

RDL/050/2020-21 Date: 02.11.2020

To,
National Stock Exchange of India Ltd.
Exchange Plaza,
Bandra – Kurla Complex,
Bandra (E), Mumbai – 400 051
NSE EQUITY SYMBOL: RUSHIL / RUSHILPP

To,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai- 400 001
SCRIPT CODE: 533470 / 890150

ISIN: INE573K01017 / IN9573K01015

Dear Sir/Madam,

<u>Sub: Intimation on publication of newspaper advertisement – Extract of Unaudited</u> <u>Financial Results for the quarter ended on 30th September, 2020.</u>

As required under Regulation 47(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed newspaper advertisement published in today newspapers: Business Standard (English), Business Standard (Hindi) and Jai Hind (Gujarati) about the Extract of Unaudited Financial Results for the quarter ended on 30th September, 2020.

The same is also available on the website of the Company.

This is for your information and record.

Thanking you,

Yours Faithfully,

For, Rushil Degor Limited

Hasmukh K. Modi Compliance Officer

Tele No.: (079) 61400400 Email: ipo@rushil.com

Encl.: Newspaper advertisement of Quarterly Financial Result



AHMEDABAI

RUSHIL DÉCOR LTD.. RUSHIL HOUSE. NEAR NEELKANTH GREEN BUNGALOW. OFF SINDHU BHAVAN ROAD, SHILAJ, AHMEDABAD-380058. GUJARAT. INDIA.



Regd. Office: C-13, Balaji House, Dalia Industrial Estate, Opp. Laxmi Industrial Estate, New Link Road, Andheri (West), Mumbai – 400 053 CIN: L99999MH1994PLC082802 Tel No:+91-022-40698000 Fax No: +91-022-40698181 Website:www.balajitelefilms.com Email-Id:investor@balajitelefilms.com

Notice

Pursuant to Regulation 29 and Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a Meeting of Board of Directors of the Company is scheduled to be held on Monday, November 09, 2020, through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") as per the notification issued by Ministry of Corporate Affairs dated September 28, 2020, inter alia, to consider and approve Unaudited Standalone and Consolidated Financial Results for the quarter and half year ended September 30, 2020.

The Notice is available on the website of the Company at www.balajitelefilms.com and may also be accessed on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Ltd at www.nseinda.com.

Further in compliance with Company's "Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Designated Persons" the trading window for dealing in securities/shares of the Company is closed from October 01, 2020 and will open 48 hours after declaration of the financial results of the Company for the quarter and half year ended September 30, 2020.

Date: November 01, 2020 Place: Mumbai

For Balaji Telefilms Limited Simmi Singh Bisht **Group Head Secretarial**

IFB AGRO INDUSTRIES LIMITED

Regd.Office: Plot No.IND -5, Sector-I, East Kolkata Township, Kolkata 700107 E-mail : complianceifbagro@ifbglobal.com Website : www.ifbagro.in, Ph : 033 3984 9652 CIN : L01409WB1982PLC034590

STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

							(₹ in lacs)
		Thre	e months	ended	Six mon	Year ended	
	Particulars	30 September 2020	30 June 2020	30 September 2019	30 September 2020	30 September 2019	31 March 2020
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	(Audited)
1	Revenue from operations	45210.01	20967.75	53513.62	66177.76	98076.08	191146.19
2	Profit/(Loss) before tax	1934.96	(184.91)	1732.92	1750.05	2113.74	1678.61
3	Profit/(Loss) for the period	1667.52	(170.28)	1422.23	1497.24	1727.02	2220.56
4	Total comprehensive income for the period [Comprising profit for the period (after tax) and other comprehensive income (after tax)]	1938.19	42.15	1231.73	1980.34	1171.99	1174.07
5	Paid-up equity share capital (Face value Rs. 10/- per share)	936.71	936.71	936.71	936.71	936.71	936.71
6	Earning per share (Face value of Rs. 10/- each) (not annualised) Basic & Diluted	17.80	(1.82)	15.18	15.98	18.43	23.71

The above is an extract of the detailed format of consolidated unaudited three months and six months 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 financial results are available on the websites of the stock exchanges, **www.nseindia.com** and **www.bseindia.com** and also on the Company's **website www.ifbagro.in**

STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE THREE MONTHS AND SIX MONTHS ENDED 30 SEPTEMBER 2020

Particulars								(\ III lacs)
Particulars 2020 2019 2020 2020 2020 2020 2020 2020 2019 2020			Thre	ee months	ended	Six mon	ths ended	Year ended
enue from operations 45029.16 20755.70 52841.61 65784.86 96738.85 188841.83 fit/(Loss) before tax 1960.69 (157.28) 1754.70 1803.41 2170.11 1804.75 fit/(Loss) for the period 1693.25 (142.65) 1444.01 1550.60 1783.39 2346.70 fit/(Loss) for the period period (after tax) and er comprehensive sime (after tax)] 1959.69 68.45 1254.11 2028.14 1227.94 1307.94 fit/(Loss) for the period (after tax) 936.71 936.71 936.71 936.71 936.71 936.71 936.71 936.71 936.71 936.71		Particulars						31 March 2020
fit/(Loss) before tax 1960.69 (157.28) 1754.70 1803.41 2170.11 1804.75 it/(Loss) for the period 1693.25 (142.65) 1444.01 1550.60 1783.39 2346.70 il comprehensive ome for the period mprising profit for period (after tax) and er comprehensive ome (after tax)] 1959.69 68.45 1254.11 2028.14 1227.94 1307.94 I-up equity share ital (Face value 10/- per share) 936.71 936.71 936.71 936.71 936.71 936.71 936.71 936.71			Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	(Audited)
it/Loss) for the period 1693.25 (142.65) 1444.01 1550.60 1783.39 2346.70 all comprehensive ome for the period mprising profit for period (after tax) and prompting profit for period (after tax) and profit for period (after t	1 R	Revenue from operations	45029.16	20755.70	52841.61	65784.86	96738.85	188841.83
Comprehensive	2 P	Profit/(Loss) before tax	1960.69	(157.28)	1754.70	1803.41	2170.11	1804.75
Sime for the period mprising profit for period (after tax) and period (after tax) and period (after tax) 1959.69 68.45 1254.11 2028.14 1227.94 1307.94 1-up equity share tax (Face value 10/- per share) 936.71	3 P	rofit/(Loss) for the period	1693.25	(142.65)	1444.01	1550.60	1783.39	2346.70
ital (Face value) 936.71	ir [0 th o	otal comprehensive ncome for the period Comprising profit for he period (after tax) and ther comprehensive ncome (after tax)]		68.45	1254.11	2028.14	1227.94	1307.94
ce value of	C	Paid-up equity share capital (Face value Rs. 10/- per share)	936.71	936.71	936.71	936.71	936.71	936.71
annualised)	(F R (r	arning per share Face value of Rs. 10/- each) not annualised)						
ic & Diluted 18.08 (1.52) 15.42 16.56 19.04 25.05	B	Basic & Diluted	18.08	(1.52)	15.42	16.56	19.04	25.05

The above is an extract of the detailed format of standalone unaudited three and six months 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 financial results are available on the websites of the stock exchanges, www.nseindia.com and www.bseindia.com and also on the Company's website www.ifbagro.in

A.K. Banerjee
Vice Chairman & Managing Director

Place : Kolkata Dated: 31 October, 2020

DIN. 00336225



RUSHIL DECOR LIMITED

Regd. Office: S. No.125, Near Kalyanpura Patia, Vill. Itla Gandhinagar Mansa Road, Tal. Kalol, Dist. Gandhinagar -382845, Gujarat, India

Corporate Office: Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road. Shilai. Ahmedabad-380058, Gujarat, India.

