

Genus Paper & Boards Ltd



(A Kailash Group Company)
CIN No: L21098UP2012PLC048300 PAN NO-AAECG5483A

September 10, 2020

BSE Limited

(Corporate Relationship Department),

1st Floor, P.J. Towers, Dalal Street, Fort,

Mumbai – 400001

Fax No.: 022-22723719 / 22723121 / 22722039

E-mail: corp.compliance@bseindia.com

Scrip Code: 538961

National Stock Exchange of India Ltd.

(Listing & Corporate Communications), Exchange Plaza, Plot no. C/1, G Block, Bandra-Kurla Complex, Bandra (E),

Mumbai - 400 051.

Fax No: (022) 26598237 / 38

E-mail: cc_nse@nse.co.in

Symbol: GENUSPAPER

Dear Sir(s),

Re: Copy of Public Notice advertised in Newspapers

Please find enclosed herewith a copy of public notice advertised in the newspapers with regard to completion of dispatch/emailing of Notice of the 09th Annual General Meeting (AGM) along with the Annual Report for the financial year 2019-20, E-voting Schedule, Record/Cut-off Date and Book Closure of Register of Members & Share Transfer Books for the purpose of the said AGM.

You are requested to take the aforesaid on record and oblige.

Moradabad

Thanking you,

Yours truly

For Genus Paper & Boards Limited

Anuj Ahluwalia

Company Secretary

Encl: A/a

3, 1

Corporate Office: D-116, Okhla Industrial Area, Phase-I, New Delhi-110 020, India Ph.: +91-11-47114800, Telefax: +91-11-47114814

Regd. Office & Works: Kanth Road, Aghwanpur, Moradabad-244001 (U.P.) Ph.: +91-591-2511171, 09837075702/3 Fax: +91-591-2511171

FINANCIAL EXPRESS

ADVIK LABORATORIES LIMITED CIEVELD

CIN: L74899HR1994PLC038300 Regd. Off.: 138, Roz Ka Meo Industrial Area, Sohna, Distt. Mewat, Haryana- 122103 Tele no.: 011-42424884, Fax no.: 011-43571047, Website: www.advikindia.com, Email: mail@advikindia.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS

FOR THE QUARTER ENDED 30TH JUNE, 2020			
Particulars	Quarter ended 30.06.2020 (Un-audited)	Quarter ended 30.06.2019 (Un-audited)	Year ended 31.03.2020 (Audited)
Total income from operations	32	0.64	1.50
Net Profit / (Loss)for the period (before Tax, Exceptional and/or Extraordinary items)	(28.22)	(29.79)	(123.65)
Net Profit / (Loss)for the period before Tax (after Exceptional and/or Extraordinary idems)	(28.22)	(29.79)	(123.65)
Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(26.19)	(27.52)	(116.69)
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(26.11)	(27.19)	(116.41)
Equity Share Capital	1,911.14	1,911,14	1,911.14
Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of previous year)		(4)	(1,074.82)
Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)			
Basic :	(0.14)	(0.14)	(0.61)
Diluted:	(0.14)	(0.14)	(0.61)

Note: The above is an extract of the detailed format of Un-audited. Financial Results for the. Quarter ended. June 30, 2020 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the Stock Exchanges websites, viz., www.bseindia.com, www.aselindia.co.in and on the Company's website www.advikindia.com

> For and on behalf of the Board of Directors of Advik Laboratories Limited

Peeyush Kumar Aggarwal Place: New Delhi Date: 09th September, 2020

OASIS SECURITIES LIMITED

CIN No: L51900MH1986PLC041499 Regd. Office: Raja Bahadur Compound, Bldg. No. 5, 43 Tamarind Lane, Mumbai - 400 001

Tel.No: 022-40463500 Website: www.oasiscaps.com Email: admin@oasiscaps.com Extract of the Standalone Unaudited results for the Quarter ended June 30, 2020 STANDALONE RESULTS : (Rs. In Lacs except EPS)

