

Novartis India Limited

Registered Office: Inspire BKC Part of 601 & 701 Bandra Kurla Complex Bandra (East) Mumbai – 400 051 Maharashtra, India Tel +91 22 50243000

Fax +91 22 50243010 Email: india.investors@novartis.com CIN No. L24200MH1947PLC006104

Website: www.novartis.in

August 12, 2021

To, The Secretary BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

Sub.: Intimation of Newspaper advertisement by Novartis India Limited ("the Company") regarding the Unaudited Financial Results of the Company for the first quarter ended June 30, 2021

Ref.: Scrip Code - 500672

Dear Sirs,

Apropos the subject matter quoted above, please find enclosed herewith the copies of the newspaper Notices in "Financial Express" and "Navshakti" on August 12, 2021.

This is for your information and record.

Thanking You.

Yours sincerely,

For Novartis India Limited

Trivikram Guda
Company Secretary &
Compliance Officer

Encl.: as above

FINANCIAL EXPRESS

Kerala rolls out 'bio-bubble' model for safe tourism

FE BUREAU New Delhi, August 11

KERALA HAS LAUNCHED the so-called "bio-bubble model" to create protective layers of mostly-vaccinated service providers to receive and host tourists, having opened up key spots from Monday to soften the blow to millions dependent on tourism for a living.

"God's own country" had been forced to impose curbs periodically on tourist places since early 2020 to contain the Consequently, pandemic. arrivals of both the domestic and foreign tourists dropped by over 70% on year in 2020 and revenue from tourism crashed by 76% to just ₹11,000 crore. The tourism sector employs about 1.5 million people and



accounts for as much as 11.5% of the state's GDP.

Bio-bubbles are typically sanitised and safe environments, where people, who will likely come into contact with tourists, are inoculated. So, tourists landing in any airport in Kerala get to meet only vaccinated ground staff. From the airport, they can travel in cabs with vaccinated drivers. Similarly, staff of hotels, resorts or homestays, where the tourists will put up, are fully inoculated as well, according to a statement by the state's tourism department.

As for tourists, only those who have had at least the first dose of the Covid-19 jab, or pos-

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sessing a negative RTPCR test certificate taken before 72 hours of reaching the state, are now being allowed.

"The bio-bubble initiative is meant to ensure that the tourists have a risk-free stay in our state. This is a critical factor for the revival of tourism, which has been clobbered by the pandemic," said PA Mohamed Riyas, the state's tourism minister.

Having weathered the first

wave with success, Kerala has, in recent months, seen a spike in Covid-19 cases. It accounted for over half of India's Covid cases over the last seven days, the central government said on Tuesday. So far, 43.4% of Kerala's population have been administered the first dose of vaccine and 18.1% with both doses.

Sunk ONGC barge had safety, seaworthiness certificates: Min

Kochi, August 11 BARGE PAPAA-305, which sank

off the Mumbai coast in May killing more than 80 onboard, had all the safety and sea worthiness certificates when it met with the accident, junior oil minister Rameswar Teli told Rajya Sabha on Wednesday. On May 16, Cyclone Tauktae

tore apart Barge Papaa 305's anchors and slammed it into an offshore platform, taking down 261 people on board. Many of them were rescued.

"The Barge Papaa-305 was built in the year of 2004," he said in a written reply to a question in the Parliament.

Indian regulations allow seaworthy barges to operate for as long as 35 years. "The specifications of the barge were reviewed and technical acceptance was given by Engineers India, a Government of India Enterprise," the Minister said. —PTI

Kerala HC stays order appointing panel to look into ED probe of gold smuggling case

PRESS TRUST OF INDIA

THE KERALA HIGH Court on Wednesday stayed the order issued by the state government appointing a Commission of Inquiry (CoI) to look into any alleged attempt by the Enforcement Directorate (ED) to implicate Chief Minister Pinarayi Vijayan in the sensational gold smuggling case, saying a parallel inquiry would "derail the investigation" in the matter.

The Left government's May 7 notification appointing the CoI was stayed by Justice P B Suresh Kumar on a plea by the

ED, represented by Solicitor General Tushar Mehta, which had contended that the state was "incompetent" to order such an inquiry as the subject matter fell in Central list of the Seventh Schedule to the Constitution.

are carried out, it would "impede and derail the investigation" in the case and that in turn would benefit the accused. The SG had also told the high court that since the subject mat-

The high court said that in

such matters if parallel inquiries

ter of the inquiry relates to probe of offences by agencies authorised and empowered to conduct such investigation, "there cannot be any inquiry into the same by any authority other than the court under whose supervision the investigation was being conducted".

The state government, on the other hand, claimed that the ED was only a department of the central government, and as such cannot file a writ petition for it is "not a juristic person which can sue or be sued". The high court rejected the contention saying that ED was a statutory body and not just a central government department and a statutory body was entitled to file a writ petition invoking Article 226 of the Constitution.

U NOVARTIS **NOVARTIS INDIA LIMITED**

Registered Office: Inspire BKC, Part of 601 & 701, Bandra Kurla Complex Bandra (East), Mumbai - 400 051 Maharashtra, India. Tel.: +91 22 50243000; Fax: +91 22 50243010; Email: india.investors@novartis.com; Website: www.novartis.in; CIN: L24200MH1947PLC006104

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021

			(₹ in Million
Particulars	3 months ended 30.06.2021 (Unaudited)	3 months ended 30.06.2020 (Unaudited)	Year ended 31.03.2021 (Audited)
Total Income	1,045.7	994.2	4,144.4
Net Profit for the period before tax	98.5	64.1	400.4
Net Profit for the period after tax	62.8	43.9	209.0
Total Comprehensive income for the period (comprising profit for the period after tax and other comprehensive income after tax)	62.8	43.9	148.1
Equity Share Capital (of ₹ 5 each, fully paid)	123.4	123.4	123.4
Other Equity	(4)	-	6,988.5

2.55 *

Note:

(*not annualised)

Place: Mumbai

Basic and Diluted (₹)

