

orbit exports ltd. 122, MISTRY BHAWAN, 2ND FLOOR, NEAR K C COLLEGE, DINSHAW WACHHA ROAD, CHURCHGATE, MUMBAI - 400 020. (MAH.) INDIA. TEL : 91 22 66256262 • WEBSITE : www.orbitexports.com CIN : L40300MH1983PLC030872

Date: May 26, 2022

To, The Manager, Listing Department, National Stock Exchange of India Ltd., Exchange Plaza, Bandra Kurla Complex, Bandra (East), Mumbai – 400051

Corporate Services Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street Mumbai – 400001

Symbol: ORBTEXP

Security Code: 512626

Dear Sir/Madam,

Sub: <u>Submission of Newspaper Publication of Audited Financial Results for the Quarter and</u> Year ended March 31, 2022.

Pursuant to Regulations 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the newspaper clippings of the publication of the Audited Financial Results (Standalone & Consolidated) of the Company for the Quarter and Year ended March 31, 2022, duly published in All India edition of Business Standard (in English) on May 24, 2024 and Mumbai Lakshadeep (with Marathi translation) on May 24, 2024.

This for your information and record.

Thanking you,

Yours faithfully,

For Orbit Exports Limited DO Mumbai

Ankit Kumar Jain Company Secretary & Compliance Officer

Encl.: As Above

	Corporate Identity Nu EXTRACT OF STATEMENT OF AUDITED FINANCIAL R				31 MARCH, 2	122
Sr No	Particulars	Quarter				ended
		31.03.2022 Audited	31.12.2021 Unaudited	31.03.2021 Audited	31.03.2022 Audited	31.03.2021 Audited
1	Total income	-	-	(78)	-	-
2	(Loss) for the period (before tax and exceptional items)	(86)	(87)	(50)	(347)	(354)
3	(Loss) for the period after tax (after exceptional items)	(86)	(87)	(50)	(347)	(354)
4	Other comprehensive (loss) for the period	-	-	-	-	-
5	Total comprehensive (loss) for the period	(86)	(87)	(50)	(347)	(354)
6	Equity share capital	1,026	1,026	1,026	1,026	1,026
7	Other equity				(49,095)	(48,747)
8	Paid-up equity share capital (Face value : Rs.10 per share)					
	Basic :	(0.83)	(0.85)	(0.49)	(3.39)	(3.45)
	Diluted:	(0.83)	(0.85)	(0.49)	(3.39)	(3.45)

SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. b) The Board of Directors had referred the Company to the Board for Industrial and Financial Reconstruction (BIFR) as required under the First

proviso of section 15 (1) of The Sick Industrial Companies (Special Provisions) Act, 1985 and the Company is registered with BIFR on 23 March, 2016. Meanwhile, the Ministry of Finance issued Notifications S.O. 3568 (E) & S.O. 3569 (E) dated 25 November, 2016 to the effect that SICA The Board of Directors at their meeting held on 3 July, 2017 had decided to refer the Company to the Honorable National Company Law Tribunal (NCLT) Bench Kolkata under Section 10 of the Insolvency and Bankruptcy Code, 2016 (IBC) for initiation of Corporate Insolvency Resolution Process (CIPP). Subsequently, on 13 July, 2017, the Company has filed relevant application before the Honorable MCLT Bench, Nokata under Section 10 of the Insolvency and Bankruptcy Code, 2016. The Workers of the Company, in the capacity of operational creditor had also filed an application before the Honorable Tribunal Kolkata under Section 9 of the Insolvency and Bankruptcy Code (IBC), 2016 seeking initiation of CIRP. Both appeals were rejected by the Tribunal. The Company and the workers

hadb) separately filed appeal before the Honorable National Company Law Appellate Tribunal against the rejection order passed by the Honorable Tribunal. The Honorable Appellate Tribunal allowed the appeal filed by the Company and the Workers. However, it has directed the Tribunal at Kolkata to admit the appeal filed by the Workers.

The Corporate Insolvency Resolution Process (CIRP) has been initiated against the Company vide an order passed by Honorable NCLT Kolkata dated 05.04.2019 Pursuant to this order, the powers of the Board of Directors stands suspended and were exercisable by Mrs. Vinita Agrawal. the Interim Resolution Professional (IRP) appointed by the Honorable NCLT Bench, Kolkata who was consequently confirmed to continue as the Resolution Professional (RP) by the Committee of Creditors (CoC), Consequent to the petition filed by COC, the Honorable NCLT Bench, Kolkata Resolution Professional in place of Mrs. Vinita Agrawal (the erstwhile Resolution Professional)

c) The Company has incurred a loss of Rs. 347.40 lakis during the financial year ended on 31st March , 2022 , (incurred a loss of Rs. 354.37 c) lakhs during the financial year ended on 31st March , 2021) and accumulated losses as on reporting date amounting to Rs. 54636.84 lakhs. d) Since the inception of CIRP the income earned and expenses incurred have been excluded from the Financial Statement as these CIRP

expenditures are payable by Resolution Applicant as per Section 30 (2)or in case of liquidation the same will be paid from the liquidatio proceeds as per Section 53 of the IBC, 2016. e) The Company is not in operation since 2016. A resolution plan submitted by JSEB/JBVNL (one of COC members) for revival of the company

which had been approved by COC and filed with Honorable NCLT Bench, Kolkata for its approval. However, unless the same is approved, the position of the company will not undergo a drastic favorable change. Considering these factors the going concern assumption is not appropriate for preparing the IND AS financial statements and these IND AS financial statements have been prepared other than going concern basis.

For TAYO ROLLS LIMITED (CA Anish Agarwal) **Besolution Professiona**

IBBI/IPA-001/IP-P-01497/2018 - 2019/12256



Sar utha ke jiyo!

HDFC Life Insurance Company Limited

CIN: L65110MH2000PLC128245 Registered Office: 13th Floor, Lodha Excelus, Apollo Mills Compound, N.M. Joshi Marg, Mahalaxmi, Mumbai - 400 011 Tel.: 022 6751 6666 Fax: 022 6751 6861, Email: investor.service@hdfclife.com, Website: www.hdfclife.com

ADDITIONAL INFORMATION - 22ND ANNUAL GENERAL MEETING (AGM) AND FINAL DIVIDEND

Shareholders may note that the 22nd AGM of the Company will be held on Monday, June 27, 2022, through Video-Conferencing (VC)/ Other Audio Visual Means (OAVM). The AGM is being held in compliance with the provisions of the Companies Act, 2013 read with general Circulars and guidelines issued by the Ministry of Corporate Affairs and the Securities and Exchange Board of India, to transact the businesses that will be set forth in the AGM notice.

In view of the above, only electronic copies of the AGM Notice and Annual Report for FY 2021-22 will be sent to all the shareholders whose email IDs are registered with the Company/ Depositories. Shareholders holding shares in dematerialized mode are requested to register their email IDs and contact details with their Depository Participants (DPs). Shareholders holding shares in physical mode are requested to register the aforesaid details with the Registrar and Share Transfer Agent viz., KFin Technologies Limited (KFin) (Formerly KFin Technologies Private Limited) by sending email at einward.ris@kfintech.com alongwith the self-attested copy of PAN Card. The AGM notice and the Annual Report for FY 2021-22 will be hosted in due course on the Company's website at www.hdfclife.com, website of the stock exchanges, and also on the KFin website at www.evoting.kfintech.cc

Shareholders who have not registered their email IDs will have an opportunity to cast their votes on the business as set forth in the AGM notice through remote e-voting or through e-voting facility made available during AGM. The detailed procedure for e-voting is being provided in the AGM notice

The Board at its meeting held on April 26, 2022, has recommended a final dividend of ₹ 1.70 per equity share of face value of ₹10/- each for FY 2021-22, subject to approval of the shareholders in the 22nd AGM. The record date for the purpose of payment of final dividend is Wednesday, June 1, 2022.

Shareholders whose shareholding is in dematerialized mode are requested to update change of address and bank account details, if any, with their respective DPs. Shareholders whose shareholding is in physical mode are requested to opt for the Electronic Clearing System (ECS) mode for receipt of timely dividend.

