated 08.12.2021 respectively issued by the Ministry of Corporate Affairs, Government of India ("MCA Circulars"), the Company has completed the dispatch of the Postal Ballot notice through e-mail to all its shareholders, who have registered their e-mail IDs, on 4th February, 2022 seeking consent of the members through voting by electronic means to transact the business as set out in the Postal Ballot Notice dated 31st January, 2022 in respect of the following special resolution: To grant approval for appointment of Sri. G. D Rajkumar (DIN: 00197696) as an Independent Director

of the Company with effect from 31st January, 2022 for a term of five consecutive years.

In pursuance of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the aforesaid MCA Circulars, the Company has engaged the services of Link In time India Private Limited ("LIIPL") to provide e-voting facility to the members of the Company through Instavote platform at the link https://instavote.linkintime.co.in for passing of the special resolution mentioned in the Postal Ballot Notice. The postal ballot notice has been sent only through electronic mode to those members who have

registered their e-mail addresses with the Company or with the Depositories. In compliance with the requirements of the MCA Circulars, the hard copy of the postal ballot notice along with postal ballot forms and pre-paid business envelope will not be sent to the shareholders for this postal ballot and the shareholders are requested to communicate their assent or dissent through the remote e-voting system only. Therefore, those shareholders who have not yet registered their e-mail address are requested to get their

e-mail addresses submitted by following the procedure as mentioned in the said postal ballot notice. Members whose names are recorded in the Register of Members of the Company or in the Register of

Beneficial Owners maintained by the Depositories as on the cut-off date i.e. Friday, 4th February, 2022 only will be entitled to cast their votes by e-voting. The persons who are not members of the Company as on the cut-off date should treat this notice as informative only. Members are requested to carefully read the instructions printed for voting through e-voting on the postal

callot notice. Members are also requested to note the following:

| 1 | Date of dispatch of the postal ballot notice through e-mail | Monday, 14th February, 2022 |
|----|---|--|
| 2. | Date and time of Commencement of remote e-voting / Postal Ballot | Tuesday, 15th February, 2022 at 9:00 AM (IST) |
| 3. | Date and Time of Closure of remote e-voting / postal ballot (Remote e-voting facility will be disabled beyond this date and time | Wednesday, 16th March, 2022 at 5:00 PM (IST) |
| 4. | Cut-off date of determining the members eligible for e-voting/ Postal Ballot | Friday, 4th February, 2022 |

Mr.M.D.Selvaraj, FCS of M/s. MDS & Associates, Practicing Company Secretaries, Coimbatore has been appointed as the Scrutinizer for conducting the Postal Ballot voting process in a fair and transparent manner and for the purpose of ascertaining the majority. The results of the postal ballot e-voting shall be announced by Managing Director of the Company or any other person authorized by him within 48 hours from the closure of the e-voting platform and the same shall be intimated to BSE Limited (BSE), the stock exchange where the equity shares of the Company are listed. The voting results shall also be displayed on the Company's website www.magnacast.com and on the LIIPL's website

For any grievance/ queries relating to voting by electronic means, the shareholders are requested to write an e-mail at enotices@linkintime.co.in or call at Tel:+91 22 4918 6000 or contact M/s.Link Intime India Private Limited, 'Surya', 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore-641028 or their telephone number +91 4222314792 or Mrs. Sangeetha C, Company Secretary and Compliance Officer at the Company's Registered Office at 43 Balasundaram Road, Coimbatore-641018: or Phone No: 0422-2240109; or E-mail ID: info@magnacast.com.

The Notice of the Postal Ballot is available on the Company's website www.magnacast.com, LIIPL's website https://instavote.linkintime.co.in and on the website of the BSE Limited www.bseindia.com.

> By order of the Board For MAGNA ELECTRO CASTINGS LIMITED

N. Krishna Samaraj Place: Coimbatore Managing Director - DIN: 00048547 Date: 15th February 2022

@SATYA MicroCapital Ltd. SATYA MicroCapital Limited

(CIN: U74899DL1995PLC068688)

Registered Office Address: 519, 5th Floor, DLF Prime Towers, Okhla Industrial Area, Phase - I New Delhi-110020, India, Phone No. 011- 49724000, website: www.satyamicrocapital.com

EXTRACT OF THE UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED DECEMBER 31, 2021 (Rupees in millions unless otherwise stated

| S. No. | Particulars | Quarter Ended December 31, 2021 | Year Ended March 31, 2021 |
|-----------|---|------------------------------------|------------------------------|
| | | U naudited | Audited |
| 1 | Total Income from operations | 1,056.24 | 2,672.18 |
| 2 | Net Profit for the period (before Tax, Exceptional and/or Extraordinary items) | 51.64 | 151.06 |
| 3 | Net Profit for the period before tax (after Exceptional and/or Extraordinary items) | 51.64 | 151.96 |
| 4 | Net Profit for the period after tax (after Exceptional and/or Extraordinary items) | 39.76 | 102.17 |
| 5 | Total Comprehensive Income for the period (Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)] | 39.39 | 101.88 |
| 6 | Paid up Equity Share Capital | 460.01 | 458.50 |
| 7 | Reserves Jexduding Revaluation Reserve) | 250.96 | 118.83 |
| 8 | Securities Premium Account | 3,475.41 | 3,466.96 |
| 9 | Nel worth | 4,186.38 | 4,044.29 |
| 10 | Paid up Debl Capital/ Outstanding Debl | 17,783.18 | 11,270.76 |
| 11 | Outstanding Redeemable Preference Shares | Nil | Nil |
| 12 | Debl Equity Ratio (no. of times) | 4.25 | 2.79 |
| 13 | Earnings Per Share (of Rs.10/-each) (for continuing and discontinued operations) (Rs.) 1. Basic (EPS)*: 2. Diluted (DPS)*: | 0.87 0.86 | 2.57 2.53 |
| 14 | Capital Redemption Reserve | Nil | Nil |
| 15 | Debenture Redemption Reserve | Ni | Nil |
| 16 | Debt Service Coverage Ratio | NA | NA |
| 17 | Inferest Service Coverage Ratio | 1.11 | 1.12 |

The unaudited standalone financial results for the quarter and nine months ended December 31,2021

- have been reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors at their meetings, held on February 12, 2022. The unaudited standalone financial results was also limited reviewed by the statutory auditors of the Company. The above is an extract of the detailed format of unaudited standalone financial results, for the quarter and nine months ended December 31,2021 filed with the Stock Exchanges under Regulation 52 of the SEBI
- (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited standalone financial results for the quarter and nine months ended December 31,2021 are available on the website of BSE Limited i.e. www.bseindia.com and on the website of the company at www.satyamicrocapital.com 3 For the other line items referred in regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to BSE Limited and can be accessed through the website link given in point no. 2 above.
- This extract of unaudited standalone financial results, for the quarter and nine months ended December 31,2021 has been prepared in accordance with the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with circular no. SEBI/HO/DDHS/CIR/2021/0000000637 dated October 5, 2021.