Ph.:+91-079-61400400 Fax :+91-079-61400401 E-mail: ipo@rushil.com Website: www.rushil.com

CIN: L25209GJ1993PLC019532

Extract of Unaudited Financial Results for the Quarter and Half Year ended 30th September, 2020

Extract of officialities of file quarter	ana nan rear e	inaca ootii oop	terriber, 2020
			(₹ in Lacs)
Particulars	Quarter ended 30.09.2020 (Unaudited)	Half Year ended 30.09.2020 (Unaudited)	Quarter ended 30.09.2019 (Unaudited)
Total income from operations	9509.43	14416.39	8942.97
Net Profit / (Loss) for the period (before Tax,Exceptional and/or Extraordinary items)	804.58	435.01	655.96
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	804.58	435.01	655.96
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	681.86	319.76	908.41
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	690.80	337.64	908.05
Equity Share Capital	1493.13	1493.13	1493.13
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	21346.90	21346.90	19099.04
Earnings Per Share (of ₹10/- each) (Not Annualised)			
1.Basic :	4.57	2.14	6.08
2.Diluted :	4.57	2.14	6.08

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financia Results are available on the Stock Exchange websites viz. www.bseindia.com and www.nseindia.com and also on the company's website www.rushil.com

Place: Ahmedabad Date: 31st October, 2020 For, Rushil Décor Limited Krupeshbhai G. Thakkar Managing Director DIN:01059666







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KISAN MOULDINGS LIMITED

Regd. Off: 'TEX CENTRE', 'K' Wing, 3rd Floor, 26 'A', Chandivali Road, Near HDFC Bank Off. Saki - Vihar Road, Andheri (East), Mumbai - 400 072.

Website:-www.kisangroup.com, Mail id:-cs.kisan@kisangroup.com, Telephone No. 022-42009100/9200

Statement of Standalone and Consolidated Unaudited Financial Results for

the Quarter ended 30th June, 2020

			Standal	one			Consc	olidated	
Sr			Quarter Ende	ed	Year Ended		Quarter Ende	d	Year Ended
No	Particulare	30-Jun-20	31-Mar-20	30-Jun-19	31-Mar-20	30-Jun-20	31-Mar-20	30-Jun-19	31-Mar-20
		Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	Audited
1	Total Income	2,894.03	3,355.84	7,621.73	25,469.42	2,893.73	3,335.54	7,621.73	25,473.98
2	Profit / (Loss) (before tax and Exceptional								
	items)	(881.33)	(2,838.19)	(976.86)	(5,664.35)	(883.29)	(2,841.41)	(976.89)	(5,664.96)
3	Profit / (Loss) after tax	(858.06)	(2,029.02)	(592.03)	(4,208.71)	(860.02)	(2,032.21)	(592.06)	(4,209.29)
4	Total Comprehensive Income/(Loss)	(859.16)	(2,012.56)	(600.70)	(4,177.85)	(861.12)	(2,015.74)	(600.73)	(4,178.43)
5	Paid-up equity share capital of Rs 10 each	3,386.31	3,386.31	3,386.31	3,386.31	3,386.31	3,386.31	3,386.31	3,386.31
6	Reserves excluding revaluation reserves								
	(As per balance sheet of previous								
	accounting year)				8,865.27				8,909.98
7	Earning per equity share (EPS) (in Rs)								
	(Not annualised for quarters)								
	- Basic & Diluted	(2.53)	(5.99)	(1.75)	(12.43)	(2.54)	(6.00)	(1.75)	(12.43)

The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 31st October, 2020.

There is an extract of the detailed format of Quarter ended Unaudited 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 Quarter ended Unaudited Financial results are available on the Stock Exchange website (www.bseindia.com) as well as on Company's Website (www.kisangroup.com).

Sd/-

(Rs. in Lakhs)

Place : Mumbai Date : October 31, 2020

Sanjeev Aggarwal **Chairman & Managing Director** DIN: 00064076

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated September 21, 2020 read with the addendum-cum-corrigendum dated October 01, 2020 (the "Letter of Offer" or the "LoF") filed with stock exchanges namely BSE Limited ("BSE"), The Calcutta Stock Exchange Limited ("CSE") and National Stock Exchange of India Limited ("NSE" and together with BSE and CSE, "Stock Exchanges") and Securities Exchange Board of India ("SEBI").

EIH Limited

EIH LIMITED

EIH Limited (our "Company") was incorporated as 'The East India Hotels Limited' on May 26, 1949, at Kolkata, as a public limited company under the Companies Act, 1913. The name of our Company was changed to 'EIH Limited' with effect from November 1, 1996. For details of changes in our name and the registered office of our Company, see "History and Other Corporate Matters" on page 85 of the Letter of Offer.

Registered Office: 4 Mangoe Lane, Kolkata 700 001, West Bengal, India; Telephone: +91 33 4000 2200 Corporate Office: 7 Sham Nath Marg, Delhi 110 054, India; Telephone: +91 11 2389 0505 Contact Person: S.N. Sridhar, Company Secretary and Compliance Officer; E-mail: isdho@oberoigroup.com; Website: www.eihltd.com
Corporate Identity Number: L55101WB1949PLC017981

PROMOTERS OF OUR COMPANY: PRITHVI RAJ SINGH OBEROI, SHIB SANKER MUKHERJI, VIKRAMJIT SINGH OBEROI, ARJUN SINGH OBEROI, DEEPAK MADHOK, ARAVALI POLYMERS LLP, BOMBAY PLAZA PRIVATE LIMITED, OBEROI BUILDINGS AND INVESTMENTS PRIVATE LIMITED, OBEROI HOLDINGS PRIVATE LIMITED, OBEROI HOTELS PRIVATE LIMITED, OBEROI INVESTMENTS PRIVATE LIMITED, OBEROI LEASING AND FINANCE COMPANY PRIVATE LIMITED, OBEROI PLAZA PRIVATE LIMITED AND OBEROI PROPERTIES PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF EIH LIMITED

ISSUE OF 53,794,768 EQUITY SHARES OF FACE VALUE OF ₹ 2 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF 65 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 63 PER RIGHTS EQUITY SHARE) OF OUR COMPANY FOR AN AMOUNT AGGREGATING TO 3,496,659,920 ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARES FOR EVERY 85 FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON SEPTEMBER 23, 2020 (THE "ISSUE"), FOR FURTHER DETAILS. SEE "TERMS OF THE ISSUE" ON PAGE 119 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of EIH Limited thanks all investors for their response to the Issue, which opened for subscription on Tuesday, September 29, 2020 and closed on Tuesday, October 13, 2020 and the last date for market renunciation for which was on Thursday, October 8, 2020. The total number of Applications (including ASBA Applications for Rights Equity Shares and 7,745 applications for 23,81,368 Rights Equity Shares through R-WAP) received were 13,976 for 86,251,982 Equity Shares which includes Applications for subscriptions to additional Equity Shares. 447 Applications for 1,45,847 Rights Equity Shares were rejected for technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 13,529 Applications for 86,106,135 Rights Equity Shares, which was 160.06% of the number of Rights Equity Shares Allotted

The Basis of Allotment was finalised on October 19, 2020, in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager and the Registrar to the Issue. The Rights Issue Committee of the Board of Directors of the Company, held on October 20, 2020, allotted 53,794,768 Equity Shares to successful applicants in terms of the Letter of Offer and the Basis of Allotment. All valid Applications (including R-WAP Applications) have been considered for allotment. The break-up of Applications (including R-WAP Applications) is given below