 The above is an extract of the detailed format of Financial Results for the guarter ended 30th June, 2021 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results for the guarter ended 30th June, 2021 are available on the stock exchange website, www.bseindia.com and on the Company's website, www.novartis.in

> By Order of the Board Sanjay Murdeshwar

1.78 *

8.46

Vice Chairman and Managing Director

CreditAccess™ Grameen

Date : 11th August, 2021

Earnings Per Share (of ₹ 5 each)

CREDITACCESS GRAMEEN LIMITED Regd. & Corp. Office: No. 49, 46th Cross, 8th Block, Jayanagar, (Next to Rajalakshmi Kalyana Mantap) Bengaluru KA-560070 IN Website: www.creditaccessgrameen.in

CIN: L51216KA1991PLC053425

Extract of the Unaudited Consolidated Financial Results of the Company for the quarter ended June 30, 2021

> (₹ in lakhs) Quarter

Sr. No.	Particulars	ended June 30, 2021	ended March 31, 2021	ended June 30, 2020
		Unaudited	Audited	Unaudited
1	Total Income from Operations	61,736.55	2,46,607.25	61,987.15
2	Net Profit for the period before Tax, Exceptional and Extraordinary items	2,855.61	18,040.12	10,046.41
3	Net Profit for the period before Tax and after Exceptional and Extraordinary items	2,855.61	18,040.12	10,046.41
4	Net Profit for the period after Tax, Exceptional and Extraordinary items	2,028.57	13,140.28	7,462.03
5	Total Comprehensive Income for the period [comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	1,961.22	16,365.54	8,324.63
6	Paid-up Equity Share Capital (Face value ₹ 10/- per share)	15,560.89	15,558.20	14,405.68
7	Reserves excluding Revaluation Reserves as shown in the Audited Balance Sheet of previous year	NA	3,53,594.66	NA
8	Earnings Per Share (Face value ₹ 10/- per share) (for continuing and discontinued operations) - not annualized			
	- Basic (₹)	1.45	8.96	5.00

Notes:

Diluted (₹)

Date : August 11, 2021

Place : Bengaluru

- 1 The above Financial Results were reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors at their respective meetings held on August 11, 2021. The Statutory Auditors have expressed an unmodified opinion on both the consolidated and standalone Financial Statements for the said year.
- 2 Standalone Total Income from operations: INR 51,111 lakhs; (b) Net profit before tax: INR 4,071 lakhs; and (c) Net profit after tax: INR 2,959 lakhs.
- 3 The above is an extract of the detailed format of Unaudited 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 Unaudited Financial Results are available on the websites of National Stock Exchange of India - www.nseindia.com/corporates, BSE Limited www.bseindia.com/corporates and the Company - www.creditaccessgrameen.in
- 4 In connection with amalgamation of Madura Micro Finance Limited (MMFL- "Transferor Company") with CreditAccess Grameen Limited (CAGL - "Transferee Company"), both the entities have now filed the First Motion Petitions before the jurisdictional benches of National Company Law Tribunal at Chennai and Bengaluru respectively. As at the quarter end, the aggregate shareholding of the Company stands at 76.25% in MMFL.

For and on behalf of the Board of CreditAccess Grameen Limited

8.90

4.97

Udaya Kumar Hebbar Managing Director & CEO

PUBLIC ANNOUNCEMENT



TARSONS PRODUCTS LIMITED

Our Company was incorporated as 'Tarsons Products Private Limited' on July 5, 1983, at Kolkata, West Bengal, India as a private limited company under the Companies Act, 1956. Our Company was subsequently converted into a public limited company pursuant to a special resolution passed by our Shareholders at the extraordinary general meeting held on May 10, 2021, and the name of our Company was changed to 'Tarsons Products Limited'. A fresh certificate of incorporation consequent upon conversion to a public limited company was issued on June 14, 2021. For further details of changes in name and Registered and Corporate Office of our Company, see "History and Certain Corporate Matters" on page 142 of the Draft Red Herring Prospectus dated August 10, 2021 ("DRHP").

Registered and Corporate Office: Martin Burn Buisness Park, Room No. 902 BP- 3, Salt Lake, Sector- V; Kolkata - 700091, West Bengal, India; Tel: +91 33 3522 0300; Website: www.tarsons.com; Contact Person: Piyush Khater, Company Secretary and Compliance Officer; E-mail: piyush@tarsons.in; Corporate Identity Number: U51109WB1983PLC036510

OUR PROMOTERS: SANJIVE SEHGAL AND ROHAN SEHGAL

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF TARSONS PRODUCTS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [◆] EQUITY SHARES AGGREGATING UP TO ₹1,500 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 390,000 EQUITY SHARES BY SANJIVE SEHGAL AGGREGATING UP TO ₹[◆] MILLION, UP TO 310,000 EQUITY SHARES BY ROHAN SEHGAL (SANJIVE SEHGAL AND ROHAN SEHGAL AGGREGATING UP TO ₹[•] MILLION, TOGETHER "PROMOTER SELLING SHAREHOLDERS") AND UP TO 12,500,000 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY CLEAR VISION INVESTMENT HOLDINGS PTE. LIMITED (THE "INVESTOR SELLING SHAREHOLDER", TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS, THE "SELLING SHAREHOLDERS" AND SUCH EQUITY SHARES, THE "OFFERED SHARES") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER FOR SALE").