5 The Company has availed relaxation provided by SEBI vide its circular no.SEBI/HO/DDHS/CIR/2021/000000637 dated October 5, 2021 and not shown the column for the corresponding guarter ended December 31, 2020 in the unaudited standalone financial results for the quarter and nine months ended December 31,2021. For and on behalf of the Board of Directors of

> Sd-Vivek Tiwari

SATYA MICROCAPITAL LIMITED

Managing Director, CEO & CIO

Place: Kanpur

Date: 14.02.2022

TUESDAY, FEBRUARY 15, 2022 WWW.FINANCIALEXPRESS.COM 16 NATION FINANCIAL EXPRESS

ONGC seeks peak oil, gas from KG block in FY24

PRESS TRUST OF INDIA New Delhi, February 14

(₹ in Lakhs)

For Sakthi Sugars Limited

OILAND NATURAL Gas Corporation's (ONGC's) delayed Krishna Godavari basin KG-D5 project is likely to hit peak oil and natural gas output in 2023-24 and will help the firm to reverse the downward slide in its overall production, a senior official said on Monday.

ONGC was originally to start gas production from the Cluster-II fields in block KG-DWN-98/2 (KG-D5) in June 2019 and the first oilwas to flow in March 2020. But these targets were quietly shifted to end-2021 due to contracting issuesand supply chains being hit by the pandemic. The project was further

pushed back and crude oil is now

expected to reach Indian shores in the third quarter of 2022against the revised target of November 2021 — and natural gas in May 2023, against the revised target of May 2021. Anurag Sharma, director

(onshore) and interim director (finance) of ONGC, in an investor call, said the block is currently producing 0.6 million standard cubic



metres per day and a third well coming on stream would add 1.75 mmscmd by next month.

"There have been some issues (with the project) which we are trying to resolve," he said, adding the journey towards peak output would start in the fiscal year beginning April 2022.

And in 2023-24 (April 2023 to March 2024), a peak output of 2.2 million tonne or about 44,000 barrels per day of oil and 10.41 mmscmd of gas is likely to be achieved, he said.

At the time of its launch in April 2018, ONGC had said the estimated capital expenditure wouldbe \$5.07 billion and operational expenditure would be \$5.12billionoverafieldlife of 16 years. Sharma said the company hopes to arrest the decline in crude oil production in the next fiscal while natural gas output is likely to see a rise.

PLI for auto to create 7.5 lakh additional jobs in 5 years: Official THE PRODUCTION LINKED

Incentives Scheme for the automobile and auto components sectorwill lead to creation of 7.5 lakh additional jobs and incremental production worth ₹2,31,500 crore over the next five years, a top official said on Monday.

Ford, Tata Motors, Suzuki, Hyundai, Kia and Mahindra & Mahindra are among the 20 companies that will be eligible for receiving incentives under the Production Linked Incentives (PLI) Scheme for the automobile and auto components sector, PTI reported last week. The applicants have been

approved under the Champion Original Equipment Manufacturers (OEM) Incentives scheme.

"The 20 companies we selected have committed an investment of more than ₹45,000 crore. So as per our scheme target, our scheme is of ₹25,938 crore, so we expect this will lead to incremental production of ₹2,31,500 crore," secretary in the heavy industry ministry Arun Goel told PTI in an interview. Highlighting that the scheme

gives incentives only on such

products which are presently not being made in India, Goel said therefore the incremental production figure implies we would have otherwise imported products to the tune of ₹2,31,500 crore, thereby strengthening the government's vision of Aatmanirbhar Bharat.

The secretary shared that the emphasis on Made in India comes with the condition that at least 50% of the value addition must be carried out domestically, by going up to Tier 3, which includes the micro, small and medium enterprises.

BHEL bags order to supply compact heat exchanger sets for Tejas aircraft

STATE-OWNED BHARATHEAVY Electricals(BHEL) on Monday said it has bagged an order from Hindustan Aeronautics Ltd to supply compact heat exchanger sets for Tejas aircraft.

"Bharat Heavy Electricals Limited has received a prestigious order for the supply of compact heat exchanger sets for 83 LCA Tejas MK1A aircrafts, from Hindustan Aeronautics (HAL)," the company said.

The order envisages manufacturing, assembly, testing and supply of compact heat exchangers to be fitted in the light combat aircraft, Tejas, being manufactured by HAL. The BHEL's Heavy Plates and

Vessels Plant (HPVP), Visakhapatnam is the sole supplier of heat exchangers for LCATejas to HALsince 1996. The BHEL-HPVP and Aero-

nautical Development Agency

(ADA), Bangalore have jointly designed and developed 13 different types of compact heat exchangers for Environmental Control System (ECS) and Secondary Power System (SPS) of LCA

MK-1 programme. The BHEL is also currently working with DRDO for the development of Air Cycle Machine based Liquid Cooling System (LCS) for Aircraft POD application

for LCA MK-2. The BHEL-HPVP has dedicated, intricate manufacturing and inspection facilities for manufacturing of state-of-the-art Compact Heat Exchangers for different types of aircraft manufactured by HAL. The same are progressively being augmented to meet International Aero Standards(AS9100) and BHELisready to meet the requirements of future programs of LCA, ALH,

Sukhoiand AMCA.

NPCL NOIDA POWER COMPANY LIMITED CIN:U31200UP1992PLC014506

Notice Inviting Bids for Procurement of **Power on Short Term basis**

Bids are invited by "Noida Power Company Limited having its registered office at Electric Sub-station, Knowledge Park-IV, Greater Noida - 201310 (U.P.)" for procurement of up to 85 MW power during 01.04.2022 to 20.10.2022 as per the Guidelines of Ministry of Power, Gol dated 30.03.2016. Bid Document is available on www.mstcecommerce.com.

The Company reserves the right to reject all or any of the Bids or cancel the bidding process at any stage without assigning any reasons whatsoever and without any liability.

For any clarification, contact at e-mail id powertrading@noidapower.com or mobile no. 9718804966. Head (Power Purchase)

STANDARD SURFACTANTS LIMITED Registered Office: 8/15, Arya Nagar, Kanpur-208002 (India) Tel: 0512-2531762

| Particulars Quarter Ended Quarter Ended 31.12.2021 31.12.2020 | | Corporate Identity Number: I | .242430P1989PLC010950 | |
|---|----------|------------------------------|-----------------------|--|
| Particulars 31.12.2021 31.12.2020 | EXTRA | CT OF STANDALONE RESULTS I | OR QUARTER ENDED ON | 31.12.2021 (Rs. in Lacs) |
| | i. o. | Particulars | 31,12,2021 | Commission of the Commission o |

E-mail: headoffice@standardsurfactants.com, Website: www.standardsurfactants.com

| No. | Fatticulars | (Unaudited) | (Unaudited) |
|----------|--|-------------|-------------|
| 1. | Total Income from Operations | 2925.31 | 3256.67 |
| 2. | Net Profit/(Loss) for the period (before Tax and items) | 55.5 | 88.67 |
| 3. | Net Profit/(Loss) for the period before tax (after Exceptional items) | 55.5 | 88.67 |
| 4. | Net Profit/(Loss) for the period after tax (after Exceptional items) | 41.51 | 69.59 |
| 5. | Total comprehensive Income for the period | 41.51 | 69.59 |
| 6. 7. | Paid up Equity Share Capital Earning per share (Face value of Rs. 10/- each): | 711.26 | 711.26 |
| | 1. Basic | 0.54 | 0.98 |
| | 2. Diluted | 0.54 | 0.98 |

The above standalone financial results were reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on February, 14th 2022. The statutory auditors have carried out limited review of these financial results.