Sr. No.	Particulare	Quarter Ended as at		Quarter Ended as at	Year Ended as at	
		30.06.2020 Unaudited	31.03.2020 Audited	30.06.2019 Unaudited (GAAP)	31-03-20 Audited	
1	Total Income from Operations (Net)	45.31	(81.12)	3,613.44	130.35	
2	Net Profit(/(Loss) before tax	34.30	(171.58)	7.13	(165.79)	
3	Net Profit(/(Loss) after tax	34.30	(171.69)	7.13	(165.90)	
4	Total Comprehensive Income after Tax		- 12	(*)		
5	Paid up equity share capital					
	(Face value of Rs. 10/-each)	185.00	185.00	185.00	185.00	
6	Reserves excluding Revaluation Reserves as shown in					
	the Audited Balance Sheet of the previous year					
7	Earning Per Share (EPS)					
	(of Rs.10/-each -not annualised):					
	(a) Basic	1.85	(9.28)	0.39	(8.97)	
	(b) Diluted	1.85	(9.28)	0.39	(8.97)	

Place: Mumbai

Date: September 09,2020

The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on September 09,2020

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 and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website (www.bseindia.com) and Company's website:www.oasiscaps.com The Company is an NBFC and has only one segment

Previous year/period figures have been regrouped, rearranged or reclassified wherever necessary.

For Oasis Securities Limited

Anil Bagri **Managing Director** DIN: 00014338

VIKAS

energizing lives

Chairman

DIN: 00090423

GENUS PAPER & BOARDS LIMITED

(CIN: L21098UP2012PLC048300)

Regd. Office: Vill. Aghwanpur, Kanth Road, Moradabad-244001 (U.P.)

Phone: 0591-2511171, Fax: 0591-2511242, Website: www.genuspaper.com, Email: cs@genuspaper.com TOTICE OF ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that the 09th Annual General Meeting ("AGM") of the Members of Genus Paper & Boards Limited ("the Company") is scheduled to be held on Wednesday, September 30, 2020 at 11:30 a.m. IST through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), read with the applicable circulars issued by the Ministry of Corporate Affairs and the SEBI in this regard (Collectively referred to as "applicable circulars") to transact the business as set forth in the Notice of AGM. The Members can join the AGM in the VC/OAVM mode 30 minutes before and after the scheduled time of the commencement of AGM by following the procedure mentioned in the Notice of AGM. In accordance with the applicable circulars, the Notice of AGM and Annual Report for the financial year 2019-20 have been sent on September 09, 2020 to all the Members of the Company whose email addresses are registered with the Company/Depository Participant(s). The aforesaid documents are also available on website of the Company at www.genuspaper.com, website of the Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com and website of the Stock Exchanges at www.bseindia.com and

2020 may cast their vote electronically on the business as set forth in the Notice of AGM through remote e-voting or e-voting during the AGM. The detailed procedure or instructions for e-voting are contained in the Notice of AGM. In this regard, the Members are hereby informed that: The remote e-voting shall commence on Sunday, September 27, 2020 at 9.00 am (IST) and end on Tuesday, September 29, 2020 at 5.00 pm

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules

2014 and Regulation 44 of the SEBI Listing Regulations, and applicable circulars, members holding shares as on the cut-off date i.e. September 23,

(IST). The remote e-voting shall not be allowed beyond the said date and time. The remote e-voting module shall be disabled by CDSL for voting after 5.00 p.m. (IST) on September 29, 2020

It is hereby clarified that it is not mandatory for a member to vote using the remote e-voting facility. Members have also an option to cast their vote through e-voting by attending the AGM. Members can opt for only one mode of voting. The Members who have cast their vote by remote e-voting

prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cutoff date, i.e. September 23, 2020 only shall be entitled to avail the facility of remote e-voting as well as e-voting during the AGM. A person, who is

not a Member as on the said cut-off date, should treat this Notice or Notice of AGM for information purposes only. Any person who has acquired shares of the Company and become member after dispatch of the Notice of AGM and holding shares as on cut-off date i.e. Wednesday, September 23, 2020 may obtain login ID and password by sending a request to the Company at cs@genuspaper.com or to

the RTA at nichetechpl@nichetechpl.com. However, if a person is already registered with CDSL for e-voting then existing login ID and password

The shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM

Member participating through the VC/OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013 In case of any queries or issues regarding attending AGM & e-Voting from the e-Voting System, members may refer the Frequently Asked Questions (FAQs) and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kunder (022-23058738) or Mr. Rakesh Dalvi (022-23058542) or Mr. Mehboob Lakhani

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058738 / 022-23058542/43.

The Company has appointed Ms. Komal, Practicing Company Secretary (ACS No.48168, CP No.17597) (M/s. Komal & Associates), of Delhi, as the Scrutinizer to scrutinize the remote e-voting process prior to the AGM and e-voting during the AGM in a fair and transparent manner.

The Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, September 24, 2020 to Wednesday, September 30, 2020 (both days inclusive) for the purpose of AGM.

By Order of the Board For Genus Paper & Boards Limited Anuj Ahluwalia **Company Secretary**

Date: September 09, 2020 Place: Moradabad



Growing Legacies

RP-Sanjiv Goenka

CESC Ventures Limited

(formerly known as RP-SG Business Process Services Limited) CIN: L74999WB2017PLC219318 Registered Office: CESC House, Chowringhee Square, Kolkata - 700 001 Email ID: cescventures@rpsg.in; Website: www.cescventures.com

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 JUNE 2020

(Rs. crore)

	Three months ended		Year ended	
Particulars	30.06.2020 (Unaudited)	30.06.2019 (Unaudited)	31.03.2020 (Audited)	
Total Income from operations	1139.00	1092.91	4613.19	
Net Profit for the period (before tax and exceptional items)	47.52	35.57	184.99	
Net Profit for the period before tax (after exceptional items)	47.52	35.57	184.99	
Net Profit for the period after Tax (after exceptional items)	44.80	35.00	147.14	
Total comprehensive income for the period	59.02	33.85	266.39	
Paid-up Equity Share Capital				
(Shares of Rs. 10 each)	26.51	26.51	26.51	
Other Equity as per latest audited				
Balance Sheet as at 31 March 2020			2296.07	
Earnings Per Share (EPS) (Rs.)				
(Face value of Rs.10 each)				
Basic and Diluted - Profit attributable to owners				
of the equity	1.80*	(2.18)*	(1.28)	
* not annualised				

Dated: September 9, 2020

financialem epar.in

	Three mor	Year ended	
Particulars	30.06.2020 (Unaudited)	30.06.2019 (Unaudited)	31.03.2020 (Audited)
Total Income from operations	16.10	15.99	234.06
Net Profit for the period (before tax and exceptional items)	1.85	3.07	175.78
Net Profit for the period before tax (after exceptional items)	1.85	3.07	175.78
Net Profit for the period after Tax (after exceptional items)	1.39	2.15	174.29
Total comprehensive income for the period	1.34	1.94	174.31

2 The above is an extract of the detailed format of Financial Results for the guarter ended on 30 June 2020 filed with stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Standalone and Consolidated Financial Results for the quarter ended on 30 June 2020 are available on stock exchange websites (www.nseindia.com, www.bseindia.com and www.cse-india.com) and on the company's website (www.cescventures.com)

> By Order of the Board Rajeev Ramesh Chand Khandelwal

> Whole-time Director

Corporate Office: F-88/89, Udhog Vihar, RIICO Industrial Area, Sriganganagar-335002 (Rajasthan)

CIN: L14100HR1994PLC036433 Registered Office: Hisar Road, Siwani - 127046 (Haryana) Telephone: 0154-2494319, Fax: 0154 - 2494361 Website: www.vpgl.in; Email Id: office@vikasgranariers.in

