ARVIND FASHIONS LIMITED

A MEMBER OF THE LALBHAI GROUP

Corporate Office: Du Parc Trinity, 8th Floor, 17, M.G Road, Bangalore – 560 001 Tel: +91-80-4155 0601, Fax: 91-80-4155 0651 Website: http://www.arvindfashions.com

July 13, 2020

To.

BSE Limited

The Listing Department Phiroje Jeejeebhoy Towers Dalal Street, Mumbai- 400 001 Maharashtra, India.

Security Code: 542484 Security ID: ARVINDFASN

Dear Sir,

National Stock Exchange of India Limited

Manager - Listing Compliance 'Exchange Plaza'. C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051

Symbol: ARVINDFASN

Ref.: Rights Issue of Equity Shares of Arvind Fashions Limited (the "Company")

Sub.: Filing of advertisement pursuant to provisions of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to provisions of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith the e-clippings of advertisement published in connection with the Rights Issue of the Company, in the following newspapers on July 13, 2020:

- 1. Financial Express (English) National daily All Editions
- 2. Janasatta (Hindi) National Daily All Editions
- 3. Financial Express (Gujarati) Regional Edition

Kindly take the same on record.

Thanking You.

Yours Faithfully,

For Arvind Fashions Limited

Vijay Kumar B S Company Secretary and Compliance Office

Encl.: As Above

From the Front Page

No freeze, but firms cautious on hiring

"Companies are looking out for newer talents passively, they are engaging with the candidates by offering them freelance opportunities to work on some projects or interviewing them and building their talent pipeline. Companies that are seeing good bottomlines, like online solutions and technology providers, are honouring their previously-made offers and are even hiring new talent to meet their requirements," Gupta said.

Kamal Karanth, cofounder of Xpheno, said June had seen some marquee enterprises revoking fresher offers and postponing hiring plans for freshers. "Continued trimming of workforce by local enterprises clubbed with challenging situations for expatriates, has impacted the pace and volume of overall hiring," he said.

Full-time opportunities dropped by 18% in June over those in May. Xpheno's report for April and May had reflected a general upward movement in the opportunities for internships and part timers. "There has been a reversal on this front in June, with a little over 40% drop in the numbers," Karanth said.

Companies that FE spoke to said all the offers made prior to Covid-19 or even during the pandemic are being honoured.

However, right now, while some firms continue to recruit across all levels, others are being selective and some have held back.

Supratik Bhattacharya, chief talent officer, RPG Group, told FE the group continues to hire talent with the longer-term perspective for supplementing and expanding capabilities in new markets and functions. "We are keen on hiring high-quality, digital and technology talent across levels in our group companies," he said. While the company is taking new hires on board as planned, it has hired seven CXOs across group companies in addition to 58 graduates from Tier-1 business schools.

According to HR consultants, lateral hiring, for now, is more about strategising and planning and less about actual hiring. To be sure, on a recent earnings call, Cognizant CFO Karen McLoughlin said the company is freezing lateral hiring across all functions. However, it will continue to move forward with sales hiring plan and other key positions and honour all outstanding accepted offers. "Additionally, we have confirmed that we will honour the more than 20,000 campus offers we have made," McLoughlin said.

Tata Steel has also put its hiring plans on hold, though it is honouring all commitments made before or during the pandemic.TV Narendran, CEO and MD, Tata Steel, said the company normally takes a fresh batch of graduates every year. "We have honoured those commitments, they have been inducted into Tata Steel virtually," he said.

"We are not hiring just now as we are looking at how to make more productive use of the resources that we already have," Narendran added.

After recovering to half of normal, states' tax revenue plateaus

"This sharp rise in borrowings reflects the shock to the revenues of the state governments, given the decline in the consumption of several non-essential goods and services that is expected to have taken place during the lockdown period," rating agency Icra noted.

The Centre has tried to mitigate the state governments' pain from an unmanageable revenue decline in April-May by generously transferring almost double the gross amount it collected during the period to the states as their share of central taxes. However, this has proven to be unsustainable; June tax transfers to states are understood to be 9% less

than the monthly transfer of tained or was a one-time pent ₹46,083 crore in the April-May period, at around ₹42,000 crore.

A senior official from the UP government told *FE* that the state collected ₹8,849 crore or 61% of the budgeted monthly OTR target of ₹14,447 crore in June compared with just about ₹5,597 crore or 41% of the target collected in May (15% April). The quarterly achievement of the state's OTR was about 38% of the target in Q1FY21.

Odisha, which garnered about 20% of monthly revenue targeted for April and 25% of the target in May, collected around 50% in June, the state's finance secretary, Ashok Meena, said. However, the overall own revenue of the state was over 100% in the June quarter of this fiscal compared with the year-ago quarter, thanks to a one-time windfall from mining auctions, Meena said. The own revenues of the state in Q1FY21 were 74% of the receipts in the year-ago quarter. "Unless the economy returns to full normalcy, the own tax revenue position will continue to be bad," Meena said.

The Centre has tried to mitigate the state governments' pain from an unmanageable revenue decline in April-May by generously transferring almost double the gross amount it collected during the period to the states as their share of central taxes

Himachal Pradesh, which reported 10% of targeted tax revenue collections in April, achieved over 50% in June, state finance secretary Prabodh Saxena said, but he added VAT and excise revenues were still subdued. The O1FY21 revenues of the state were around 50% of the collections achieved in the corresponding quarter last year.

"First seven days of July have been better, but it needs to be seen if this will be sus-

ORIENT PAPER & INDUSTRIES LIMITED

(CIN: L21011OR1936LC000117) Registered office: Unit - VIII, Plot No. 7, Bhoinagar, Bhubaneswar - 751012 (Odisha) Ph: (0674) 2396930, Fax: (0674) 2396364

Transfer of Unclaimed Dividend and corresponding Equity shares of the Company to the Investor Education and Protection Fund ("IEPF")

Shareholders are hereby informed that Unpaid Dividend for the financial year 2012-13 and the corresponding equity shares of the Company in respect of which dividend have remained unpaid or unclaimed for seven consecutive years or more shall be due for transfer to the demat account of the IEPF Authority on 21.09.2020, pursuant to the provisions of section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016. The Company has sent individual communication to the concerned shareholders whose shares are liable to be transferred to IEPF Authority, advising them to claim their unclaimed dividends by 21.09.2020. The Company has uploaded details of the concerned shareholders on its website www.orientpaperindia.com.

The shareholders may note that even upon transfer of unpaid dividend and corresponding shares to the IEPF, they can claim the said shares alongwith dividend(s) from IEPF for which detailed procedure and requirements are available at www.iept.gov.in . For any further information in this regard, the shareholders may contact any of the following addresses:

Orient Paper & Industries Limited Birla Building, 9th Floor, 9/1, R.N.Mukherjee Road, Kolkata - 700001 Phone: +91 33 4082 3700 / 2220 0600

Email: cosec@orientpaperindia.com

Fax: +91 33 22430490

Place: Kolkata

Date: 10-07-2020

KFin Technologies Private Limited Unit: ORIENT PAPER & INDUSTRIES LIMITED Selenium Tower B, Plot 31-32, Gachibowli Financial district, Nanakramguda, Hyderabad-500032 Toll Free No. 18003454001 Email; einward.ris@kfintech.com

For ORIENT PAPER & INDUSTRIES LTD (P.K. SONTHALIA) President (Finance) & CFO

Website: www.KFintech.com

FICICI PRUDENTIAL LIFE INSURANCI

ICICI PRUDENTIAL LIFE INSURANCE COMPANY LIMITED

CIN-L66010MH2000PLC127837 Registered Office: 1089, Appasaheb Marathe Marg, Prabhadevi, Mumbai-400 025, India. Tel: (022) 5039 1600, Fax: (022) 2422 4484 Email: investor@iciciprulife.com, Website: www.iciciprulife.com

NOTICE OF THE 20™ ANNUAL GENERAL MEETING TO THE MEMBERS

Dear Member(s),

up demand release," Saxena

said. Car and two-wheeler

sales have increased as peo-

ple are now not prepared to

use public transport, he said.

Himachal Pradesh, which has

not tapped the market for

funds so far in this fiscal,

plans to accelerate borrow-

ings in the coming months if

the GST compensation

of ₹36,500 crore by the Cen-

tre from the integrated GST

pool, the state governments

will require to be paid a

whopping ₹80,000 crore

more as compensation for

their state goods and service

tax (S-GST) shortfall in the

March-May period, going by

the formula of 14% assured

annual revenue growth.

Despite the recent release

arrears are not released.

- Notice is hereby given that the Twentieth Annual General Meeting (AGM) of the Company will be held on Friday. August 7, 2020 at 3.30 p.m. IST through Video Conference ('VC')/Other Audio Visual Means ('OAVM') to transact the business as set out in the Notice of the AGM which will be sent to the members at their registered email address in due course. The AGM will be conducted in compliance with the relevant provisions of the Companies Act, 2013, Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circular dated May 5, 2020 read with circulars dated April 8, 2020 and April 13, 2020 issued by the Ministry of Corporate Affairs ('MCA Circulars'), without the presence of the Members at a common venue.
- The Notice of the AGM along with the Annual Report 2019-20 will be sent only by electronic mode to those members whose email address is registered with the Company/Depositories in accordance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020 ('SEBI Circular'). Members may note that the Notice of the AGM and the Annual Report 2019-20 will also be available on the Company's website at www.iciciprulife.com and the websites of the stock exchange(s), i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. Members can attend and participate in the AGM through VC/DAVM facility only. The instructions for joining the AGM will be provided in the Notice of the AGM.
- 3. Members holding shares in dematerialised form are requested to get their email address registered with the concerned depositories. Members holding shares in physical form are requested to furnish their email address and mobile number with the Company's Registrar & Share Transfer Agent, KFin Technologies Private Limited, at einward.ris@kfintech.com with a copy to the Company at investor@iciciprulife.com to get their email address registered. Members are requested to quote their DP ID & Client ID/Folio No., in case shares are held in dematerialised/physical form, as the case may be, in all correspondence with the Registrar and Share Transfer Agent
- 4. The Company is providing remote e-voting facility ('remote e-voting') to all its members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company is providing facility of voting through e-voting system during the AGM ('e-voting'). Detailed procedure for remote e-voting/e-voting will be provided in the

For ICICI Prudential Life Insurance Company Limited

Vyoma Manek **Company Secretary** ACS 20384

(CK BIRLA CROUP



switch to smart

Orient Electric Limited

CIN: L311000R2016PLC025892

Corporate Office:

Tel: 0674-2396930 | Fax: 0674-2396364

Registered Office:

Mumbai

July 13, 2020

Unit VIII, Plot No. 7, Bhoinagar Bhubaneswar-751012, Odisha | 240, Okhla Industrial Estate Phase-III, Delhi-110020 Tel: 011-40507000 | Fax: 011-40507004

E-mail: investor@orientelectric.com, Website: www.orientelectric.com

Notice of the 4th Annual General Meeting and E-Voting Instructions

Notice is hereby given that the 4th Annual General Meeting ('AGM') of the shareholders of Orient Electric Limited (the 'Company') will be held on Friday, August 07, 2020 at 11:00 A.M. (IST) through Video Conferencing ('VC') / Other Audio Visual Means ('OAVM'). In compliance with the applicable provisions of the Companies Act, 2013 (the 'Act'), rules made thereunder, Securities and Exchange Board of India (Listing Obligations and Disclosure requirements) Regulations, 2015 ('Listing Regulations') and General Circular number 20/2020 dated May 05, 2020 read with Circular numbers 14/2020 dated April 08, 2020, 17/2020 dated April 13, 2020 and all other applicable circulars issued by the Ministry of Corporate Affairs, and Circular number SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 issued by the Securities and Exchange Board of India (hereinafter collectively referred to as 'Circulars'), 4th AGM of the Company is being convened to be held through VC / ORVM without the physical presence of shareholders at a common venue, to transact the business as set forth in the Notice of the AGM. The proceedings of the AGM shall be deemed to have been conducted at the Registered Office of the Company.

In compliance with the Circulars, electronic copies of the Notice of the 4th AGM along with Annual Report for the financial year 2019-20 have been sent on July 11, 2020 to all the shareholders whose email id's are registered with the Company's Registrar and Share Transfer Agent ('RTA') and / or Depository Participant(s). The requirement of sending physical copy of the Notice convening 4th AGM along with Annual Report for the financial year 2019-20 has been dispensed away with vide above referred Circulars. These documents are also available on the website of the Company at www.orientelectric.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of Company's RTA, KFin Technologies Private Limited ('Kfin

As per the provisions of Section 103 of the Act, shareholders attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum. Facility for appointing the proxy will not be available for this AGM. The Company has engaged the services of KFin Tech as the authorised agency for conducting the AGM through VC/ ORVM and providing e-voting facility. Shareholders are requested to visit https://emeetings.kfintech.com/ to attend the AGM.

In compliance with the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules 2014. Circulars and Regulation 44 of the Listing Regulations, the Company is providing the facility to its shareholders to cast their votes electronically on all the resolutions as set out in the Notice of the AGM. Shareholders holding shares either in physical form or dematerialized form, as on the cut-off date (July 31, 2020), would be eligible to attend the AGM through VC / OAVM and cast their votes electronically through the electronic voting system provided by Kfin Tech ('Insta Poll').

Shareholders are hereby informed that:

The business as set forth in the Notice of the AGM may be transacted either through remote e-voting or Insta Poll during the AGM. ii. The remote e-voting shall commence on Tuesday, August 04, 2020 (9:00 A.M. IST) and ends on Thursday, August 06, 2020 (5:00 P.M. IST). The remote e-voting module shall be disabled for voting thereafter, by Kfin Tech, and remote e-voting shall not be allowed beyond the

The cut-off date for determining the eligibility to vote by remote e-voting or by Insta Poll at the AGM shall be Friday, July 31, 2020.