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 Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated guarterly financial results are available on stock exchange websites and on Company's website.

> Chairman & Managing Director DIN-00250836

For Standard Surfactants Limited

Pawan Kumar Garg

financialem epar.in

Place: New Delhi

Date: February 12, 2022

पावशी येथे भरला संत बाळूमामांचा भक्तमेळा

सिधुदुर्ग, दि. १४ : कुडाळ तालुक्यात आजपासून श्री संत बाळूमामा पाढुका दर्शन व भंडारा उत्सवाला सुरूवात झाली. तीन दिवस हा उत्सव चालणार असन या निमित्ताने विविध कार्यक्रमांचे आयोजन करण्यात आले आहे. यंदा या उत्सवाचे तिसरे वर्ष आहे. या उत्सवाच्या निमि त्ताने सिंधुदुर्ग जिल्ह्याच्या विविध भागातून बाळूमाम ांचे भक्त पावशी येथे गोळा झाले आहेत.

श्री संत बाळूमामा प्रतिष्ठान सिधुदुर्ग याच्या वतीने गेली तीन वर्ष आदमापूर येथील श्री संत बाळूमामा पाढुका दर्शन व भंडारा उत्सव साजरा करण्यात येत आहे. यावर्षी सुद्धा १४ फेब्रुवारी ते १६ फेब्रुवारीदरम्यान हा उत्सव होत आहे. आज या उत्सवाला भाविकांच्या उत्साही वातावरणात सुरुवात झाली. बाळूमामा पोथी पूजन व पारायण झाले. त्यानंतर महाआरती आणि महाप्रसाद झाला. दिवसभर भजन, कीर्तन, वारकरी भजन, गजनत्य असे कार्यक्रम आयोजित करण्यात आले होते.

कार्यचलनातून उत्पन्न

नमभाग भांडवल

करपूर्व निव्वळ नफा/(तोटा)

उत्पन्न प्रतिभाग (क.१०/–प्रत्येकी)

मान्य करण्यात आले

अपेक्षित आहे.

ठिकाण: मंबर्ड

दिनांक: १४ फेब्रुवारी, २०२२

पुर्नगठीत/पुर्ननमुद केले आहेत.

www.msei.in वेबसाईटवर उपलब्ध आहे.

जाहीर सूचना

तर्वसामान्य जनतेस येथे सूचना देण्यात येते की माझे अशील **श्री. गौतम अनिल कपूर** हे खालील अनुसुचीत सविस्तरपणे नमुद केलेल्या मालमत्तेच्य क्रमेव मालक आहेत.

माझे अशिलांनी घोषित केले आहे की, त्यांचे पित थ्री. अनिल कपूर (मयत) आणि त्यांची आई श्रीमती पुनम कपूर हे खालील अनुसुचीत मालमत्तेचे संयुक्त मालक होते. असे की, सदर श्री. अनिल कपूर यांचे ३१.०७.२०१७ रोजी निधन झाले, ऱ्यांच्या पश्चात त्यांची पत्नी (अ) श्रीमती पन कपूर आणि त्यांची मुले (ब) श्री. गौतम अनिल कपूर, (क) श्री. एडी अनिल कपूर व (ड) श्री अखिल अनिल कपूर हे कायदेशीर वारसदार आहेत. असे की, अनुसूचीत मालमत्तेतील स्वर्गीय श्री अनिल कपूर यांचे ५०% अविभाजीत शेअर श्री अनिल कपूर यांचे अन्य कायदेशीर वारसदारांच्या अनुमतीने श्रीमती पुनम कपूर यांच्या एकमेव नावे इस्तांतरीत करण्यात आले होते. असे की, दिनांक १७ सप्टेंबर, २०२१ रोजीचे बक्षीस खरेटीखनानमा दिनांक १७.०९.२०२१ रोजी दस्तावेज अनक्रमांव बीबीई४-१२७२९-२०२१ अंतर्गत संयत्त उपनिबंधंक, मुंबई शहर-४ येथे नोंदणीकृत) नुसार सदर श्रीमती पुनम कपूर यांनी माझे अशील अर्थात श्री. गौतम अनिल कपूर यांना अनुसुचीत मालमत्त बक्षीस म्हणून दिली आहे.

जर कोणा व्यक्तीस सदर अनुसुचीत मालमत्ता किंव भागावर वारसाहक, विक्री, अदलाबदल, मुक्तता भाडेपट्टा, मालकीहक, ताबा, जप्ती, लिस पेन्डन्स तारण, भागिदारी, अधिभार, बक्षीस किंवा अन्य इतर प्रकारे कोणत्याही स्वरूपाचा कोणताही अधिकार, हक्क, मागणी किंवा दावा असल्यास ऱ्यांनी सदर सूचना प्रकाशनापासून **१४ (चौदा)** दिवसांच्या आत खालील स्वाक्षरीकर्ताकडे सर्व पृष्ठयर्थ दस्तावेजांच्या प्रतींसह कळवावे. अन्यथ . अशा व्यक्ती/संघटना/संस्था यांचे असे दावे असल्यास ते सोडून दिले आहेत असे समजण्यात येईल आणि ते माझ्या अशिलांवर बंधनकारक असणार नाहीत आणि सर्व अधिभारापासन मक्त व पष्ट बाजारभाव असलेल्या सदर अनुसुचीत नालमत्तेच्या अधिकाराच्या आधारावर माझे अशील ज्यवहार सुरू करतील.

मालमत्तेची अनुसुची म्लॅट क्र.बी-५२०३, क्षेत्रफळ ९६० चौ.फ. कार्पेट.

. २वा मजला, २ कारपार्किंग जागा, लोधा पार्क साईड-दी पार्क म्हणून ज्ञात इमारत, सेनापती बापट मार्ग, वरळ, मुंबई-४०००११, जमीन सी.एस.क्र ४६४, लोअर परळ विभाग, नोंदणी जिल्हा मुंबई शहर येथील जिमनीचे सर्व भाग व खंड. आज दिनांकीत १४ फेब्रुवारी, २०२२

दीपज्योती टेक्सटाईल्स लिमिटेड

नोंदणीकृत कार्यालय: चेनॉस, फ्लॅट क्र.१, १ला मजला, जेव्हीपीडी स्किम, गुलमोहर क्रॉस रोड क्र.७, मुंबई-४०००४९.