VIKAS PROPPANT & GRANITE LIMITED

Notice of 26th Annual General Meeting, Book Closure & E-Voting Notice is hereby given that the 26th Annual General Meeting of

Vikas Proppant & Granite Limited (CIN L14100HR1994PLC036433) will be held on Tuesday, 29th September, 2020 at 11:00 A.M. through Video Conference (VC)/Other Audio Visual Means (OVAM) to transact the businesses, as set forth in the Notice of the AGM which is sent by e-mail to all members of the Company. In view of continuing pandemic caused by Covid-19 prevailing

in the country requiring social distancing, the Ministry of Corporate Affairs (MCA) has vide its Circular No. 20/2020 dated 5th May, 2020 read with Circular No. 14/2020 and 17/2020 dated 8th April, 2020 and 13th April, 2020 respectively ("MCA Circulars") permitted the holding of AGM through VC/OAVM, without physical presence of members at a common venue. Accordingly, the AGM of the Company will be held through VC/OAVM in compliance with the MCA circulars and applicable provision of the Companies Act, 2013 ("the Act") and the Rules made thereunder and the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 (SEBI Listing Regulations), members may note that the participation in the AGM shall be only through VC/OVAM.

In compliance with the aforesaid MCA Circulars and SEBI Circular dated 12th May, 2020, the Notice of the AGM and Annual Report for the Financial Year 2019-20 has been sent on 08th September, 2020 to all the members whose email addresses are registered with the Company/Depositories. The Notice of AGM and Annual Report also made available on the website of the Company i.e. www.vpgl.in and the websites of the Stock exchanges i.e. BSE Limited at www.bseindia.com respectively. The instructions for joining the AGM are provided in the Notice of the AGM.

In order to receive the Notice and Annual Report, members are requested to register/update their email addresses with the Depositories in case share are held in demat and with the Registrar and Share Transfer Agent (RTA) of the Company i.e. Link Intime India Pvt. Ltd. (https://instavote.linkintime.co.in) in case shares are held in physical mode. For any query relating to registration of e-mail address, members may write at enotices@linkintime.co.in or office@vikasgranaries.in.

Members holding shares in physical form or in dematerialized form, as on the cut-off date i.e. 22nd September, 2020, shall be entitled to avail the facility of remote e-voting/e-voting at AGM. The Company has engaged the services of Link Intime India Pvt. Ltd. (https://instavote.linkintime.co.in) to provide e-voting facility. All members are informed that:

- Date of completion of sending notice of AGM and Annual Report-2019-20 through e-mail: 08th September, 2020;
- 2. The Ordinary and Special Business stated in the Notice of 26th AGM of the Company shall be transacted through voting by electronic means; The remote e-voting shall commence on Saturday, 26th

September, 2020 at 10:00 A.M. and will end on Monday, 28th

by remote e-voting shall be eligible to vote through e-voting

- September, 2020 at 5.00 P.M. Thereafter, the e-voting module will be disabled: The facility for remote e-voting system shall also be made available during the AGM. Those members attending the meeting through VC/OAVM and who have not cast their votes
- system during the AGM; Members who have already casted their votes by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to vote again;
- 6. The cut-off date for determining the eligibility to vote by remote e-voting or by e-voting at the AGM is 22nd September.
- A person whose name is recorded in the register of members or in the register of beneficial owners maintained with depositories as on cut-off date will be entitled to avail the facility of remote e-voting or e-voting during the AGM.
- 8. A person who becomes the member of the Company after dispatch of the notice of the AGM and holding shares as on the cut-off date may obtain the user id and password by sending a request at enotices@linkintime.co.in.

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for members and e-voting user manual for members available at https://instavote.linkintime.co.in, under Help section or write an email to enotices@linkintime.co.in or Call us: Tel: 022 - 49186000.