- iv. Any person, who acquires shares of the Company and becomes a shareholder post-dispatch of the Notice of the AGM and holds shares as on the cut-off date i.e. Friday, July 31, 2020, may approach Company / RTA for obtaining login ID and password, and to cast his / her vote. v. The voting rights of shareholders shall be in proportion to the equity shares held by them in the paid-up equity share capital of the
- Company as on Friday, July 31, 2020. vi. The facility for voting will also be made available during the AGM, and those shareholders present in the AGM through VC/ OAVM, who have not cast their vote on the resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through Insta Poll during the AGM. The shareholders who have cast their votes by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their votes again.

vii. Once the vote on a resolution is cast by the shareholder, he/ she shall not be allowed to change it subsequently or cast the vote again. viii. Only persons whose name is recorded in the register of shareholders or in the register of beneficial owners maintained by the depositories as on the cut-off date shall be entitled to avail the facility of remote e-voting or e-voting during the AGM.

ix. The manner of voting remotely for shareholders holding shares in dematerialized mode, physical mode and for shareholders who have not registered their email addresses is provided in the Notice of the AGM. The details will also be made available on the website of the

Company. Shareholders are requested to visit www.orientelectric.com to obtain such details. x. Shareholders who have not registered their email addresses are requested, in case of holding shares in dematerialized mode, to register/ update their email addresses with their respective depository participant(s) and in case of holding shares in physical mode, to register / update their email addresses with RTA by clicking the link: https://ris.kfintech.com/email_registration/ for receiving the Notice of the AGM, Annual Report and other communications electronically or alternatively by writing an email to RTA at einward.ris@kfintech.com providing the name of the shareholder, folio number and attaching self-attested scanned copies of their share certificate, PAN card and Another to receive copies of the Notice of the 4th AGM along with Annual Report for the financial year 2019-20, instructions for remote

e-voting and for participation in the AGM through VC/ OAVM. xi. If a Shareholder is already registered with Kfin Tech for e-voting, he/ she can use his/her existing user ID and password to cast the vote

xii. In case of query relating to voting by electronic means or for attending the AGM through VC / ORVM, please refer the Frequently Asked Questions (FAQs) for shareholders and e-voting user manual available through a dropdown menu in the "Downloads" section available at RTA's website www.evoting.karvy.com or call Kfin Tech at the toll free no.: 18003454001, or send email to emeetings@kfintech.com. Any grievance related with e-voting or attending the AGM or voting during AGM through Insta Poll may be addressed to Mr. S V Raju, Deputy General Manager, Kfin Technologies Private Limited, Unit: Orient Electric Limited, Selenium Tower B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda Hyderabad - 500 032, Ph: 91-40-6716 1559, Email: einward.ris@kfintech.com.

> By order of the Board of Directors For Orient Electric Limited

Hitesh Kumar Jain Company Secretary MASK INVESTMENTS LIMITED

CIN: L65993GJ1992PLC036653 REGD. OFFICE: 6" FLOOR, A/601-B, INTERNATIONAL TRADE CENTRE, MAJURA GATE, RING ROAD, SURAT - 395 002 (GUJARAT) INDIA. Ph: +91-261-2463261 / 62 / 63. Fax: +91-261-2463264.

Email: contact@maskinvestments.com, website: www.maskinvestments.com EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2020.

		Thousands
	STANDALONE	
Quarter Ended 30/06/2020	Quarter Ended 30/06/2019	Year Ended 31/03/2020
(Unaudited)	(Unaudited)	(Audited)
223.68	240.30	1,574.48
93.84	10.14	61.54
93.84	10.14	51.54
93.84	8.19	41.62
1,900.30	(2,914.59)	(11,866.00)
		30,515.00
		22,127.00
nued operati	ons)-	
0.031	0.003	0.014
0.031	0.003	0.014
	Quarter Ended 30/06/2020 (Unaudited) 223.68 93.84 93.84 93.84 1,900.30	STANDALONE

 The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on July 11, 2020.

2. The above is an extract of the detailed format of Unaudited Standalone Financial Results for the Quarter ended 30th June, 2020 filed with stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly financial results is available on the Stock Exchange website i.e www.nseindia.com and on the Company's website i.e www.maskinvestments.com

CHITRALI PROPERTIES PRIVATE LIMITED

For MASK INVESTMENTS LIMITED

Place: SURAT (NARAYAN SABOO) Date: 11/07/2020 DIRECTOR

> Registered Office: 93/5A, Erandwane, Pune 411 004. CIN: U70109MH1995PTC094686

EXTRACT OF STATEMENT OF FINANCIAL RESULTS FOR THE MARCH 31, 2020

Amount Rs. in Lakhs (except per share data)

Sr. No.	Particulars	Year ended March 31, 2020	Year ended March 31, 2019
		Audited	Audited
1	Total Income From Operations	6,909.42	6,345.63
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(227.14)	(2,229.29)
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(227.14)	(2,229.29)
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(6.30)	(1,226.82)
5	Total Comprehensive Income for the period Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	(2.83)	(0.17)
6	Paid up Equity Share Capital	200.00	200.00
7	Reserves (excluding Revaluation Reserve)	1,926.26	1,935.38
8	Net Worth	2,126.26	2,135.38
9	Paid up Debt Capital / Outstanding Debt	6,561.01	11,344.17
10	Outstanding Redeemable Preference Shares	6,561.01	630.05
11	Debt Equity Ratio	19.77	16.86
12	Earning per share (of Rs.10/- each for March 19 & Rs.10/- each for March 18) (for continuing and discontinued operations)	8:	
	1. Basic	(0.31)	(61.34)
	2. Diluted	(0.31)	(61.34)
13	Capital Redemption Reserve	(*)	
14	Debenture Redemption Reserve	7.51	00 <u>4</u> 00
15	Debt Service Coverage Ratio	0.6938	0.0017
16	Interest Service Coverage Ratio	0.9024	0.0025

a) The above is an extract of the detailed format of half yearly and annual financial results filed with the Stock Exchange under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements), Regulations, 2015. The full format of the half yearly and annual financial results is available on the website of Stock Exchange i.e.

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

c) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on July 11, 2020.

Place: Pune Date: 11/07/2020

For & on behalf of the Board of Directors sd/-**Shashank Pathak** Whole-time

DIN: 07881789

This addendum to the Letter of Offer ("Addendum") is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell either entitlements or securities. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the letter of offer dated March 18, 2020 (the "Letter of Offer") and the addendum to the Letter of Offer dated June 23, 2020, filed with the stock exchanges, namely BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

ARVIND FASHIONS LIMITED

Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, at Ahmedabad, Gujarat (the "RoC"). Pursuant to a resolution of our Shareholders dated September 26, 2016, the name of our Company was changed to 'Arvind Fashions Limited' and a fresh certificate of incorporation was issued by the RoC on October 14, 2016. For details, including reasons for changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 133 of the Letter of Offer.

Corporate Identity Number: L52399GJ2016PLC085595 Registered Office: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380 025, Gujarat, India;

Telephone: +91-79-30138000 Corporate Office: 8th Floor, Du Parc Trinity, 17, M G Road, Bengaluru - 560 001, Karnataka, India | Telephone: +91-80-41550650 Contact Person: B S Vijay Kumar, Company Secretary and Compliance Officer Email: investor.relations@arvindbrands.co.in | Website: www.arvindfashions.com

PROMOTERS OF OUR COMPANY

AURA SECURITIES PRIVATE LIMITED, AURA BUSINESS VENTURES LLP. SANJAYBHAI SHRENIKBHAI LALBHAI, JAYSHREEBEN SANJAYBHAI LALBHAI. PUNIT SANJAY LALBHAI. KULIN SANJAY LALBHAI. POORVA PUNIT LALBHAI. JAINA KULIN LALBHAI. ISHAAN PUNIT LALBHAI, ANANYAA KULIN LALBHAI AND RUHANI PUNIT LALBHAI ISSUE OF UP TO 3,99,79,347 EQUITY SHARES WITH A FACE VALUE OF ₹ 4 EACH ("RIGHTS EQUITY SHARES") OF OUR

COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 96 PER RIGHTS EQUITY SHARE "ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 399.79 CRORES ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 62 RIGHTS EQUITY SHARES FOR EVERY 91 FULLY PAID-UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MARCH 18, 2020 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 25 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 306 OF THE LETTER OF OFFER AND THE ADDENDUM TO LETTER OF OFFER DATED JUNE 23, 2020 ("ADDENDUM TO LOF").

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF ARVIND FASHIONS LIMITED (THE "COMPANY") This Addendum is being issued pursuant to provisions of Schedule IX (4) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended ("SEBI ICDR Regulations"). The Eligible Equity

Shareholders of our Company should note the following development taken place post filing of the Letter of Offer: Pursuant to approval granted by Board of Directors of our Company and of Arvind Lifestyle Brands Limited ("ALBL"), our wholly owned subsidiary, at their meetings held on February 21, 2020 and by shareholders of our Company vide special resolution dated March 26, 2020 passed through postal ballot, our Company and ALBL have executed business transfer agreements dated July 08, 2020 ("Business Transfer Agreements") with Arvind Youth Brands Private Limited ("AYBPL"). subsidiary of our Company, to transfer the wholesale and retail trading business under "Flying Machine" brand to AYBPL, on a going concern basis on terms and conditions mentioned therein. Pursuant to the Business Transfer Agreements, our Company and ALBL will receive lumpsum consideration of ₹ 61.90 crores and ₹ 151.35 crores (subject to working capital adjustments), respectively upon transfer and vesting of the business undertaking under "Flying Machine" brand.

Further, our Company has on July 09, 2020 entered into a Share Purchase Agreement and a Shareholders Agreement with AYBPL, ALBL and Flipkart India Private Limited wherein, Flipkart India Private Limited agreed to invest ₹ 260 crores to acquire a significant minority stake by acquiring the equity share and compulsory convertible preference shares of AYBPL, which will own the Flying Machine brand pursuant to the Business Transfer Agreements. The transaction is subject to customary

The copy of this Addendum will be filed with the Stock Exchanges and SEBI and will be available on website of SEBI at www.sebi.gov.in, website of Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com, the website of the Lead Manager at www.vivro.net and the website of our Company at www.arvindfashions.com.

The Letter of Offer, Abridged Letter of Offer, the Addendum to LOF and all other Issue related materials shall be read in conjunction with this Notice. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer and the Addendum to LOF.

FOR ARVIND FASHIONS LIMITED

Place: Bengaluru Date: July 11, 2020

Vijay Kumar B S Company Secretary & Compliance Officer

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchanges where the Equity Shares are listed i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the Lead Manager at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 22 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States, and any Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Equity Shares in the United States.

financialexp.epapr.in

Place: New Delhi

Dated: July 11, 2020

Ahmedabad

कोरोना जीवन को नया मकसद देने की

जरूरत को रेखांकित करता है: नायडू

इंडलवाज एसट राकस्ट्रक्शन कम्पना लामटड

नग्गरी, कलीना, सांताक्रुज (पूर्व), मुम्बई-४०००९८

पंजीकत कार्यालय : ईंडेलवीज हाउस, ऑफ सीएसटी रोड, कलीना, मुम्बई-400098.

जबकि, मैग्मा हाउसिंग फाइनेंस लिमिटेड के अधिकृत प्राधिकारी ने प्रतिभृति हित [अधिनियम], 2002 की वित्तीय आस्तियों तथा प्रवर्तन के प्रतिभृतिकरण एवं पुनर्निर्माण के तहत तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 के [नियम 3] के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों के उपयोग में कथित सूचना की प्राप्ति की तिथि से 60 दिनों के भीतर ऋणकर्ता (1) सुनील कुमार (कर्जदार), (2) वनित (सह-कर्जदार), (3) मैसर्स के.के. ट्रेंडर्स (सह-कर्जदार) से सूचना में उल्लिखित राशि रु. 15,40,263/- (रुपये पन्द्रह लाख चालीर हजार दो सौ तिरेसठ मात्र) का पुनर्भुगतान करने के लिए कहते हुए दिनांक 27 जनवरी, 2018 को एक माँग सूचना जारी की थी। इसके पश्चात एमएचएफएल ने नीचे उल्लिखित ट्रस्टी ईएआरसी ट्रस्ट एससी-370 (इसके पश्चात ''ईएआरसी'' कहा जायेगा) के ट्रस्टी वे रूप में अपनी क्षमता में कार्यरत ईंडेलवीज एसेट रीकंस्ट्रक्शन कम्पनी लिमिटेड को वित्तीय आस्तियाँ समनुदेशित कर दीं। सरफाए अधिनियम, 2002 की धारा 5 के तहत समन्देशन अनुबन्ध दिनांक 29.03.2019 के अनुसार, ईएआरसी ने समनुदेशक का स्थान ले लिय और कर्जदार द्वारा ली गयी वित्तीय सहायता के परिप्रेक्ष्य में समनुदेशक के प्रतिभृति हितों, गारंटियों, संकल्पों के समस्त अधिकार, स्वामित्व तथा हित ईएआरसी में निहित हो गये जो प्रतिभृत लेनदार के रूप में अपने समस्त अधिकारों का उपयोग करता है।

ऋणकर्ता द्वारा राशि के पुनर्भुगतान में असफल रहने के कारण ऋणकर्ता तथा जनसामान्य को सार्वजनिक रूप से एतद्वारा सूचित किया जात है कि सरफाएशी अधिनियम में श्री सुनील कुमार सिंह (आई.ए.एस.), जिला मजिस्ट्रेट, गाजियाबाद द्वारा जारी आदेश दिनांक 15.02.2019 के अनुसार जिसमें नीचे वर्णित सम्पत्ति का भौतिक कब्जा लेने हेतु पुलिस सहायता प्रदान करने के लिए पुलिस/एस.एस.पी., गाजियाबाद उ.प्र. के उच्चाधिकारियों को न्यायालय ने निर्देशित किया है, और 10 जुलाई, 2020 को अधोहस्ताक्षरी अधिकृत प्राधिकारी को कब्जा सपूर्व

प्रतिभृत अस्तियों को अवमुक्त कराने के लिए उपलब्ध समय–सीमा के विषय में ऋणकर्ताओं/जमानतियों का ध्यान कथित अधिनियम की धारा 13 की उपधारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है। व्यक्तिगत रूप से ऋणकर्ता तथा जनसामान्य को एतद्वारा सम्पत्ति के सम्बन्ध में कोई लेन-देन न करने की चेतावनी दी जाती है और सम्पत्तिय