सीआयएन:एल२७२००एमएच १९९४पीएलसी०८३९५०

३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षित निष्कर्षाचा अहवाल

संपलेली तिमाई

५६.९१ 0.0४

२३.६२

4.98

409

. ३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही व नऊमाहीकरिता वरील वित्तीय निष्कर्षाचे लेखासमितीद्व

पुनर्विलोकन करण्यात आले आणि १४ फेब्रुवारी, २०२२ रोजी झालेल्या संचालक मंडळाच्या सभे

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्रस) रेग्युलेशन २०१५ च्या नियम ३३

अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेल्या निष्कर्षाचे कंपनीच्या वैधानिक लेखापरिक्षकाकडू

. ३१ डिसेंबर, २०२१ रोजी एकूण मालमत्तेच्या ५०% पेक्षा अधिक वित्तीय मालमत्ता आणि १ एप्रिल २०२१ ते ३० सप्टेंबर, २०२१ कालावधीकरिता ढोबळ उत्पन्नाच्या ५०% पेक्षा अधिक वित्तीर

नियमात नमुद अर्हता कंपनीने पुर्ण केल्या आहेत. कंपनीला आरबीआय कायदा १९३४ च्या आवश्यक

कोविड-१९ चा आमच्यावर प्रचंड प्रभाव झालेला आहे. भिवंडीमधील कामगारांची कमतरत

आहे आणि यार्न मार्केट पुर्णपणे नियमीत सुरू नसल्याने भिवंडीमधील ग्राहकांची कमतरता आहे.

सदर निर्बंध उठवल्यानंतर आणि लस घेतल्यानंतर परत पूर्णपणे व्यवहार सुरू होण्याचे आम्हाल

मागील कालावधी/वर्षाचे आकडे जेथे आवश्यक आहे तेथे चालु कालावधी/वर्षाच्या वर्गीकरणासार्ट

. इंड–एएस नियम/एएस नियमानुसार नफा व तोटा अहवालात तजवीज आवश्यक नाही. ३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही व नऊमाहीकरिता वित्तीय निष्कर्षाचे संपूर्ण नमून कंपनीच्या www.ditextiles.co.in वेबसाईटवर आणि एमएसईआय स्टॉक एक्सचेंजच

399.80

9.38

६१.६0

409

(२१५.८२) २.०७

(२४४.७४)

(39.80)

(२१३.३४)

409

मर्यादित पुनर्विलोकन अवलंबून आहे, ज्यांनी अ-फेरबदल मत दिले आहे.

नियमाअंतर्गत एनबीएफसी म्हणून नोंदणी घेणे कंपनीला आवश्यक आहे.

आर. जे. चोथानी - वकील डी-१०४, अंबिका दर्शन, सी.पी.रोड, कांदिवली (पूर्व), मुंबई-४०<u>०</u>१०१

संपलेले ९ महिने

94.02

96.82

४९.६४

2.23

(9.86)

(१२५.५३)

409

संपलेले वध

8८५.१८ १५.७९

(८८.९७)

9.00

(80.08)

PUBLIC NOTICE

Notice hereby given at large that Late Mr. ZAKARIA USMAN DARUWALA, the owner naving 100% shares and member of the society of a flat bearing Flat No. B-704 Century Park CHS Ltd. Pooja Nagar Road Naya Nagar, Mira Road (East), Dist. Thane 401107, died intestate on 24/08/2021, leaving behind my client Mrs. AYSHA USMAN DARUWALA as his mother and one of the legal heirs of the deceased with othe

neirs, without making nomination That Mrs. AYSHA USMAN DARUWALA being one of the legal heirs of the deceas Late Mr. ZAKARIA USMAN DARUWALA, i making an application to the society for transfer of 100% shares and interest of his deceased son in her name. That the other neirs of the deceased (1) Ms. HAJRA BANU former wife) (2) Miss KHADIJA ZAKARI/ DARUWALA (minor daughter) (3) Mr. ABDUL MAJID MOHAMMED USMAN DARUWALA 4) Mr. MOHAMMED USMAN DARUWALA nas given their No-Objection.

This Notice is hereby given to the gener public and other claimants/objectors, if any inviting claims/objections if any, on the address given below, for the transfer of 100% hares and interest of the deceased member in the capital property of the Society within a period of 15 days from the publication of this notice, if no claims, objection received within the stipulated time prescribed above, the society shall be free to transfer the shares and interest in the capital/ property of the Society in the name of Mrs. AYSHA USMAN DARUWALA

Sd- SHAHID ILAHI ANSARI (Advocate) A-66, Shanti Shopping Centre, Mira Road (E) Dist. Thane-401107

Particulars

Total income from operations (net)

Net Profit / (Loss) for the period (before

Tax, Exceptional and/or Extraordinary

Net Profit / (Loss) for the period before tax

(after Exceptional and/or Extraordinary

Net Profit / (Loss) for the period after tax

Total Comprehensive Income for the period Comprising Profit / (Loss) for the period

Reserves (excluding Revaluation Reserve as shown in

Earnings Per Share (before extraordinary items) (of R

Farnings Per Share (after extraordinary items) (of Rs.

available on the Stock Exchange websites (www.bseindia.com).

accordance with Ind-AS Rules /AS Rules, whichever is applicable.

(after tax) and Other Comprehensive

the Balance Sheet of previous year)

1007- each) Basic & Diluted (in Rs.)

100/- each) Basic & Diluted (in Rs.)

income (after tax)]

Equity Share Capital

Dated: 14/02/2022

(after Exceptional and/or Extraordinary

items#)

items#)

PUBLIC NOTICE

others. The Society hereby invites

claims or objections for issuance of

the above said Duplicate Share

Certificate in the name of Member

within a period of 15 days from the

publication of this notice. If no

claims / objections are received

within the period prescribed above

the Society shall be free to issue Duplicate Share Certificate in such

manner as is provided under the

For and on behalf of

Bharat Vaishali

Co-op. Housing Society Ltd.

Place: Mumbai Date: 15-02-2022

Year Endec

31/03/21

(Audited)

172.77

(475.11

(475.1]

(481.46

(481.40

161.25

(8,996.57

(298.58

(298.58

Quarter

ended

31/12/20

(Unadited)

20.67

(264.17

(264.17)

(264.17

(264.17)

(163.83)

161.25

Bve - Laws of the Society

Ouarter

ended

31/12/21

(Unadited)

85.61

(34.89

(34.89

161.23

(21.64)

Note: The above is an extract of the detailed format of Quarterly / Nine-months Ended Results file

Requirements) Regulations, 2015. The full format of the Quarterly/ Nine-months Ened Results are

with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure

- Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in

SHAH CONSTRUCTION COMPANY LIMITED

Registered Office: 11, Shah Industrial Estate, Opp. Anna Temple, New link Road, Andheri (West).