Notice of the 22nd AGM and Annual Report of the Company for FY 2021-22, will be sent to the shareholders on their registered email IDs in due course.

For HDFC Life Insurance Company Limited



EXTRACT OF THE STANDALONE & CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER & FINANCIAL YEAR ENDED 31ST MARCH, 2022

	1										(₹ in Lacs)		
				STANDALO	NE		CONSOLIDATED						
SL.		Quarter Ended			Year E	Inded	ç	Quarter Enc	Year Ended				
NO		31.03.2022 Audited	31.03.2021 Audited	31.12.2021 Unaudited	31.03.2022 Audited	31.03.2021 Audited	31.03.2022 Audited	31.03.2021 Audited	31.12.2021 Unaudited	31.03.2022 Audited	31.03.2021 Audited		
1	Total Income from operations (net)	16,989.46	15,848.19	15,236.23	63,774.73	45,916.23	16,989.66	15,848.19	15,236.23	63,774.93	45,916.23		
2	Net Profit from Ordinary Activities before Tax	577.39	1,665.59	1,062.60	3,708.07	4,413.15	577.13	1,662.62	1,061.50	3,706.71	4,410.18		
3	Net Profit from Ordinary Activities after Tax	427.02	1,178.77	738.55	2,621.21	3,034.06	426.76	1,175.80	737.45	2,619.85	3,031.09		
4	Net Profit for the period after Tax	427.02	1,178.77	738.55	2,621.21	3,034.06	426.76	1,175.80	737.45	2,619.85	3,031.09		
	(after Extraordinary Items)												
5	Total Comprehensive Income for the Period	361.49	1,122.95	738.55	2,555.68	2,990.83	361.23	1,119.99	737.45	2,554.32	2,987.86		
6	Equity Share Capital	2,147.38	1,431.96	2,147.38	2,147.38	1,431.96	2,147.38	1,431.96	2,147.38	2,147.38	1,431.96		
7	Reserves (Excluding Revaluation Reserves as				15,756.74	14,317.23				15,752.41	14,314.26		
	shown in the Balance sheet of previous year)												
8	Earning per Share (before/after extraordinary												
	items) (of₹10/- each) (not annualised)												
	Basic	1.99	5.43	3.44	12.21	14.08	1.99	5.42	3.44	12.20	14.06		
	Diluted	1.99	5.43	3.44	12.21	14.08	1.99	5.42	3.44	12.20	14.06		

Notes:

The above results of the Company were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 23.05.2022 which were audited by the Statutory Auditors of the Company.

- 2. The Board of Directors have recommended a final dividend @ 12% i.e. Rs. 1.20 per equity share for the financial year 2021-22 which is subject to the approval of shareholders at the ensuing Annual General Meeting of the Company.
- 3. The figures of previous period/year have been re-grouped/re-arranged and/or recast wherever found necessary.
- 4. The above is the extracts of the detailed audited financial results as filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full Quarterly/Year to date Financial Results are available on the Stock Exchanges website at www.bseindia.com www.nseindia.com and on the company's website www.kanplas.com.

For and on behalf of the Board of Directors

Sd/-(Manoj Agarwal) Chairman cum Managing Director

Place : Kanpur Dated: 23.05.2022

Read. Office : D-19-20. Panki. Industrial Area. Kanpur - 208022 Ph.: +91 512 2691113-6; Fax: +91 512 2691117; Email: secretary@kanplas.com ; website : www.kanplas.com

PUBLIC NOTICE

In compliance with the circular No. DNBR.(PD).CC. No. 065/03.10.001/ 2015-16 dated July 09, 2015 issued by the Reserve Bank of India on 15.11.1999 as amended from time to time, notice is hereb viven that M/s. Golden Goenka Cred Private Limited and Mr. Rajeev Goenka hereinafter collectively referred to as "Acquirers") have entered into a Share Purchase Agreement on 27.01.2022 with the Present Promoter, i.e., M/s. Amritlaxmi Dealcomm Private Limited, (hereinafter referred to as "Seller") of M/s. Visco Frade Associates Limited ("VTAL") fo equisition of 228500 equity shares of th Farget Company aggregating to 4.76% of the equity and voting share capital of the Target Company accompanied with the change in management and control of the Target Company. VTAL is an existing Non-Banking Financial Company bearing registration no. B-05.04944, having its registered office at 1, British Indian Street, Old Building, 1st Floor, Room No. 109, Kolkata- 700069. The Acquirers have ade an Open Offer to the shareholde of VTAL to acquire from them 1790484 equity shares constituting 37.28% of the equity & voting share capital of VTAL in accordance with the Securities an Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subseque nendments thereof ["SEBI (SAST Regulations"]. Pursuant to SPA and Open Offer, th

Acquirers will be holding substantia equity shareholding & there will be chang management and control of VTAL i avour of the Acquirers in compliance wit the SEBI (SAST) Regulations. Any person whose interest is likely to be

affected by the proposed acquisition of equity shares and change in management and control may intimate the same to Reserve Bank of India, DNBS, 15

Balaxi Pharmaceuticals Limited

Registered Office: 2"d Floor, Maps Towers, Plot No.409, Road No. 81, Jubilee Hills, Phase-III, Hyderabad, Telangana, India - 500096. CIN: L25191TG1942PLC121598 Phone: + 91 40 23555300 | Email: info@balaxi.in | Website: www.balaxipharma.in

EXTRACT OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2022

(Rs. in Lakhs, unless specified,													
			IDATED										
SI. No.	31/03/2022 31/3		Year ended 31/3/2022 Audited	Quarter ended 31/03/2021 Audited	Year ended 31/03/2021 Audited	Quarter ended 31/03/2022 Audited	Year ended 31/03/2022 Audited	Quarter ended 31/03/2021 Audited	Year ended 31/3/2021 Audited				
1.	Total Income from Operations	2171.79	10404.00	2264.02	8868.09	9316.57	28435.98	5267.03	23356.04				
2.	Net profit/(loss) for the period (before tax, exceptional and/or extraordinary items)	487.66	1969.87	460.55	2059.67	1502.06	5452.25	996.91	4432.91				
3.	Net profit/(loss) for the period before tax (after exceptional and/or extraordinary items)	487.66	1969.87	460.55	2059.67	1502.06	5452.25	996.91	4432.91				
4.	Net profit/(loss) for the period after tax (after exceptional and/or extraordinary items)	352.64	1466.74	315.95	1513.34	1271.05	4765.78	836.10	3813.72				
5.	Total Comprehensive Income for the period [Comprising profit/(loss) for the period (after tax) and other comprehensive income (after tax)]	352.64	1466.74	315.95	1513.34	1225.80	4818.44	788.40	3723.40				
6.	Equity share capital	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00				
7.	Reserves (excluding Revaluation Reserve) as per the Audited Balance Sheet of the previous year			-				-					
8.	Earnings Per Share (of Rs.10/- each) (not annualised)												
	1. Basic (amount in Rs.)	3.52	14.67	3.16	15.13	12.71	47.66	8.36	38.14				
	2. Diluted (amount in Rs.)	3.53	14.67	3.16	15.13	12.71	47.66	8.36	38.14				

Date: May 23, 2022 Place: Mumbai

Ranchi 23rd of May, 2022

> Sd/ Narendra Gangan General Counsel, Chief Compliance Officer & **Company Secretary**

-loor, Kolkata -700001 an also to VTAL at the above-mentioned address within 30 days from the date o publication of this notice stating therein the nature of interest and ground o

ssued by the Acquirers. Seller and VTA Place: Kolkata Date: 23rd May, 2022

DOLLAR INDUSTRIES LIMITED

(CIN: L17299WB1993PLC058969)

Registered Office : OM Tower | 15th Floor | 32, J.L.Nehru Boad | Kolkata - 700 071 | West Bengal | India Phone No : 033-2288 4064-66 | Fax : 033-2288 4063 | E-mail : investors@dollarglobal.in | Website : www.dollarglobal.in