के साथ किसी प्रकार का लेन-देन रु. 15,40,263/- (रुपये पन्द्रह लाख चालीस हजार दो सौ तिरेसठ मात्र) तथा उस पर ब्याज के लिए ईडेलवीज एसेट रीकंस्टक्शन कम्पनी लिमिटेड के प्रभार का विषय होगा

प्रतिभृत आस्तियों/अचल सम्पत्तियों का विवरण

आवासीय कॉलोनी शालीमार गार्डन-1. ग्राम पसोंदा, परगना लोनी, तहसील एवं जिला गाजियाबाद, उत्तर प्रदेश-201005 पर स्थित छत वे अधिकार रहित (कथित फ्लैट प्लॉट सं. 225 पर बना है) बन्धक सम्पत्ति/फ्लैट सं. जी-2 (एमआईजी) भूतल, सुपर बिल्टअप एरिया 700 वर्ग फीट या 65.03 वर्ग मीटर का समस्त भाग। सीमाएँ : उत्तर : सर्विस लेन, पूर्व : प्लॉट सं. 224, दक्षिण : 30 फीट चौड़ी सड़क, पश्चिम

ईडेलवीज एसेट रीकंस्टक्शन कम्पनी लिमिटेड स्थानः मुम्बई तिथि: 13.07.2020 ईएआरसी-ट्रस्ट-एससी-370 के ट्रस्टी

(क) समर्थारेशक Corporation

26 / 28, डीडीए व्यवसायिक कॉम्पलैक्स, बीक्यू ब्लॉक, नई दिल्ली–110088 फोन नं. 27115362: 27463217

शालीमार बाग शाखा

ईमेल : shalimarbagh@unionbankofindia.com

परिशिष्ट - IV A [नियम 8(6) / 9(1) को देखें]

अचल सम्पत्ति की बिक्री हेतु बिक्री सूचना वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्गठन तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 व प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 8(6) / 9(1) के प्रावधानों के अंतर्गत अचल सम्पत्ति की बिक्री के लिए ई-नीलामी बिक्री सूचना तदद्वारा सर्वसाधारण को और विशेष रूप से ऋणी(यों) व गारंटरों को सुचित किया जाता है, कि प्रतिभृति ऋणदाताओं को गिरवी / प्रभारित नीचे वर्णित अचल सम्पत्ति, जिस पर **यूनियन बैंक ऑफ इंडिया, शालीमार बाग शाखा** के प्राधिकृत अधिकारी द्वारा **भौतिक कब्जा** लिया गया था,

मैसर्स श्री नाकोड़ा जी कॉर्प. एवं अन्य से रु. 1,27,01,754.27 (रु. एक करोड सताईस लाख एक हजार सात सौ चौवन और पैसे सताईस मात्र) दिनांक 30.06.2020 तक भविष्य का ब्याज, लागत और प्रभार इत्यादि सहित की वूसली हेतु 29.07.2020 (बुधवार) को "जहां है जैसी है", "जो है क्या है'' और जैसी है'' के आधार पर बेची जाएगी। नीलामी का विवरण नीचे दिया गया है

नॉट नं.	अचल सम्पत्ति का विवरण	आरोबात मूल्य धरोहर राशि 10% बोली वृद्धि राशि
	सम्पूर्ण भूतल बिना छत के अधिकार के, निर्मित सम्पत्ति नं 250, क्षेत्रफल 190.59 वर्ग गज, इसके साथ उक्त संपत्ति में भूमि के स्वामित्व के अनुपात में भी जोकि कल्याण विहार कं. ओपरेटिव हाउसिंग बिल्डिंग सोसायटी लि. दिल्ली जिसे अब कल्याण विहार कहते हैं, दिल्ली में स्थित, यह सम्पत्ति श्रीमती इन्दिरा	₹. 14.00.000/-

संपत्ति पर एन्कम्ब्रेन्स का विवरण, जैसा कि सरक्षित लेनदार को जात है, यदि कोई हो: कोई नहीं धरोहर राशि जमा करने की अंतिम तिथि : 28.07.2020 (मंगलवार अर्पा. 05.00 बजे तक)

ऑनलाइन ई- नीलामी वेबसाइट: www.bankeauctions.com के माध्यम से आयोजित की जाएगी

सम्पर्क हेतु: श्री विनोद, मो. +91-9813887931 हैल्पलाईन सम्पर्क नं. +91-1244302020-24; ईमेल: support@bankeauctions.com बिक्री के विस्तृत नियमों और शर्तों के लिए, कृपया www.unionbankofindia.co.in में दिए गए लिंक को देखें

इसे उपरोक्त निर्दिष्ट तिथि को ई–नीलामी के बिक्री के आयोजन के बारे में निम्न कथित ऋण के कर्जदारों तथा गारंटरों हेतु प्रतिभूति हित (प्रवर्तन) नियम, 2002 की घारा 8(6) एवं नियम 9(1) के अंतर्गत सूचना के रूप में समझा जाएगा

नांक : 08-07-2020, स्थान : नई दिल्ली प्राधिकृत अधिकारी, श्री पी.एल. मीना, +91 9604455925, युनियन बैंक ऑफ इंडिया

> केस कोल्ड रॉल फॉमिंग लिमिटेड-परिसमापन में CIN: U67200DL2017PTC322243 की परिसम्पत्तियों की ई-नीलामी बिक्री सूचना (दिवाला एवं दिवालिया संहिता, 2016 के अंतर्गत परिसम्पत्तियों की बिक्री)

परिसमापन में कम्पनी की परिसम्पत्तियों की ''जैसा है जहां है, जो भी जैसा है, वहां जो कुछ भी है तथा उपचार-रिहत आधार'' पर बिक्री की जा रही है।

समाव लॉ	प्रदेश का जिला, की परिसम्पत्तियों का विवरण	आराक्षत मूल्य (रु. करोड़ में)	धराहर साश भुगतान (रु. करोड़ में)	इ-नालामा ।ताथ एवं समय
	सभी फर्नीचर, साजो–सामान, उपकरण एवं स्टॉक सहित भूमि एवं भवन तथा प्लान्ट एवं मशीनरी	14.84	1.48	03 अगस्त, 2020 (सोमवार) समय 11 बजे पूर्वा, 3.00 बजे में

* फैक्ट्री परिसरों एवं भूमि की सम्पत्ति खसरा नं. 167/177 (62.18 बीघा) में बिक्री कर एवं आवकारी विभाग (हिमाचल प्रदेश) द्वारा लिएन चिन्हित किया गया है। लिएन को हटाने के लिये परिसमापक द्वारा दाखिल आवेदन माननीय एनसीएलटी में लम्बित है।

ईओआई के लिये आवेदन की अंतिम तिथि 01 अगस्त, 2020 के 6.00 बजे अप. तक है।

इच्छुक आवेदक www.primusresolutions.in पर उपलब्ध ई-नीलामी के नियमों एवं शर्तों के विवरणों से शामिल सम्पूर्ण ई-नीलामी प्रक्रिया दस्तावेज देख सकते हैं। परिसमापक को किसी भी समय ई-नीलामी के किसी भी शर्तों को निरस्त अथवा विस्तारित करने अथवा संशोधित करने आदि का अधिकार प्राप्त है। परिसमापक को बिना कारण बताये किसी भी बोली को निरस्त करने का अधिकार है।

casecold@primusresolutions.in परिसमापक-केस कोल्ड रॉल फॉर्मिंग लिमिटेड

ई-नीलामी से संबंधित किसी भी पूछताछ के लिये सम्पर्क करें: श्री संजय गुप्ता +91 9810041074 अथवा ई-मेल:

आईबीबीआई पंजी. सं. IBBI/IPA-002/IP-N00982-C01/2017-2018/10354 पत्राचार का पताः सी4ई/135, जनकपुरी, नई दिल्ली-110058 तिथि: 13.07.2020 ईमेल आईडी: casecold@primusresolutions.in; sanjay@sgaindia.in

This addendum to the Letter of Offer ("Addendum") is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell either entitlements or securities. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the letter of offer dated March 18, 2020 (the "Letter of Offer") and the addendum to the Letter of Offer dated June 23, 2020, filed with the stock exchanges, namely BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

ACVIND FASHIONS ARVIND FASHIONS LIMITED

Our Company was incorporated as 'Arvind J&M Limited' on January 5, 2016, as a public limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, at Ahmedabad, Gujarat (the "RoC"). Pursuant to a resolution of our Shareholders dated September 26, 2016, the name of our Company was changed to 'Arvind Fashions Limited' and a fresh certificate of incorporation was issued by the RoC on October 14, 2016. For details, including reasons for changes in the name and registered office of our Company, see "History and Certain Corporate

Corporate Identity Number: L52399GJ2016PLC085595 Registered Office: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380 025, Gujarat, India;

Telephone: +91-79-30138000 Corporate Office: 8th Floor, Du Parc Trinity, 17, M G Road, Bengaluru - 560 001, Karnataka, India | Telephone: +91-80-41550650 Contact Person: B S Vijay Kurnar, Company Secretary and Compliance Officer

Email: investor.relations@arvindbrands.co.in | Website: www.arvindfashions.com PROMOTERS OF OUR COMPANY

AURA SECURITIES PRIVATE LIMITED, AURA BUSINESS VENTURES LLP, SANJAYBHAI SHRENIKBHAI LALBHAI, JAYSHREEBEN SANJAYBHAI LALBHAI, PUNIT SANJAY LALBHAI, KULIN SANJAY LALBHAI, POORVA PUNIT LALBHAI, JAINA KULIN LALBHAI ISHAAN PUNIT LALBHAI, ANANYAA KULIN LALBHAI AND RUHANI PUNIT LALBHAI

ISSUE OF UP TO 3.99,79,347 EQUITY SHARES WITH A FACE VALUE OF ₹ 4 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 96 PER RIGHTS EQUITY SHARE

"ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO < 399.79 CRORES ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 62 RIGHTS EQUITY SHARES FOR EVERY 91 FULLY PAID-UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MARCH 18, 2020 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 25 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 306 OF THE LETTER OF OFFER AND THE ADDENDUM TO LETTER OF OFFER DATED JUNE 23, 2020 ("ADDENDUM TO LOF"). NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF ARVIND FASHIONS LIMITED (THE "COMPANY")

This Addendum is being issued pursuant to provisions of Schedule IX (4) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended ("SEBI ICDR Regulations"). The Eligible Equity Shareholders of our Company should note the following development taken place post filing of the Letter of Offer:

Pursuant to approval granted by Board of Directors of our Company and of Arvind Lifestyle Brands Limited ("ALBL"), our wholly owned subsidiary, at their meetings held on February 21, 2020 and by shareholders of our Company vide special resolution dated March 26, 2020 passed through postal ballot, our Company and ALBL have executed business transfer agreements dated July 08, 2020 ("Business Transfer Agreements") with Arvind Youth Brands Private Limited ("AYBPL") subsidiary of our Company, to transfer the wholesale and retail trading business under "Flying Machine" brand to AYBPL on a going concern basis on terms and conditions mentioned therein. Pursuant to the Business Transfer Agreements, our Company and ALBL will receive lumpsum consideration of ₹ 61.90 crores and ₹ 151.35 crores (subject to working capital adjustments), respectively upon transfer and vesting of the business undertaking under "Flying Machine" brand. Further, our Company has on July 09, 2020 entered into a Share Purchase Agreement and a Shareholders Agreement with

AYBPL, ALBL and Flipkart India Private Limited wherein, Flipkart India Private Limited agreed to invest ₹ 260 crores to acquire a significant minority stake by acquiring the equity share and compulsory convertible preference shares of AYBPL, which will own the Flying Machine brand pursuant to the Business Transfer Agreements. The transaction is subject to customary The copy of this Addendum will be filed with the Stock Exchanges and SEBI and will be available on website of SEBI at

www.sebi.gov.in, website of Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com, the website of the Lead Manager at www.vivro.net and the website of our Company at www.arvindfashions.com. The Letter of Offer, Abridged Letter of Offer, the Addendum to LOF and all other Issue related materials shall be read in conjunction with this Notice. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer and the Addendum to LOF.