Mumbai — 400053. Phone: 022-66920678/79 | Mail ID: scclindia@yahoo.co.in | CIN:

L45202MH1949PLC007048

Extract of Statement of Standalone Unaudited Results for the Quarter Ended 31/12/2021

Notice is given on behalf of my client, Mr. ASIF AKHTAR SHAIKH (hereinafter This is to inform the general publict hat original Share Certificate No referred to as 'my client'), that my client's father and mother late Mr. Akhtar Gulam 06. bearing Distinctive Nos.-26 to 30 both inclusive, totalling to 05 Hussain Shaikh & late Mrs. Zulekha Akhtai Shaikh, were holding on ownership basis, Flat No.504, A Wing, Sai Venus & Uranus shares standing in the name of MRS. VASUNDHARA DATTARAM DHURI with respect of her Flat No. 216, Building No. 8, Bharat Vaishali S.R.A. C.H.S. Ltd., Opp. Goregaon Bus Depot, Link Road, Goregaon (West), Mumbai – 400 104 (hereinafter referred to as CHS Ltd; 90 Feet Road, Pant the "said Flat No.504"). My client states that Nagar, Ghatkopar - (East), Mumbai my client's father Mr. Ákhtar Gulam Hussair -400075 has been reported lost/ Shaikh, died intestate on 08/11/2020 a stolen/ misplaced and that an Mumbai and my client's mother Mrs. Zulekha Akhtar Shaikh, died intestate on 24/03/2019 application for issue of a Duplicate Share Certificate in respect thereo at Mumbai respectively, leaving behind m has been made to Bharat Vaishali C client i.e. **Mr. ASIF AKHTAR SHAIKH** as H S Ltd; bearing Registration No. their only legal heirs. Now my client intends to transfer the said Flat No.504 on my client's BOM/HSG/7983 Date 17/02/1983 name.
Therefore any person having any claim in the having its registered office at Building No. 8, 90 Feet Road, Pant above said flat No.504 by way of purchase mortgage, Exchange, charge, gift Nagar Ghatkonar- (Fast), Mumbai-400075 by Mr. Vivek D. Dhuri and

inheritance. lease, tenancy, sub-tenancy lien, license and/or in any other manne howsoever, are hereby requested to make the same known in writing to the undersigned at 16, 1st Floor, Kaduji Mansion, Near Paramount Tower, Sahakar Road, Jogeshwari (West), Mumbai – 400 102 within 15 days from the publication of this notice and after the expiry of 15 days the claim or claims in respect of the said flat No.504 if any, of such person or persons will be considered to have been waived and/or abandoned. Place: Mumba

PUBLIC NOTICE

Date: 08/02/2022

AKBAR HUSSAIN PINDHARA ADVOCATE Mobile No.9920665598

रोज वाचा दै. 'मुंबई लक्षदीप'

CIN: L92130MH1997PLC107871

Regd. Office: Plot No.1, L.B.S. Marg, Gandhi Nagar Kanjurmarg(W), Mumbai-400078 Extract of the Standalone & Consolidated Un-Audited Results for the Quarter ended 31st December, 2021

| Ш | | | | | | | | | | | | | | · |
|---|-----------|---|--|---|----------|---|--|----------|--|---|----------|---|--|---|
| | Sr. No | PARTICULARS | 01-10-2021 31-12-2021 Un-Audited Standalone | 01-10-2020 31-12-2020 Audited Standalone | | 01-04-2020 31-12-2020 Audited Standalone | 01-04-2021 31-12-2021 Un-Audited Standatone | | 01-10-2021 31-12-2021 Un-Audited Consolidated | 01-10-2020 31-12-2020 Audited Consolidated | | 01-04-2020 31-12-2020 Audited Consolidated | 01-04-2021 31-12-2021 Un-Audited Consolidated | 01-04-2020 31-03-2021 Audited Consolidated |
| | 1 | Total Income from Operations | 6.07 | 13.20 | 48.48 | 46.25 | 54.54 | 514.90 | 6.07 | 13.20 | 48.48 | 46.25 | 54.54 | 514.90 |
| | 2 | Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items) | (263.33) | (203.77) | (863.96) | (512.58) | (1,322.30) | (953.94) | (263.36) | (203.79) | (863.96) | (512.61) | (1,322.35) | (954.00) |
| | 3 | Net Profit/(loss) for the period before tax (after exceptional and/or Extraordinary items | (263.33) | (206.77) | (863.96) | (512.58) | (1,322.30) | (953.94) | (263.36) | (203.79) | (863.96) | (512.61) | (1,322.35) | (954.00) |
| | 4 | Net Profit/(loss) for the period after tax (after Exceptional and/or Extraordinary items | (264.77) | (203.77) | (863.96) | (512.58) | (1,323.74) | (954.14) | (264.80) | (203.79) | (863.96) | (512.61) | (1,323.79) | (954.20) |
| | 5 | Total Comprehensive income for the year {Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)} | | - | - | | - | - | - | - | - | | - | (, |
| | 6 | Equity Share Capital (Face Value of Rs. 2/- per share | 1.148.73 | 1.148.73 | 1,148,73 | 1,148.73 | 1.148.73 | 1.148.73 | 1,178,27 | 1,175.75 | 1.178.27 | 1 175 75 | 1.178.27 | 1.178.27 |
| | 7 | Reserves (exclusing Revaluation Reserve) | 2,454.62 | 4,234.03 | 2,719.39 | 4,234.03 | | | 1,964.10 | 3,823.37 | 2,228.90 | 3,823.37 | | 3,287.88 |
| | 8 | Earnings per Share of Rs.2/- each (for continuing and discontinued operations) 1. Basic: | | | | | | | - | | | | | |
| | <u></u> | 2. Diluted. | <u>. </u> | | <u> </u> | ļ . | | <u> </u> | <u> </u> | <u> </u> | | | | L . |

PREMKRISHEN MALHOTRA

★TARMAT टॉरमॅट लिमिटेड

(पूर्वी रोमन टारमॅट म्हणून ओळखले जाते) नोंदणीकृत कार्यालय:जनरल ए.के. वैद्य मार्ग, वागेश्वरी मंदिराजवळ, ऑफ फिल्मिसटी रोड, मालाड (पूर्व), मुंबई - ४०० ०९७.

वेबसाईट: www.tarmatlimited.com टेलि.: ०२२-२८४० २१३० / २८४० ११८०. फॅक्स: ०२२-२८४० ०३२२. ई-मेल: contact@tarmatlimited.com. सीआयएन: एल४५२०३एमएच१९८६पी१सी०३८५३५

३१ डिसेंबर, २०२१ रोजी संपलेल्या तीमाहीकरीता स्वतंत्र अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल संपलेली नऊमाही

| अ. | | 1 | संपलेली तीमा र्ह | ì | संपलेली | संपलेला वर्ष | |
|------------|--|----------------|-------------------------|----------------|-----------------|----------------|---------------|
| अ. क्र. | तपशिल | 39.97.7079 | | 39.97.7070 | 39.97.7079 | | ३१.०३.२०२१ |
| | | (अलखापारक्षात) | (अलखापारक्षात) | (अलखापारक्षात) | (अलेखापरिक्षीत) | (अलखापारक्षात) | (लखापारक्षात) |
| ; | कार्यचलनातून एकूण उत्पन्न (निञ्चळ) | ३,३७७.८६ | ३,४५५.९१ | ४,४१६.५१ | १२,१०७.५८ | ११,०००.०० | १७,१९२.३७ |
| 7 | करपूर्वीच्या कालावधीसाठी निव्वळ नफा / (तोटा) | ९१.४८ | ९५.८३ | १३७.९० | ३२३.९३ | ३२६.६६ | ४०१.५६ |
| 3 | करानंतरच्या कालावधीसाठी निव्वळ नफा / (तोटा) | ८६.१७ | ९१.६७ | १३०.८८ | ३१८.२८ | ३०८.०८ | ५०९.४७ |
| 8 | कराच्या कालावधीसाठी एकूण व्यापक उत्पन्न | ८६.१७ | ९१.६७ | १३०.८८ | ३१८.२८ | ३०८.०८ | ५०९.४७ |
| ų | पेड-अप इकिटी शेअर कॅपिटल (प्रति शेअर रु. १० चे दर्शनी मूल्य) | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ |
| ξ | ताळेबंद तारखेनुसार पुनर्मूल्यांकन राखीव वगळून राखीव | ५,७५५.४० | ५,०१९.७९ | ४,५८६.२९ | ५,७५५.४० | ४,५८६.२९ | ४,७८७.६८ |
| હ | उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी) | | | | | | |
| | मूळ | ०.६५ | ०.६९ | 0.96 | २.३९ | २.३१ | ३.८२ |
| | सौमिकृत | ०.६५ | ०.६९ | ०.९७ | २.३९ | २.३१ | ३.८२ |
| | ३१ डिसेंबर, २०२१ रोजी संपलेल्या तीमाही व | रीता एकत्रीत अ | मले खा परिक्षीत | वित्तीय निष्कष | चा अहवाल | | (रू.लाखात) |
| | | 7 | पंपलेली तीमा ई | ì | संपलेली | नऊमाही | संपलेला वर्ष |
| अ. | | 39 92 2429 | 30.00.3030 | 39 93 3030 | 20 02 2020 | 30 03 3030 | 70 07 7070 |