THE OFFER INCLUDES A RESERVATION OF UP TO [●]* EQUITY SHARES, AGGREGATING TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (THE "EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS REFERRED TO AS "NET OFFER". THE OFFER AND NET OFFER SHALL CONSTITUTE [.) AND [.) RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. OUR COMPANY MAY CONSIDER A PRIVATE PLACEMENT OF UP TO [●] EQUITY SHARES FOR CASH CONSIDERATION AGGREGATING UP TO ₹300 MILLION, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO THE MINIMUM OFFER SIZE CONSTITUTING AT LEAST [◆]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS <2 EACH. THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND, THE RUPEE AMOUNT OF DISCOUNT. IF ANY, TO THE ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT") AND THE MINIMUM BID LOT SHALL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS ("BRLMS") AND WILL BE ADVERTISED IN [+] EDITIONS OF [+], AN ENGLISH NATIONAL DAILY NEWSPAPER, [◆] EDITIONS OF [◆], A HINDI NATIONAL DAILY NEWSPAPER AND KOLKATA EDITIONS OF [◆], A BENGALI DAILY NEWSPAPER (BENGALI BEING THE REGIONAL LANGUAGE OF WEST BENGAL, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

*Our Company and the Selling Shareholders in consultation with the BRLMs, may offer a discount of up to [•] % of the Offer Price to Eligible Employees bidding in the Employee Reservation Portion. In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least 3 additional Working Days after such revision in the Price Band, subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Selling Shareholders may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of 3 Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to the Designated Intermediaries and the Sponsor Bank.

The Offer is being made through the Book Building Process, 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 and in compliance with 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") (the "QIB Portion") provided that our Company and the Selling Shareholders, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds only, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the 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 (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the 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 on a proportionate basis to Non-Institutional Bidders 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 received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts and UPLID (in case of RIBs), if applicable, in which the corresponding Bid Amounts will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank under the UPI Mechanism, as applicable. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 270 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on August 10, 2021. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively and the websites of the Book Running Lead Managers ("BRLMs") i.e. ICICI Securities Limited, Edelweiss Financial Services Limited and SBI Capital Markets Limited at www.icicisecurities.com, www.edelweissfin.com and www.sbicaps.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by our Company and/or the Company Secretary and Compliance Officer or the BRLMs at their respective addresses mentioned herein below in relation to the Offer on or before 5.00 p.m. on the 21"day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 21 of the DRHP.

The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on the Stock Exchanges. For details of the material contracts and documents available for inspection

from the date of the DRHP up to the Bid/ Offer Closing Date, see "Material Contracts and Documents for Inspection" on page 299 of the DRHP. For details of the share capital and capital structure of our Company, see "Capital Structure" on page 59 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association and the names of the signatories to the memorandum and the number of shares subscribed for by them of the Company, see

"History and Certain Corporate Matters" on page 142 of the DRHP.

ВС	OOK RUNNING LEAD MANAGERS TO THE	OFFER	REGISTRAR TO THE OFFER
DICICI Securities	€ Edelweiss Ideas create, values protect	SSI Capital Markets United	MEINTECH
ICICI Securities Limited ICICI Centre, H.T. Parekh Marg, Churchgate, Mumbai - 400 020, India Tel: (91 22) 2288 2460	Edelweiss Financial Services Limited 6" Floor, Edelweiss House, Off C.S.T. Road, Kalina, Mumbai - 400 098, India Tel: (91 22) 4009 4400	SBI Capital Markets Limited 202, Maker Tower 'E', Cuffe Parade, Mumbai - 400 005, India Tel: (91 22) 2217 8300	KFin Technologies Private Limited (formerly known as Karvy Fintech Private Limite Selenium Tower-B, Plot 31 & 32, Financial District, Nanakramouda, Serilingampally

E-mail: tarsons.ipo@icicisecurities.com Website: www.icicisecurities.com Investor Grievance e-mail: customercare@icicisecurities.com Contact Person: Rupesh Khant/ Kristina Dias SEBI Registration Number: INM000011179 SEBI Registration Number: INM0000010650

E-mail: tarsons.ipo@edelweissfin.com Website: www.edelweissfin.com Investor Grievance e-mail: customerservice.mb@edelweissfin.com Contact Person: Dhruv Bhavsar

E-mail: tarsons.ipo@sbicaps.com Website: www.sbicaps.com Investor Grievance e-mail: investor.relations@sbicaps.com Contact Person: Karan Savardekar / Sambit Rath SEBI Registration Number: INM000003531

ited) Hyderabad, Telangana - 500032, India Tel: (91 40) 6716 2222, 1800 309 4001 E-mail: tarsonsproducts.jpo@kfintech.com Investor Grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M. Murali Krishna SEBI Registration Number: INR000000221

For TARSONS PRODUCTS LIMITED

Company Secretary and Compliance Officer

On behalf of the Board of Directors

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

Place: Kolkata Date: August 11, 2021

TARSONS PRODUCTS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI on August 10, 2021. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and is available on the websites of the BRLMs i.e. ICICI Securities Limited, Edelweiss Financial Services Limited and SBI Capital Markets Limited at www.icicisecurities.com, www.edelweissfin.com and www.sbicaps.com, respectively. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" on page 21 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("Securities Act") or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any 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 under the Securities Act and the applicable laws of the jurisdictions where such offers and sales are made. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

financialexp.epap.in





VIBRANT GLOBAL CAPITAL LIMITED

Vibrant Registered Office: 202-Tower A, Peninsula Business Park, Senapatı שמשנו ואמוץ, בטשפו ו מוכז, Gl⊚bal Mumbai - 400 013, Maharashtra, India. Website: www.vibrantglobalgroup.com; (e): investor@vibrantglobalgroup.com;

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2021

								₹ in Lakhs
	Standalone			Consolidated				
Particulars	Quarter ended June 30, 2021	Quarter ended March 31, 2021	Quarter ended June 30, 2020	Year ended March 31, 2021	Quarter ended June 30, 2021	Quarter ended March 31, 2021	Quarter ended June 30, 2020	Year ended March 31, 2021
	Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	Audited
Total Income	2,676.44	916.67	556.04	2,313.79	7,704.03	6,113.68	4,350.84	19,007.30
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	2,572.27	817.12	501.81	2,050.79	2,331.77	955.78	369.24	2,882.13
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	2,572.27	817.12	501.81	2,050.79	2,330.00	1,547.62	369.24	3,473.95
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	2,296.94	615.47	462.54	1,937.09	2,049.78	1,615.18	360.31	3,497.86
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,296.20	612.56	462.51	1,934.10	2,050.62	1,615.03	358.52	3,501.24
Equity Share Capital (Nos. of INR 10 each)	22,907,380	22,907,380	22,907,380	22,907,380	22,907,380	22,907,380	17,207,136	22,907,380
Earnings Per Share (of INR 10 each) Basic & Diluted	10.02	2.67	2.02	8.44	8.98	6.95	2.12	15.28

he above is an extract of the detailed format of Financial Results filed with BSE Limited under Regulation 33 of SEBI (Listing Obligations and disclosure requirements) Regulation, 2015. The complete format of Financial Results are available on the website of BSE Limited (www.bseindia.com) and on the website of our Company (www.vibrantglobalgroup.com)