Members holding shares in physical form, who have not registered their email addresses with the Company can obtain the Notice of the AGM alongwith the Annual Report 2019-2020 and/or login details for joining the AGM through VC/OAVM facility including e-voting, by sending scanned copy of request letter mentioning the folio no. and name of the shareholder, self-attested copy of PAN and AADHAR by email to the Company at office@vikasgranaries.in. The Register of Members and the Share Transfer Books of the Company shall remain closed on Wednesday, 23rd September, 2020 and Tuesday, 29th September, 2020 for the purpose of AGM and payment of dividend for the financial year 2019-20, if approved at the AGM.

Scrutinizer for e-voting and declaration of results The Company has appointed Mr. Vivek Sharma (CP No. 20906)

Proprietor of M/s S Vivek & Associates, Company Secretaries has been appointed as Scrutiniser to scrutinise voting process in a fair and transparent manner and in accordance with the The results on resolutions shall be declared not later than 48

hours from the conclusion of the Meeting of the Company. The results declared along with the Scrutinizeris Report will be made available on the website of the Company at www.vpgl.in and on Service Provider's website at https://instavote.linkintime.co.in and the same shall be communicated to BSE Limited within 48 hours from the conclusion of the Meeting. The Members are requested to update their complete bank account

details with their Depositories in case shares are held in demat mode and in case of physical holding, with the Company's RTA or at office@vikasgranaries.in along with the copy of the request letter mentioning the name of the member, folio number, bank account details, self-attested copy of PAN and cancelled cheque By order of the Board

For Vikas Proppant & Granite Limited (Bimla Devi Jindal) Date: 09.09.2020



Notice - cum- addendum to the Scheme Information Document (SID) and Key Information Memorandum (KIM) of Parag Parikh Long Term Equity Fund.

WRITING OF CALL OPTIONS UNDER A COVERED CALL STRATEGY

NOTICE IS HEREBY GIVEN THAT in accordance with SEBI (Mutual Funds) Regulations, 1996 and SEBI circular no. SEBI/HO/IMD/DF2/CIR/P/2019/17 dated January 16, 2019, the Board of PPFAS Asset Management Private Limited (Investment Manager to PPFAS Mutual Fund) and PPFAS Trustee Company Private Limited (Trustee to PPFAS Mutual Fund) have approved Parag Parikh Long Term Equity Fund (An Open-ended Equity Scheme investing across large cap, mid cap, small cap stocks), scheme of PPFAS Mutual Fund ("Fund"), the following changes to the features of the Scheme to enable the Scheme to write call options under a covered call strategy with effect from 14th October, 2020 ("Effective Date"). In view of the same, the below mentioned provisions be inserted in the Scheme Information Document (SID) under the relevant section.

A call option gives the holder (buyer) the right but not the obligation to buy an asset by a certain date for a certain price. Covered calls are an options strategy where a person holds a long position in an asset and writes (sells) call options on that same asset.

A. Benefits of using Covered Call strategy in Mutual Funds:

The covered call strategy can be followed by the Fund Manager in order to hedge risk thereby resulting in better risk adjusted returns of the Scheme. The strategy offers the following benefits:

a) Down side protection to the extent of premium collected - Since the fund manager sells a call option on a stock already owned by the mutual fund scheme, the downside from fall in the stock price would be lower to the extent of the premium earned from the call option.

b) Generating additional returns in the form of option premium in a range bound market.

Thus, a covered call strategy involves gains for unit holders in case the strategy plays out in the right direction.

B. Risks for writing covered call options for equity shares:

a) Writing call options are highly specialized activities and entail higher than ordinary investment risks. In such investment strategy, the profits from call option writing is capped at the option premium, however the downside depends upon the increase in value of the underlying equity shares. This downside risk is reduced only to the extent of premium received by writing covered call options.

b) The Scheme may write covered call option only in case it has adequate number of underlying equity shares as per regulatory requirement.