| | па | ०.६५ | ०.६९ | 0.96 | 7.39 | २.३१ | ३.८२ |
|------------|---|-------------------------------|-------------------------------|-------------------------------|-------------------------------|-------------------------------|------------------------------|
| | ηω | | | | | | |
| | मूळ सौमिकृत | ०.६५ | ०.६९ | ०.९७ | २.३९ | २.३१ | ३.८२ |
| | ३१ डिसेंबर, २०२१ रोजी संपलेल्या तीमाहीक | रीता एकत्रीत ३ | गलेखापरिक्षीत | वित्तीय निष्कष | चा अहवाल | | (रू.लाखात) |
| | | 1 | पंपलेली तीमार्ह | ì | संपलेली | नऊमाही | संपलेला वर्ष |
| अ. क्र. | तपशिल | ३१.१२.२०२१ (अलेखापरिक्षीत) | ३०.०९.२०२१ (अलेखापरिक्षीत) | ३१.१२.२०२० (अलेखापरिक्षीत) | ३१.१२.२०२१ (अलेखापरिक्षीत) | ३१.१२.२०२० (अलेखापरिक्षीत) | ३१.०३.२०२१ (लेखापरिक्षीत) |
| ; | कार्यचलनातून एकूण उत्पन्न (निव्वळ) | ३,३७७.८६ | ३,४५५.९१ | ४,४१६.५२ | १२,१०७.५८ | ११,०००.०० | १९,७१६.०३ |
| ? | करपूर्वीच्या कालावधीसाठी निव्वळ नफा / (तोटा) | ९१.४८ | ९५.८३ | १३६.५३ | ३२३.९३ | ३२५.२७ | ४०१.५६ |
| 3 | करानंतरच्या कालावधीसाठी निव्वळ नफा / (तोटा) | ८६.१७ | ९१.६७ | १२९.१० | ३१८.२८ | १७.७६ | ४०१.५६ |
| ጸ | कराच्या कालावधीसाठी एकूण व्यापक उत्पन्न | ८६.१७ | ९१.६७ | १२९.१० | ३१८.२८ | १७.७६ | ५१४.६५ |
| 4 | पेड-अप इक्विटी शेअर कॅपिटेल (प्रति शेअर रु. १० चे दर्शनी मूल्य) | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ | १,३३३.०७ |
| ξ | ताळेबंद तारखेनुसार पुनर्मूल्यांकन राखीव वगळून राखीव | ५,७५५.४० | ५,०१९.७९ | ४,५८०.७४ | ५,७५५.४० | ४,५८०.७४ | ४,७८७.६८ |
| હ | उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी) | | | | | | |
| | मूळ | ०.६५ | ०.६९ | ०.९७ | २.३९ | २.३१ | ३.८६ |
| | मूळ सौमिकृत | ०.६५ | ०.६९ | ०.९७ | 2.39 | २.३१ | ३.८६ |

टिप:

- t वरील स्टैंडअलोन आणि एकत्रित परिणामांचे लेखापरीक्षण समितीने पुनरावलोकन केले आहे आणि कंपनीच्या संचालक मंडळाने १४ फेब्रुवारी २०२२ रोजी झालेल्या त्यांच्या संबंधित बैठकीत मान्यता दिली आहे आणि रेकॉर्डवर घेतली आहे. ३१ डिसेंबर २०२१ रोजी संपलेल्या तिमाही आणि सहामाहीकरिता अलेखापरिक्षीत वित्तीय निश्कर्षांचा नमूना आहे.
- कंपनी फक्त एका विभागात काम करते आणि म्हणूनच, खछऊअड १०८ ऑपरेटिंग सेगमेंटनुसार फक्त एक रिपोर्ट करण्यायोग्य विभाग आहे. हे विधान कंपनी (भारतीय लेखा मानक) नियम, २०१५ (खपव अड), कंपनी कायदा, २०१३ च्या १३३ अन्वये विहित केलेले आणि इतर मान्यताप्राप्त लेखा पद्धती आणि लागू
- असलेल्या धोरणांनसार तयार केले गेले आहे. कंपनीच्या वैधानिक लेखापरीक्षकांनी ३१ डिसेंबर २०२१ रोजी संपलेल्या तिमाही आणि नऊ महिन्यांसाठी वरील अनऑडिट न केलेल्या स्टॅंडअलोन आर्थिक निकालांचे मुयादित पुनरावलोकन केले आहे आणि एक अयोग्य पुनरावलोकन अहवाल जारी केला आहे. वैधानिक लेखापरीक्षकांचा आढावा अहवाल नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड

('छडए') आणि इडए लिमिटेड ('इडए') कडे दाखल केला जात आहे आणि कंपनीच्या वेबसाइटवर देखील उपलब्ध आहे. मागील कालखंडातील आकडे सध्याच्या काळातील आकडेवारीशी तुलना करता येण्यासाठी त्यांचे पुनर्गठन आणि पुनर्वर्गीकरण करण्यात आले आहे

टॉरमॅट लिमिटेडकरिता अमित शहा

कार्यकारी संचालक दिनांक: १४-०२-२०२२ डीआयएन क्रमांक ०८४६७३०९

ALAN SCOTT INDUSTRIESS LIMITED CIN: L33100MH1994PLC076732

(डीआयएन:०१२०५२८२)