1. Information regarding the total applications received (i.e. Applications received through both ASBA process and R-WAP facility)

Catagony	Application Received		Rights Equity Shares Applied for			Rights Equity Shares Allotted			
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%	
Eligible Equity Shareholders	13,700	98.03	85,367,634	5,548,896,147	98.97	53,104,120	3,451,767,800	98.72	
Renouncees	276	1.97	884,348	57,482,620	1.03	690,648	44,892,120	1.28	
Total	13.976	100.00	86,251,982	5,606,378,767	100.00	53,794,768	3,496,659,920	100.00	

2. Basis of Allotment

Category	No. of valid Applications received	No. of Rights Equity Shares Applied for through valid applications	No. of Rights Equity Shares accepted and Allotted against Rights Entitlements (A)	No. of Rights Equity Shares accepted and Allotted against additional Rights Equity Shares applied for (B)	Total Rights Equity Shares Allotted (A+B)
Eligible Equity Shareholders	13,253	85,222,037	47,745,596	5,358,524	53,104,120
Renouncees	276	884,098	690,648	0	690,648
Total	13,529	86,106,135	48,436,244	5,358,524	53,794,768

Intimation for Allotment/refund/rejections: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on October 21, 2020. The instructions to (i) ICICI Bank Limited ("Banker to the Issue") for processing refund through NACH/NEFT/RTGS/direct credit for Application made using R-WAP facility was given on October 20, 2020 and (ii) SCSBs for unblocking of funds in case of ASBA applicants were given on October 19, 2020.

The listing applications were filed with BSE, NSE and CSE on October 20, 2020 and subsequently the listing approvals were received on October 20, 2020 from BSE, on October 21, 2020 from NSE and on October 31, 2020 from CSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees was completed on October 23, 2020. The Rights Equity Shares allotted to resident Eligible Equity Shares holding Equity Shares in physical form and who have not provided details of their respective demat accounts, as well as the Rights Equity Shares allotted to applicants whose demat account is inactive or who has provided invalid demat account details, have been credited to the demat suspense account, in accordance with the terms of Letter of Offer. Such Eligible Equity Shareholders are required to send, among other details of their demat account to our Company or the Registrars within six (6) months from the Allotment, to get the Rights Equity Shares transferred in their demat account. In case non-receipt of demat account, our Company shall conduct a sale of such Rights Equity Shares lying in the demat suspense account on the floor of the Stock Exchanges at the prevailing market price and remit the proceeds of such sale (net of brokerage, applicable taxes and administrative and incidental charges) to the bank account mentioned by the resident Eligible Equity Shareholders in their respective Application forms and the form for which the application payment was made. For further details, please refer to "Terms of the Issue - Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" on page 120 of the Letter of Offer. Pursuant to the listing and trading approvals granted by BSE, NSE and CSE, the Rights Equity Shares Allotted in the Issue shall commence trading on BSE and NSE with effect from October 27, 2020 and on CSE with effect from November 2, 2020 and shall be traded under the same ISIN INE 230A01023 as the existing Equity Shares. In accordance with SEBI circular dated

January 22, 2020 the request for extinguishment of rights entitlement has been sent to NSDL & CDSL on October 20, 2020. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that submission of the LoF to SEBI should not in, anyway, be deemed or construed that SEBI has cleared or

approved the LoF. The investors are advised to refer to the full text of the "Disclaimer clause of SEBI" beginning on page no. 110 of the LoF. DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the 'Disclaimer clause of the BSE Limited' beginning on page 113 of the LoF.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the 'Disclaimer clause of NSE' beginning on page 114 of the LoF.

DISCLAIMER CLAUSE OF CSE: It is to be distinctly understood that the permission given by CSE should not, in any way be deemed or construed that the Letter of Offer has been cleared or approved by CSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the 'Disclaimer clause of the CSE' beginning on page 114 of the LoF.

EAD MANAGER TO THE 1350E	REGISTRAR TO THE ISSUE
MBIT men at work	KFINTECH

AMBIT CAPITAL PRIVATE LIMITED Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai 400 013, Maharashtra, India Telephone: +91 22 6623 3000

Website: www.ambit.co Investor Grievance E-mail: investorgrievance.acpl@ambit.co

Contact Person: Mirai Sampat SEBI Registration No: INM000012379

E-mail: eih.rights@ambit.co

Date: October 31, 2020

KFIN TECHNOLOGIES PRIVATE LIMITED (formerly known as "Karvy Fintech Private Limited)
Selenium, Tower B, Plot No- 31 and 32, Financial District,
Nanakramguda, Serilingampally, Hyderabad,
Rangareddi - 500 032, Telangana, India.
Telephone: +91 40 6716 2222,

Toll Free Number: 18004258998, 18003454001 Email: eihltd.rights@kfintech.com Investor Grievance E-mail: einward.ris@kfintech.com
Website: www.kfintech.com
Contact Person: M. Murali Krishna
SEBI Registration No: INR000000221 COMPANY SECRETARY AND COMPLIANCE OFFICER

EIH LIMITED Registered Office: 4 Mangoe Lane, Kolkata 700 001, West Bengal, India; Telephone: +91 33 4000 2200 Corporate Office: 7 Sham Nath Marg. Delhi 110 054, India: **Telephone:** +91 11 2389 0505

E-Mail: isdho@oberoigroup.com

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process or R-WAP process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/first holder, folio number or demat account number or Rights Equity Shares applied for, amount blocked (in case of ASBA process) or amount debited (in case of R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process), and copy of the e-acknowledgement (in case of R-WAP process).

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

On behalf of Board of Directors For **EIH Ltd**

SN Sridhar

Company Secretary and Compliance Officer

The LoF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National Stock Exchange of India Limited at www.nseindia.com, Calcutta Stock Exchange Limited at www.nseindia.com, and on the website of Lead Manager to the Issue i.e. Ambit Capital Private Limited at www.ambit.co and on the R-WAP. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see section titled Risk Factors" beginning on page 19 of the LoF.

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the US Securities Act or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except in a transaction exempt from the registration requirements of the US Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares were offered and sold in 'offshore transactions' outside the United States in compliance with Regulation S under the US Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares and/ or Rights Entitlements is permitted under laws of such jurisdiction.

definition of "Escrow Amount" shall be deemed to include such increase, if any) as may be required to acquire all of the Equity Shares validly tendered in the Delisting Offer at the Exit

- (F) In the event of failure of the Delisting Offer, subject to compliance of Regulations 18 and 19 of the Delisting Regulations:
- The Escrow Accounts shall be forthwith closed and the amount lying in the said escrow account(s), if any, would be returned to the Acquirer
- The Bank Guarantee furnished by the Acquirer pursuant to Regulation 11(3) of the Delisting Regulations would be released to the Acquirer by the Merchant Bankers.