ON BEHALF OF BOARD OF DIRECTORS FOR VIBRANT GLOBAL CAPITAL LIMITED

VINOD GARG MANAGING DIRECTOR

DIN-00152665

Place : Mumba **Date**d : 11 August 2021

India Mutual Fund

PGIM India Asset Management Private Limited

4th Floor, C Wing, Laxmi Towers, Bandra Kurla Complex, Bandra East, Mumbai - 400 051. Tel.: +91 22 6159 3000. Fax: +91 22 6159 3100

CIN: U74900MH2008FTC187029 Toll Free No.: 1800 266 7446 Website: www.pgimindiamf.com

NOTICE [No. 17 of 2021-22]

Notice is hereby given that PGIM India Trustees Private Limited, Trustee to PGIM India Mutual Fund, has approved declaration of Income Distribution cum Capital Withdrawal (IDCW) under the following schemes of PGIM India Mutual Fund with August 17, 2021 as the record date:

Scheme Names	Plans / Options	Quantum of IDCW per Unit (Gross of Statutory Levy, if any)* (₹)	Face Value (₹ Per Unit)	NAV of IDCW Option as on August 10, 2021 (₹ per unit)#
PGIM India Arbitrage Fund	Regular Plan - Monthly IDCW Option	0.030	10	10.6467
	Direct Plan - Monthly IDCW Option	0.035	10	10.6095
DOIM to die 11 de del Ferrito France	Regular Plan - Monthly IDCW Option	0.130	10	24.10
PGIM India Hybrid Equity Fund	Direct Plan - Monthly IDCW Option	0.150	10	25.36
PGIM India Equity Savings Fund	Regular Plan - Monthly IDCW Option	0.065	10	12.8015

Pursuant to payment of IDCW, the NAV of the above-mentioned option of the Schemes would fall to the extent of payout and statutory levy, if any.

IDCW will be paid to those unit holders whose names appear in the records of the Registrar as at the close of business on the record date. For units in dematerialized form, all unit holders whose names appear in the beneficiary position file downloaded from the depositories as on the record date will be entitled to receive the IDCW.

The IDCW distribution will be subject to the availability of distributable surplus under the schemes and may be lower to the extent of distributable surplus available on the Record Date.

> For PGIM India Asset Management Private Limited (Investment Manager for PGIM India Mutual Fund)

Place: Mumbai

Authorized Signatory MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

Mutual Funds

Date: August 11, 2021

Aditya Birla Sun Life Mutual Fund



Aditya Birla Sun Life AMC Limited (Investment Manager for Aditya Birla Sun Life Mutual Fund) Registered Office: One World Center, Tower 1, 17th Floor, Jupiter Mill Compound, 841, S.B. Marg, Elphinstone Road, Mumbai - 400 013. Tel.: 4356 8000. Fax: 4356 8110/8111. CIN: U65991MH1994PLC 080811

Record Date for Distribution

NOTICE IS HEREBY GIVEN THAT the Trustees of Aditya Birla Sun Life Mutual Fund have approved Tuesday, August 17, 2021*, as the Record Date for declaration of distribution under the Income Distribution cum Capital Withdrawal (IDCW) options in the following schemes, subject to availability of distributable surplus on the Record Date:

Name of the Schemes	Plans/Options	Quantum of Distribution per unit # on face value of ₹ 10/- per unit	NAV as on August 10, 2021 (₹)
	Regular Plan – Normal IDCW		12.4172
Aditya Birla Sun Life	Direct Plan – Normal IDCW		12.5016
Fixed Term Plan - Series QV (A Close ended Income Scheme)	Regular Plan – Quarterly IDCW		10.7533
	Direct Plan – Quarterly IDCW	The entire distributable surplus at the time of maturity^ shall be distributed.	10.7817
	Regular Plan – Normal IDCW		11.6773
Aditya Birla Sun Life Fixed Term Plan - Series QW (A Close ended Income Scheme)	Direct Plan – Normal IDCW		11.7636
	Regular Plan – Quarterly IDCW		10.7030
	Direct Plan – Quarterly IDCW		10.7272

The NAV of the schemes, pursuant to pay out of distribution would fall to the extent of payout and statutory levy (if applicable).

#As reduced by the amount of applicable statutory levy. *or the immediately following Business Day if that day is a non-business day. ^Maturity of the said schemes is August 17, 2021.

All unitholders whose names appear in the Register of Unitholders / Beneficial owners under the IDCW options of the said schemes as at the close of business hours on the Record Date shall be eligible to receive the distribution so declared.

For Aditya Birla Sun Life AMC Limited

(Investment Manager for Aditya Birla Sun Life Mutual Fund)