सही/- संजय मुंद्रा

संचालक

दीपज्योती टेक्सटाईल्स लिमिटेडकरिता

Read. Office: 302. Kumar Plaza, 3rd Floor, Kalina Kurla Road, Near Kalina Masiid, Santacruz East, Mumabai-400029 Extract of Statement of Standalone Unaudited Financial Results for the Quarter Ended December 31, 2021

| Sr. | Particulars | 1 | Quarter ended | 1 | Nine Mon | Year ended | |
|-----|--|-------------------------|-------------------------|-------------------------|-------------------------|-------------------------|-----------------------|
| No. | | 31.12.2021 Unaudited | 30.09.2021 Unaudited | 31.12.2020 Unaudited | 31.12.2021 Unaudited | 31.12.2020 Unaudited | 31.03.2021 Audited |
| 1 | Income | | | | | | |
| | (a) Net Sales / Income From Operations | 105.95 | 2.35 | 0.00 | 109.97 | 1.22 | 2.05 |
| | (b) Other operating Income | 1.02 | 34.05 | 0.00 | 62.26 | 0.00 | 9.26 |
| 2 | (c) Interest Income | 2.58 | 0.06 | 0.00 | 2.64 | 0.00 | 0.00 |
| 3 | Total Income(a+b+c) | 109.55 | 36.46 | 0.00 | 174.87 | 1.22 | 11.31 |
| 4 | Expenditure | | | | | | |
| | (a) Cost of Material Consumed | 0.50 | 0.00 | 0.00 | 0.50 | 0.00 | 0.00 |
| | (b) Purchase of Stock in Trade | 90.26 | 1.49 | 0.00 | 91.75 | 0.00 | 0.00 |
| | (c) Increase/Decrease in Stock in trade And | | | | | | |
| | Work in Progress | -0.23 | -0.88 | 0.00 | -1.11 | 0.00 | 0.00 |
| | (d) Employee benefit Expenses | 11.99 | 4.42 | 0.15 | 16.86 | 0.15 | 0.60 |
| | (e) Depreciation And Amortisation Cost | 0.12 | 0.05 | 0.00 | 0.17 | 0.00 | 0.00 |
| | (f) Finance cost | 0.00 | 0.02 | 0.01 | 0.03 | 0.02 | 0.05 |
| | (g) Other Expenditure | 10.11 | 13.27 | 1.53 | 28.42 | 4.62 | 10.28 |
| 5 | Total Expenditure(a+b+c+d+e+f+g) | 112.75 | 18.37 | 1.69 | 136.62 | 4.79 | 10.93 |
| 6 | Profit After Interest Before Exceptional Items | | | | | | |
| | & Tax(3-5) | -3.20 | 18.09 | -1.69 | 38.25 | -3.57 | 0.38 |
| 7 | (a) Exceptional Items | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| | (b) Prior Period Expenses | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| 8 | Profit/Loss From Ordinary Activities Before Tax(6-7) | -3.20 | 18.09 | -1.69 | 38.25 | -3.57 | 0.38 |
| 9 | Tax Expenses | | | | | | |
| | (a) Current Tax | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| | (b) Deferred Tax | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| 10 | Net Profit/Loss From Ordinary Activities | | | | | | |
| | After Tax(8-9) | -3.20 | 18.09 | -1.69 | 38.25 | -3.57 | 0.38 |
| 11 | Other Comprehensive Income | | | | | | |
| | (a) Items that will not be reclassified to profit and loss | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| | (b) Income Tax relating to items that will not be | | | | | | |
| | reclassified | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| | (c) Items that will be reclassified to profit and loss | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| | (d) Income Tax relating to items that will be reclassified | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| 12 | Total other Comprehensive Income for the period | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| 13 | Total Comprehensive Income for the period | -3.20 | 18.09 | -1.69 | 38.25 | -3.57 | 0.38 |
| 14 | No. Of Equity Shares(F.V. Rs.10/- per share) | 18.25 | 18.25 | 6.85 | 18.25 | 6.85 | 11.85 |
| 15 | Basic Earnings Per Share | -0.18 | 0.99 | -0.25 | 2.10 | -0.52 | 0.03 |
| 16 | Diluted Earning Per share | -0.18 | 1.27 | -0.25 | 3.43 | -0.52 | 0.06 |

These financial results have been reviewed by the Audit Committee, and have been approved by the Board of Directors, at their meetings held on 14th February 2022 The above results for the quarter ended on December 31, 2021 have been prepared in accordance with the Companies (Indian Accountin

Standards) Rules, 2015 (Ind AS), prescribed under Section 133 of the Companies Act, 2013, and other recognised accounting practices ar The Statutory Auditors of the Company have carried out a "Limited Review" of the above results as per Regulation 33 of the SEBI [Listing Obligation and Disclosure Requirements] Regulations, 2015. The corresponding Ind AS compliant figures of the previous year have not been subjected to review? Audit. However, the company's management has exercised necessary due dilignece to ensure that such financial

The Company had raised Rs.160 lakhs during the year on 28.8.2021 by issuing 6,40,000 Equity Shares of Rs.10/- each at a premium or Rs.15/- per share on preferential basis. Out of the total proceeds raised, upto 31.12.2021 a sum of Rs.135 lacs is diployed in funding working capital requirement and the balance amount of Rs.25 lacs are parked with the bank.

ind-19 has not significantly impacted the business of the entity. The company has performed sensitivity analysis and expects to reciying amounts of the assets.

Provision for taxation (if any) will be made at the end of the year and hence not provided on quarterly basis

Date: 14.02.2022

For and on Behalf of The Board of Directo Suresh Pukhraj Jai Managing Director DIN:00048463 SEJAL SEJAL GLASS LTD

For Shah Construction Co. Ltd.

Sd/- (Dinesh K. Poddar)

Directore. (DIN NO. 00158597)

CIN - L26100MH1998PLC117437

173/174,3rd Floor, Sejal Encasa,S.V.Road , Kandivali (West) , Mumbai- 400 067.

Tel.No-91-22-28665100, Email - compliance@sejalglass.co.in, Website-www.sejalglass.co.in

| | Extract of Statement of unaudited Standalone and Consolidated Financial Results for the Quarter and Nine Months Ended 31st December 2021 | | | | | | | | | | | 2021 | |
|------------|--|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|-------------------------|---------------------------|---------------------------|--------------------------|---------------------------|---------------------------|-------------------------|
| | Rs in Lacs | | | | | | | | Rs in Lacs | except EPS | | | |
| | | Standalone | | | | | Consolidated | | | | | | |
| Sr. No. | Particulars | For Quarter Ended | For Quarter Ended | For Quarter Ended | For9months Ended | For9months Ended | For Year Ended | For Quarter Ended | For Quarter Ended | For Quarter Ended | For9months Ended | For9months Ended | For Year Ended |
| | | 31.12.2021 (Unaudited) | 30.09.2021 (Unaudited) | 31.12.2020 (Unaudited) | 31.12.2021 (Unaudited) | 31.12.2020 (Unaudited) | 31.03.2021 (Audited) | 31.12.2021 (Unaudited) | 30.09.2021 (Unaudited) | 30.09.2020 (Unudited) | 31.12.2021 (Unaudited) | 31.12.2020 (Unaudited) | 31.03.2021 (Audited) |
| 1 | Total Income from operations | 583.03 | 515.40 | 337.26 | 1,573.19 | 608.64 | 1,020.87 | 583.03 | 515.40 | 337.26 | 1,573.19 | 608.64 | 1,020.87 |
| 2 | Net Profit/(Loss) for the period (before tax Exceptional and Extraordinary items) | (103.12) | (99.96) | (500.05) | (303.62) | (1,586.52) | (1,841.52) | (103.12) | (99.96) | (500.05) | (303.62) | (1,586.52) | (1,841.52) |
| 3 | Net Profit/(Loss) for the period before tax and after Exceptional and Extraordinary items | (104.22) | (97.81) | (500.05) | , , | (1,586.52) | (1,841.52) | , , | (97.81) | (500.05) | 14,739.55 | (1,586.52) | (1,841.52) |
| 4 | Net Profit/(Loss) for the period after tax and after Exceptional and Extraordinary items | (104.22) | (97.81) | (500.05) | 14,739.55 | , , , | (1,841.52) | ` | (97.81) | (500.05) | 14,739.55 | (1,586.52) | (1,841.52) |
| 5 | Paid -up Equity share capital (Face Value Rs 10/- per share) | 10.00 | 10.00 | 3.355.00 | 10.00 | 3,355.00 | 3,355.00 | 10.00 | 10.00 | 3.355.00 | 10.00 | 3,355.00 | 3,355.00 |
| 6 | Reserves Excluding Revaluation Reserve as per Balance Sheet of Previous accounting year | - | - | - | - | - | (20,424.99) | - | - | - | - | | (20,474.99) |
| 7 | Earnings per share after tax and Extraordinary and/or Exceptional items (Face value of Rs 10/-each | | | | | | | | | | | | |
| | Basic EPS (in Rs.) | (0.86) | (0.74) | (1.49) | 121.35 | (4.73) | (5.49) | (0.86) | (0.74) | (1.49) | 121.35 | (4.73) | (5.49) |
| | Dilluted EPS (in Rs.) | (0.86) | (0.74) | (1.49) | 121.35 | (4.73) | (5.49) | (0.86) | (0.74) | (1.49) | 121.35 | (4.73) | (5.49) |