PROPOSED TIME TABLE FOR THE DELISTING OFFER				
Activity	Date			
Resolution for delisting of Equity Shares passed by the Shareholders of the Company	August 10, 2019			
Date of Publication of Public Announcement by the Acquirer	November 2, 2020			
Specified Date for determining the names of shareholders to whom the Offer Letters shall be sent*	October 23, 2020			
Last Date for dispatch of Letter of Offer and Bid Forms to the Public Shareholders as on Specified Date	November 4, 2020			
Bid Opening Date	November 11, 2020			
Last date for upward revision or withdrawal of Bids	November 17, 2020			
Bid Closing Date	November 18, 2020			
Last date for making the Public Announcement of Discovered Price/Exit Price and Acquirer's acceptance / rejection of Discovered Price/Exit Price	November 25, 2020			
Last date for payment of consideration for the Offer Shares to be acquired in case of a successful Delisting Offer #	December 3, 2020			
Last date for return to Public shareholders of Offer Shares tendered but not acquired under the Delisting Offer	December 3, 2020			
* The Specified Date is only for the purpose of determining the names	of the Public Shareholders			

- The Specified Date is only for the purpose of determining the names of the Public Shareholders to whom the Letter of Offer will be sent. However, all public shareholders, who are eligible to participate in the delisting offer, can submit their bids through their respective Stock Broker during the bid period.
- # Subject to the acceptance of the Discovered Price or offer of an Exit Price higher than the Discovered Price or counter offer by the Acquirer

SEBI vide their letter No. WTM/GM/CFDI/21/2020-21 dated July 31, 2020 inter-alia, have granted relaxation to the Company by permitting additional timeline for compliance of Regulation 8(1)(d). As per the original schedule, the Company was required to make final delisting application to Stock Exchange on or before August 09, 2020 (i.e. within 1 year from the date of passing of shareholders' resolution approving the delisting offer). With the above mentioned relaxation, the last date for approaching the Stock Exchange with final delisting application is December 09, 2020.

Changes, if any, in the aforesaid schedule will be notified to the Public Shareholders by way of corrigendum to the Public Announcement in the same newspapers where the Public Announcement was issued, in addition to being uploaded on the website of the Company Registrar / BSE / Manager to the Offer.

22. STATUTORY APPROVALS

- (A) The Public Shareholders of the Company have accorded their consent by way of special resolution passed through postal ballot on August 10, 2019.
- (B) The Government of India, Ministry of Chemicals and Fertilizers. Department of Pharmaceuticals has issued its approval vide its letter No. 13012/4/2019-(FDI)-Policy dated March 13, 2020 and letter No. 13012/19/2020(FDI)-Policy dated October 09, 2020 for the proposed acquisition of Equity Shares by Veego through Delisting offer.
- (C) The BSE has given its in-principle approval for delisting of the Equity Shares vide letter dated
- (D) The Company and the Promoters have been granted relaxation by SEBI from strict compliance with Regulations 8(1)(d), 10(1) and 12(1) of the SEBI Delisting Regulations vide order dated
- (E) If the shareholders who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Delisting Offer, alongwith the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in the Offer. Further, by agreeing to participate in the

- Delisting Offer the non-resident and NRI shareholders are deemed to have given the Company/Acquirer, as the case may be, the authority to make, sign, execute, deliver, acknowledge and perform all applications to file regulatory reporting, if required, including FC-TRS form, if necessary and undertake to provide assistance to the Company/Acquirer for such regulatory reporting, if required by the Company/Acquirer.
- To the best of the Acquirer's knowledge, as of the date of the Public Announcement, there are no other statutory or regulatory approvals required to acquire the Offer Shares and implement the Delisting Offer, other than as indicated above. If any statutory or regulatory approvals become applicable, the acquisition of Offer Shares by the Acquirer and the Delisting Offer will be subject to receipt of such statutory or regulatory approvals.
- (G) It shall be the responsibility of the Public Shareholders tendering Offer Shares in the Delisting Offer to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering the Offer Shares held by them in the Delisting Offer and the Acquirer shall take no responsibility for the same. The Public Shareholders should attach a copy of any such approval to the Bid Form, wherever applicable.
- (H) The Acquirer reserves the right not to proceed with or withdraw the Delisting Offer in the event the conditions mentioned in Section 11 of this PA are not fulfilled or if the approvals indicated above are not obtained or conditions which the Acquirer consider in its sole discretion to be onerous, are imposed in respect of such approvals subject to compliance with SEBI Delisting Regulations as may be applicable.
- (I) In the event that receipt of the statutory or regulatory approvals are delayed, changes to the proposed timetable, if any, will be notified to the equity shareholders of the Company by way of a corrigendum to the Public Announcement in the same newspapers in which the Public Announcement is made

23. NOTES ON TAXATION

Under current Indian tax laws and regulations, capital gains arising from the sale of equity shares in an Indian company are generally taxable in India. Capital gain arising from sale of listed equity shares in a company made on a recognized stock exchange on or after October 1, 2004 and on which securities transaction tax ("STT") was paid at the time of sale, was earlier exempt from tax provided that the shares were held for more than 12 months. The Finance Act 2017 had amended the Income-tax Act. 1961 to provide that the said exemption was available only if STT is paid both at the time of purchase and sale of such shares, or such acquisition has been notified by the central government.

The Finance Act, 2018 has withdrawn the above capital gains tax exemption with effect from April 1, 2018. For any transfer of listed equity shares in a company, held for more than 12 months, on a recognized stock exchange occurring on or after April 1, 2018, the capital gains exceeding Rs. 1,00,000/- are now taxable at a rate of 10%, subject to satisfaction of certain conditions. Further if investments were made on or before 31 January 2018, a method of determining the cost of acquisition of such investments has been specifically laid down. STT will be levied on and collected by a domestic stock exchange on which the equity shares are sold. Further, any gain realized on the sale of listed equity shares held for a period of 12 (twelve) months or less which are sold, will be subject to short term capital gains tax @ 15% (fifteen percent) provided the transaction is chargeable to STT.

THE ABOVE IS ONLY FOR INFORMATION PURPOSE. SHAREHOLDERS ARE ADVISED TO CONSULT THEIR TAX ADVISORS FOR TAX TREATMENT ARISING OUT OF THE DELISTING OFFER AND APPROPRIATE COURSE OF ACTION THAT THEY SHOULD TAKE. THE ACQUIRER / MANAGER TO THE OFFER DO NOT ACCEPT NOR HOLD ANY RESPONSIBILITY FOR ANY TAX LIABILITY, OR ADVISE IN THAT REGARD, ARISING TO ANY SHAREHOLDER AS A REASON OF THIS DELISTING OFFER.

24. CERTIFICATION BY BOARD OF DIRECTORS OF THE COMPANY

The Board of Directors hereby certify that

- (a) The Company has not raised any funds by issue of securities during the last five years immediately preceding the date of Public Announcement;
- all material information which is required to be disclosed under the provisions of the erstwhile Listing Agreement and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 entered into between the Company and the Stock Exchange have been disclosed to the
- (c) the Company is in compliance with the applicable provisions of securities laws:
- the Acquirer or Promoter or promoter group or their related entities have not carried out any transaction during the aforesaid period to facilitate the success of the delisting offer which is not in compliance with the provisions of sub-regulation (5) of regulation 4;
- the Delisting Offer is in the interest of the shareholders

25. DISCLAIMER CLAUSE OF BSE

(A) It is to be distinctly understood that the permission given by BSE to use their network and software of the online OTB platform should not in any way be deemed or construed that the compliance with various statutory and other requirements by the Company, Manager to the

Offer, etc., are cleared or approved by BSE; nor does BSE in any manner warrant, certify or endorse the correctness or completeness of any of the compliance with the statutory and other requirements nor does BSE have any financial responsibility or liability nor does BSE take responsibility in any way for the financial or other soundness of the Company, its promoters or its management.