This would lead to setting aside a portion of investment in underlying equity shares. If covered call options are sold to the maximum extent allowed by regulatory authority, the scheme may not be able to sell the underlying equity shares immediately if the view changes to sell and exit the stock. The covered call options need to be unwound before the stock positions can be liquidated. This may lead to a loss of opportunity or can cause exit issues if the strike price at which the call option contracts have been written become illiquid. Hence, the scheme may not be able to sell the underlying equity shares, which can lead to temporary illiquidity of the underlying equity shares and result in loss of opportunity.

c) The writing of covered call option would lead to loss of opportunity due to appreciation in value of the underlying equity shares. Hence, when the appreciation in equity share price is more than the option premium received the scheme would be at a loss.

d) The total gross exposure related to option premium paid and received must not exceed the regulatory limits of the net assets of the scheme. This may restrict the ability of Scheme to buy any options.

existing short option position even at the same price of underlying stock. C. Investment Restrictions for Covered Call strategy:

e) Increased volatility in the market may result in higher premium and marked to market losses in NAV for all the

Mutual Fund schemes (excluding ETFs and Index funds) can write Call options under a covered strategy for constituent stocks of NIFTY 50 and BSE SENSEX subject to the following: a) The total notional value (taking into account strike price as well as premium value) of call options written by

a scheme shall not exceed 15% of the total market value of equity shares held in that scheme. b) The total number of shares underlying the call options written shall not exceed 30% of the unencumbered

shares of a particular company held in the scheme. The unencumbered shares in a scheme shall mean shares that are not part of Securities Lending and Borrowing Mechanism (SLBM), margin or any other kind of encumbrances. c) At all points of time the Mutual Fund scheme shall comply with the provisions at points (a) and (b) above.

In case of any passive breach of the requirement at paragraph (a) above, the respective scheme shall have

7 trading days to rebalance the portfolio. During the rebalancing period, no additional call options can be written

in the said scheme. d) In case a Mutual Fund scheme needs to sell securities on which a call option is written under a covered call strategy, it must ensure compliance with paragraphs (a) and (b) above while selling the securities.

e) In no case, a scheme shall write a call option without holding the underlying equity shares. A call option can be written only on shares which are not hedged using other derivative contracts.

f) The premium received shall be within the requirements prescribed in terms of SEBI circular dated August 18, 2010 i.e. the total gross exposure related to option premium paid and received must not exceed 20% of the net assets of the scheme.

g) The exposure on account of the call option written under the covered call strategy shall not be considered as exposure in terms of paragraph 3 of SEBI Circular no. Cir/IMD/DF/11/2010, dated August 18, 2010.

h) The call option written shall be marked to market daily and the respective gains or losses factored into the daily NAV of the respective scheme(s) until the position is closed or expired.

The Securities and Exchange Board of India vide its email dated August 24, 2020 has noted the above changes.

Illustration - Covered Call strategy using stock call options: A fund manager buys equity stock of ABC Ltd. for Rs. 1000 and simultaneously sells a call option on the same

stock at a strike price of Rs. 1100. Further, it is assumed that the scheme has earned a premium of Rs. 50 and the fund manager is of the opinion that the stock price will not exceed Rs. 1100, during the expiry period of the

Scenario 1: Stock price exceeds Rs. 1100

The call option will get exercised and the fund manager will sell the stock to settle his obligation on the call at Rs. 1100 (earning a return of 10% on the stock purchase price). Also, since the scheme has earned a premium of Rs. 50, this has reduced the purchase cost of the stock (Rs. 1000 - Rs. 50 = Rs. 950).

Hence, the Net Gain = Rs. 150 (Rs 100 stock appreciation + Rs 50 call option premium) (However, please note that in a scenario where the stock price reaches Rs. 1300, investment in long only equity

would be more beneficial than a covered call strategy as the net gain under the covered call strategy would be Rs. 150, against a net gain of Rs. 300 under a pure long only equity strategy.) Scenario 2: Stock prices stays below Rs. 1100

The call option will not get exercised and will expire worthless. The premium earned on call option will generate

alpha for the scheme. Hence, the Net Gain = Rs. 50.