Extract of Audited Consolidated Financial Results for the Quarter and Year ended March 31, 2022

						(₹ In Lakhs)
			Three Months Ended		Year	Ended
SI No.	Particulars	31-03-2022	31-12-2021	31-12-2021	31-03-2022	31-03-2021
NO.	l	Audited	Un-Audited	Audited	Audited	Audited
1	Total Income from Operations	37,301.08	38,205.27	30,831.46	1,35,032.14	1,03,695.57
2	Net Profit for the period (before Tax, Exceptional and/or Extra-ordinary items #)	5,004.42	5,960.03	2,707.06	20,011.87	11,730.61
3	Net Profit for the period before tax (after Exceptional and/or Extra-ordinary items #)	5,004.42	5,960.03	2,707.06	20,011.87	11,730.61
4	Net Profit for the period after tax (after Exceptional and/or Extra-ordinary items#)	3,644.28	4,435.03	1,935.07	14,709.25	8,531.69
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after Tax)]	3,657.98	4,435.03	1,871.92	14,786.54	8,556.69
6	Equity Share Capital	1,134.32	1,134.32 1,134.32 1,134.32		1,134.32	1,134.32
7	Reserves (excluding Revaluation Reserve)	-	-	-	65,966.41	52,541.07
8	Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations) -	· · ·				
	Basic & Diluted	6.42	7.82	3.41	25.93	15.04
# Th	e Company does not have Exceptional and Extra-ordinary items					
	Key Numbers of Sta	andalone Financ	ial Results			
		T	Three Months Ended		Vear	(₹ In Lakhs) Ended
sı	,					
No.	Particulars	31-03-2022	31-12-2021	31-12-2021	31-03-2022	31-03-2021
\square	,	Audited	Un-Audited	Audited	Audited	Audited
1	Total Revenue From Operations	37,301.08	38,205.27	30,831.46	1,35,032.14	1,03,695.57
2	Profit Before Tax from Continuing Operations	5,004.42	5,960.03	2,707.06	19,703.87	11,730.61
3	Profit After Tax from Continuing Operations	3,710.80	4,440.67	2,009.83	14,587.18	8,728.02

The above is an extract of the detailed format of Quarterly and Yearly Audited Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations

2015. The full format of the Quarterly and Yearly Audited Financial results are available on the website of BSE (www.bseindia.com), NSE (www.nseindia.com) and on the Company's website (www.dollarglobal.in). 2 The Company has prepared the Consolidated Financial Statement on quarterly and annual basis and the Consolidated financial figures include joint venture of the Company viz. Pepe Jeans Innerfashion Private Limited

The Board of the Directors of the Company has recommended a divided @ 150 % (₹ 3.00 per equity share) on the face value ₹ 2/- each (fully paid up).

Figures for the previous periods have been regrouped and reclassified to conform to the classification of the current period, wherever considered necessary

5 The Statutory Auditors have provided un-modified audit report on the Quarterly and Annu	ual Financial Results (Standalone and Consolidated) to the Company for the three months and year ended March 31,2022.
	By Order of the Board of Directors For Dollar Industries Limited
	Sd/- Vinod Kumar Gupta
Place : KOLKATA Date : May 23, 2022	Managing Director DIN: 00877949
	OUR COLLECTIONS
DOLLAR BIGBOSS DOLLAR	
	DOLLAR THERMALS WINTERCARE

A. The above is an extract of the detailed format of Quarterly and Year ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Statement of Audited Financial Results is available on the website of the Stock Exchange at www.nseindia.com (NSE) and on the Company's website at www.balaxipharma.in.

The above audited Standalone and Consolidated Financial Results were reviewed by the Audit Committee on 23rd May, 2022 and approved by the Board of Directors at their meeting held on 23rd May, 2022 and have been audited by the Statutory Auditors of the Company. The said Financial Results are prepared in accordance with the Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013.

For and on behalf of Board of Directors Balaxi Pharmaceuticals Limited

Place: Hyderabad Date: 23rd May, 2022

Ashish Maheshwari Managing Director



Regd. Office:

122, Mistry Bhavan, 2nd Floor, Dinshaw Wachha Road, Mumbai - 400020, Tel.: 66256262; Fax: 22822031; email: investors@orbitexports.com; orbit exports ltd. website: www.orbitexports.com; CIN: L40300MH1983PLC030872

Extract of Standalone and Consolidated Audited Financial Results for the Quarter and Year Ended March 31, 2022

								(₹	in Lakhs)		
			STAND	ALONE		CONSOLIDATED					
Sr.	Dentioulana	Quarte	r Ended	Year E	Ended	Quarte	Ended	Year Ended			
No.	Particulars	31.03.2022	31.03.2021	31.03.2022	31.03.2021	31.03.2022	31.03.2021	31.03.2022	31.03.2021		
		(Aud	lited)	(Aud	ited)	(Aud	ited)	(Aud	ited)		
1	Total income from operations	4,064.06	1,874.89	12,310.70	6,451.88	4163.67	2,051.97	12,674.82	6,844.37		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	694.61	90.68	2,160.19	235.55	745.62	299.12	2,356.70	382.97		
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	642.93	(88.05)	2,108.51	56.82	693.94	120.39	2,305.02	204.24		
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)	419.12	(30.84)	1,588.93	93.57	540.38	175.08	1,779.82	238.47		
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	472.26	11.22	1,556.83	122.69	554.62	220.62	1,760.97	277.59		
6	Equity Share Capital (Face value of ₹10/- each)	2,738.31	2,738.31	2,738.31	2,738.31	2,738.31	2,738.31	2,738.31	2,738.31		
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	15,539.85	13,971.43	-	-	16,720.53	14,947.96		
8	Earning per share (of ₹10/- each) (not annualised) Basic and Diluted	1.79	(0.11)	5.80	0.34	1.97	0.64	6.50	0.87		

Notes:

Place: Mumbai

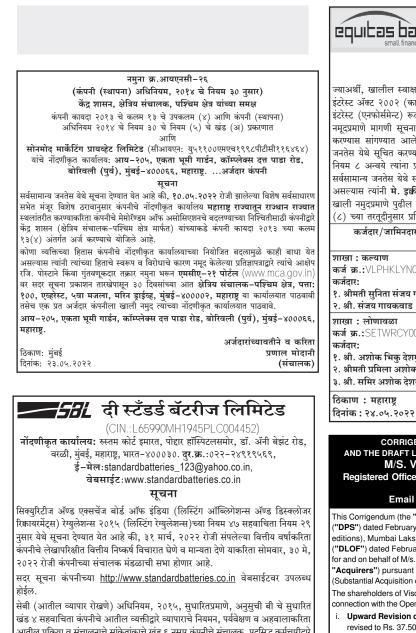
Date May 21, 2022

The above is an extract of the detailed format of Quarterly and Yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results for quarter and year ended March 31, 2022 are available on the websites of the Stock Exchange(s) (BSE: http://www.bseindia.com and NSE: http://nseindia.com) and the website of Orbit Exports Limited (http://www.orbitexports.com).

2. The above Financial Results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on May 21, 2022

> For Orbit Exports Limited Sd/-Pankaj Seth Chairman & Managing Director DIN: 00027554

मंगळवार, दि. २४ मे २०२२



आतील प्रक्रिया व संचालनाचे सांकेतांकाचे खंड ६ नुसार कंपनीचे संचालक, पदसिद्ध कर्मचारीद्वारे कंपनीचे व्यवहाराकरिता व्यापार खिडकी दि.१ एप्रिल, २०२२ पासून बंद करण्यात आली असून ३१ मार्च, २०२२ रोजी संपलेल्या वर्षाकरिता लेखापरिक्षित वित्तीय निष्कर्ष जनतेकडे घोषित झाल्यानंतर ४८ कार्यालयीन तास पुर्ततेपर्यंत बंद ठेवण्यात येईल.