FOR ARVIND FASHIONS LIMITED

Vijay Kumar B S

सम्पर्क नं.: +91 9810041074

Company Secretary& Compliance Officer Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations. to issue Equity Shares on a rights basis and has filed a Letter of Offer with the Securities and Exchange Board of India and Stock विस्तारों के साथ)

12. इच्छक क्रेताओं द्वारा ड्य डिलिजेन्स करने के लिए परिसमापक सभी आवश्यक सहायता उपलब्ध करायेंगे। 13. ई-नीलामी तिथि एवं समयः 30 जुलाई, 2020, 11.00 बजे पूर्वा. से 01.00 बजे अप. (5 मिनट के असीमित

कंवल गोयत

ओसिल एक्सपोर्ट्स लिमिडेट परिसमापन आईबीबीआई पंजीकरण सं. : IBBI/IPA-002/IP-N00007/2016-2017/1000' पता : -10, कैलाश कॉलोनी, ग्रेटर कैलाश--1, नई दिल्ली-110048

ई-मेल आईडी : assetsale1@aaainsolvency.in; kanwal.goval@aaalnsolvency.com तिथि: 11.07.2020 सम्पर्क नं.: 011 4666 4626; +918800865284 स्थानः दिल्ली (श्री पुनीत सचदेव/राजकुमार

कहा, महामारी को केवल आपदा नहीं सुधारक के तौर पर भी देखा जाए उन्होंने कहा कि पुरे ग्रह पर केवल अपना दावा करना जैसे कि वह केवल मनुष्यों के लिए ही है, ने प्राकृतिक संतुलन को बिगाड़

नई दिल्ली, 12 जुलाई (भाषा)।

उप राष्ट्रपति एम वेंकैया नायडु ने रविवार को कहा कि कोविड-19 महामारी को केवल एक आपदा के तौर पर नहीं देखा जाना चाहिए बल्कि एक सुधारक के तौर पर भी देखा जाना चाहिए जो हमें हमारी जिंदगियों को नया मकसद देने की जरूरत को रेखांकित करते हुए समाज को अगली चुनौती के लिए तैयार करने का मौका देती है।

उप राष्ट्रपति ने फेसबुक पोस्ट 'म्युजिंग ऑफ लाइफ इन कोरोना टाइम्स' में लोगों से आत्ममंथन करने और इस बात का आकलन करने को कहा कि क्या उन्होंने पिछले कुछ महीने बंद रहने के दौरान सही सबक सीखे और इस प्रकार की अनिश्चितताओं से निपटने के लिए खुद को तैयार किया।

दिया है और इससे एक अलग प्रकार की आपदा पैदा हुई है। उन्होंने कहा, 'ग्रह को हमारी जरूरत नहीं है बल्कि हमें ग्रह की आवश्यकता है।' नायडू ने कहा, 'हम जब पैदा हुए तो समान थे और वक्त के साथ हममें असमानताएं आती हैं। महामारी ने कुछ वर्गों की कमजोरियों को उजागर किया है जो वास्तव में उनकी खुद की वजहों से नहीं हैं। आपका रहने का तरीका दूसरों की कमजोरी बढ़ाने की एक वजह हो सकता है।' उप राष्ट्रपति ने कहा कि महामारी को केवल एक आपदा के तौर पर नहीं देखा जाना चाहिए बल्कि एक सुधारक के तौर पर भी देखा जाना चाहिए जो हमें अगली चुनौतों के लिए तैयार करती है, साथ ही अपने जीवन को नए मकसद देने की जरूरत को रेखांकित करती है।

अभिनेता अनुपम खेर की मां और भाई हुए कोरोना संक्रमित

मुंबई, 12 जुलाई (भाषा)।

अभिनेता अनुपम खेर ने रविवार को कहा कि उनकी मां दुलारी, उनका भाई राजू और उसका परिवार कोरोना विषाणु से संक्रमित हैं।

खेर ने ट्विटर पर एक वीडियो साझा करते हुए कहा कि उनकी मां पिछले कुछ दिन से खाना नहीं खा रही थीं और उन्होंने अपने रक्त की जांच भी कराई थी, जिसमें कुछ भी चिंताजनक बात सामने नहीं आई थी। उन्होंने कहा, 'इसके बाद हमारे चिकित्सक ने हमें उन्हें एक सीटी स्कैन केंद्र ले जाने और उनकी जांच कराने की सलाह दी। तब पता चला कि वह कोरोना से संक्रमित हैं और उनमें मामूली लक्षण हैं। अभिनेता ने

कहा. 'मैंने और मेरे भाई ने भी जांच कराई, जिसमें राजू मामूली लक्षणों के साथ संक्रमित पाए गए और मैं संक्रमित नहीं पाया गया। मेरी भाभी और भतीजी भी मामुली लक्षणों के साथ संक्रमित पाई गई हैं। 65 वर्षीय अभिनेता ने बताया कि उनकी मां कोकिलाबेन अस्पताल में भर्ती हैं, जबिक उनके भाई का परिवार घर में एकांतवास में हैं।

उन्होंने कहा, 'मैंने बीएमसी (बृहन्मुंबई महानगरपालिका) को सूचित कर दिया है और वे शानदार काम कर रहे हैं। वे मेरे भाई के आवास को संक्रमणमुक्त करेंगे।' एक दिन पहले ही अभिनेता अमिताभ बच्चन और उनके बेटे अभिषेक बच्चन के कोरोना संक्रमित होने की पुष्टि हुई थी।

अभिनेत्री रेखा का बंगला सील हुआ

मुंबई, 12 जुलाई (भाषा)।

बृहन्मुंबई महानगरपालिका (बीएमसी) ने उपनगर बांद्रा में मशहर अभिनेत्री रेखा के बंगले में एक सुरक्षाकर्मी के कोरोना संक्रमित पाए जाने के बाद उसे सील कर दिया है। नगर निकाय के एक अधिकारी ने रविवार को बताया कि 65 वर्षीय अभिनेत्री के बंगले 'सी स्प्रिंग्स' में मंगलवार को एक गार्ड संक्रमित पाया गया। बीएमसी ने बंगले के बाहर एक बोर्ड लगाकर इसे निषिद्ध क्षेत्र घोषित कर दिया है। उन्होंने बताया कि सुरक्षाकर्मी को बांद्रा कुर्ला कॉम्प्लेक्स में बीएमसी के कोविड-19 देखभाल केंद्र में भर्ती कराया गया है।

सार्वजनिक सुचना एतदद्वारा यह सार्वजनिक सूचना दी जाती है कि गैर-बैंकिंग वित्तीय संस्थान का व्यवसाय करने के लिए कनिका इंटरनेशनल प्राइवेट लिमिटेड ("कंपनी") (CIN: U51909DL1992 PTC049582), भारतीय रिजर्व बैंक में " कैटेगरी बी" गैर-बैंकिंग वित्तीय कंपनी के रूप में पंजीकृत, के पक्ष में भारतीय रिजर्व बैंक अधिनियम, 1934 की धारा 45 आइए के अंतर्गत भारतीय रिजर्व बैंक द्वारा 09.01.2003 को जारी मूल पंजीकरण प्रमाणपत्र, जिसका पंजीकरण सं. बी-14.01423 हैं, कहीं गुम हो गया है तथा उसके पंजीकृत कार्यालय कमरा नंबर 211, प्लॉट-32, बीएलके-56, एमपीएल-8294, दूसरी मंजिल, पार्क एरिया, अजमल खान रोड़, करोल बाग, दिल्ली-110005 से 5 मार्च, 2018 से नहीं मिल रहा है। यदि किसी को मिले तो उनसे आग्रह है कि उसके पंजीकृत कार्यालय में कंपनी को वापस लौटा दें। सभी व्यक्तियों को एतदद्वारा सुचित किया जाता है कि अवांछित तत्वों द्वारा पंजीकरण प्रमाणपत्र का दृष्प्रयोग नहीं करे तथा अवांछित तत्वों द्वारा पंजीकरण प्रमाणपत्र के दुष्प्रयोग के लिये कंपनी उत्तरदायी नहीं होगी तथा कंपनी यह वचन देती है कि यदि वह बाद में मिलता है तो पंजीकरण प्रमाणपत्र को भारतीय रिजर्व बैंक नई दिल्ली. अंचल कार्यालय में वापस लौटा दिया

बोर्ड के आदेश से कनिका इंटरनेशनल प्राइवेट लिमिटेड गौरी शंकर गुप्ता (निदेशक)

प्रपत्र सं. आईएनसी-26 किंपनी (निगमन) नियमावली 2014 के नियम 30 के अन्रक्षण में] केन्द्र सरकार कॉरपोरेट मंत्रालय

क्षेत्रीय निदेशक, उत्तरी क्षेत्र के समक्ष कंपनी अधिनियम 2013, की धारा 13(4) तथ कम्पनी (निगमन) नियमावली 2014 के नियम 30(5)(क) के विषय में

हॉव सेल्स प्राइवेट लिमिटेड जिसका पंजीकत कार्यालयः ऑफिस नं. एफ-11. प्रथम तल, सेंट सोल्जर टॉवर, जी-ब्लॉक कॉम्युनिटी सेंटर, विकास पुरी नई दिल्ली-110018 में स्थित है, के विषय में

.याचिकाकर्ता रतदद्वारा सर्व साधारण को सचना दी जाती है कि कम्पनी द्वारा बुधवार, 01 जुलाई, 2020 को सम्पन्न इसकी असाधारण सामान्य बैठक मे इसका पंजीकृत कार्यालय "दिल्ली राज्य के राष्ट्रीय राजधानी क्षेत्र" से "हरियाणा राज्य" सीमा में स्थानांतरित करने के लिए कम्पनी को सक्षम बनाने के संबंध में पारित विशेष प्रस्ताव के नियमों के अनुसार कम्पनी के संस्था ज्ञापन में संशोधन की पृष्टि की याचना हेत कम्पनी अधिनियम, 2013 की धारा 13 के अधीन एक आवेदन केन्द्र सरकार के समक्ष प्रस्तत किया जाना प्रस्तावित है।

कोई भी व्यक्ति जिसका हित कम्पनी व पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना है. अपने हित र स्वरूप तथा विरोध के आधार के उल्लेखकारी शपधपत्र द्वारा अथवा निवेशक शिकायत पत्र कॉरपोरेट मामलों के मंत्रालय-21 की वेबसाइट (www.mca.gov.in) द्वारा समर्पित अपनी आपत्तियाँ क्षेत्रीय निदेशक, उत्तरी क्षेत्र, बी-2 विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ कॉम्पलेक्स, नई दिल्ली-110003 को इस सुचना के प्रकाशन के चौदह दिन के भीतर सुपुर्दे कर सकता है अथवा करवा सकता है अथवा पंजीकृत डाक से भेज सकता है जिसकी एक प्रति आवेदक कम्पनी को इसके निम्नलिखित पते पर स्थित पंजीकृत कार्यालय

भेजी जानी चाहिए: हॉव सेल्स प्राइवेट लिमिटेड सीआईएन: U51909DL2007PTC160186 ऑफिस नं. एफ-11, प्रथम तल, सेंट सोल्जर टॉवर, जी-ब्लॉक, कोंम्युनिटी सेंटर, विकास पुरी,

नर्ड दिल्ली-110018 इंमेलः hovesales@rediffmail.com कृते हॉव सेल्स प्राइवेट लिमिटेड

कमलेश क्मार (निदेशक डीआईएनः 06453701 एनजी-11, मटके वाली गली, ज्वाला हेडी पश्चिम विहार दिनांक: 13.07.2020 नई दिल्ली-110063 स्थान : नई दिल्ली

निम्बस प्रोजेक्ट्स लिमिटेड (CIN: L74899DL1993PLC055470) पंजीकृत कार्यालयः 1001–1006, 10वीं मंजिल, नारायण मंजिल, 23, बाराखम्बा रोड, नई दिल्ली-110001

ईमेल : nimbusindialtd@gmail.com, वेबसाईट : www.nimbusprojectsltd.com फोन: +91-11-42878900, फैक्स: +91-11-41500023

एतद द्वारा सूचित किया जाता है कि सेबी (सूचीबद्ध दायित्वों तथा प्रकटीकरण आवश्यकताओं) विनियम, 2015 के नियमन 47 के साथ पढ़ें नियमन 29 के अनुसार, कम्पनी के 31 मार्च, 2020 को समाप्त तिमाही व वार्षिक के अंकेक्षित वित्तीय परिणामों को विचार करने तथा अनुमोदन हेतु कम्पनी के निदेशक मंडल की बैठक सोमवार, 20 जुलाई, 2020 को आयोजित की जायेगी।

कथित सूचना बीएसई लिमिटेड (www.bseindia.com) के वेबसाइट में जहां पर कंपनियों की प्रतिभृतियां सूचीबद्ध है, उपलब्ध है तथा कंपनी की वेबसाइट (www.nimbusprojectsltd.com) पर भी उपलब्ध है।

कते निम्बस प्रोजेक्टस लिमिटेड स्थानः नई दिल्ली (साहिल अग्रवाल) दिनांकः 11 जुलाई, 2020 (कम्पनी सचिव एवं अनुपालन अधिकारी)

> विक्रय सूचना कैलिबर एसोसिएट्स प्राइवेट लिमिटेड (परिसमापनाधीन) सीआईएनः U74140DL2003PTC118931 पंजीकृत कार्यालयः ई-20, लाजपत नगर-III, नई दिल्ली-110024

है जैसे है'', ''जो है यही है'', ''जो कुछ भी है वहीं है'' तथा ''उपचार रहित आधार'' पर भारतीय ऋणशोधन अक्षमता तथा दिवालि बोर्ड (परिसमापन प्रक्रिया) विनियम, 2016 के विनियम 32(अ) तथा (द) के अनुसार स्टैण्डअलोन/पार्सल आधार पर बिक्री की जान प्रस्तावित है। निस्तारण हेतु कथित प्रस्ताव बिना किसी वारंटी तथा क्षतिपूर्ति के होगा। नीचे तालिका में उल्लिखित आस्तियों की संविदा ऑनलाइन ई-नीलामी सेवा प्रदाता मैसर्स ई-प्रोक्योरमेंट टेक्नोलॉजीज लिमिटेड के माध्य

से वेबसाइट https://ncltauction.auctiontiger.net द्वारा आयोजित होगी।

4			
	सम्भावित संविदाकारीं द्वारा अपेक्षित प्रपत्र,	13.07.2020 से 21.07.2020 तक	
	शपथपत्र, घोषणा आदि जमा करने की तिथि		
	निरीक्षण की तिथि एवं समय	24.07.2020 तथा 25.07.2020 को (01.00	बजे अप. से 05.00 बजे अप. तक)
	ईएमडी जमा करने की अन्तिम तिथि	29.07.2020 को 05.00 बजे अप.	
	विवरण	आरक्षित मूल्य (रु. में)	ईएमडी (रु. में)
	उपलब्ध आस्तियाँ		
	1) अल्पकालीन ऋण तथा अग्रिम	6,29,69,161/-	63,00,000/-
	एक वाहन होण्डा सीआरवी कार	85,500/-	9,000/-
		2-2:022	
	इच्छुक संविदाकार आस्तियों के विवरण, ई-		
	नियम एवं शर्तों के विवरण वाले सम्पूर्ण	इ-नीलामी प्रक्रिया सूचना दस्तावेज का	सन्दर्भ ले सकते हैं जो ई-नीलामी प्लेटफ

https://ncltauction.auctiontiger.net तथा साथ ही कॉर्पोरेट देनदार की वेबसाइट www.kaliberassociates.in पर उपलब्ध है। परिसमापक को किसी संविदा को स्वीकार या अस्वीकार करने अथवा बिना कोई कारण बताये किसी भी समय ई–नीलामी के नियमे