Authorised Signatory

Date : August 11, 2021 Place: Mumbai

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

जाहीर सूचना

तमाम जनतेला यादारे सचना देण्यात येते की. माझे अशील म्हणजेच १) श्री. महेश चत्रभुज कोटक आणि श्रीम. प्रविणा महेश कोटक हे समाज नगर, देविदयाल रोड, मुलुंड (पश्चिम), मुंबई-४०० ०८० येथे स्थित शिवराम को-ऑपरेटिव्ह हौसिंग सोसायटी लि. (नोंदणी क्र. बीओएम/एचएसजी/९९७ सन १९६५ दिनांक २४/०६/१९६५)(यानंतर सदर सोसायटी असा उल्लेख) च्या अनपमा अशा ज्ञात बिल्डिंगीच्या १ल्या मजल्यावर स्थित रहिवारी परिसर धारक फ्लॅट क्र. ११ (यानंतर सदर परिसर असा उल्लेख) च्यासह शेअर प्रमाणपत्र क्र. ३५९ (शेअर .. प्रमाणपत्र क्र. ३२७ च्या ऐवजी जारी) मधील स्थापित सदर सोसायटीचे प्रत्येकी रू. ५०/-चे ५ पूर्ण भरणा शेअर्स (यानंतर सदर शेअर्स असा उल्लेख) च्या संदर्भामध्ये मालक आहेत. सदर परिसराच्या संदर्भामध्ये कागदपत्राची चेन ।) मुळत: पी.एन. बालाकष्णन हे सदर परिसराच्या संदर्भामध्ये सदर सोसायटीचे संस्थापक सभासद होते, ॥) पहिला करार हा श्री. पी.एन. बालाकृष्णन आणि श्रीम. थनकम्मा लोनापन यांच्यामध्ये निष्पादित केला होता, III) दुसरा करार म्हणजेच श्रीम. थनकम्मा लोनापन आणि १) श्री. महेश चत्रभुज कोटक आणि २) श्रीम. प्रविणा महेश कोटक म्हणजेच माझे अशील यांच्यामधील निष्पादित दिनांक ६ डिसेंबर, २००४ रोजीचा विक्रीकरीता करार. सदर परिसराच्या संदर्भामधील सदर मुळ पहिला करार हा हरविला/गहाळ झाला आहे आणि सदर अथक प्रयत्नांच्या शोधानंतरही शोधन सापडण्यासारखा नाही. जर कोणत्याही व्यक्ती/ बँक वित्त संस्था यांना सदर परिसराच्या संदर्भामध्ये कोणत्याही मळ पहिला कराराचा ताबा असल्यास किंवा कोणत्याही व्यक्ती किंवा व्यक्तींना सदर परिसर किंवा त्यावरील भागाच्या संदर्भामध्ये किंवा विरोधात कोणताही हक नामाधिकार हितसंबंध टावे किंवा मागणी जसे की, विक्री, अदलाबदल, भाड्याने देणे, भाडेपट्टा, पोट-भाडेपट्टा, लिव्ह ॲण्ड लायसन्स मार्गाचा हक, सुविधाधिकार, कुळवहिवाट, भोगवटा अभिहस्तांकन, गहाण, वारसाहक, अंत्यदान त्तराधिकारी, बक्षीस, धारणाधिकार, प्रभार, निर्वाह, विश्वस्त, मुळ नामाधिकार विलेखांचा तांबा किंवा कोणतेही भार, कौटुंबिक व्यवस्था/तडजोड, कोणत्याही न्यायालयाचा आदेश किंवा हुकुम, कंत्राट, करार किंवा अन्य काही कसल्याही स्वरूपाचे दावे असल्यास मला सदर लिखित कागदोपत्री पूराव्यासह माझ्या खालील नमुद पत्त्यावर या प्रसिद्धीच्या गरखेपासून १४(चौदा) दिवसांच्या आत कळविणे आवश्यक आहे, कसूर केल्यास, असे समजले जाईल की, तेथे सदर परिसराच्या संदर्भामध्ये तसे दावे आणि मागणी ह्यात नाहीत आणि नंतर तशा व्यक्तींचे तसे दावे किंवा मागणी जर असल्यास ते सर्व इच्छा आणि . हेतुनुसार त्यागित आणि परित्यागित समजले जातील आणि सर्व भारांपासून मुक्त समजले जातील. मुंबई, दिनांक १२ ऑगस्ट, २०२१.

> विकास ठक्कर वकील उच्च न्यायालय दकान क्र. २, अंबे धाम प्रिमायसेस को-ऑप.सोसा.लि. अंबाजी धाम मंदिर जवळ, मुंबई-४०० ०८०

PUBLIC NOTICE

PLEASE TAKE NOTICE THAT my client Vilesh Dhirendra Tanna had granted power of ttorney dated 15th October, 2015 and 25th anuary, 2018 in favour of Mr. Sam hirendra Tanna with powers and authoritie nerein contained including for and/or redevelopment through M/s. Mamtor Builders of piece and parcel of land along wit certain structures and/or retained structure tanding thereupon, bearing Survey No. 10 Hissa No. 1 (pt.) corresponding to CTS No. 12, 12/1 to 14 admeasuring about 2050 so ards equivalent to 1713.80 sq. mtrs. situate at village Malad, Taluka Borivali, MSD a Mathuradas Road, Kandivali West, Mumbai 400067 (the said property); PLEASE TAKE FURTHER NOTICE that my

lient Vilesh Dhirendra Tanna has no eccived his shares, rent, compensation etc. s one of the legal heirs and representative of the deceased Shri Dhirendra Monji Tanna as per consent terms filed in Suit No. 1099 o 2018 in the Hon'ble City Civil Court a Bombay, Dindoshi Division, Borivali:

PLEAE TAKE FURTHER NOTICE that all the powers and authorities granted by my clients vilesh Dhirendra Tanna to the said Shri Sami Ohirendra Tanna under the said power o attorneys dated 15th October, 2015 and 25th Lanuary, 2018 stands revoked and erminated with immediate effect and the sai Shri Samir Dhirendra Tanna shall not hav any power or authority to act on behalf of m lient Vilesh Dhirendra Tanna in any mann hatsoever with respect to the said proper itigation or howsoever and any person/s, firn or company dealing with the said Shri Sami Ohirendra Tanna on the basis of the sail ower of attorneys dated 15th October, 201 nd 25th January, 2018 shall be doing so a ils/her/their own risk and my client my clien /ilesh Dhirendra Tanna shall not be liable ar esponsible for any cost & consequence

Mukesh M. Thakkar, Advoca Shop No. 4, Chitra Towe Opp. SVP School, Near KRC Shantilal Modi Roa Kandivli West, Mumbai-400067 Mobile: 989245525 Email: advmmt@gmail.com