दी स्टँडर्ड बॅटरीज लिमिटेडकरिता

ठिकाण: मुंबई	(भुपेंद्र एन. शाह) कंपनी सचिव व सक्षम अधिकारी
	(3.3.5.0.00)
दिनांक: २०.०५.२०२२	कंपनी सचिव व सक्षम अधिकारी

जाहीर सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, एयु स्मॉल फायनान्स बँक लिमिटेड यांना त्यांचे कर्जदारांना खालील यादीनुसार स्थावर मालमत्तेचे अधिकार दस्तावेजाचे तत्सम तारण जमा करण्याद्वा प्रतिभूती समोर कर्ज सुविधा मान्य करण्याची इच्छा आहे.

- . श्री. दिपचंद जैन, श्री. चम्पकलाल ओसवाल व श्रीमती लिलाबाई जैन (हस्तांतरकर्ता) आणि श्रीमर्त अनिता साखरे (हस्तांतरीती) यांच्या दरम्यान झालेला २६.०४.१९८९ रोजीचा मुळ नोंदणीकृत करारनामा; श्रीमती अनिता साखरे यांची मुळ नोंद पावती.
- श्रीमती अनिता साखरे (हस्तांतरकर्ता) आणि खोपोली सिटी सिटीझन्स को-ऑप. क्रेडिट सो.लि (हस्तांतरीती) यांच्या दरम्यान झालेला ०५.०८.२००० रोजीचा मुळ नोंदणीकृत विक्री करारनामा दस्तावेज क्र.१५४३/२००० तसेच खोपोली सिटी सिटीझन्स को-ऑप. क्रेडिंट सो.लि. यांची मूळ नोंद पावती.
- . दस्तावेज क्र.केएलआर/१७६/२०१० दिनांक १८.१०.२०१० अंतर्गत श्रीमती माया अगरवात यांची मळ नोंद पावती.
- . दस्तावेज क्र.२३७६/१९९९ दिनांक २३.१२.१९९९ अंतर्गत श्री. बापुसाहेब देशमुख यांची मुळ नोंव पावती
- . दस्तावेज क्र.८१५/१९८८ दिनांक ०६.०४.१९८८ अंतर्गत श्री. प्रकाशचंद चोप्रा यांची मुळ नोंव पावती.

उपरोक्त मुळ दस्तावेज हरवले/गहाळ झाले असून अत्यंत शोध घेऊनही सापडलेले नाही

जर कोणा व्यक्तीस सदर मालमत्ताबाबत कोणताही अधिकार, हक्क, हित, शेअर, दावा किंवा मागण असल्यास किंवा कोणा व्यक्तीस उपरोक्त व्यवहाराकरिता आक्षेप असल्यास त्यांनी त्यांचे आक्षेप लेखी स्वरुपात कागदोपत्री पुराव्यांसह खालील स्वाक्षरीकर्ताकडे १४/ए, १ला मजला, ३२, राजाबहादू मेन्शन, अंबालाल दोशी मार्ग, फोर्ट, मुंबई-४०००२३ येथे सदर जाहीर सूचना प्रकाशनापासून ७ दिवसांत कळवावे. सदर सूचना प्रकाशनापासून १४ दिवसांत खालील स्वाक्षरीकर्त्याकडे पृष्ठ्यर्थ दस्तावेजांसह लेखी स्वरुपात कोणताही दावा प्राप्त न झाल्यास असे समजले जाईल की, अनुसुचीत मालमत्तेचे अधिका स्पष्ट आहेत आणि असे की, सर्व संबंधितांनी त्यांचे अधिकार सोडले आहेत आणि अशा सर्व संबंधितांन तद्नंतर कोणताही आक्षेप घेण्यापासून रोखण्यात येईल. एयु स्मॉल फायनान्स बॅंक लिमिटेड हे खालील अनुसुची अ मध्ये नमुद मालमत्तेवर पुढील प्रतिभूती निष्पादित करण्याची प्रक्रिया सुरू करतील. अनुसुची

गाळा क्र.१४ असलेले संरचना तसेच जमीन क्षेत्रफळ १२० चौ.मी असलेली जागा व गाळा क्र.४.

इक्वीटास स्मॉल फायनान्स बॅंक लि. COLILIES DONK (पुर्वीची इक्रीटास फायनान्स लि.)

जॅ**पॉरेट कार्यालय: क्र**.७६९, स्पेन्सर प्लाझा, ४था मजला, फेझ-२, अन्ना सलई, चेन्नई, तामिळनाडू-६००००२.

ताबा सूचना (नियम८-(१) (स्थावर मालमत्ता))

ज्याअर्थी, खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (कायदा ५४/२००२) अंतर्गत **मे. इक्रीटास स्मॉल फायनान्स बॅक**चे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ३ सहवाचिता कलम १३(१२) अन्वये असलेल्या अधिकाराअंतर्गत कर्जदारांना खाली नमूदप्रमाणे मागणी सूचना वितरित केली होती आणि त्या सूचनेनुसार सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत रक्कम जमा करण्यास सांगण्यात आले होते. सदर कर्जदार यांनी वर नमूद केलेली रक्कम भरण्यास असमर्थ ठरले असून कर्जदार व सर्वसामान्य जनतेस येथे सूचित करण्यात येत आहे की, खालील स्वाक्षरीकर्त्यांनी सदर कायद्याच्या कलम १३(४) सहवाचिता सदर अधिनियमाच्या नियम ८ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमत्तेचा ताबा घेतलेला आहे. विशेषतः कर्जदार व सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेसह कोणताही व्यवहार करू नये आणि सदर मालमत्तेसह व्यवहार केलेला असल्यास त्यांनी **मे. इक्वीटास स्मॉल फायनान्स बॅक लिमिटेड**कडे सूचनेत नमूद रक्कम तसेच मागणी सूचनेच्या तारखेपासून करारदराने खाली नमुदप्रमाणे पुढील व्याज व इतर शुल्क जमा करावे. कर्जदारांचे लेक्ष वेधण्यात येत आहे की, कायददयाच्या कलम १३चे उपकलम (८) च्या तरतूदीनुसार प्रतिभूत मालमत्ता सोडविण्यासाठी वेळ उपलब्ध आहे.

कर्जदार/जामिनदाराचे नाव	प्रतिभूत मालमत्तेचे वर्णन	मागणी सूचना	ताबा							
	(स्थावर मालमत्ता)	दिनांक व रक्कम	दिनांक							
खा : कल्याण	दुकान क्र.२, क्षेत्रफळ २२० चौ.फु., तळमजला, बी विंग, रामेश्वरम	02.07.7077	२०.०५.२०२२							
र्ज क्र.:VLPHKLYN0002929	को–ऑप.हौ.सो.लि. म्हणून ज्ञात इमारत, जमीन एस.क्र.७७,	व								
र्जदार:	एच.क्र.१२(भाग), प्लॉट क्र.७,८, गाव कुळगाव, तालुका	रु.८,६१,७८४/-								
श्रीमती सुनिता संजय गायकवाड	अंबरनाथ, नोंद उपजिल्हा उल्हासनगर व नोंद जिल्हा ठाणे, कुळगाव									
श्री. संजय गायकवाड	बदलापूर महानगरपालिकेच्या मर्यादेत.									
खा : लोणावळा	ग्रामपंचायत मिळकत क्र.५२बी, क्षेत्रफळ १४३० चौ.फु., गाव	२९.०६.२०२९	२१.०५.२०२२							
र्ज क्र.:SETWRCY0088243	पलसदरी, तालुका कर्जत, जिल्हा रायगड येथील मालमत्तेचे सर्व	व								
र्जदार:	भाग व खंड आणि उत्तरेस: श्री. दत्तु राजाराम देशमुख यांची	रु.२,२५,९१५/-								
श्री. अशोक भिकु देशमुख	मालमत्ता; दक्षिणेस: रस्ता; पुर्वेस: श्री. धोंडु गणपत देशमुख									
श्रीमती प्रमिला अशोक देशमुख	यांची मालमत्ता: पश्चिमेस: श्री. दिलीप अनंत देशमुख यांची									
श्री. समिर अशोक देशमुख	मालमत्ता. क्षेत्रफळ १४३० चौ.फु.									
काण : महाराष्ट्र		प्राधिव	कृत अधिकारी							
नांक : २४.०५.२०२२										

CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT, DETAILED PUBLIC ANNOUNCEMENT AND THE DRAFT LETTER OF OFFER WITH RESPECT TO OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF M/S. VISCO TRADE ASSOCIATES LIMITED ["TARGET COMPANY"] Registered Office: 1, British Indian Street, Old Building, 1st Floor, Room No. 109, Kolkata- 700 069, CIN: L57339WB1983PLC035628, Tel. No.: 033 40076175, Email Id: tradevisco@gmail.com, Website: www.viscotradeassociates.in

This Corrigendum (the "Corrigendum") to the Public Announcement ("PA") dated January 27, 2022, Detailed Public Statem "DPS") dated February 03, 2022 published in Business Standard (English daily, all editions), Business Standard (Hindi daily, all ditions), Mumbai Lakshadweep (Marathi daily) and Sukhabar (Bengali daily) on February 03, 2022 and Draft Letter of Offer "DLOF") dated February 10, 2022 is being issued by M/s. VC Corporate Advisors Private Limited ("Manager to the Offer"), or and on behalf of M/s. Golden Goenka Credit Private Limited and Mr. Rajeev Goenka (hereinafter collectively referred to as the Acquirers") pursuant to and in compliance with Regulations 18(4) and 18(5) of the Securities and Exchange Board of India Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ["SEBI (SAST) Regulations"]. he shareholders of Visco Trade Associates Limited are requested to note the developments/ amendments with respect to and in

- onnection with the Open Offer are as under: Upward Revision of the Offer Price: The Office Price being Rs. 26/- (Rupees Twenty-Six Only) per equity share has been revised to Rs. 37.50 (Rupees Thirty Seven and Fifty Paise Only). This upward revision of the Open Offer Price is in pursuant with Regulations 18(4) and 18(5) of the SEBI (SAST) Regulations. However, if there is any further upward revision in the
- Open Offer Price, such revision will be done only up to the period prior to 1 working day before the commencement of the tendering period of this Offer in accordance with the Regulations 18(4) and 18(5) and all other applicable provisions of SEBI (SAST) Regulations.
- Fund Requirements: Consequent to the upward revision of the Open Offer Price as mentioned above, the total fund requirement for the Offer (assuming full acceptance) is Rs. 6,71,43,150/- (Rupees Six Crores Seventy-One Lakhs Forty-Three Thousand One Hundred and Fifty Only) ("Revised Maximum Consideration") for acquisition of 1790484 equity shares at the revised Open Offer Price as indicated above.
- iii. Revision of Escrow Account: In accordance with the Regulation 17(2) and 18(5)(a) of the SEBI (SAST) Regulations, the Acquirers have enhanced the value of the Escrow Account and have made a further cash deposit of Rs. 51,48,000/- (Rupees Fifty-One Lakhs Forty-Eight Thousand Only), aggregating to total deposit of Rs. 1,67,86,200/- (Rupees One Crore Sixty-Seven Lakhs Eighty-Six Thousand Two Hundred Only) in the Escrow Account, being more than 25% of the total consideration payable to the shareholders under the Offer (assuming full acceptance by the shareholders) to realize the value of the Escrot Account in terms of the Regulation 21(1) of the SEBI (SAST) Regulations.
- ix. RBI Observation: RBI vide its letter dated March 30, 2022 has granted its prior approval for the proposed change in the shareholding of the Target Company subject to adherence to all conditions mentioned therein to The Target Company in terms of Notification No. DNBR (PD) CC. No. 065/03.10.001/2015-2016 dated 09.07.2015.
- a SEBI Observation: On behalf of the Acquirers; the Manager to the Offer has received SEBI's observations vide its letter dated May 19, 2022 ("Observation Letter") in terms of proviso to Regulation 16(4) of the SEBI (SAST) Regulations as amended from to time to time.

his Corrigendum is to be read in continuation of and inconjunction with the PA, DPS and DLOF (as the case may be). Capitalized erms used but not defined in this Corrigendum shall have the same meaning assigned to such terms in the PA, DPS and DLOF as the case may be), unless otherwise specified. A copy of this Corrigendum will be sent to BSE Limited ("BSE"), The Calcutta Stock Exchange Limited ("CSE"), Securities and Exchange Board of India ("SEBI") and the Target Company in accordance with the SEBI (SAST) Regulations, and is being issued in all the newspapers specified above in which the DPS was published. Except is detailed in this Corrigendum, all other terms and contents of the DPS and the DLOF (as the case may be) remain unchanged. he Acquirers accept full responsibility for the information contained in this Corrigendum to PA, DPS and DLOF (as the case may be) also for the fulfillment of the obligations of the Acquirers laid down in the SEBI (SAST) Regulations, as amended from to time to time. A copy of this Corrigendum to PA, DPS and DLOF will be available on SEBI's website at www.sebi.gov.in and on the website f BSE at www.bseindia.com.

SSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS:

VC Corporate Advisors Private Limited CIN: U67120WB2005PTC106051 SEBI REGN. No.: INM000011096 Validity of Registration: Permanent (Contact Person: Ms. Urvi Belani / Mr. Premjeet Singh) 31. Ganesh Chandra Avenue, 2nd Floor, Suite No.- 2C, Kolkata-700 013 Tel. No : (033) 2225-3940 Email Id: mail@vccorporate.com

Website: www.vccorporate.com

On behalf of Acquirers:

Maheshwari Datamatics Private Limited CIN: U20221WB1982PTC034886 SEBI REGN. No.: INR000000353 Validity of Registration: Permanent (Contact Person: Mr. Ravi Bahl) 23, R. N. Mukherjee Road, 5th Floor, Kolkata - 700 001 Tel. No.: 033 2248 2248; Fax No.: 033 2248 4787 Email Id: mdpldc@yahoo.com Website: www.mdpl.in

PRE-OFFER ADVERTISEMENT CUM CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF **INDERGIRI FINANCE LIMITED**

Corporate Identification Number: L65923MH1995PLC161968; Registered Office: Office No 327, 3rd Floor, Goyal Trade Centre, Near Sona Talkies, Shantivan, Borivali (East), Mumbai – 400066, Maharashtra, India; Contact Details: 022-28280515; Website: www.indergiri.com; Email Address: info@indergiri.com

Open Offer for acquisition of up to 13,15,860 (Thirteen Lakhs Fifteen Thousand Eight Hundred and Sixty) Equity Shares representing 26.00% (Twenty-Six Percent) of the Voting Share Capital of the Target Company held by the Public Shareholders in accordance with the provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereto, at an offer price of ₹10.30/- (Rupees Ten and Thirty Paise Only) per Equity Share, made by Roshan Shah (Acquirer 1), Anand Devendra Tiwari (Acquirer 2), Wunnava V Shanker (Acquirer 3) and Mohit Agarwal (Acquirer 4) in accordance with the provisions of Regulations 3 (1) and 4 of the SEBI (SAST) Regulations ('Offer').