- (B) It is also to be distinctly understood that the approval given by BSE should not in any way be deemed or construed to mean that the PA and the Letter of Offer has been cleared or approved by BSE, nor does BSE in any manner warrant, certify or endorse the correctness or completeness of any of the contents of the announcements, nor does BSE warrant that the securities will be delisted.
- (C) Every person who desires to avail of the exit opportunity may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against BSE or against the Investor Protection Fund set up by BSE whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such offer and tender of securities through book-building process whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever

26. COMPLIANCE OFFICER

The Compliance Officer of the Company is Mr. B.P. Thyagarai. In case the Public Shareholders have any queries concerning the non-receipt of credit or payment for Offer Shares or on delisting processes and procedure, they may address the same to the Compliance Officer or Registrar to the Delisting Offer or the Manager to the Delisting

27. GENERAL DISCLAIMER

Every person who desires to avail of the Delisting Offer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Acquirer (including its directors), the Manager to the Offer or the Company (including its officers and directors) whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such offer and tender of securities through the reverse book-building process through Acquisition Window Facility or OTB or otherwise whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever

This Public Announcement is not directed towards any person or entity in any jurisdiction or country where the same would be contrary to the applicable laws or regulations or would subject the Acquirer or the Manager to the Delisting Offer to any new or additional registration or other regulatory requirements. The Letter of Offer will not be filed, registered or approved in any jurisdiction outside India. Recipients of the Letter of Offer resident in jurisdictions outside India should inform themselves of and comply with all applicable legal requirements. This is not an offer for sale, or solicitation of an offer to buy in the United States of America and cannot be accepted by any means or instrumentality from within the United States of America.

Manager to the Delisting Offer Registrar to the Delisting Offer

ArihantCapital

Arihant Capital Markets Limited Merchant Banking Division

SEBI REGN NO.: INM 000011070 #1011, Solitaire Corporate Park, Guru Hargovindji Road, Chakala, Andheri (E) Mumbai – 400 093 Tel: 022-42254800; Fax: 022-42254880

Email: mbd@arihantcapital.com Website: www.arihantcapital.com Contact Persons: Mr. Amol Kshirsagar / Mr. Satish Kumar P



Bigshare Services Private Limited SEBI Registration No: INR000001385 Ist floor, Bharat Tin Works Building Opp Vasant Oasis, Makwana Road Marol, Andheri (E)

Mumbai-400059 Tel: 022-62638200; Fax: 022-62638280 Website: www.bigshareonline.com F-Mail: delisting@bigshareonline.com Contact Person : Mr. Arvind Tandel

Signed for and on behalf of Veego Pharma, LLC

Sd/-	Sd/-
Director	Director

Date: October 30, 2020 Place: New Jersey, USA

Page 03 of 03

RUSHIL DECOR LIMITED

Regd. Office: S. No.125, Near Kalyanpura Patia, Vill. Itla, Gandhinagar Mansa Road, Tal. Kalol, Dist. Gandhinagar -382845, Gujarat, India

Corporate Office: Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad-380058, Guiarat, India. Ph.:+91-079-61400400 Fax :+91-079-61400401

E-mail: ipo@rushil.com Website: www.rushil.com CIN: L25209GJ1993PLC019532

Extract of Unaudited Financial Results for the Quarter and Half Year ended 30th September, 2020

			(₹ in Lacs)
Particulars	Quarter ended 30.09.2020 (Unaudited)	Half Year ended 30.09.2020 (Unaudited)	Quarter ended 30.09.2019 (Unaudited)
Total income from operations	9509.43	14416.39	8942.97
Net Profit / (Loss) for the period (before Tax,Exceptional and/or Extraordinary items)	804.58	435.01	655.96
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	804.58	435.01	655.96
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	681.86	319.76	908.41
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	690.80	337.64	908.05
Equity Share Capital	1493.13	1493.13	1493.13
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	21346.90	21346.90	19099.04
Earnings Per Share (of ₹10/- each) (Not Annualised)			
1.Basic :	4.57	2.14	6.08
2.Diluted :	4.57	2.14	6.08
Note:			

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulatio 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites viz. www.bseindia.com and www.nseindia.com and also on the company's website www rushil com

Place: Ahmedahad Date: 31st October, 2020 Krupeshbhai G. Thakkar Managing Director





For, Rushil Décor Limited DIN:01059666

अपनी प्रति के लिए Call **022 4027 5432** or SMS reachbs to 57575 or email us at order@bsmail.in



इण्डियन ओवरसीज़ बैंक शेयर धारकों को नोटिस

वैंकिंग कंपनी (उपक्रमों का अर्जन व अंतरण) अधिनियम , 1970 (जिसे आगे "अधिनियम" के रूप में संदर्भित किया

इण्डियन ओबरसीज़ बैंक (शेयरों एवं बैठकों) अधिनत्यम 2003 (2008 तक संशोधित) के विनियम 57 के अनुपालन के तहत एतद्वारा सुचित करता है कि निम्नलिखित व्यवसायों के लेनदेन हेतु इण्डियन ओबरसीज़ बैंक के शेयरधारकों की असाधारण सामान्य बैठक का आयोजन बीडियो कनफेंसिंग(बीसी)/ अन्य श्रव्य-दृश्य माध्यमों से 03 दिसंबर 2020 गरूवार को प्रातः 11.00 बजे (आईएसटी) किया जाएगा ।

गया है) जो कि बैंकिंग विनियमन अधिनियम , 1949 (जिसे आगे "विनियमन अधिनियम" के रूप में संदर्भित किया गया है) एवं राष्ट्रीयकत बैंक (प्रबंधन व विविध प्रावधान) योजना. 1970 (जिसे आगे "योजना" के रूप में संदर्भित किया गया है) तथा इण्डियन ओवरसीज़ बैंक (शेयर व बैठकें) विनियमन 2003 (2008 तक यथासंशोधित) (जिसे आगे "विनियमन" के रूप में संदर्भित किया गया है) की धारा 9(3)(i) के अनुसार निम्न संकल्पों को पारित कर बैंक (केंद्र सरकार से इतर) के शेयरधारकों के बीच से एक निदेशक का चुनाव किया जाना है, जो कि अधिनियम की धारा . 19 व भारतीय रिज़र्व बैंक की अधिसूचना संख्या आरबीआई/डीबीआर/2019-20/71, मास्टर निर्देश डीबीआर.एपीपीटी. सं. : 9/29.67.001/2019-20 दिनांकित 02 अगस्त 2019(जिसे आगे "आरबीआई अधिसूचना" के रूप में संदर्भित किया गया है), भारत सरकार के कार्यालय ज्ञापन संदर्भ संख्या . एफ. सं. 16/83/2013-बीओआड दिनांकित 03 सितंबर 2013 , जो कि सरकार द्वारा दिनांक 25 मार्च 2015 व 20 जलाई 2016 को जारी सार्वजनिक क्षेत्र के बैंकों के गैर- आधिकारिक निदेशक हेतु विचाराधीन मानदंडों और उसके तहत अधीन होगा :

"यह संकल्प किया गया कि अधिनियम की धारा 9(3)(i) जो कि संबंधित योजना. विनियमनों. आरबीआइ की अधिसूचनाओं, भारत सरकार के दिशानिर्देशों, इत्यादि के साथ पठित है, के अनुसरण में केंद्रीय कार्यालय के इतर शेयरधारकों के बीच से एक निदेशक के चुनाव किया जाना है और इस प्रकार से चयनित बैंक के निदेशक 08 दिसंबर (निदेशक मंडल के आदेश से) कृते इण्डियन ओवरसीज बैंक