को विस्तारित या संशोधित करने का अधिकार है। ई-नीलामी से सम्बन्धित किसी पृछताछ के लिए सम्पर्क करें : **श्री रामप्रसाद शम** तथा सुश्री नेहा ज्ञानी, +91-6351896834/+91-8000023297/+91-079-61200559/531/554 ई-मेल : ramprasad@auc iontiger.net/ neha.gyani@auctiontiger.net/nclt@auctiontiger.net/support@auctiontiger.net cirp.kaliberapl@gmail.com पर ई–मेल करें।

कैलिबर एसोसिएट्स प्राइवेट लिमिटेड के मामले में

पंजीकरण सं. IBBI/IPA-002/IP-N00006/2016-17/10006

आईबीबींआई के साथ पंजीकृत ई-मेलः ml_jain@sumedhama

प्रपत्र सं. आईएनसी-26 किंपनी (निगमन) नियमावली 2014 के नियम 30 के अनुरक्षण में] केन्द्र सरकार कॉरपोरेट मंत्रालय क्षेत्रीय निदेशक, उत्तरी क्षेत्र के समक्ष

कंपनी अधिनियम 2013, की धारा 13(4) तथा कम्पनी (निगमन) नियमावली 2014 के नियम 30(5)(क) के विषय में मालंडन इन्फो सोल्यूशंस प्राइवेट लिमिटेड जिसका पंजीकत कार्यालयः

ऑफिस नं, एफ-11, प्रथम तल, सेंट सोल्जर विर, जी-ब्लॉक, कॉम्युनिटी सेंटर विकास पुरी, नई दिल्लीं–110018 में स्थित है, के विषय में ...याचिकाकर्ता तदद्वारा सर्व साधारण को सचना दी जाती है

कि कम्पनी द्वारा बुधवार, 01 जुलाई, 2020 को सम्पन्न इसकी असाधारण सामान्य बैठक में इसका पंजीकृत कार्यालय "दिल्ली राज्य के राष्ट्रीय राजधानी क्षेत्र'' से ''हरियाणा राज्य'' सीमा में स्थानांतरित करने के लिए कम्पनी को सक्षम बनाने के संबंध में पारित विशेष प्रस्ताव के नियमों के अनुसार कम्पनी के संस्था ज्ञापन में संशोधन की पुष्टि की याचना सिस्था ज्ञापन में संशोधन की पुष्टि की याचना हेत् कम्पनी अधिनियम, 2013 की धारा 13 के अधीन एक आवेदन केन्द्र सरकार के समक्ष अधीन एक आवेदन केन्द्र सरकार के समक्ष प्रस्तत किया जाना प्रस्तावित है।

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना है, अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वारा अथवा निवेशक शिकायत पत्र कॉरपोरेट मामलों के मंत्रालय-21 की वेबसाइट (www.mca.gov.in) द्वारा समर्पित अपनी आपत्तियाँ क्षेत्रीय निदेशक, उत्तरी क्षेत्र. |बी—2 विंग, द्वितीय तल, पर्यावरण भवन,||बी—2 विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ कॉम्पलेक्स, नई दिल्ली–110003 सीजीओ कॉम्पलेक्स, नई दिल्ली–110003 को इस सुचना के प्रकाशन के चौदह दिन के भीतर सुपुर्दे कर सकता है अथवा करवा सकता | भीतर सुपुर्दे कर सकता है अथवा करवा सकता है अथवा पंजीकृत ढाक से भेज सकता है जेसकी एक प्रति आवेदक कम्पनी को इसके निम्नलिखित पते पर स्थित पंजीकृत कार्यालय

भेजी जानी चाहिए: मालंडन इन्फो सोल्यूशंस प्राइवेट लिमिटेड सीआईएनः U72300DL2007PTC160426 ऑफिस नं. एफ-11, प्रथम तल, सेंट सोल्जर टॉवर, जी-ब्लॉक,

ईमेलः maldoninfo3@gmail.com कृते मालंडन इन्फो सोल्यशंस प्राइवेट लिमिटेड कमलेश कुमार (निदेशक) ढीआईएन: 06453701 एनजी-11, मटके वाली गली, ज्वाला हेडी पश्चिम विहार, दिनाकः 13.07.2020

स्थान : नई दिल्ली

नई दिल्ली-110063

कॉम्युनिटी सेंटर, विकास पुरी,

नई दिल्ली—110018

प्रपत्र सं. आईएनसी-26 किंपनी (निगमन) नियमावली 2014 के नियम 30 के अनुरक्षण में] केन्द्र सरकार कॉरपोरेट मंत्रालय क्षेत्रीय निदेशक, उत्तरी क्षेत्र के समक्ष कंपनी अधिनियम 2013, की धारा 13(4) तथा कम्पनी (निगमन) नियमावली 2014 के नियम 30(5)(क) के विषय में

C/o सुमेधा मैनेजमेंट सॉल्यूशन्स प्रा.लि.

बी-1/12, दुसरी मंजिल, सफदरजंग एन्कलेव, नई दिल्ली110029

ई-मेल: cirp.kaliberapl@gmail.com दूरभाष: 011 4165

डव इन्फो सोल्यूशंस प्राइवेट लिमिटेड जिसका पंजीकृत कार्यालयः ऑफिस नं. एफ-11 प्रथम तल, सेंट सोल्जर टोंवर, जी-ब्लॉक, कॉम्युनिटी सेंटर, विकास पुरी नई दिल्ली-110018 में रिधत है, के विषय मे ..याचिकाकर्ता

एतदद्वारा सर्व साधारण को सूचना दी जाती है कि कम्पनी द्वारा बुधवार, 01 जुलाई, 2020 को सम्पन्न इसकी असाधारण सामान्य बैठक मे इसका पंजीकृत कार्यालय "दिल्ली राज्य के राष्ट्रीय राजधानी क्षेत्र'' से ''हरियाणा राज्य" सीमा में स्थानांतरित करने के लिए कम्पनी को सक्षम बनाने के संबंध में पारित विशेष प्रस्ताव के नियमों के अनुसार कम्पनी के हेत् कम्पनी अधिनियम, 2013 की धारा 13 के प्रस्तुत किया जाना प्रस्तावित है।

कोई भी व्यक्ति जिसका हित कम्पनी व पंजीकृत कार्यालय के प्रस्तावित परिवर्तन र प्रभावित होने की संभावना है, अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वारा अथवा निवेशक शिकायत पत्र कॉरपोरेट मामलों के मंत्रालय-21 की वेबसाइट (www.mca.gov.in) द्वारा समर्पित अपनी आपत्तियाँ क्षेत्रीय निदेशक, उत्तरी क्षेत्र, को इस सुचना के प्रकाशन के चौदह दिन के है अथवा पंजीकृत डाक से भेज सकता है जिसकी एक प्रति आवेदक कम्पनी को इसके निम्नलिखित पते पर स्थित पंजीकृत कार्यालय भेजी जानी चाहिए

डव इन्फो सोल्यूशंस प्राइवेट लिमिटेड सीआईएनः U72300DL2007PTC159424 ऑफिस नं. एफ-11, प्रथम तल, सेंट सोल्जर टॉवर, जी-ब्लॉक, कॉम्युनिटी सेंटर, विकास पुरी, नई दिल्ली-110018 ईमेलः doveinfo@mail.com

कमलेश कुमार (निदेशक) (डीआईएन: 06453701) एनजी-11, मटके वाली गली, ज्वाला हेडी, दिनाकः 13.07.2020 पश्चिम विहार. नई दिल्ली-110063 स्थान : नई दिल्ली

Place: Bengaluru Date: July 11, 2020

स्थानः नई दिल्ली

Exchanges. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchanges where the Equity Shares are listed i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the Lead Manager at कृते डव इन्फो सोल्यूशंस प्राइवेट लिमिटेड www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 22 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States, and any Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Equity Shares in the United States.



परिसमापकः निशान्त गौरव गुप्ता परिसमापक का पताः सिद्धान्त एडवोकेट्स, फ्लैंट सं. 542, प्रथम तल, डीडीए एसएफएस फ्लैटस. सेक्टर-22. पॉकेट 1. द्वारका. नई दिल्ली-110077 मोबाइल नं.: +91-9555737707 (श्री ओम प्रकाश शर्मा)

ाबक्रा सूचना

श्रीधर मिल्क फुड्स लिमिटेड (परिसमापनाधीन)

पंजीकृत कार्यालयः 632/7, दूसरी मंजिल, खारी बावली, नई दिल्ली-110006 भारत

र्ड-नीलामी दिवाला एवं दिवालिया संहिता, 2016 के अन्तर्गत परिसम्पत्तियों की बिक्री ई-नीलामी की तिथि एवं समय : 24 फरवरी, 2020 को 01.00 बजे अप. से 3.00 बजे

अप. भा.मा.स. तक (प्रति 5 मिनट के असीमित विस्तारों के साथ) विधि अधिकरण, प्रधानपीठ पीठ, नई दिल्ली द्वारा नियक्त परिसमापक के परिसमापन सम्पदा का भाग है, के स्वामित्व व आस्तियों तथा परिसम्पत्तियों की बिक्री। यह बिक्री अधोहस्ताक्षरी द्वारा ई-नीलामी कम्पनी लिंकस्टार इन्फोसिस प्रा.लि.

प्लेटफार्म https://www.eauctions.co.in के द्वारा की जायेगी। किमी, इन्कोण्डा रोड, ग्राम मुबारकपुर, जोया, जिला अमरोहा पर स्थित श्रीध मिल्क फडस लिमिटेड के संयन्त्र के परिसर के आन्तरिक भाग में स्थित सम्पण्

संयन्त्र तथा मशीनरी (अचल तथा चल दोनों) एवं उस पर भवन तथा एव टैंकर टक जिसका पंजीकरण नं. HR55T6549 है।

ई-नीलामी के नियम एवं शर्तें इस प्रकार हैं:

1. ई-नीलामी स्वीकृत सेवा प्रदाता मै. मैसर्स लिंकस्टार इन्फोसिस प्रा.लि. के द्वारा ''जैसा है जहां है'' तथा ''जो भी वहां है

2. यह सूचना आस्तियों के विवरण, ऑनलाइन ई-नीलामी बोली प्रपत्र, घोषणा एवं शपथपत्र प्रपत्र, ई-नीलामी बिक्री के सामान नियम एवं शर्तों से शामिल सम्पूर्ण ई-नीलामी प्रक्रिया दस्तावेज के संयोजन में पढ़ी जायेगी जो वेबसाइट https://www.eauctions.co.in पर उपलब्ध है। सम्पर्क करें: श्री दीक्षित प्रजापित 7874138237 ई-मेल आईडी admln@eauctlons.co.ln

. अपनी बोली जमा करने से पर्व इच्छक बोलीदाताओं को अपने स्वयं के खर्चे पर वाहनों के स्वामित्व, बीमा एवं अन्य बकाया प्रभारों, यदि कोई हो, से सम्बन्धित अपनी स्वतंत्र जाँच कर लेनी चाहिए और स्वयं को संतुष्ट कर लेना चाहिये संभावित बोलीदाता श्री ओमप्रकाश शर्माः +91 9555737707 से सम्पर्क कर पूर्व अनुमृति के साथ साईट पर उपरोक

अपनी संविदाएँ जमा करने से पूर्व इच्छुक संविदाकारों को प्रत्येक सम्भव रीति से स्वयं को सन्तुष्ट करना होगा और इसके पश्चात इस प्रक्रिया में किसी भी रीति से कोई व्यय, हानि अथवा क्षति, यदि कोई हो, के लिए परिसमापक इच्छक/ सम्भावित संविदाकारों के प्रति उत्तरदायी नहीं होगा। संभावित संविदाकारों द्वारा उपर्युक्त वर्णित सम्पत्तियों/ आस्तियों का निरीक्षण १ ओमप्रकाश शर्माः +91 9555737707 से सम्पर्क करके पर्व अनुमति लेकर साइट पर किया जा सकता है।

नीलामी के तहत रखी सम्पत्ति का निरीक्षण 25.07.2020 को किया जा सकता है। इच्छुक संविदाकारों को संयन्त्र क निरीक्षण करने से पर्व श्री ओमप्रकाश शर्मा से +91 9555737707 पर सम्पर्क करना होगा। . इच्छक संविदाकारों को जमा धरोहर राशि (ईएमडी) या तो एनईएफटी/आरटीजीएस के माध्यम से ''श्रीधर मिल्क फडर

लिमिटेड परिसमापनाधीन'' के खाते में, खाता सं.: 4904002100005168, पीएनबी बैंक, शाखाः एसएमई शाख इण्डस्ट्रियल एरिया, पटपड्गंज, नई दिल्ली, आईएफएससी कोडः PUNB0490400 में या श्रीधर मिल्क फुड्स लिमिटेड परिसमापनाधीन के नाम पर किसी अनुसूचित बैंक से आहरित डीडी के माध्यम से जमा करनी होगी या ईएमडी राशि वे 7. इच्छुक बोलीदाता को 1) पहचान के प्रमाण, 2) वर्तमान पता– प्रमाण, 3) पैन कार्ड, 4) वैध ई–मेल आईडी, 5 लैंडलाइन एवं मोबाईल फोन नम्बर, 6) शपथ-पत्र अथवा वचन, 7) बोली आवेदन प्रपत्र, 8) बोलीदाता द्वारा उद्घोषण की स्वतः सत्यापित प्रति के साथ ई-नीलामी में भागीदारी के लिये ईएमडी के साक्ष्य अथवा बैंक गारन्टी तथा भागीदारी वे

लिये अनुरोध पत्र जमा करना होगा। इन परिशिष्टों का सम्पूर्ण प्रारूप ई-नीलामी प्रक्रिया दस्तावेज से लिया जा सकता है ये सभी दस्तावेज 07.08.2020 को 5.00 बजे सायं से पूर्व नीचे दिये गये पते पर डाक या ई-मेल द्वारा परिसमापक . पोर्टल https://www.eauctions.co.in पर ई-नीलामी में भाग लेने के लिये योग्य बोलीदाता के नाम की पहचा परिसमापक द्वारा की जायेगी। ई-नीलामी सेवा प्रदाता योग्य बोलीदाताओं को ई-मेल द्वारा यजर आईडी तथा पास्का

o. ई-नीलामी में भाग लेने वाले पात्र बोलीदाताओं को कम से कम आरक्षित मुल्य पर बोली लगानी होगी और वे ब्लॉक ह लिए न्यूनतम न्यूनतम रु. 10,00,000/- वर्धन राशि अथवा इन राशियों के गुणक में अपनी बोली बढ़ायेंगे। 10. यदि बोली ई-नीलामी की समापन समय के अंतिम 5 मिनट में प्रस्तुत की जाती है तो समापन समय असीमित विस्तार के साथ स्वतः आगे पांच मिनट बढ़ जायेगा। ई-नीलामी प्रक्रिया की समाप्ति पर उच्चतम बोली राशि (आरक्षित मृल्य र कम नहीं) प्रस्तुत करने वाले बोलीदाता को सफल बोलीदाता घोषित किया जायेगा तथा ई-नीलामी सेवा प्रदाता द्वार