This Pre-Offer Advertisement cun Corrigendum to the Detailed Public Statement ('Pre-Offer Advertisement') is being issued by CapitalSquare Advisors Private Limited ('Manager'), for and on behalf of Roshan Shah ('Acquirer 1'), Anand Devendra Tiwari ('Acquirer 2'), Wunnava V Shanker ('Acquirer 3'), and Mohit Agarwal ('Acquirer 4') (Acquirer 1, Acquirer 2, Acquirer 3, and Acquirer 4 are hereinafter referred to as the 'Acquirers') pursuant to and in compliance with the provisions of Regulation 18 (7) of the Securities Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, including subsequent on (1) of the obscures because board of units (business and the provision of the test of the state of the s

Company at an offer price of ₹10.30/- (Rupees Ten and Thirty Paise Only) per Equity Share ('Offer Price') payable in cash ('Offer'). This Advertisement is to be read in conjunction with the (a) Public Announcement dated Wednesday, March 09, 2022, ('Public Announcement'), (b) Detailed Public Statement dated Monday, March 14, 2022 which was published on Tuesday, March 15, 2022 in the newspapers, namely being, Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions) and Mumbai Lakshadeep (Marathi daily) (Mumbai Edition) ('Newspapers') ('Detailed Public Statement'), (c) Draft Letter of Offer dated Tuesday, March 22, 2022 ('Draft Letter of Offer'), (a) Corgendum to the Letter of Offer dated Monday, May 16, 2022, which was published on the Newspapers on Tuesday, May 17, 2022 ('Corrigendum to the Letter of Offer dated Monday, May 16, 2022, which was published in the Newspapers on Tuesday, May 17, 2022 ('Corrigendum to the Letter of Offer dated Monday, May 23, 2022 ('Recommendations of IDC'), and (g) The dispatch of Letter of Offer, August which was published in the Newspapers on Monday, May 23, 2022 ('Recommendations of IDC'), and (g) The dispatch of Letter of Offer, Recommendations of IDC, and Dispatch Confirmation Advertisement, Daft Letter of Offer, Advertisement tare for Offer, Advertisement to Public Statement, Detailed Public Statement, Deffer Offer Advertisement, Tart Letter of Offer, Corrigendum to the Letter of Dffer, Recommendations of IDC, and Dispatch Confirmation Advertisement and Pre-Offer Advertisement are hereinafter referred to as the 'Offer Documents'). This Advertisement is being published in the Newspapers.

- The Offer Price of ₹10.30/- (Rupees Ten and Thirty Paise Only) per Equity Share is payable in cash. There has been no revision in the Offer Price. Further, kindly note that the Acquirers have made an application with the Reserve Bank of India for change in control and management of the Target Company. However, as on date of this Pre-Offer Advertisement, the Target Company is yet to be in receipt of the necessary approval from the Reserve Bank of India, for the said change in control and management of the Target Company in pursuance of this Offer and purchase of Equity Shares pursuant to the Share Purchase Agreement. Except for being in receipt of the approval from the Reserve Bank of India, there are no other statutory approval(s) required by the Acquirers to complete this Offer. In accordance with the provisions of Regulation 18 (11A) of SEBI (SAST) Regulations, if at the time of making payment to the Eligible Public Shareholders who have tendered their Equity Shares in the said Offer, the Target Company relies to provise the required to SEBI except of the approval. Tails to receive the requisite approval from the Reserve Bank of India, then in such an event, an application shall be made to SEBI seeking extension of time from making payment to the said Public Shareholders, subject to ensuring revision in the Offer Price by addition of the delayed interest at the rate of 10.00% (Fen Percent) per annum on the Offer Price. For further details relating to the Offer Price, please refer to the Paragraph 6.1 beginning on page 21 of the Letter of Offer.
- The Committee of Independent Directors of the Target Company have opined that the Offer Price of ₹10.30/- (Rupees Ten and Thirty Paise Only) is fair and reasonable in accordance with the provisions of SEBI (SAST) Regulations, which was approved on Saturday, May 21, 2022, and published on Monday, May 23, 2022, in the Newspapers.
- This Offer is not a competing offer.
- The Letter of Offer has been dispatched to 1,477 (One Thousand Four Hundred and Seventy-Seven) Public Shareholders of the Target Company whose names appeared on Tuesday, May 10, 2022, being the Identified Date, through:
- Electronic mode to all the Public Shareholders whose e-mail addresses had been registered with the Depositories/Target Company on Monday, May 16, 2022. Speed post to those Public Shareholders who have not registered their e-mail addresses with the Depositories/Target Company, or whose Email
- Addresses are inactive on Wednesday, May 18, 2022. Please note that a copy of the Letter of Offer along with other Offer Documents are also available and accessible on the websites of SEBI at
- www.sebi.gov.in, BSE at www.bseindia.com, Registrar at www.linkintime.co.in, and Manager at www.capitalsquare.in. Public Shareholders are required to refer to the Paragraph 8 titled as '*Procedure for Acceptance and Settlement of the Offer*' beginning on page 25 of the Letter of Offer in relation to the procedure for tendering their Equity Shares in the Offer.
- Instructions for Public Shareholders

In case the Equity Shares are held in physical form

Public Shareholders holding Equity Shares in physical form may participate in this Offer through their Selling Broker by providing relevant information and documents as mentioned in Paragraph 8.9 titled as 'Procedure for Equity Shares held in physical form' beginning on page 26 of the Letter of Offer along with Form SH-4.

In case the Equity Shares are held in Demat form

- Public Shareholders holding the Equity Shares in dematerialized form may participate in this Offer by approaching their Selling Broker and tender their Equity Shares in Offer as per the procedure as mentioned in Paragraph 8.10 titled as '*Procedure for Equity Shares held in dematerialized form*' beginning on page 27 of the Letter of Offer along with other details.
- All the observations of SEBI vide observation letter bearing reference number 'SEBI/HO/CFD/DCR2/P/OW/2022/19390/1 dated Friday, May 06 2022; issued in terms of Regulation 16 (4) of the SEBI (SAST) Regulations upon submission of the Draft Letter of Offer are duly incorporated in the Letter of Offer the Letter of Offer
- There are no other material updates in relation to this Offer since the date of Public Announcement, save as otherwise disclosed in the Offer Documents
- As on the date of this Advertisement and to the best of knowledge of the Acquirers, except of being in receipt of the approval from the Reserve Bank of India in terms of Paragraph 61 of Chapter IX of Section III of Master Direction Non-Banking Financial Company Non-Systemically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016, bearing notification number DNBR.PD.007/03.10.119/2016-17 dated September 01, 2016, there are no statutory, regulatory, or other approvals required by the Acquirers to be implemented to complete this Offer. Please refer to the Paragraph 7.6 titled as 'Statutory Approvals and conditions of the Offer' beginning on page 25 of the Letter of Offer.

The schedule of activity for undertaking this Offer is scheduled as under:

Schedule of Activities	Original Tentative Schedule	Revised Actual Schedule				
	Day and Date	Day and Date				
Date of the Public Announcement	Wednesday, March 09, 2022	Wednesday, March 09, 2022				
Date of publication of Detailed Public Statement in newspapers	Tuesday, March 15, 2022	Tuesday, March 15, 2022				
Date of filing of the Draft Letter of Offer with SEBI	Tuesday, March 22, 2022	Tuesday, March 22, 2022				
Last date for public announcement for competing offer(s)#	Wednesday, April 06, 2022	Wednesday, April 06, 2022				
Last date for receipt of SEBI observations on the draft letter of offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Tuesday, April 12, 2022	Friday, May 06, 2022@				
Identified Date*	Monday, April 18, 2022	Tuesday, May 10, 2022				
Date by which the Letter of Offer will be dispatched to the shareholders whose names appear on the register of members on the Identified Date	Monday, April 25, 2022	Wednesday, May 18, 2022				
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Shareholders for this Open Offer	Thursday, April 28, 2022	Monday, May 23, 2022				
Last date for revising the Offer Price / Offer Size	Friday, April 29, 2022	Tuesday, May 24, 2022				
Date of publication of opening of Open Offer public announcement in the newspapers in which this Detailed Public Statement has been published	Friday, April 29, 2022	Tuesday, May 24, 2022				
Date of commencement of Tendering Period ('Offer Opening Date')	Monday, May 02, 2022	Wednesday, May 25, 2022				
Date of closure of Tendering Period ('Offer Closing Date')	Tuesday, May 17, 2022	Tuesday, June 07, 2022				
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders Network the threat and the shareholders are indicated based of the linear and the shareholders and the shareholders are indicated based of the linear and the shareholders and the shareholders are indicated based of the linear and the shareholders and the shareholders are indicated by the shareholders and the shareholders are indicated by the shareholders and the shareholders are shareholders and and and and are shareholders and and and are shareholders and are shareholders and are shareholders and are shareholders are shareholders ar	Tuesday, May 31, 2022	Tuesday, June 21, 2022				

control of the second entermoles are indicative (prepared based on timelines provided under the SEBI (SAST) Regulations) and are subject to received of requisite from Reserve Bank of India and such other approvals from various statutory/ regulatory authorities and may have to be revised accordingly. To Clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations.