दिनांक : 27 अक्टूबर 2020

पार्थ प्रतिम सेनगुप्ता प्रबन्ध निदेशक एवं मुख्य कार्यपालक अधिकारी

महिर्सा ' 27 जाबू बर 2020 अब होता हो जा कि जावित हो अपने पायदार पर पुरुष कारावारार जावितर है। कि विद्या हो कि वह के अपने पायदार के प्रवाद कर कि वह कि कि कि वह कि

- अरुणा सित, वन्न 500002 स्थित कन्नाय कायावर्ष होगा अंकन विधि बुधवार दिनांक 28 अक्टूबर 2020 को उपलब्ध कारावाई गई पंजीकृत शेयरधारकों/ हितधारकों की पंजी में दर्ज हैं, सहभागिता जोकि बैंक शेयरधारकों निदेशक के चुनाव होतु नामांकन, प्रतिभाग, मतदान करने के पान होंगे। निदेशक के चुनाव से संबंधी कार्यस्वी हेतु विधिन दूरस्थ ई-विधिन तथा बैठक में ई-वोधिन के मान कार्यम् के पान कार्यम् के क्षान कि के प्रयस्था के विधिन के प्रायस्था के विभिन्न के स्वानीतिक के प्रतास्था के विभिन्न के विभिन्न के विभिन्न के विभिन्न के विभिन्न के स्वानीतिक के स्वानीतिक के स्वानीतिक के स्वानीतिक के स्वानीतिक के सामा क्षान के अलावा कि स्वी भी शोयरधारक को बैंक के सभी शोयरधारकों के कुल माताधिकार के 10% से अधिक के मताधिकार का प्रयोग करने का अधिकार नहीं होगा।
- उपर्युक्त परिपन्नों के अनुपालन में नोटिस की इलेक्ट्रोंनिक प्रतियाँ उन सभी शेयरधारकों को भेजी जाएँगी जिनके ईमेल पत्ते बुधवार दिनांक 28 अनुपालन में नोटिस की इलेक्ट्रोंनिक प्रतियाँ उन सभी शेयरधारकों को भेजी जाएँगी जिनके ईमेल वेबसाइटwww.iob.inऔर स्टॉक एक्सचेंजी यानि क्रमशः बीएसई लिमिटेड व नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड की वेबसाइट www.bseindia.com य www.nseindia.com पर भी उपलब्ध हैं। अमूर्त रूप से शेयर धारित करने वाले शेयरधारकों , जिनके ईमेल पूर्व पंजाकृत नहीं है, से अनुरोध किया जाता है कि वे अपना मोबाइल नंबर और ईमेल पता अपने डिपोजिटरी भागीदारों के माध्यम से संबंधित डिपोजिटरी के पास रजिस्टर
- कर। अमूर्त रूप से शेयर धारित करने वाले शेयरधारकों से अनुरोध किया जाता है कि वे अपना मोबाइल नंबर औ ईमेल https://investors.cameoindia.comलिक (बैंक के पंजीकृत शेयर अंतरण एजेंट, कीमियों कॉपेरिट सर्विसें लिमिटेड, सुबरमण्यन बिल्डिंग, संख्या 1, क्लब हाउस रोड, चेन्नई 600 002) पर क्लिक करके प्रस्तुत करें। वेकत्यिव रूप से, शेयरआरक अपनी ईमेल एमं मोबाइल नंबर पंजीकृत करवाने हेतु आवश्यक दस्तावेजों के साथ agm@ cameoindia.comको ईमेल भी भेज सकते हैं।
- नामांकन पत्र, घोषणा पत्र एवं निजी सूचना, घोषणा पत्र व वचनपत्र सहित नोटिस की प्रति बैंक की वैबसाइट, जोकि www.iob.in है, पर भी उपच्छा है ।
- www.loo.ne, पर मा उपराध्य है। चुनात में भाग ने के हच्छुक संप्रधार शारकों को घोषणापत्र के साथ-साथ अन्य प्रारूप एवं बायोडाटा व अन्य संबन्धित दस्तावेजी सहित न्यूनतम 100 वैध नामांकन प्रारूप मुहरबंद लिफाफे में ईजीएम की निर्धारित तिथि जोकि बुधवार दिनांक 18 नवम्बर 2020 को शाम 05.00 है, से कम से कम 14 दिन पूर्व तक किसी भी कार्योदित्स पर **महा प्रबन्धक** पूर्व सीपुरुकों, हण्डियन ओवरसीक्ष **कें,** निर्वेचक संबंध कक्ष, तुलनपत्र प्रबंधन विभाग, केन्द्रीय कार्यालय, 763, अण्ण सा**ले, चेत्र 600 002** को प्रस्तुत करने चाहिए।
- चुनाव द्वारा भरी जाने वाली रिक्ति के लिए यदि केवल एक ही वैध नामांकन प्राप्त होता है तो इस संबंध में जिस शेय-धारक जिसके वैध नामांकन प्राप्त हुए हैं, को चयनित माना लिया जाएगा । ऐसी स्थिति में असाधारण सामान्य बैठक क संचालन, अर्थोजन नहीं किया जाएगा ।
- सवालन, आयाजन नहीं किया जाएगा। सेबी के विनियमन 44 (सुन्नी निर्धारण और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 के संदर्भ में, आपके बैंक ने असाधारण सामान्य बैठक में ईजीएम पर के लिए शेयरधारकों हेतु एजेंडा निष्पादन करने के उद्देश्य से दूरस्थ ई-वोटिंग और ई-वोटिंग की सुविधा हेतु केंद्रीय डिपॉजिंटरी सर्विसेज लिमिटेंड (सीडीएसएल) को नियुक्त निक्या है। भीतिक रूप या अमृत रूप में श्रेयर धारण करने वाले सदस्य अंतिम तिथि जोकि बुधवार, 28 अक्टूबर, 2020 है, तक अपना वोट इलेक्ट्रॉनिक रूप से डाल सकते हैं।
- o. डिमेट मोड, भीतिक रूप में शेयर धारण करने वाले शेयरधारकों एवं जिन लोगों ने अपना ई-मेल पंजीकृत नहीं किया है के द्वारा वोट डालने की प्रक्रिया ईजीएम के नोटिस उपलब्ध हैं । शेयर धारकों से अनुरोध है कि ई-वोटिंग वेब साइटwww.evotingindia.com पर लॉगिन करें । किसी भी प्रश्न के लिए सीडीएसएल को helpdesk.evoting@cdslindia.comपर मेल भेजें या 022-23058738/ 022-23058542/43 पर संपर्क करें ।
- संपर्क करें । 2 दूररथ ई-वोटिंग की अवधि सोमवार, दिनांक 30 नवंबर, 2020 को सुबह 9 बजे (आईएसटी) से गुरू हो कर बुधवार, दिनांक 02 दिसंबर, 2020 को शाम 5.00 बजे (आईएसटी) समाप्त होगी एवं तत्पश्चात दूररथ ई-वोटिंग के विकृत्य को सीडीएसएल द्वारा निक्रिय कर दिया जाएगा । भौतिक अथवा अमृत रूप में बेंक के शेयरों को धारण करने वाले शेयरथारच्छ अतिम तिथि तक अपना वीट इंलेक्ट्रोनिक रूप से डाल सकते हैं । दूररथ ई-मतदान के माध्यम से मतदान न करने वाले पूर्व पेस शेयरथारकों जिल्हें ऐसा करने से वीवित नहीं किया गया है, बैठक के दौरा ई-वोटिंग प्रणाली के माध्यम से मतदान करने के लिए पात्र होंगे ।
- 3. कृपया ध्यान दें कि इलेक्ट्रॉनिक रूप से एक बार वोट डाले जाने के पश्चातउसे संशोधित या एजीएम बैठक में ई-वोटिंग के माध्यम् से वोट नहीं किया जा सकता है । हालांकि, शेयरधारक वीसी / ओएवीएम के माध्यम से बैठक में भाग
- ति प्रेस कोई भी व्यक्ति जो कंपनी के शेयर धारक है एवं वार्षिक आम बैठक की सूचना भेजने के बाद कंपनी का सदस्य बनता है एवं कट-ऑफ तिथि पर शेयरों को धारण करता है,agm@cameoindia.comपर अनुरोध भेजकर लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है।
- आईडी और पासवर्ड भाज कर सकता ह। 15 बैठक में भाग लोने और वोट देने का हकदार सदस्य वीसी या ओवीएएम पर आयोजित होने वाली बैठक में जुहां सदस्यों की शारीरिक उपस्थिति के साथ भाग लेना हो, अपने स्थान पर बैठक में भाग लेने के लिए प्रॉक्सी नियुक्त करने के लिए पात्र नहीं है। हालाँकि, निगमित निकाय अपने बोर्ड संकत्य अपया शासी निकाय संकत्य, प्राधिकरण इत्यादि को अपने पंखीकृत हमेल पत्रे के माध्यम से बैठक की तारीख से चार दिन पहले जोकि 27 नवंबर 2020, शुक्रवार को शाम 05.00 बजे (आईएसटी) तक संवीक्क को agm@cameoindia.com पर rsavotting@gmail.com और investor@lobnet.co.in पर बैंक को प्रति मार्क करते हुए भेज सकते हैं।
- 6. ईजीएम में ई-वोटिंग और रिमोट ई-वोटिंग का समेकित परिणाम बैंक की वेबसाइट: www.iob.in पर प्रदर्शित की जाएगी और सीडीएसएल के साथ-साथ स्टॉक एक्सचेंजों को एजीएम की समाप्ति के बाद निर्धारित समय-सीमा के भीतर सूचित की जाएगी।
- 17. वैसे सदस्य जिन्हें वीसी के माध्यम से बैठक में सहभागिता व पहुँच के संबंध में तकनीकी सहायता की आवश्यकता है helpdesk.evoting@cdslindia.com या सीडीएसएल से 022-23058738/022-23058542/43 पर संपर्क कर सकते हैं। (निदेशक मंडल के आदेश से कृते इण्डियन ओवरसीज़ बैंक (ह/-)