इलेक्टॉनिक माध्यमों से उन्हें इस आशय की सचना दी जायेगी जो परिसमापक द्वारा स्वीकृति के अध्यधीन होगा।

1. सफल बोलीदाता की ईएमडी बिक्री मूल्य के भाग के रूप में सुरक्षित रखी जाएगी तथा असफल बोलीदाता की ईएमड वापस लौटा दी जाएगी। ईएमडी पर कोई ब्याज नहीं दिया जायेगा। परिसमापक सफल बोलीदाता के लिए आशय प (एलओआई) जारी करेंगे तथा सफल बोलीदाता को परिसमापक द्वारा एलओआई जारी करने के 15 दिनों के भीतर शेप राशि (सफल बोली राशि-ईएमडी राशि) का भुगतान करना होगा। एलओआई में वर्णित समय-सीमा में सफल बोलीदात द्वारा शेष राशि के भुगतान में चूक करने पर सफल बोलीदाता द्वारा जमा की गई संपूर्ण राशि (ईएमडी+अन्य कोई राशि

12. सफल बोलीदाता को ई-नीलामी पर रखी सम्पत्तियों के परिप्रेक्ष्य में लागू होने वाले स्टाम्प शुल्कों/ अंतरण चार्ज, शुल्क

13. सम्पूर्ण बिक्री राशि के भुगतान पर केवल सफल बोलीदाता के नाम में ही बिक्री प्रमाणपत्र/ अनुबंध जारी की जाएगी तथ

आदि तथा अन्य सभी विधिक/ गैर-विधिक बकायों, करों, दरों, आकलन प्रभारों, शुल्कों आदि का वहन करना होगा।

।4. परिसमापक को उसका कोई भी कारण बताए बिना किसी या सभी प्रस्तावों को स्वीकार या निरस्त करने अथवा ई–नीलामं को स्थगित/रद/निलम्बित करने तथा सम्पत्ति अथवा उसके किसी भी भाग को ई-नीलामी से वापस लेने का अधिकार है 15. यह बिक्री दिवाला तथा दिवालिया संहिता. 2016 तथा उसके अंतर्गत निर्मित विनियमनों के प्रावधानों के अधीन होगी

> पंजी. सं.: IBBI/IPA-002/IP-N00572/2017-18/11739 पंजीकृत ई-मेलः nishantgaurav@outlook.in पताः सिद्धान्त एडवोकेट्स, फ्लैंट सं. 542, प्रथम तल, डीडीए एसएफएस फ्लैट्स, सेक्टर-22, पॉकेट 1, द्वारका, नई दिल्ली-110077 प्रक्रिया विशिष्ट ई-मेलः liquidator@outlook.in

श्रीधर मिल्क फूड्स लिमिटेड के मामले

पंजीकृत पताः ८०वाँ माइल स्टोन, जी.टी. रोड, जट्टीपुर, पानीपत, हरियाणा-132103 ई-मेल आईडी : assetsale1@aaainsolvency.in; kanwal.goyal@aaainsolvency.com सम्पर्क नं. : +91 8800865284 (श्री पुनीत सचदेवा/राज कुमार)

बिक्री सूचना

ओसिल एक्सपोर्ट्स लिमिटेड

(परिसमापन में)

परिसमापकः श्री कँवल गोयल

ई-नीलामी की तिथि एवं समय : 30 जुलाई, 2020 को 11.00 बजे पूर्वा. से 1.00 बजे अप. तक

(प्रति 5 मिनट के असीमित विस्तारों के साथ)

ओसिल एक्सपोर्ट्स लिमिटेड (परिसमापन में) जो आदेश तिथि 17 अक्टूबर, 2019 के माध्यम से माननीय राष्ट्री

कंपनी विधि अधिकरण, प्रधानपीठ पीठ, नई दिल्ली द्वारा नियुक्त परिसमापक के परिसमापन सम्पदा का भाग है, व

स्वामित्व की आस्तियों तथा परिसम्पत्तियों की बिक्री। यह बिक्री अधोहस्ताक्षरी द्वारा ई-नीलामी कम्पनी लिंकस्टा

तिथि: 13.07.2020

स्थानः नई दिल्ली

इन्फोसिस प्रा.लि. तथा प्लेटफार्म https://www.eauctions.co.in के द्वारा की जायेगी फ्लोर प्राइस| ईएमडी राशि 80वाँ माइल स्टोन, जी.टी. रोड, जट्टीपुर, पानीपत-132103 4.00 करोड़ बीएमडब्ल्यू 730 LD - डीजल -HR-60-D-3333 (2011) HR-06-F-8468

' यह संविदा का प्रारम्भिक मृल्य है न कि आरक्षित मृल्य। परिसमापक को अन्तिम संविदा स्वीकार या अस्वीका करने का अधिकार है। संविदाकार को किसी संविदा के दावे या उसकी स्वीकृति प्रवर्तित करने का कोई अधिक

ई-नीलामी के नियम एवं शर्तें इस प्रकार हैं: ।. ई-नीलामी स्वीकृत सेवा प्रदाता मै. ई-प्रॉक्योर्मेंट टेक्नोलॉजीज लिमिटेड (Auction Tiger) के द्वारा ''जैसा जहां है'' तथा ''जो भी वहां है'' आधार पर आयोजित होगी। . परिम्पत्तियों के विवरणों, ऑन-लाइन ई-नीलामी बोली प्रपत्र, उद्घोषणा, प्रतिज्ञापत्र, ऑनलाइन नीलामी बिक्री वे सामान्य नियमों एवं शर्तों से शामिल सम्पर्ण ई-नीलामी प्रक्रिया दस्तावेज एएए इन्सॉल्वेंसी प्रोफेशनल्स एलएलप की वेबसाइट अर्थात https://insolvencyandbankruptcy.in/public-announcement/osiI exports-limited/ तथा ऑक्शन टाइगर की वेबसाइट अर्थात https://aaa.auctiontiger.net पर उपलब्ध है। सम्पर्क करें: सुश्री नेहा ज्ञानी, +91-6351896834/079-61200580 & 6351896834 तथ

नाम (ओसिल एक्सपोर्ट्स लिमिटेड), अथवा ii) (राज्य एवं सम्पत्ति का प्रकार) का उपयोग कर वर्णित कम्पन को सर्च करना होगा। संविदा करने से पूर्व संविदाकारों को ई-नीलामी प्रक्रिया दस्तावेज को ध्यानपूर्वक देख लेन . इच्छक बोलीदाताओं को ''ओसिल एक्सपोर्टस लिमिटेड-परिसमापन में'', खाता नं. 1013753204, कोटव महिन्द्रा बैंक लिमिटेड, शाखा : जी-5-13, प्लॉट सं. 1 एवं 2, बेसमेंट बी-4, लोकल शॉपिंग सेंटर, पम्पोश एन्कलेव, ग्रेटर कैलाश-I, नई दिल्ली-110048, आईएफएससी कोडः KKBK0000195 के खाते डीडी/एनईएफटी/आरटीजीएस द्वारा अथवा ''ओसिल एक्सपोर्ट्स लिमिटेड-परिसमापन में'' के पक्ष में किस् अनुसूचित बैंक से डीडी द्वारा धरोहर राशि (ईएमडी) जमा करना होगा अथवा सम्पूर्ण ई-नीलामी प्रक्रिया दस्तावेज

nehagyani@auctiontiger.net /ramprasad@auctiontiger.net / supoort@auctiontiger.ne

(लिंक https://aaa.auctiontiger.net पर जाकर बोलीदाता को अधोलिखित में से किसी एक i) कम्पनी क

इच्छुक बोलीदाता को (1) पहचान के प्रमाण, (2) वर्तमान पता-प्रमाण, (3) पैन कार्ड, (4) वैध ई-मेल आईडी, (5) लैंडलाइन एवं मोबाईल फोन नम्बर, (6) परिशिष्ट 1 के अनुसार शपथ-पत्र अथवा वचन, (7 परिशिष्ट II के अनुसार बोली आवेदन प्रपत्र, (8) परिशिष्ट III के अनुसार बोलीदाता द्वारा उद्घोषणा, इन परिशिष्टों का सम्पूर्ण प्रारूप ई-नीलामी प्रक्रिया दस्तावेज से लिया जा सकता है, की स्वतः सत्यापित प्रति के सा ई-नीलामी में भागीदारी के लिये ईएमडी के साक्ष्य अथवा बैंक गारन्टी तथा भागीदारी के लिये अनुरोध पत्र जम करना होगा। ये सभी दस्तावेज 28 जुलाई, 2020 के 7.00 बजे सायं से पूर्व नीचे दिये गये पते पर डाक या ई-मेल द्वारा परिसमापक के कार्यालय में पहुंच जाना चाहिये। इच्छुक बोलीदाता को 28 जुलाई, 2020 को 5.00 बजे अप. से पूर्व https://aaa.auctiontiger.net पर ईएमडी जमा करने के विवरणों के साथ अपना केवाईसी

में दिये गये रूप में प्रारूप ए अथवा प्रारूप बी में ईएमडी राशि का बैंक गारन्टी देना होगा।

. पोर्टल (https://aaa.auctiontiger.net) पर ई-नीलामी में भाग लेने के लिये योग्य बोलीदाता के नाम की पहचान परिसमापक द्वारा की जायेगी। ई-नीलामी सेवा प्रदाता (Auction tiger) योग्य बोलीदाताओं को ई-मेल द्वारा यूजर आईडी तथा पास्वर्ड उपलब्ध कराएंगे।

. बोली फ्लोर प्राइस से प्रारम्भ होगी, यदि बोली ई–नीलामी की समापन समय के अंतिम 5 मिनट में प्रस्तुत की जार्त है तो समापन समय असीमित विस्तारों के साथ स्वतः आगे पांच मिनट बढ जायेगा। ई-नीलामी प्रक्रिया की समाप्ति पर उच्चतम बोली राशि प्रस्तत करने वाले बोलीदाता को सफल बोलीदाता घोषित किया जायेगा तथा इलेक्टॉनिक माध्यमों से उन्हें इस आशय की सूचना दी जायेगी जो परिसमापक द्वारा स्वीकृति के अध्यधीन होगा। उच्चतम बोर्ल संविदाकार को सफल संविदाकार का दावा करने का पात्र नहीं बनाती है। इस मामले में परिसमापक का निर्णय ्यदि एच1 संविदाकार को परिसमापक द्वारा सफल बोलीदाता घोषित किया जाता है और तो इसकी सूचना बोलीदात

द्वारा संविदा प्रपत्र में दिये गये ई-मेल के माध्यम से सफल बोलीदाता को दे दी जायेगी और सफल बोलीदाता की

ईएमडी बिक्री मल्य के भाग के रूप में सरक्षित रखी जाएगी तथा असफल बोलीदाता की ईएमडी वापस लौटा द

जाएगी। ईएमडी पर कोई ब्याज नहीं दिया जायेगा। इसके पश्चात, परिसमापक सफल बोलीदाता के लिए आशर

पत्र (एलओआई) जारी करेंगे तथा सफल बोलीदाता को परिसमापक द्वारा एलओआई जारी करने के 30 दिनों वे भीतर शेष राशि (सफल बोली राशि–ईएमडी) का भगतान करना होगा। एलओआई में वर्णित समय–सीमा में सफल बोलीदाता द्वारा शेष राशि के भुगतान में चुक करने पर सफल बोलीदाता द्वारा जमा की गई संपूर्ण राशि (ईएमडी+अन्य कोई राशि) जब्त कर ली जाएगी। 8. सफल बोलीदाता को लागू होने वाले स्टाम्प शुल्कों/अंतरण चार्ज, शुल्क आदि तथा अन्य सभी स्थानीय करों|

शल्कों, रैस्टस, गणना चार्जेज, नीलामी की संपत्ति से संबंधित शल्कों आदि का वहन करना होगा।

9. परिसमापक किसी भी चरण में ई–नीलामी निरस्त कर सकता है। 10. सम्पूर्ण बिक्री राशि के भुगतान पर केवल सफल बोलीदाता के नाम में ही बिक्री प्रमाणपत्र/अनुबंध जारी की जाएगी तथा अन्य किसी नाम में नहीं। 11. यह बिक्री दिवाला तथा दिवालिया संहिता, 2016 तथा उसके अंतर्गत निर्मित विनियमनों के प्रावधानों के अधीन

www.readwhere.com



ICICI PRUDENTIAL LIFE INSURANCE COMPANY LIMITED CIN-L66010MH2000PLC127837

Registered Office: 1089, App. saheb Marathe Marg, Prabhadevi, Mumbai-400 025, India, Tel: (022) 5039 1600, Fax: (022) 2422 4484 Email: investor@iciciprulife.com, Website: www.iciciprulife.com

NOTICE OF THE 20™ ANNUAL GENERAL MEETING TO THE MEMBERS

Dear Member(s),

- 1. Notice is hereby given that the Twentieth Annual General Meeting (AGM) of the Company will be held on Friday, August 7, 2020 at 3.30 p.m. IST through Video Conference ('VC')/Other Audio Visual Means ('OAVM') to transact the business as set out in the Notice of the AGM which will be sent to the members at their registered email address in due course. The AGM will be conducted in compliance with the relevant provisions of the Companies Act, 2013, Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circular dated May 5, 2020 read with circulars dated April 8, 2020 and April 13, 2020 issued by the Ministry of Corporate Affairs ('MCA Circulars'), without the presence of the Members at a common venue
- 2. The Notice of the AGM along with the Annual Report 2019-20 will be sent only by electronic mode to those members whose email address is registered with the Company/Depositories in accordance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020 ('SEBI Circular'). Members may note that the Notice of the AGM and the Annual Report 2019-20 will also be available on the Company's website at www.iciciprulife.com and the websites of the stock exchange(s), i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. Members can attend and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM will be provided in the Notice of the AGM.
- 3. Members holding shares in dematerialised form are requested to get their email address registered with the concerned depositories. Members holding shares in physical form are requested to furnish their email address and mobile number with the Company's Registrar & Share Transfer Agent, KFin Technologies Private Limited, at einward.ris@kfintech.com with a copy to the Company at investor@iciciprulife.com to get their email address registered. Members are requested to quote their DP ID & Client ID/Folio No., in case shares are held in dematerialised/physical form, as the case may be, in all correspondence with the Registrar and Share Transfer Agent and/or the Company
- 4. The Company is providing remote e-voting facility ('remote e-voting') to all its members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company is providing facility of voting through e-voting system during the AGM ('e-voting'). Detailed procedure for remote e-voting/e-voting will be provided in the Notice of the AGM.