There has been no competing offer

@The actual date of receipt of Observation Letter from SEBI.

Identified Date is only for the purpose of determining the names of the Public Shareholders to whom the Letter of Offer would be sent. All the Public Shareholders (registered or unregistered) of the Equity Shares (except the parties to the Share Purchase Agreement) are eligible to participate in this Offer any time before the closure of this Offer.

The copies of the inspection documents as specified under Paragraph 13 titled as 'Documents for Inspection' beginning on page 33 of the Letter of Offer will be available for inspection at the registered office of the Manager, CapitalSquare Advisors Private Limited, located at 205-209, 2nd Floor, AARPEE Center, MIDC Road No. 11, CTS 70, Andheri (East), Mumbai - 400093, Maharashtra, India, or the Public Shareholders may access the inspection documents accessible on the website of the Manager at https://capitalsquare.infil-ooid and by obtaining its login credential from the Manager, on any working day between 10:00 a.m. (Indian Standard Time) and 5:00 p.m. (Indian Standard Time) during the Tendering period i.e., commencing from Wednesday, May 25, 2022, to Tuesday, June 07, 2022.

The Acquirers accept full responsibility for the information contained in this Advertisement and for the fulfillment of their obligations laid down in the SEBI (SAST) Regulations. A copy of this Advertisement shall also be available and accessible on website of SEBI at www.sebi.gov.in, BSE Limited 12 Limited