Place: Mumbai

The Audit Committee has reviewed the above financial results for the quarter and half year ended September 30, 2021 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 1, 2021. The statutory auditors of the Company have carried out a limited review of these financial results.

The Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT") vide its order dated March 26, 2021 ("the Order") has approved the Resolution Plan ("the Plan") submitted by M/s. Dilesh Roadlines Private Limited, Mr. Surji Chheda & Mrs. Chhaya Chheda (Joint Resolution Applicants). The implementation of approved Resolution Plan is effective from April 25, 2021, being 30 days from the date of Order passed by Hon'ble NCLT approving the Resolution Plan. The effects of the Order

in accordance with the Resolution Plan and the applicable Indian Accounting Standards are as under: In accordance with the provisions of the Resolution Plan, the erstwhile Board of Directors have vacated their office. Consequently, a new Board consisting of Mr. Surji Chheda (Non-Executive Chairman), Mr. Jiggar Savia (Executive Director), Mrs.

Neha Gada (Independent Director) and Mr. Chirag Doshi (Independent Director) have been appointed. The existing issued, subscribed and paid up Equity Share Capital of Rs. 33,55,00,000/- comprising of 3,35,50,000 shares of Rs. 10/- each has been reduced & consolidated to Rs. 10,00,000/- comprising of 1,00,000 equity shares of

Rs. 10/- each as per the terms of the Resolution Plan and procedural formalities for the same are in process The Company has received the share application money of Rs. 10,00,00,000/- towards issue of 1,00,00,000 equity shares of Rs. 10/- each as per the Plan. The procedural formalities for the same are in process.

In respect of derecognition of financial and operational creditors (including statutory dues), difference amounting to Rs. 121.62 Crore between the carrying amount of the liabilities extinguished and consideration paid/payable as per the Plan AND reversal of Provision for Contingencies and Unforeseen Losses, in respect of liabilities amounting to Rs. 38.34 Crores is recognised in the Statement of Profit and Loss in accordance with the applicable Indian Accounting Standards and has been sclosed under 'Exceptional Items' (Refer Note 4A (i) and (ii)).

The liability of the Company and Successful Resolution Applicant ("SRA") in respect of any claim, debt, other dues from the Company to any person (including Statutory Authorities) for the period prior to the date of approval of the Plan shall be limited to the extent provided in the Plan and no other liability, demand, damages, penalties, loss, claims of any nature whatsoever (whether admitted/ verified/ submitted/ rejected or not, due or contingent, asserted or unasserted, crystallised or uncrystallised, known or unknown, disputed or undisputed, present or future) including any liabilities, losses, penalties or damages arising out of non-compliances, to which the Company is/or may be subject to and which pertains to such prior

Employees liability of Rs. 125.00 lakhs agreed to be paid as per the approved resolution plan, also includes payment towards past Provident Fund Liability. The amount of Rs. 20.12 lakh towards provident fund is outstanding as on date to be paid which company is in the process of paying the same. The amount is lying with the CIRP control account for the same.

Post acquisition of the Company, the new Management is in the process of reviewing the existing carrying values of all tangible, intangible and the other assets of the Company. Based on such review, the Management has written off/provided for various assets as Exceptional Item.

Exceptional items for the quarter ended September 30, 2021 include:

| | Exceptional forms for the quarter order copionists to, ESET morage. | | | | | |
|----|--|----------------|------------------|---------------------------------|---------------|--|
| | | For the Period | Ended 31-12-2021 | For the Period Ended 30-09-2021 | | |
| | | Rs. In Crores | Rs. In Crores | Rs. In Crores | Rs. In Crores | |
| Α | Derecognition of Liabilities/Provisions | | | | | |
| i | Derecognition of liabilities consisting of loans/borrowings, trade payables, statutory dues, other payables etc. | | 121.61 | | 121.62 | |
| ii | Reversal of Provision for Contingencies and Unforeseen Losses, in respect of liabilities provided earlier | | 38.34 | | 38.34 | |
| В | Impairment/write off of various assets | | | | | |
| i | Consisting of old assets and receivables etc. | (74.00) | | (74.00) | | |
| | Less : Net Reversal of Provision for Contingencies & doubtfulness and Unforeseen Losses, in respect of Assets | 64.48 | (9.52) | 64.48 | (9.52) | |
| | Total of Exceptional items (Gain/(Loss)) | | 150.43 | | 150.44 | |

The above adjustments, are having one-time, non-routine material impact on the financial results hence, the same has been disclosed as "Exceptional Items" in the Financial Results

EPS is calculated on weighted average shares arriving after giving effect of reduction and consolidation of existing equity shares (Ref Note 2(b)) and fresh issue of equity shares (Refer Note 2(c)) pursuant to Resolution Plan, on effective date i.e. 25th April 2021 being 30 days from the date of the order and hence previous period/year's EPS figures are not comparable

The Company has one Associate Company Sejal Firebaan Glass Pvt. Ltd., where there is no operation during the Quarter and Nine Months ended 31st December 2021 The Company has only one reportable segment and hence segment reporting is not applicable. The management has assessed the Impact of COVID-19 pandemic on the financial statements, business operations, liquidity position and cash flow and has concluded that no material adjustments are required in the financials

10 Figures for the quarter/ half year/year ended have been rearranged / re-grouped / reclassified wherever necessary, to confirm with the figures for the current year/Quarter and half year ended.

11 The results for the Quarter and Nine Months ended 31st December 2021 are available on the BSE Limited and NSE Website and on the Website of the Company at www.sejalglass.co.in Date : February 12, 2022

Sd/-Jiggar Savla Director Din: 09055150