जाहीर सूचना

तमाम जनतेला यादारे सचना देण्यात येते की. मी शहर सर्व्हे कार्यालय बांद्रा, मुंबई उपनगर जिल्ह्यामधील महसुल गाव जी-वॉर्ड, तालुका अंधेरी मधील सरस्वती रोड, शहर नियोजन योजना २ (२री आवृत्ती) (अंतिम) सांताक्रुझ (पश्चिम), मुंबई - ४०००५४ येथे स्थित प्रॉपर्टि रजिस्टर कार्ड अनुसार मोजमापित ८७२.१ चौ. मी. किंवा तत्सम एफ.पी. क्र. ७१बी धारक, सी.टी.एस. क्र. जी/१८३ शी संबंधित रुपा आदर्श सी.एच.एस. लि. (यापुढे "सदर सोसायटी'' म्हणून संदर्भित) च्या नामाधिकारांचा तपास आणि पडताळणी करीत आहे (यापुढे ''सदर मिळकत'' म्हणून

संदर्भित). सदर सोसायटीने त्यामध्ये नमुद अटी आणि शर्तींकरीता अनुक्रमांक बीओएम/एस/६११ सन १९७६ अंतर्गत नोंदणीकृत हस्तांकन विलेख दिनांक २ जानेवारी, १९७६ अन्वये सदर मिळकतीशी संबंधित अभिहस्तांकन प्राप्त केले आहे. उपरोक्त मिळकतीशी संबंधित मुळ हस्तांकन विलेख हरविले, गहाळ झाले आणि अथक शोध घेऊनही सापडण्यायोग्य नाही आणि म्हणून सोसायटीने तेथील संबंधित पोलिस स्टेशनमधून क्र. १७५६/२०२१ दिनांक २७/०७/२०२१ धारक हरविल्याचे प्रमाणपत्र

प्राप्त केले आहे. सर्व व्यक्ती/क्तींना सोसायटीच्या मिळकतीचे नामाधिकार समाविष्टीत विकास हक किंवा कोणत्याही प्रकारे त्यावरील कोणत्याही भागावर कोणताही हक, नामाधिकार, हितसंबंध, दावा आणि मागणीचा दावा असल्यास तो त्यावरील पुराव्यांसह लेखी स्वरूपात निम्नस्वाक्षरीकारांना सदर सूचना प्रसिद्धीच्या तारखेपासून **पंधरा** (१५) दिवसांच्या आत कळविणे आवश्यक आहे, कसूर केल्यास, असे समजण्यात येईल, की तशा व्यक्तींचे दावे किंवा कोणताही तस दावा, हक्क, नामाधिकार आणि हितसंबंध इ. त्यागित समजले जातील.

वरील उल्लेखित मिळकतीचे परिशिष्ट : शहर सर्व्हे कार्यालय बांद्रा, मुंबई उपनगर जिल्ह्यामधील महसल गाव जी-वॉर्ड, तालक अंधेरी मधील सरस्वती रोड, शहर नियोजन योजना २ (२री आवृत्ती) (अंतिम) सांताक्रुङ् (पश्चिम), मुंबई - ४०००५४ येथे स्थित मोजमापित ८७२.१ चौ. मी. किंवा तत्सम एफ.पी. क्र. ७१बी धारक, सी.टी.एस. क्र. जी/१८३ शी संबंधित रुपा आदर्श सी.एच.एस. लि. म्हणून ज्ञात इमारतीसह जिमनीचे ते सर्व भाग आणि विभाग

श्री. अजित दिनकर मांजरेकर

सोसायटीकरीता वकील पत्ता ४०१, ४था मजला, श्री सत्यम अपार्टमेंट. आर. एम. रोड. दहिसर ब्रीज जवळ. दहिसर (पश्चिम), मुंबई- ४०० ०६८.

दूर: ०२२-२८९००२३०/९६९९६६७०९० ईमेल: manjrekarassociates@gmail.com **ठिकाण :** मुंबई **दिनांक :** १२.०८.२०२१



भिवंडी निजामपूर शहर महानगरपालिका, भिवंडी, जि. ठाणे जाहीर ई-निविदा

खालील कामे करण्याकरिता सक्षम व अनभवी ठेकेदाराकडन ई निविदा मार्गावण्यात येत आहे.

ति । ति वर्षा				
ई-निविदा क्र. / ई-निविदा फी / कामाचे स्वरूप.	ई-निविदा स्विकारण्याची अंतिम तारीख			
वैआवि/ई-नि-क्र. ३/२०२१-२२/रु.३०००/- कोविड-१९ तिसऱ्या लाटेच्या पार्श्वभूमीवर साथरोग नियंत्रणाकरीता DCH/DCHC साठी Oxygen	दि. २०/०८/२०२१ सायं. ४.०० वा. पर्यंत			

सदर ई निविदा मनपाच्या संकेतस्थळ bnmc.maharashtra.etender.in वर दि. १२/०८/२०२१ पासून उपलब्ध आहेत. आपल्या ई-निविदा वर नमुद केलेल्या तारखेच्या १५.०० वाजेपर्यंत पाठविण्यात

> सही/-वैद्यकीय आरोग्य अधिकारी भिवंडी निजामपूर शहर महानगरपालिका

U NOVARTIS नोव्हार्टिस इंडिया लिमिटेड

नोंदणीकृत कार्यालय: इन्स्पायर बीकेसी, ६०१ व ७०१ चा भाग, वांद्रे कुर्ला संकुल, वांद्रे (पूर्व), मुंबई–४०० ०५१ महाराष्ट्र, भारत फोन नं.: +९१ २२ ५०२४३००० फॅक्स: +९१ २२ ५०२४३०१०; ईमेल: india.investors@novartis.com; संकेत स्थळ: www.novartis.in सीआयएन: एल२४२००एमएच१९४७पीएलसी००६१०४