स्थान : चेन्नै - 600 002 दिनांक : 27 अक्टूबर 2020

(ह/-) पार्थ प्रतिम सेनगुप्ता प्रबन्ध निदेशक एवं मुख्य कार्यपालक अधिकारी



1911 से आपकालए काइन सेन्ट्रल बैंक ऑफ इंडिया दिनांक 01.01.2021 से सेन्द्रल बैंक आफ डांख्या विनाक 01.01.2021 स् अपनी विमिन्न शाखाओं एवं केन्द्रीय कार्यालय के विमागों का संगामी लेखापरीक्षा कार्य सौंपने हेतु मा.रि.बैं. के पैनल में सूचीबद्ध लेखापरीक्षाकों/फर्मों सं ऑनलाइन आर्येदन आर्मत्रित करता है। विरुत्त जानकारी हमारी वेबसाइट www.centralbankofindia.co.in

उपलब्ध है। अंजिलाइन आयेदन प्रस्तुत करने के लिए आयेदन हमारे वेब पोर्टल पर दिनांक 02.11.2020 से दिनांक 21.11.2020 सार्य 6.00 बजी तक उपलब्ध रहेगा। वर्तमान में कार्यरत संगामी लेखापरीक्षक भी जाए सिर से आयेदन करें। लेखापरीक्षक भी जाए सिर से आयेदन करें। लेखापरीक्षक के तीर पर दि. 31.12.2020 कार्क निरम्तर 3 वर्ष की या अधिक अविधि पूर्ण की है या करने वाले हैं, वे पात्र नहीं हैं, अतः आयेदन न करें। किसी अन्य प्रारूप में आयेदन स्वीकत नहीं किया जाएगा। स्वीकृत नहीं किया जाएगा। महाप्रबंधक-सीए एंड आईडी

(तीसरी मंजिल, 22 सर सोराबजी भवन (एवर्ट हाउस), होमी मोदी स्ट्रीट, फोर्ट, मुम्बई 400023)



मुद्रा निम्नांकित प्रयोजन हेतु पात्र बोलीदाताओं से सीलबंद निविदाएँ आमंत्रित करता है "मुद्रा के लिए भावी रणनीति / व्यवसाय मॉडल का डिज़ाइन / ढाँचा बनाने हेत्

. रणनीतिक परामर्शदाता की नियुक्ति" विस्तृत निविदा दस्तावेज़ों के लिए हमारी वेबसाइट www.mudra.org.in अथव केंद्रीय सार्वजनिक खरीद (सीपीपी) पोर्टल eprocure.gov.in देखें। अनुशेष/ शुद्धिपत्र यदि कोई हों तो, केवल उपर्युक्त वेबसाइटों पर ही प्रकाशित किए जाएँगे।



विकास डब्ल्यूएसपी लिमिटेड सीआईएन: L24139HR1988PLC030300

पाजीकृत कार्यात्यः रेलवे रोड, सिवानी, हरियाणा-127046, भारत कारपोरेट कार्यात्यः शै–86/87, उद्योग विहार, रिको, इंडस्ट्रीअल एरिया, औ गंगानगर, राजस्थान–335002 कारपार कावालयः बा-56761, ज्ञामा महार, म्हण, इंग्लाज्ञ स्त्या, ज्ञामा महार, क्रिया, ज्ञामा महार, क्रिया, ज्ञामा वेबसाइट: www.vikaswspltd.in; ई-नेक आईडी: csgunjanvikaswspltd1984@gmail.com टेलि: 91(154) 2494512/2494552; फेक्स: 31(154) 2494361/2475376 सूचना

भारतीय प्रतिभूति और विनिमय बोर्ड (सूचीयन दायित्व तथा प्रकटीकरण आवश्यकता

विनिमय 2015 (''सूचीयन विनियमन'') के विनियमन 47 के साथ पठित विनियमन 29 के अनुपालन में एतद् द्वारा सूचित किया जाता है कि कम्पनी के निदेशक मंडल की बैठक सोमवार, 09 नवम्बर 2020 को 11:00 पूर्वा में कम्पनी के कॉर्पोरेट कार्यालय बी-86/87, उद्योग विहार, रिको, श्रीगंगानगर , राजस्थान-335002 आयोजित की जायेगी, जिसमें अन्य विषयों के अतिरिक्त 30 सितम्बर, 2020 को समार तिमाही (Q-2) और छमाही के लिए कम्पनी के अनंकेक्षित वित्तीय परिणामों पर विचार तथा अनुमोदन किये जायेगें।

> बोर्ड की आज्ञानूसार विकास डब्ल्यूएसपी लिमिटेड हस्ता/-

(कामिनी जिंदल) निदेशक DIN: 05268741



तिथि : 31.10.2020

स्थान : श्रीगंगानगर

Date: 29.10.2020

Place: New Delhi

e-mail : priyanka.pahuja@redtapeindia.com Tel. : +91 512 2530775 **NOTICE UNDER SECTION 201** OF THE COMPANIES ACT, 2013

Pursuant to Section 201 of the Companies Act, 2013 ("Act"), notice is hereby given to the Members of the Company that the Company, in terms of the resolutions passed by the Nomination and Remuneration Committee and the Board of Directors at their meetings held on 14th September, 2020 and the approval of Members of the Company by way of passing of Special Resolution through Postal Ballot vide results dated 23rd October, 2020 for re-appointment of Mr. Rashid Ahmed Mirza (DIN :00049009) as the Managing Director of the Company for a period of three years w.e.f 1st October, 2020, intends to make an application to the Central Government for its approval under Sections 196, 197, 201 and 203 read with Schedule V of the Act and Companies (Appointment & Remuneration of Managerial Personnel) Rules 2014 and other applicable provisions, if any, of the Act, subsequent upon

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change in the Residential Status of Mr. Rashid Ahmed Mirza.