Infaç, Red. सल्हें क.१५६९, गांव शिळ (शळकाटा), सेक्टर क.१, जुना वॉर्ड क.१५, तालुका यांच्या मालकीची जागा. Sd/- पार्केट, Red. सल्हें क.१५६९, गांव शिळ (शळकाटा), सेक्टर क.१, जुना वॉर्ड क.१५, तालुका यांच्या मालकीची जागा. Ref./- प्रदार सही/- प्रदी प्रदार प्रदी (शळकाटा), सेक्टर क.१, जुना वॉर्ड क.२५, तालुका Sd/- प्रदार सही/- प्रदी प्रदार प्रदी (शळकाटा), संकटर क.१, जुना वॉर्ड क.२५, तालुका Sd/- प्रदार प्रदी Ref./- Ref./- प्रदार प्रदा स्थॉल फायनान्स बँक लिमिटेडच्या वकील Director Director DIN : 00613725 Place: Kolkata Sd/- Rajveev Gd CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR ATTENTION TO THE SHAREHOLDERS OF Mubrad, District Thane -421401 Maharashtra, India. CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR ATTENTION TO THE SHAREHOLDERS OF Webbier wave trindia in Email influinging com CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR ATTENTION TO THE SHAREHOLDERS OF						ioenka Date: 23.05.2022	13. The capitalized te Issued by the M CAPITAL	rms used in this A anager to the Off	dvertisement shall er on behalf of th CAPITALS(205-209, 2" Maharashtr Contact Ni Email Addl Website: v Contact Pe SEBI Regis Validity: Pe	have the meaning the Acquirers QUARE ADVISOR ⁶ Floor, AARPEE a, India umber: +91-22-6f tress: tanmoy.ban www.capitalsquare rson: Mr. Tanmoy stration Number: ermanent	g assigned to them IS PRIVATE LIMIT Center, MIDC Roa 584-9999/ 145/ 13 erjee@capitalsqua 9.in Banerjee/ Ms. Pai 10000012219	'ED ad No 11, CTS 70, 38 are.in/ pankita.pate	ments, unless othe Andheri (East), M el@capitalsquare.i	erwise specified. lumbai – 400093,		
Murbad, District Thane -421401 Maharashtra, India.	CHITRADIIR	57 CI	DINT	IEV		TED					Corporate	Identification NL	1mper: 000999101	H2000P1C10/003		
Website: www.tpiindia.in , Email: ir@tpiindia.com									Data: Mandau May 22	2022					On behalf	of the Acquirers
CIN: L28129MH1982PLC026917 NOTICE		5110KA19							Date: Monday, May 23 Place: Mumbai	, 2022						Mohit Agarwal
Notice is hereby given, pursuant to Regulation 29	("CSL" /T															
read with Regulation 47 of the Securities and	Registered Office: Post Box No. 9, Bar	igalore Road, C	hitradurga Di	strict, Challak	ere, Karnatak	a-577522;	ΙГ		नोंद	णीकृत काय	लिय:					
Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, that	Phone Email id: chitraspin@gmail.co	No.: +91-0819			phitraeninltd c	om			१२ः			ा. दिनशॉ वा	च्छा रोड. च	र्चगेट, मुंबई-	४०००२०.	
a meeting of Board of Directors of the Company					•	Join			दुर.		२, फॅक्सः२२	८२२०३१,	वेबसाईट:w	ww.orbitex	ports.com	,
will be held, at the registered office of the Company, on Monday, 30th May, 2022 inter-alia	In compliance with Regulations 3 (1) and 4 read v	•	,	, .		abolf of Mr. litaab		orbit exports	ltd. ई-1	मेल:investa	ors@orbite	exports.co	m			·
to consider and approve the Audited financial results	This corrigendum to the detailed public statemer Mahendra Patodia (Acquirer-1) and Mr. Anshav								रगे सीउ	भायएन ःएल४	०३००एमएच	१९८३पीएल	सी०३०८७२			
of the Company for the quarter and year ended	referred as Acquirers) in compliance with the S							३१ मार्च, २०२२ रोजी संपलेल	गा निगानी व	ਕਲੀਜ਼ਸ਼ਿਤ	र सन्द्रसोन र	र गकविन	न्नेत्वात्तारिक	ਜੇਤ ਜ਼ਿਤੀਸ਼	- Discu	<u>र अन्ताल</u>
31st March, 2022 Intimation is available on the website of the	Takeovers) Regulations, 2011, as amende							रुद्र माथ, रेण्डर राजा संयलल	વા ાતમાહા વ	બપાળારત	। एकनव व	ય હબગગત	लखापारद	แต่ เจตเจ		
Company www.tpiindia.in as well as on website	SEBI/HO/CFD/DCR-1/P/OW/2022/20976/1 date 9,25,868 Equity Shares of Rs. 10/- each repre												1			(रु. लाखात)
of BSE Limited www.bseindia.com.	Company at a price of Rs. 15/- per share. The D									एकमे	व			एकत्रि	त	
For TPI India Limited Sd/-	made by the Acquirers have appeared in Busin	ess Standard - Er	nglish Dàily (al	I editions); Busi	iness Standard	- Hindi Daily (all	3	τ.	संपलेर्ल	तिमाही	संपले	ले वर्ष	संपलेली	तिमाही	संपलेले	वर्ष
(Bharat C.Parekh)	editions); Mumbai Lakshadeep - Marathi Daily (N	/lumbai edition) ar	nd Hosadiganth	na - Kannad Dail	y (Shimoga edi	tion) on 13 [≞] Apri l ,	व्र	_{ह.} तपशील	39.03.2022	39.03.2029	३१.०३.२०२२	39.03.2029	39.03.2022	39.03.2029	३१.०३.२०२२	39.03.2029
Place: Mumbai Managing Director date: 23.05.2022 DIN: 02650644	2022. The shareholders of the target compa			V NOTE TUAT T					लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित
date. 23.05.2022 DIN: 02050044	RELATED TO OFFER:	NT ANE NEQUES		TNUTETHAT		U INFORMATION		कार्यचलनातून एकूण उत्पन्न	8058.05	9८७४.८९	92390.00	£849.22	४१६३.६७	2049.90	92808.62	६८४४.३७
जाहीर सूचना	1. Update in the schedule of Activities: The origin	al and revised sch	edule of activit	ies is set forth a	s below:			कालावधीकरिता निव्वळ नफा/(तोटा)	0040.04	1000.03	14910.00	4031.00	0142.40	1031.30	1400.04	4000.20
	Activity		Original Date	e Original Day	Revised Date	e Revised Day	`	(कर, अपवातामक व विशेष साधारण बाबपूर्व)	६९४.६१	९०.६८	२१६०.१९	૨३५.५५	७४५.६२	२९९.१२	२३५६.७०	३८२.९७
सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की. श्रीमती संगीता विजय शिर्के व श्री. विजय	Public Announcement		06.04.2022		06.04.2022	-		(पर, अपयोतामय) प विरोध साथारण बावपूर) करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)		50.40	<140.15	497.77	007.44	433.14	4274.00	204.30
का, श्रीमती संगति विजय शिक व श्री. विजय महादेव शिर्के यांना त्यांचे फ्लॅट क्र.ए-१६, ३रा	Publication of Detailed Public Statement in news	papers	13.04.2022		13.04.2022	Wednesday	1	करपुव कालावधाकारता निव्वळ नफा/ (ताटा) (अपवातामक व विशेष साधारण बाबनंतर)		(((0)))	2024/10	4.5 (2)	602.00	000.00	2201-02	2011 211
मजला, साई मिलन म्हणून ज्ञात इमारत, साई मिलन	Submission of Detailed Public Statement to BSE	, Target	13.04.2022	Wednesday	13.04.2022	Wednesday		· · · · · · · · · · · · · · · · · · ·	<u>६४२.९३</u>	(८८.०५)	२१०८.५१	५६.८२	६९३.९४	१२०.३९	२३०५.०२	२०४.२४
को–ऑप.हौ. सोसायटी लि., साईबाबा कॉम्प्लेक्स,	Company & SEBI						8	करानंतर कालावधीकरिता निव्वळ नफा/(तोट	,	()						
गोरेगाव (पुर्व), मुंबई-४०००६३ अर्थात सदर फ्लॅट	Last date of filing draft letter of offer with SEBI		22.04.2022	,	18.04.2022	Monday		(अपवातामक व विशेष साधारण बाबनंतर)	४१९.१२	(३०.८४)	१५८८.९३	९३.५७	480.3८	904.02	9008.62	२३८.४७
आमचे अशील सेन्ट्रल बॅंक ऑफ इंडिया, कांदिवली	Last date for a Competing offer		09.05.2022		09.05.2022	Monday	4	कालावधीकरिता एकूण सर्वंकष उत्पन्न								
शाखा, मुंबई यांच्याकडे कर्ज घेण्याकरिता तारण	Receipt of comments from SEBI on draft letter of	offer	17.05.2022 19.05.2022	-	18.05.2022 20.05.2022	Wednesday		(कालावधीकरिता सर्वंकष नफा/(तोटा)								
ठेवण्याची इच्छा आहे आणि त्यांनी आमचे	Identified date Date by which letter of offer be dispatched to the	charaboldare	26.05.2022		27.05.2022	Friday Friday		आणि इतर सर्वंकष उत्पन्न (करानंतर))	୪७२.२६	99.22	9448.63	१२२.६९	५५४.६२	२२०.६२	୩७६୦.९७	२७७.५९
अशिलाकडे असे प्रस्तुत केले आहे की, त्यांच्याकडे मे. एक्सप्रेस नॅशनल बिल्डर्स. बिल्डर आणि	Last date for revising the Offer Price	Sharcholders	01.06.2022		02.06.2022	Thursday	Ę	समभाग भांडवल (दर्शनी मुल्य रु.१०/– प्रति)	२७३८.३१	२७३८.३१	२७३८.३१	२७३८.३१	२७३८.३१	२७३८.३१	२७३८.३१	२७३८.३१
म. एक्सप्रस नशनल बिल्डस, बिल्डर आणि राधाकृष्ण वैद्यनाथन, खरेदीदार यांच्या दरम्यान	Comments from Committee of Independent Dire	ctors of	31.05.2022		01.06.2022	Wednesday	0	राखीव (पुर्नमुल्यांकित राखीव वगळून) मागील								
राधाकृष्ण वधनायन, खरदादार याच्या दरम्यान झालेला दिनांक २२.०६.१९९३ रोजीचा मागील	Target Company							वर्षाच्या लेखापरिक्षित ताळेबंदपत्रकात								
मुळ अधिकार करारनामा ताब्यात नाही कारण सदर	Advertisement of Schedule of activities for open		01.06.2022	Wednesday	02.06.2022	Thursday		दिल्यानुसार	-	-	94438.64	9३९७9.४३	-	-	୩६७२०.५३	୩୪९୪७.९६
अधिकार मुळ करारनामा त्यांच्या हरवला/गहाळ	of statutory and other approvals in newspapers a SEBI, Stock Exchange and Target Company	and sending to					C	उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी)								
झाला असून सापडलेला नाही.	Date of Opening of the Offer		02.06.2022	Thursday	03.06.2022	Friday		(वार्षिकीकरण नाही)								
जर कोणा व्यक्तीस सदर फ्लॅट किंवा भागावर विक्री,	Date of Closure of the Offer			Wednesday	16.06.2022	-		मूळ व सौमिकृत	٩.७९	(0.99)	4.60	0.38	9.90	0.६४	६.५०	0.८७
बक्षीस, भाडेपट्टा, वारसाहक्क, अदलाबदल, तारण,	Payment of consideration for the acquired share	S		Wednesday	30.06.2022		f	टेप:	•				•			
अधिभार, मालकी हक्क, न्यास, ताबा, कायदेशीर	Final report from Merchant Banker	-		Wednesday			.	- सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड	दिस्तकोज्जर रि	कारारमेंटरम्)	रेग्राळेशन २०	०५ च्या निय	गम २२ अन्त	ारो स्टॉक एक	यचेंत्रयद या	टर करणगात
हक्क, जप्ती किंवा अन्य इतर प्रकारे कोणताही दावा असल्यास त्यांनी खालील स्वाक्षरीकर्त्याकडे खाली	All other terms and conditions remain unchange	ed. Capitalized ter	ms used in thi	s announcemer	nt, but not defin	ed, shall have the	11'	आलेली त्रैमासिक व वार्षिक वित्तीय								
असल्यास त्यांना खालाल स्वाक्षराकत्याकड खाला नमुद केलेल्या त्यांच्या कार्यालयात आवश्यक	same meaning assigned to them in the PA, DPS a	nd LOF.						व एकत्रित वित्तीय निष्कर्षांचे संपूर्ण न								
दस्तावेजी पुराव्यांसह सदर सूचना तारखेपासून १४	ISSUED BY MANAGER TO TH							वेबसाईटवर व ऑर्बिट एक्स्पोर्टस् वि	जेमिटेडच्या (http	n.//w/w/w/ or	hitexports	com) वेबस	ाईटवर उपलब	्ध आहे		
दिवसांत कळवावे. अन्यथा आमचे अशील अशा	MR. JITESH MAHENDR	A PATODIA A	ND MR. AN	ISHAY JITE	SH PATODI	A		 वरील वित्तीय निष्कर्षांचे लेखासमि 							गरनारुहों त	सभेत मान्ग
दाव्यांच्या संदर्भाशिवाय तारण प्रक्रिया पुर्ण करतील	NAVIGANT COR	PORATE AD	VISORS L	IMITED			`	करण्यात आले.			SHEL OHN	NIN, 404				
आणि दावा असल्यास ते त्याग केले आहे असे	423, A Wing, Bonanza				la Road, Andhe	eri (East),								ऑर्बिटा	एक्स्पोर्टस् लि	मिटेडकरिता
समजले जाईल.	Mumbai-400-059. To													SHIME		सही/-
संतोष आर. शेट्टी ॲण्ड असोसिएटस्	Navigant Email id: navigant@n SEBI Registration No															पंकज सेठ
वकील व कायदेशीर सल्लागार		. 11111000012243	oontaot pe		an vijia(11			ठेकाणः मुंबई						आध्यक्ष	व व्यवस्थापर्व	
७०५/ए, बोनान्झा सहार प्लाझा, ए.के. रोड, अंधेरी (पुर्व), मुंबई-४०००५९.	Place: Mumbai Date: May 23, 2022							देनांकः २१ मे, २०२२						ાગ્બવાપ	ब व्यवरचावव डीआयएन:०	
(31), 314 000013.						Sunjeet Comm.										