३० जून, २०२१ रोजी संपलेल्या तिमाहीचे अलेखापरीक्षित आर्थिक निष्कर्षांचा सारांश

			(₹ दशलक्षामध्ये)
तपशील	३०.०६.२०२१ रोजी संपलेले तीन महिने (अ–लेखापरीक्षित)	३०.०६.२०२० रोजी संपलेले तीन महिने (अ–लेखापरीक्षित)	३१.०३.२०२१ रोजी संपलेले वर्ष (लेखापरीक्षित)
एकूण उत्पन्न	9,084.0	९९४.२	8,988.8
कालावधीकरिता करपूर्व निव्वळ नफा	९८.५	६४.१	8.00.8
कालावधीकरिता करोत्तर निव्वळ नफा	६२.८	83.9	२०९.०
कालावधीकरिता एकूण व्यापक उत्पन्न (कालावधीकरिता करोत्तर नफा आणि			
करोत्तर इतर व्यापक उत्पन्न यांचा समावेश)	६२.८	83.9	98८.9
समभाग भांडवल (प्रत्येकी ₹ ५ चे, पूर्णपणे भरणा झालेले)	9२३.४	9२३.४	9२३.४
इतर समभाग	_	_	६,९८८.५
प्रति भाग प्राप्ती (प्रत्येकी ₹ ५ चे) (*वार्षिक नाही) बेसिक आणि डायल्युटेड (₹)	૨ .५५*	9.0 <i>2</i> *	۷.۶۶
11(14) OIN-1 OIA(ACO (1)	7.33	1.60	C.0 4

१. सेबी (लिस्टींग ऑब्लिगेशन्स ॲन्ड डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स २०१५ च्या नियमावली ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे ३० जून, २०२१ रोजी सादर केलेल्या तिमाहीचे आर्थिक निष्कर्षांच्या तपशीलवार नमुन्याचा वरील उल्लेख केलेला सारांश आहे. ३० जून, २०२१ रोजी तिमाहीचे आर्थिक निष्कर्षांचा संपुर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com या संकेतस्थळावर आणि www.novartis.in या कंपनीच्या संकेतस्थळावर उपलब्ध आहेत.

> मंडळाच्या आदेशानुसार संजय मुरदेश्वर

स्थळ : मुंबई दिनांक : ११ ऑगस्ट, २०२१ उपाध्यक्ष आणि व्यवस्थापकीय संचालक

अनु. क्र.	कर्जदारांचे नांव (अ)	गहाण मालमत्तेचा तपशिल (ब)	एनपीए दिनांक (क)	थकित रक्कम (रू.) (ड)
1	मोहम्मद शरीफ मोहम्मद याकूब खत्री 2. समिना मोहम्मद शरीफ खत्री उर्फ समिना शरीफ खत्री	रहिवाशी फ्लॅट नं.202 चे सर्व भाग आणि खंड, दुसऱ्या मजल्या वर, मापित 54.97 स्के.मी. चटई क्षेत्र, ई विंग, पायोनिर हेरिटेज रेसिडेन्सी ॥ (होरिझॉन) कॉ-ओपरेटीव्ह होसिंग सोसायटी लिमिटेड मध्ये पायोनिर रेसिडेन्सी ॥ ने ओळखले जाणारी इमारत, फायनल प्लॉट नं.8 ते 15 वर स्थित आणि निर्मित, टीपीएस VI, टीपीएस VI चे सीटीएस नं. 1614,1615,1616,1617,1618,1619, 1619(1 ते 40), गाव सांताहुज, तालुका अंधेरी, मापित टी.पी.स्किम फायनल प्लॉट स्टेटमेंट नुसार अंदाजे 5841.93 स्के.मी. (जो मालमता क्षेत्रानुसार 4752.9 स्के. मी.) वौलत नगर सांताहुज, (पिश्चम)एएमडी मध्ये स्थित, बोम्बे सबअर्बन जिल्हा चा उप जिल्हा आणि रजीस्ट्रेशन जिल्हा मध्ये, ग्रेटर मुंबई ची म्युनीसीपल कॉर्पोरेशन ची मयदि अंतर्गत, मुंबई-400054, महाराष्ट्र आणि निम्ननुंसार परिबद्ध आहे:	31.03.2021	रू.1,48,35,906.46/- (रूपये एक करोड अट्टेचाळीस लाख पस्ती हजार नऊशे सहा आणि सेहेचाळीस पैसे फक्त) 01.04.2021 या तारखं
2	कर्ज खाता क्र. HLAPCHM00089447 1.सिमको पेंट्स इंडस्ट्रीज प्रायव्हेट लिमिटेड 2.मनोज कुमार मित्तल उर्फ मनोज मित्तल उर्फ मनोज प्यारेलाल मित्तल 3.नीता मनोज मित्तल	रहिवाशी युनिट/फ्लॅट नं.07 चे सर्व भाग आणि खंड, तीसऱ्या मजल्या वर, मापित 480 स्के.फीट. बिल्ट अप क्षेत्र (600 स्के.फीट. सुपर बिल्ट अप क्षेत्र), प्लॉट नं.279 पर स्थित इमारत मध्ये, सेक्टर -28 मध्ये, वाशी, जिल्हा ठाणे, नवी मुंबई-400706, महाराष्ट्र सदर प्लॉट निम्ननुंसार परिबद्ध आहे: पूर्व : 38 मी फंद रोड पश्चिम: प्लॉट नं.278 उत्तर: प्लॉट नं.270 दक्षिण: 10 मी फंद रोड	31.03.2021	रू.27,67,551.66 /- (रूपये सत्तावीस लाख सदुसष्ठ हजार पाचशे एक्यावन्न आणि सहास पैसे फक्त) 31.03.202 या तारखेस
3	कर्ज खाता क्र. HDHLPNV00488630 (DHFL चा पूर्वी कर्ज खाता क्र. 01838230) 1.अश्विनी कुमार बेहरा 2.प्रमोदिनी अश्विनी बेहरा उर्फ प्रमोदिनी अश्विनी कुमार बेहरा	703 फ्लॅट चे सर्व भाग आणि खंड, सातवा मजल्या वर, मापित चटई क्षेत्र 29.19 स्के.मी.जेएमडी ऑरचीड ने ओळखली जाणारी इमारत मध्ये, प्लॉट नं.209 वर स्थित, सेक्टर -23, उलवे, ता.पनवेल जिल्हा रायगढ, नवी मुंबई-410206, महाराष्ट्र	31.03.2021	रू.37,91,540.69 /- (रूपये सदतीस लाख एक्याण्णव हजार पाचशे चाळीस आणि एकोणस पैसे फक्त) 31.03.202 [,] या तारखेस
4	जर्ज खाता क्र. मDHLVSH00488452 (DHFL चा पूर्वी कर्ज खाता क्र. 01744669) 1. सुरज कैलाश गायकवाड उर्फ सुरज के गायकवाड 2. कैलाश राजाराम गायकवाड उर्फ कैलाश आर गायकवाड	अपार्टमेंट नं. SS II/719, तळ मजला, आणि एक अप्पर मजला मापित 24.00 स्के.मी, एकोण बिल्टअप एरिया, (बिल्टअप एरिया = 16.50 स्के.मी, एफ.एस.आई =1.00 समाविष्ट) प्लॉट नं.07 वर बांधलेला, सेक्टर -17 मध्ये,गाव कोपरखैरणे नवी मुंबई मध्ये स्थित, तहसील आणि जिल्हा ठाणे, सब रजीस्ट्रेशन जिल्हा ठाणे मध्ये, महाराष्ट्र, सदर अपार्टमेंट निम्ननुंसार परिबद्ध आहे: पूर्व: अपार्टमेंट नं. SSII/751 उत्तर: अपार्टमेंट नं. SSII/711	31.03.2021	रू.31,64,566.29 /- (रूपये एकतीस लाख चौसष्ट हजार पाचशे सहासष्ट आणि एकोणर्त पैसे फक्त) 31.03.202' या तारखेस
5	उर्फ पिनाकीन त्रिभुवनदास रुघानी उर्फ पिनाकीन टी रुघानी 2. रघुवंशी कन्स्ट्रवशन 3.त्रिभोवनदास मावजी रुघानी उर्फ टी एम रुघानी S/O मावजी नरशी रुघानी 4.हंसाबेन त्रिभोवनदास रुघानी W/O त्रिभोवनदास रुघानी	शॉप नं.2, दुसरा मजला, मापित 1184.5 स्के. फीट चटई क्षेत्र, हंसा हेरिटेज ने ओळखली जाणारी इमारत च्या ए विंग मध्ये, सर्व्हें नं.89 मध्ये जमीन सीटीएस नं. 11ए, 11/ए1 ते 6, हिस्सा नं.6, मापित 1332 स्के. यार्डस, 1113.68 स्के. मी. चे बरोबर, गाव मालाड (उत्तर) ला स्थित, तालुका बोरीवली, मथुरादास रोड, कांदिवली, पश्चिम, मुंबई -400064, महाराष्ट्र, इमारत मध्ये पार्किंग जागा 5 आणि 6 सह, सदर जमीन मनुस्तार परिबद्ध आहे: पूर्व: प्रायव्हेट मालमता सीटीएस नं. 11/7ए पश्चिम: सीटीएस नं. 116 तत्तर: सीटीएस नं. 1146, लक्ष्मी अपार्टमेंट्स सीएचएस लिमिटेड गाव कांदिवली ची सीमा दक्षिण: मथुरादास रोड वर सी.टी.एस.नं.11-बी	31.03.2021	रू.1,75,09,883.75 / (रूपये एक करोड पंच्याहत्तर लाख नऊ हजार आउशे त्र्याऐंशी आणि पंच्याहत्तर पैसे फक्त) 01.04.2021 य तारखेस