REDTAPE

For Mirza International Limited (Privanka Pahuia) Company Secretary & Compliance Officer

ડ પ્લસની સિક્ચુરિટી

ન્યુ દિલ્હી,તા. ૧ નિલ અંબાલીને સૌ કોઇ જાણે યરોપના સૌશી અમીર વ્યક્તિને શ નંબરના સોંથી અમીર વ્યક્તિ ર્દિ બંને અંબાવી બંધઓને ઝેડ ો અરજી રદ કરી છે.

ાઇકોર્ટનું સમર્થન કરતા જણાવ્યું રૂની સિક્યુરિટી તેમને આપવી

રિજદારની માંગ હતી કે, બંને ના ખર્ચથી ધોતાની સરક્ષાની સ્થિતિમાં ઝેડ પ્લસની સરલા એ ત્યાં વરિષ્ઠ વકીલ મુકલ ઇઓ દેશના જાણીતા વ્યવસાયી જ્ઞાની જવાબદારી સરકારે લેવી એ જુલાવ્યું કે, સરકાર તરફથી ઉઠાવી શકે છે.

STEE GALL

मूर में 2000 राजनांत्र क्यांक क्यांक मान्य कर रवर-उटरकरन होन के + एन एउरका उर उठ४ edal by a considerate, warms compared

ટેસ્ક રિવાતો') વિવાનો, ૨૦૧૫-૫ નિમામ ૨૯ને નિમામ રિવાતો') વિવાનો, ૨૦૧૫-૫ નિમામ ૨૯ને નિમામ અને છે કે કંપનીના લોડી ઓક ડિરેક્ટર્સની સવ્લ भित्र हं भी है अपनी बारेम्बर २०२०ना रोष જેક એક્લ અને સંયુક્ત નાશાંકીય પરિશામો ધ્યાને જણાવેલ અન્હ પંચાઓના વ્યવસાર માટે બોજારો. ાજી પર અને ઘેરબજારની વેબસાઇટ એટલે કે તેની પર ઉપલબ્ધ છે.

લોકના હુદમથી સતીપકુમાર મહેલા મેત્રેષ્ટિંગ ક્રિકેક્સર (DIN: 01958984)

લિમિટેડ થી બાલિતી)

આંગલી બોપલ માર્ગ, આંગલી. 3601: 03090 36CU 20 CIN: 1.63090GJ1991PLC014833

માપવામાં આવે છે કે એબી (લિસ્ટિંગ थभन ४२ अन्यरे तथा हि। ओनर्स क्षेत्रमं तथा देशहासे क्सेनी तथा ागो हेठण स्डीम ओड़ आरेन्डामेन्ट मेन्से ता. १७भी भार्च, २०२० जा रोज र्ल रिसोसिश विभिटेड ना सक्योंने

थु ।।। १ (એક) ईडिवरि शेर धारथ ो ईस वेद्यु ९ (એ) इन्छिटि शेर

સ્ટ્રોક એક્સ્સ્ટોલ ની વેબસાઇટ

अंदिशा आदेशावी, ਇ। એનર્સ ਵਿਲੇਜ਼ਿੰਦ ਲਿਸਟੇਨ ਕਹੀ, स्त्री-रीक्षीया ओजी (हत्यम् सम्बद्धा)

આર દોરાઈકનૂને ૧૩ ઓક્ટોમારે શ્વારા લેવામાં તકલીક ચતાં હોસ્પિટલે દાખલ કરવામાં આવા હતા. શનિવારે કાવેરી હોસ્પિટલના કાર્યકારી ડાયરેક્ટર ડૉ અરવિંદ સેલ્વરાજે સ્વાસ્થ્ય બુલે ટિનમાં જબ્રાવ્યું હતું કે સોમવારે મંત્રીનો ગંભીર નિયોનિયાનો ઈલાજ શરૂ કરાયો હતો. અન્ય કેટલીય બીમારીઓ હીંતાથી મહત્વના અંગોએ કામ કરવાનું બંધ કરી દીધું હતું.

इराबा डाम्पारी इरवाना मेळरा मेणा गहा छ.

મુખ્યપ્રધાન પક્ષાનીસ્વામીએ એક નિવેદનમાં કહ્યું કે, સ્કલા, કોલેજો, સંશોધન અને અન્ય શૈક્ષણિક સંસ્થાઓ અને છાત્રાલયોને ૧૬ નવેમ્બરથી ખોલવાની મંજૂરી આપવામાં આવે

તેમલ કહ્યું કે, શાળાઓમાં ૯થી ૧૨ સુધીના વર્ગ જ લેવામાં આવશે. મુખ્યપ્રધાને કહ્યું કે, પચાસ-ટકા લગતાવાળા સિનેમાથરો, થિયેટરો, મલ્ટી પ્લેક્સ, પ્રાક્ષીસંત્રહાલય અને મનોરંજન પાર્ક ૧૦ નવેમ્બરથી ખુલશે. તેમણે કહ્યું કે, પ્રતિબંધિત વિસ્તારોમાં પ્રતિબંધો રહેશે અને સ્વિમિંગ પલ. બીચ અને મર્યટક સ્થળો બંધ રહેશે.



RUSHIL DECOR LIMITED

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Extract of Unaudited Financial Results for the Quarter and Half Year ended 30th September, 2020

Participa	Querter ended 30.03;2020 (Uneudited)	Half Yest anded 30.09.2020 (UnauGhed)	30.00.2019 (Uniodied)
Total income from operations	9509.43	14416,39	8942.97
Net Profit (Loss) for the period (before Tax, Exceptional andior Emparaturery larns)	604.96	435.01	655.96
Not Profit / (Loss) for the partod before Tax (other Exceptional engine Exceptional pages)	804.58	435,01	655.96
Net Profit / (Loss) for the puriod offer tax (effer Exceptional and/or Extraord/nory literal)	681.86	319.76	908.41
Total Comprehensive locaries for the period [Comprehing Profit / (Loss) for the period (Comprehing Profit / Loss)	693.80	337.64	908.05
Equity Share Capital	1493.13	1493.13	1493.13
Resources (exclusing Resources Resource) as shown in the Audited	21346.90	21346.90	19099.04
Earringe Per Share (of \$104-each) (Not Annualised)			
A.Secic:	4.57	2.14	6.08
2.Ditáno:	4.57	214	6.08

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Excitances under Regulation 33 of the SEBI (Cisting Obligations and Otsciouse Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites viz. www.bsellidle.com and www.nsellodle.com and also on the company's website www.rushid.com

Place: Ahmedabad Date: 31" October, 2020

For, Rushii Décor Limited Krupeshbhai G. Thaldar. Managing Director DEN:01059666





Jainend of Abad 02/11/20