For ICICI Prudential Life Insurance Company Limited

Mumbai July 13, 2020

Vyoma Manek Company Secretary ACS 20384

SANGAL PAPERS LIMITED (CIN-L21015UP1980PLC005138) REGD. OFFICE: VILL BHAINSA. 22KM STONE. MEERUT. MAWANA ROAD. MAWANA. UP-250 401 PHONE: 01233-271515, 271137, e-mail: sangalinvestors1980@gmail.com, website:www.sangalpapers.com

nent of Audited Results for the Quarter and Year ended 31st March, 2020

					(F	Rs. In lakhs)
		For	The Quarter	Ended	Year e	ended
	Particulars	31.03.20 Audited (refer note 4)	31.12.19 Unaudited	31.03.19 Audited (refer note 4)	31.03.20 Audited	31.03.19 Audited
1 R	evenue from operations	2,752.20	3,197.16	3,548.63	12,568.74	14,823.40
2 0	ther Income	53.24	15.81	21.61	83.05	114.96
3 T c	otal Income (1+2)	2,805.44	3,212.97	3,570.24	12,651.79	14,938.36
4 E	xpenses					
(a	Cost of materials consumed	2,357.43	2,471.25	3,078.44	10,652.82	12,277.92
(b) Purchases of stock-in-trade	0.03	-	4.13	13.60	304.44
(c	c) Changes in inventories of finished goods,					
	work-in-progress and stock-in-trade	(9.44)	137.22	6.42	2.79	(218.65)
(d	I) Employee benefits expense	181.71	200.74	208.67	775.52	747.48
(e	e) Finance Costs	47.01	52.72	22.52	196.73	167.22
(f)	Depreciation and amortisation expense	31.86	35.76	31.96	129.32	117.80
(g) Other expenses	164.91	174.92	192.67	690.62	809.55
To	otal Expenses	2,773.51	3,072.61	3,544.81	12,461.40	14,205.76
5 Pi	rofit/ (Loss) before exceptional items and tax (3-4)	31.93	140.36	25.43	190.39	732.60
6 E	xceptional items	-	-	-		-
7 Pi	rofit before tax (5+6)	31.93	140.36	25.43	190.39	732.60
8 T a	ax expenses					
1)	Current tax	32.84	0.22	17.16	33.14	154.55
2)	MAT credit entitlement	(31.78)	-	(41.35)	(31.78)	(41.35)
3)	Deferred tax	(15.56)	9.54	11.66	8.76	5.76
9 P ı	rofit for the period (7-8)	46.43	130.60	37.96	180.27	613.64
	rofit/(Loss) from discontinuing operations	-		-		
	ax expenses of discontinuing operations	-		-	-	
	rofit/(Loss) from discontinuing operations					
,	ifter tax) (10-11)	-		-	-	-
-	rofit from the Period	46.43	130.60	37.96	180.27	613.64
	ther Comprehensive Income (OCI) - Net of Taxes	(5.79)	3.26	6.06	(3.10)	3.80
15 In	come Tax effect on Other Comprehensive Income	-	-			
16 T c	otal Comprehensive Income (13+14+15)	40.64	133.86	44.02	177.17	617.44
	aid up equity share capital of Rs. 10/- each.	130.73	130.73	130.73	130.73	130.73
	arning per equity share:					
) Basic	3.55	9.99	2.90	13.79	46.94
(2	?) Diluted	3.55	9.99	2.90	13.79	46.94

	State	ement of Ass	ets and Liabilities		
				(F	Rs. In Lakhs
Particulars	As at	As at	Particulars	As at	As at
	31.03.20	31.03.19		31.03.20	31.03.19
	Audited	Audited		Audited	Audited
Assets			Current liabilities		
Non-current assets			(a) Financial liabilities		
(a) Property, plant and equipment	2,964.59	2,810.98		4 050 00	4 000 00
(b) Capital work in progress	-	31.98	(i) Borrowings	1,252.33	1,000.89
(c) Financial assets			(ii) Trade payables:		
(i) Loans	16.59	16.59			
(d) Other non-current assets	61.87	47.35	- outstanding dues of micro		
Total non-current assets	3,043.05	2,906.90	enterprises and small		
Current assets			enterprises	72.22	109.40
(a) Inventories	1,348.06	1,572.80		,	100.10
(b) Financial assets			- outstanding dues of creditors		
(i) Trade receivables	2,272.67	2,230.36	other than micro enterprises		
(ii) Cash and cash equivalents	26.23	27.53	and small enterprises	815.32	1.143.96
(c) Current tax assets (Net)	54.69	38.22	and omail onto prices	010.02	1,110.00
(d) Other current assets	109.97	72.14	(iii)Other current financial		
Total current assets	3,811.62	3,941.05	liabilities	291.29	227.75
Total assets	6,854.67	6,847.95	(b) Other comment link liking	54.84	96.11
Equity and Liabilities			(b) Other current liabilities		
Equity			(c) Short term Provisions	26.50	17.33
(a) Equity share capital	130.73	130.73	(d) Current paid tax laibility (net)		_
(b) Other equity	3,186.60	3,009.43	(,,,, (,		
Total equity	3,317.33	3,140.16			
Non-current liabilities			Total current liabilities	2,512.50	2,595.44
(a) Financial liabilities					
(i) Borrowings	625.10	703.77	Total liabilities	3,537.34	3,707.79
(b) Provisions	83.11	67.84	Total liabilities	3,331.34	3,101.19
(c) Deferred tax liabilities (net)	316.63	340.74			
Total non-current liabilities	1,024.84	1,112.35	Total equity and liabilities	6.854.67	6.847.95

NOTES

Place: Mawana

Dated: 10th July 2020

- The above results were reviewed and recommended by the Audit Committee and therefore approved by the Board of Director at its meeting held on 10th July, 2020. The financial results have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (In-
- AS) prescribed under Section 133 of the Companies Act, 2013, to the extent applicable. In line with IND AS 108 - Operating Segments and on the basis of review of operations being done by the senior managemen
- the operations of the Company fall under Manufacturing of Paper products, which is considered to be the only reportable segment Figures for the quarters ended March 31, 2020 and 2019, represent the difference between the audited figures in respect of fu
- financial years and the published figures for the nine months ended December 31, 2019 ,2018 respectively which were subject to limited review
- Due to pandemic of Covid 19 throughout the country and nation lockdown in the last week of March 2020, the company suffer loss proportionately on the fixed cost such as interest on borrowings and employees salary etc.
- During the guarter Jan 2020 Mar 2020. The duplicate share certificate issued of the following share holders as mentioned below

l	S. No.	Folio No. No. of Shares		Name of Share Holder	Old Certificate No.
l	1.	13235	800	Jai Kishore	8181, 10709
l	2.	6944	40	M Basavarajappa	8924

Revenue from operations for the current year ended are comparable with previous periods, sales for the current year are net of

Goods and Services Tax (GST).					
Particulars	Quarter	Quarter	Quarter	Year Ended	Year Ended
	Ended 31st	Ended 31st	Ended 31st	31st March	31st March
	March 2019	Dec 2019	March 2019	2020	2019
	Audited	Unaudited	Audited	Audited	Audited
Sales/Revenue from operations (as reported)	2752.20	3197.16	3548.63	12568.74	14823.40

8. Figures for the previous period have been regrouped/reclassified wherever necessary to conform to the current period's classification

Thanking you For and on behalf of Sangal Papers Limited

> Himanshu Sanga Managing Director DIN - 00091324

ફોર્મ નંબર ચુઆરસી – ૨

અધિનિયમના અધ્યાય ${
m XXI}$ ના ભાગ ${
m I}$ हેઠળ નોંધણી અંગેની જોદરનામું બાબતની જાદેરાત (કંપની અધિનિયમ, ૨૦૧૩ની કલમ ૩૭૪ (બી) ને અનુલક્ષીને અને કંપનીઓના નિયમ ૪(૧) નોંધણીમાટે અધિકૃત) નિયમો, ૨૦૧૪ અંતર્ગત)

૧. આથી નોટીસ આપવામાં આવે છે કે કંપની એક્ટ ૨૦૧૩ની કલમ ૩૬૬ની પેટા કલમ (૨) અનુસાર, આજ થી પંદર દિવસ પછી પણ વધુમાં વધુ ત્રીસ દિવસની સમાપ્તિ પહેલા GOYAL CONSTRUCTIONS AND PROJECTS LLP [LLPIN:- AAP-0080] તરફથી એક અરજી રજિસ્ટ્રાર કંપનીઓ, સેન્ટ્રલ રજિસ્ટ્રેશન સેન્ટર, કોર્પોરેટ અફેર્સ મંત્રાલય ને કરવાની ધારણા છે કે તે એલએલપી GOYAL CONSTRUCTIONS AND PROJECTS LLP [LLPIN:-AAP-0080] ને મર્ચાદિત શેર વાળી કંપની તરીકે ચેપ્ટરમાં XXI ના ભાગ એક, કંપની એક્ટ ૨૦૧૩, હેઠળ રજિસ્ટર્ડ કરવામાં આવે.

૨. કંપનીના મુખ્ય મુદ્ધાઓ નીચે મુજબ છે.

સમગ્ર ભારત તથા બીજી કોઇપણ જગ્યાએ, કોન્ટ્રાક્ટર, બિલ્ડર, વિકાસકર્તા, એકઝેક્યુટર્સ, વગેરે તારિકા ધંધો કરવો જેમાં મકાન, મકાનો, એપાર્ટમેન્ટસના બાંધકામ, તેને લગતા બાંધકામો, તેના લે આઉટ પ્લાન્સ, વિકાસ પ્લાન્સ, બાંધવું, ઉભું કરવું, તોડી પાડવું, ફરીથી બાંધવું, ફેરવવું, સમારકામ કરવું અથવા બિલ્ડિંગ સ્ક્રીમને લાગતું કોઇપણ કામ કરવું, કોઇપણ, રસ્તાઓ, હાઇ-વેં, ઇમારતો, પુલ, ફલેટ, ઘરો, ગેરેજ, ફેક્ટરીઓ, દુકાનો, મથકો, હોટલો, રિસોટર્સ, ઓફિસો, વેરહાઉસ. શોપિંગ મોલ. થિચેટરો અથવા અન્યથા તમામ માળખાગત વિકાસને લગતા તમામ પ્રકારના વ્યવહાર કરવા તેમજ તે તમામ બાબતોને લાગતો તમામ પ્રકાર નો ધંધો કરવો જેમાં તમામ પ્રકાર ની વાણિજ્યિક અને રહેણાંક સંપતિ, જમીનો, વગેરેના પ્રોજેક્ટસનો સમાવેશ થઇ જાય.

3. ડ્રાફટ મેમોરેન્ડમ અને આર્ટીકલ ઓફ એસોસિએશનની નકલનું નિરીક્ષણ **૧૦૧, દસમો માળ**, કોમર્સ હાઉસ–૪, ૧૦૦ ફૂટ રોડ, રિલાચંસ પેટ્રોલ પંપ પાસે, પ્રહલાદ નગર, અમદાવાદ– ૩૮૦૦૧૫. ગુજરાત ભારતમાંથી થઇ શકશે.

૪. આથી નોટીસ આપવામાં આવે છે કે કોઇપણ વ્યક્તિ જેને આ અરજી સામે વાંધો હોય, તેવી ચક્તિ તેની લેખિત વાંધા અરજી રજિસ્ટ્રાર, સેન્ટ્રલ રજિસ્ટ્રેશન સેન્ટર (સીઆરસી), ભારતીય કોર્પોરેટ બાબતોની સંસ્થા (આઇઆઇસીએ), પ્લોટ નંબર ૬,७,૮, સેક્ટર ૫, આઇએમટી માનેસર, જીલ્લા ગુડગાંવ (હરિયાણા), પિન કોડ- ૧૨૨૦૫૦, આ નોટિસ ની જાહેરાત ની તારીખથી વધુમાં વધુ એકવીસ દિવસ માં મોકલી આપવાની રહેશે અને તેની એક કોપી ઉપરોક્ત કંપનીને તેની રજિસ્ટર્ડ ઓફિસે મોકલી આપવાની રહેશે.