कर्जफडीमध्ये कर्जदारांनी सातत्याने कचराई केल्यामळे कंपनीने कर्जदारांच्या कर्ज खात्यातील कर्ज रक्कम अनत्पादक मालमत्ता (स्तंभ क मध्ये तारीख अनसार) म्हणून प्रचलित प्रथेनुसार वर्गीकृत केली आहे. परिणामी, वरील कायद्याच्या कलम 13(2) खाली प्रत्येक कर्जदाराला सूचीत करीत आहेत.

वरील परिस्थिती लक्षात घेऊन, कंपनी वर उल्लेख केलेल्या कर्जदारांना सुचित करीत आहे की, त्याने / त्यांनी ही सुचना प्रसिद्ध झाल्यापासून 60 दिवसांच्या आत वर स्तंभ 'ड'मध्ये दर्शविलेल्या थिकत रकमे सह आजपर्यंत चे व्याज, खर्च आणि शुल्क संपूर्ण भरावे, तसे न केल्यास वर स्तंभ 'ब' मध्ये उल्लेख केलेल्या गहाण मालमत्तेच्या ताबा घेण्याचा कंपनीला अधिकार राहील

कृपया नोंद घ्या की सरफेसी कायद्याच्या खंड 13 च्या उपखंड (8) च्या तरतुदीं अनव्ये ''कर्जदार सिक्युअर्ड क्रेडीटर यांची थकबाकीच्या सर्व किंमती, शुल्क आणि खर्चासहच्या सर्व रकमेचा ताब्यात असेल्या मालमत्तेच्या विक्रीची जाहीर लिलाव सचना, बोली, किंमती आमंत्रित करणे, जाहीर निवीदा किंवा खासगी करार प्रकाशित होईपर्यंत भरणा करू शकतो. पुढे याचीही नोंद घ्यावी जर कर्जदार उपरोक्त लिखित वेळेत सिक्युअर्ड ॲसेट्स परत करू शकला नाही तर कर्जदार

मालमत्ता परत मिळवण्यास पात्र नसेल सरफेसी कायद्याच्या खंड 13 च्या उपखंड (13) च्या तरतुदीच्या दृष्टीने, आपण येथे विक्री, भाडेतत्वावर किंवा सूचनेत संदर्भित सुरक्षित मालमत्ता (त्याच्या व्यवसायाच्या सर्वसाधारण वर्ग व्यतिरक्त) सुरक्षित लेनदार च्या पूर्व लिखित समंती शिवाय हस्तांतरित करण्यापासून प्रतिबंधित आहात.

स्थळ: मुंबई/ठाणे/रायगढ

सही/-कृते इंडियाबुल्स हाऊसिंग फायनान्स लिमिटेड