તારીખ ૧૧ મી જુલાઇ ૨૦૨૦ અરજદારનું નામ

For Goyal Constructions and Projects LLP

sd/-સંદિપ અગ્રવાલ મુકેશ અગ્રવાલ ડીઆઇએન : ૦૦૧૯૫૫૫૨ ડીઆઈએન : ૦૦૧૯૫૬૪૪ નિયક્ત ભાગીદાર નિયક્ત ભાગીદાર

NRB

NRB INDUSTRIAL BEARINGS LIMITED

CIN: L29253MH2011PLC213963

Regd. Office: 2nd Floor, Dhannur, 15, Sir P. M. Road, Fort, Mumbai - 400 001 Tel.: 022-2270 4206 Fax No.: 022-2270 4207 Email: investorcare@nibl.in Web site: www.nrbindustrialbearings.com

NOTICE TO THE SHAREHOLDERS OF 9th ANNUAL GENERAL MEETING NOTICE is hereby given that the 9th Annual General Meeting ("AGM") of the Members of the Company will be held on **Tuesday**, 4th **August**, **2020 at 2:00 p.m.** through Video Conferenc "VC")/ Other Audio Visual Means ("OAVM") to transact the businesses as set out in the Notic of AGM. The Company has sent email of the Annual Report along with AGM Notice convenir AGM on 12th July, 2020, through electronic mode to the Members whose email address are registered with the Company and/or Depositories in accordance with the Circular issued by the Ministry of Corporate Affairs dated 5th May, 2020 read with its circulars dated 8th April, 2020 and 13th April, 2020 and Securities and Exchange Board of India circular dated 12th May 2020. The Annual Report along with the Notice convening the AGM is also available on the rebsite of the Company at www.nrbindustrialbearings.com and Notice of AGM is also available

Notice is also hereby given that pursuant to the provisions of Section 91 of the Companies Act, 2013 ("Act") and the applicable rules framed thereunder that the Register of Members and Share Transfe Books of the Company will remain closed from **Wednesday**, 29th July, 2020 to **Tuesday**, 4th August 2020 (both days inclusive) for the purpose of 9th AGM of the Company.

website of Central Depository Services (India) Limited (CDSL) at www.evotingndia.com.

Pursuant to the provisions of Section 108 of the Act and Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Members are provided with the facility to cast their votes on all resolutions as set forth in the Notice convening the AGM using electronic voting system (e-voting) provided by CDSL. The voting rights of the Members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as o Tuesday, 28th July, 2020 ("cut-off date").

The remote e-voting period commences on Saturday, 1st August, 2020 at 10:00 a.m. and end on Monday, 3rd August, 2020 at 5:00 p.m. During this period members of the Company, may cast their vote electronically on the business set forth in the Notice. The e-voting module shall be disabled for voting thereafter. Those Members, who shall be present in the AGM through VC/ OAVM facility and had not cast their votes on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the AGM.

The Members who have cast their votes by remote e-voting prior to the AGM may also attend participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again. Any person, who acquires shares of the Company and becomes a Member of the Company after the Notice has been sent electronically by the Company, and holds shares as on the cut-off date; may obtain the log in ID and password by sending a request to helpdesk.evoting@cdslindia.com. However f he/she already registered with the CDSL for remote e-voting, then he/she can use his/her existing

User ID and password for casting the votes. If you have any queries or issues regarding attending AGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia com, under help section or write an email to helpdesk evoting@cdslindia.com or contact Mr. Nitin Kunde (022-23058738) or Mr. Mehboob Lakhani (022-23058543) or Mr. Rakesh Dalvi (022-23058542). All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rake

Dalvi, Manager, (CDSL.) Central Depository Services (India) Limited, AWing, 25th Floor, Marathon Futurex.

Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43. The details of the AGM are available on the website of the Company at www.nrbindustrialbearings.co CDSL at www.evotingindia.com, BSE Limited at www.bseindia.com and National Stock Exchange of

For NRB Industrial Bearings Limited

Date: 13th July, 2020 Place: Mumbai

India Limited at www.nseindia.com.

Ratika Gandh Company Secretary and Compliance Officer (ACS: 29732)

NOTICE FOR LOSS OF SHARE CERTIFICATE

Minakshi Jha and Girija Shankar Jha residing at B-19/122, Associated Society near Akota Garden. Akota Vadodara 390020, shareholder of Housing Development Finance Corporation Limited (HDFC) hereby give notice that the original share certificate no. 10321 bearing distinctive nos. 13784736 to 13786735 for 2000 equity shares of F.V. R.2 under folio no. M0044586 issued to us by HDFC, has lost by me and we are giving an application to HDFC for issuance of duplicate share certificate in lieu thereof.

Any person, who is in possession of said share certificate and / or has any objection to the issue of the duplicate share certificate as aforesaid, is requested to contact HDFC Limited, Investor Services Department, Ramon House, 5th Floor, H.T. Parekh Marg, 169 Backbay Reclamation Churchgate, Mumbai-400 020, within 020, within SEVEN (7) days from the date of this Notice, failing which HDFC will proceed to issue duplicate share certificate, in accordance with the Companies (Issuance of Share Certificate) Rules, 1960.

Place : Vadodara (Minakshi Jha and Date: 10.07.2020

भारतीय कंटेनर निगम लिमिटेड CONTAINER CORPORATION OF INDIA LTD CON/IT/1261/20/01 Tender No. Open Tender in Two Bid System On-premise turnkey based Supply, Installation, Commissioning and Implementation of Hardware, Software, Licenses and Network along with one-year warranty and post warranty AMC and ATS support for one-year for setting up Disaster Recovery Site at Mihan, Nagpu Rs. 89,63,34,685.41/-Estimated Cost **180** Days(period for supply, installation, impleme commissioning, integration, migration, testing, acceptance and one-month successful run), one-year

warranty, first year ATS and one-year AMC & ATS. **Rs.10.00/-** Lac (Ten Lac only) through e- Payment. Earnest Money Deposit Cost of Documen Rs. 1,000.00/- inclusive of all taxes and duties through e-paymer Rs. 4,500.00/- plus taxes as applicable. ender Processina Fee (Non-refundable) through e-payment From 13/07/2020 1100 hrs. to 12/08/2020 (up-to 1600 hrs.) Pre-Bid Meeting
Date & Time of submission of tender 23/07/2020 at 1500 hrs Date & Time of opening of tender 14/08/2020 at 1130 hrs notice available on website www.concorindia.com, but the complete tender document can be downloade from website www.tenderwizard.com/CCIL only. Further, Corrigendum / Addendum to this Tender, if any, will b published on website www.concorindia.com, www.tenderwizard.com/CCIL and Central Procurement Porta

(CPP) only. Newspaper press advertisement shall not be issued for the same. Executive Director (MIS)

This addendum to the Letter of Offer ("Addendum") is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell either entitlements or securities. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the letter of offer dated March 18, 2020 (the "Letter of Offer") and the addendum to the Letter of Offer dated June 23, 2020, filed with the stock exchanges, namely BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

ACVIND FASHIONS

ARVIND FASHIONS LIMITED

Our Company was incorporated as 'Arvind J&M Limited' on January 5, 2016, as a public limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, at Ahmedabad, Gujarat (the "**RoC**"). Pursuant to a resolution of our Shareholders dated September 26, 2016, the name of our Company was changed to 'Arvind Fashions Limited' and a fresh certificate of incorporation was issued by the RoC on October 14, 2016. For details, including reasons for changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 133 of the Letter of Offer.

Corporate Identity Number: L52399GJ2016PLC085595

Registered Office: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad – 380 025, Gujarat, India; Telephone: +91-79-30138000;

Corporate Office: 8th Floor, Du Parc Trinity, 17, M G Road, Bengaluru – 560 001, Karnataka, India | Telephone: +91-80-41550650

Contact Person: B S Vijay Kumar, Company Secretary and Compliance Officer Email: investor.relations@arvindbrands.co.in | Website: www.arvindfashions.com

PROMOTERS OF OUR COMPANY

aura securities private limited. Aura business ventures LLP. Sanjaybhai shrenikbhai lalbhai. Jayshreeben ANJAYBHAI LALBHAI, PUNIT SANJAY LALBHAI, KULIN SANJAY LALBHAI, POORVA PUNIT LALBHAI, JAINA KULIN LALBHAI. ISHAAN PUNIT LALBHAI, ANANYAA KULIN LALBHAI AND RUHANI PUNIT LALBHAI

ISSUE OF UP TO 3,99,79,347 EQUITY SHARES WITH A FACE VALUE OF ₹ 4 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 96 PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 399.79 CRORES ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 62 RIGHTS EQUITY SHARES FOR EVERY 91 FULLY PAID-UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHARES ON THE RECORD DATE, THAT IS ON MARCH 18, 2020 (THE FUSION THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 25 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 306 OF THE LETTER OF OFFER AND THE ADDENDUM TO LETTER OF OFFER DATED JUNE 23, 2020 ("ADDENDUM TO LOF").

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF ARVIND FASHIONS LIMITED (THE "COMPANY")

This Addendum is being issued pursuant to provisions of Schedule IX (4) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended ("SEBI ICDR Regulations"). The Eligible Equity Shareholders of our Company should note the following development taken place post filing of the Letter of Offer

Pursuant to approval granted by Board of Directors of our Company and of Arvind Lifestyle Brands Limited ("ALBL"), our wholly owned subsidiary, at their meetings held on February 21, 2020 and by shareholders of our Company vide special resolution dated March 26, 2020 passed through postal ballot, our Company and ALBL have executed business transfer agreements dated July 08, 2020 ("Business Transfer Agreements") with Arvind Youth Brands Private Limited ("AYBPL"), subsidiary of our Company, to transfer the wholesale and retail trading business under "Flying Machine" brand to AYBPL, on a going concern basis on terms and conditions mentioned therein. Pursuant to the Business Transfer Agreements, our Company and ALBL will receive lumpsum consideration of ₹ 61.90 crores and ₹ 151.35 crores (subject to working capital adjustments), respectively upon transfer and vesting of the business undertaking under "Flying Machine" brand.

Further, our Company has on July 09, 2020 entered into a Share Purchase Agreement and a Shareholders Agreement with AYBPL, ALBL and Flipkart India Private Limited wherein, Flipkart India Private Limited agreed to invest ₹ 260 crores to acquire a significant minority stake by acquiring the equity share and compulsory convertible preference shares of AYBPL, which will own the Flying Machine brand pursuant to the Business Transfer Agreements. The transaction is subject to customary conditions precedent.

The copy of this Addendum will be filed with the Stock Exchanges and SEBI and will be available on website of SEBI at www.sebi.gov.in, website of Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com, the website of the Lead Manager at www.vivro.net and the website of our Company at www.arvindfashions.com.

The Letter of Offer, Abridged Letter of Offer, the Addendum to LOF and all other Issue related materials shall be read in conjunction with this Notice. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer and the Addendum to LOF.

FOR ARVIND FASHIONS LIMITED Vijay Kumar B S

Place: Bengaluru Company Secretary& Compliance Officer

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchanges where the Equity Shares are listed i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the Lead Manager at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 22 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States, and any Equity Shares described in this announcement. may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Equity Shares in the United States.



EXTRACT OF STANDALONE / CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON MARCH 31, 2020

			Standalone					Consolidated	I	
Particulars	Quarter ended 31 March 2020 (Unaudited)	Quarter ended 31 December 2019 (Unaudited)	Quarter ended 31 March 2019 (Unaudited)	Year ended 31 March 2020 (Audited)	Year ended 31 March 2019 (Audited)	Quarter ended 31 March 2020 (Unaudited)	Quarter ended 31 December 2019 (Unaudited)	Quarter ended 31 March 2019 (Unaudited)	Year ended 31 March 2020 (Audited)	Year ended 31 March 2019 (Audited)
Total income from Operations	1,788.32	1,132.18	1,532.79	5,202.45	4,415.10	1,873.35	1,210.95	1,797.20	5,391.51	4,798.43
Net profit / (loss) (before tax & exceptional items)	161.51	158.27	223.59	[#] 672.57	615.18	155.17	164.10	227.29	[#] 671.99	624.26
Net profit / (loss) (before tax & after exceptional items)	161.51	158.27	223.59	672.57	615.18	155.17	164.10	227.29	671.99	624.26
Net profit after tax	122.42	138.43	95.59	*489.78	*444.68	115.40	142.43	99.71	485.31	450.07
Total comprehensive income	121.68	132.63	81.29	486.83	436.89	114.65	136.64	85.41	482.35	442.28
Equity share capital	94.05	94.05	94.05	94.05	94.05	94.05	94.05	94.05	94.05	94.05
Other Equity (Excluding Revaluation Reserve)	-	-	-	4,067.08	3,855.49	-	-	-	4,077.27	3,870.17
Earnings Per Share (not annualized) (Face Value of ₹10/- each)										
(a) Basic (in ₹)	13.02	14.72	10.16	52.08	47.28	12.27	15.14	10.60	51.60	47.85
(b) Diluted (in ₹)	13.02	14.72	10.16	52.08	47.28	12.27	15.14	10.60	51.60	47.85

- tax refund for earlier year's Assessments
- * Includes write back / reversal of Agency Commission during the quarter ended 30th June 2019 payable for foreign projects for an amount of Rs. 84.13 crore. Notes:
- 1. The above Standalone and Consolidated financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 10th July 2020 and have been audited by Statutory auditors of the company. The Statutory auditors have expressed an unmodified opinion.
- The Standalone and consolidated financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS) as notified under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standard) Rules, 2015 and Companies (Indian Accounting Standards) amendment Rules, 2016 and other recognized accounting practices and policies to the extent applicable
- The above is an extract of the detailed format of the financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, as amended. The full format of the aforesaid financial results are available on the Stock Exchanges website of BSE (www.bseindia.com/corporates), NSE (www.nseindia.com/corporates) and Company's website at www.ircon.org.
- 4 The shareholders of Company through postal Ballot on 22nd March, 2020 have
- shares of Rs. 2/- each which have been reflected at Stock exchanges w.e.f. 3rd April. 2020.
- (ii) Amended the Capital Clause in the Memorandum of Association of the Company.
- 5 The BoD has recommended a Final Dividend of Rs. 2.06 per equity share on face value of Rs. 2/- per equity share for the financial year 2019-2020, subject to the approval of the shareholders at the AGM. This is in addition to Interim Dividend paid @ Rs.13.45 per Share on face value of Rs.10/- per equity share.

For and on behalf of Ircon International Limited

S. K. Chaudhary Chairman & Managing Director DIN No.: 00515672



IRCON INTERNATIONAL LIMITED (A Government of India Undertaking)

Registered Office: C-4, District Centre Saket, New Delhi-110017, E-mail: info@ircon.org; Website: www.ircon.org, Corporate Identity Number: L45203DL1976GOI008171

Place: New Delhi

Date: 10th July 2020