Provisions related to Change in Fundamental Attributes:

In accordance with Regulation 18(15A) of the SEBI (Mutual Funds) Regulations, 1996 and pursuant to provisions of SEBI circular no. SEBI/HO/IMD/DF2/CIR/P/2019/17 dated January 16, 2019, the existing unitholders (i.e. whose names appear in the register of unitholders as at close of 13th September, 2020) under the scheme are hereby given an option to redeem or switch (to any other open ended schemes of PPFAS Mutual Fund) at the prevailing Net Asset Value without any exit load, within the 30 days exit period starting from 14th September, 2020 till 13th October, 2020 (both days inclusive and upto 3.00 pm on 13th October, 2020). The normal redemption form may be used for this purpose and submitted at any Investor Service Centers.

Unitholders who do not exercise the exit option on or before 13th October, 2020 would deemed to have consented to the proposed modification. Kindly note that an offer to exit is merely optional and is not

All the valid applications for redemptions/switch-outs received under the schemes shall be processed at Applicable NAV of the day of receipt of such redemption/switch request, without payment of any exit load, provided the same is received during the exit period mentioned above. The redemption proceeds shall be dispatched within 10 (ten) business days of receipt of valid redemption request to those unitholders who choose to exercise their exit option. Redemption/switch-out of units from the schemes, during the exit period, may entail capital gain/loss in the hands of the unitholder. Similarly, in case of NRI investors, TDS shall be deducted in accordance with the applicable Tax laws, upon exercise of exit option and the same would be required to be borne by such investor only. Unitholders who have pledged or encumbered their units will not have the option to exit unless they procure a release of their pledges/encumbrances prior to the submission of redemption/switch requests. Unitholders should ensure that any change in address or payout bank details required by them, are updated in fund's records before exercising the exit option.

In view of individual nature of tax implications, unitholders are advised to consult their tax advisors. If the units are held in dematerialized form, investors are requested to contact their Depository Participant for their

This addendum shall form an integral part of the SID & KIM of Parag Parikh Long Term Equity Fund all other features, terms and conditions as mentioned therein remained unchanged.

> For PPFAS Asset Management Private Limited (Investment Manager to PPFAS Mutual Fund)

> > Director

Date: 09th September 2020 Name of Mutual Fund: PPFAS Mutual Fund

For more information please contact:

PPFAS Asset Management Private Limited (Investment Manager for PPFAS Mutual Fund) CIN No: - U65100MH2011PTC220623

230 Nariman Point, Mumbai - 400 021, INDIA, Tel.: 91 22 6140 6555 Fax: 91 22 6140 6590. E-mail: mf@ppfas.com. Website: www.amc.ppfas.com. Toll Free Number: 1800-266-7790.

Registered Office: - 81/82, 8th Floor, Sakhar Bhavan, Ramnath Goenka Marg,

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS.

READ ALL SCHEME RELATED DOCUMENTS CAREFULLY Place: Sri Ganganagar Managing Director New Delhi

Place: Mumbai



नौकरी गंवाने के बाद कई भारतीय सिंगापुर से लौटने की तैयारी में

सिंगापुर, ९ सितंबर (भाषा)।

सिंगापुर से अब ज्यादा से ज्यादा भारतीय कामगार स्वदेश वापसी की तैयारी में हैं। कोरोना महामारी का कारोबार पर गंभीर प्रभाव पड़ने के बाद सिंगापर के उद्यमियों ने कर्मचारियों की संख्या में कटौती की है, इससे कई भारतीयों को अपना रोजगार गंवाना पडा है। एक अधिकारी ने यह जानकारी दी।

भारतीय उच्चायुक्त पी कुमारन ने बुधवार को कहा, 'रोजाना औसतन 100 भारतीय नागरिक भारत

thereon mentioned against each account herein below:

जाने के लिए हवाई यात्रा के वास्ते उच्चायुक्त के पास पंजीकरण करा रहे हैं। अब तक कुल मिलाकर 11,000 भारतीयों ने पंजीकरण करा लिया है।' भारत सरकार के वंदे भारत मिशन के तहत विशेष उड़ानों की व्यवस्था की जा रही है। विदेशों में रह रहे कई भारतीय अपनी नौकरी खो बैठे हैं, बीमारी का इलाज कराने अथवा परिवार में परेशानी के चलते कई स्वदेश लौटना चाहते हैं, उनकी मदद के लिए सरकार ने वंदे भारत मिशन के तहत विशेष उड़ानें शुरू की हैं।

MEERUT CANTT, 55 THE MALL, MEERUT CANTT-250001 Indian Bank

POSSESSION NOTICE (For Immovable Property)

Notice is hereby given under the Securitisation and Reconstruction of Financial Assets and Enforcement(Security Interest Act, 2002 and in exercise of powers conferred under Section 13(2) and 13(12) read with Rules 8 & 9 of Security Interest (Enforcement) Rules, 2002, the Authorised Officer issued a Demand Notice on the dates noted against each Account as mentioned hereinafter, calling upon them to repay the amount within 60 days from the date of receipt of the said Notice. The borrowers having failed to repay the amount, notice is hereby given to the under noted borrowers and the public in general that the undersigned has taken possession of the property/ies described herein below in exercise of powers conferred on him/her under Sec 13(4) of the said Act read with Rules 8 & 9 of the said Rules on the dates mentioned against each Account.

The borrower in particular and the public in general is hereby cautioned not to deal with the property/ies and any dealing with the property/ies will be subject to the charge of Indian Bank, Meerut Cantt Branch for the amounts and interests

Borrower / Guarantor Name & Address	Description of the Property	Date of Demand Notice	Outstanding Amount
 Shri. Abhinav Gupta S/o Shri B.K.Gupta, Flat No. S-6, Ramgarhi, University Road, Meerut Shri Abhinav Gupta S/o Shri B.K. Gupta, SSD Girls Inter College, Lal Kurti, Meerut Smt. Kalpana Gupta W/o Shri Abhinav Gupta, Flat No. S-6, Ramgarhi, University Road, Meerut 	Residential Flat on Second Floor bearing no. S- 6 in Khasra no. 143, situated at Ram Garhi, Revenue Village Aurangshahpur Diggi, Meerut measuring 800 Sq ft. Bounded : North: Property of others, South: Common Parking on ground floor, East: Common Gallery & Common Jeena, West: Flat No. S-7	Date of Possession Notice	Rs. 1811317.00 as on 04.02.2020 + interest and other expenses + charges
 Shri Ramesh Chand Bhati S/o Shri Kanhaiya Lal Bhati (Borrower) 103, Shivlok Puri, Kankerkheda, Meerut. Smt. Sudesh Kumari W/o Shri Ramesh Chand Bhati 103, Shivlok Puri, Kankerkhera, Meerut Shri Satendra Singh (Guarantor) 225, North Sardhana Road, Kankerkhera, Meerut. 	(1) House No. 71,Old No.84-85, Sadanpuri, Shivlokpuri, Kankerkhera, Meerut measuring 151.75 Sq Yards (126.88 Sq Meters) and Bounded:- North: 39 ft/12 ft wide Rasta, South: 39 ft/House of Ram Swarup, East: 35 ft/House of Sukhey Pradhan, West: 35 ft /House of Kanhaiya Lal (2) House No.87/1 situated at Mustafabad Bukharpura, Shivlokpuri, Kankerkhera and Bounded:- North: 13 ft/Property of Sukhbeer Singh, South: 13 ft/Rasta, East: 22 ft/Property of Sukhbeer Singh, West: 22 ft/House of Dr. Surendra	Date of Possession Notice	Rs. 2070164.46 as on 31.05.2019 + interest and other expenses + charges
Smt. Chaya Gupta W/o Shri Anil Kumar Gupta (Borrower) Flat No 6, Tirupati Apartment , Nagla Battu, Meerut. Smt. Chaya Gupta W/o Shri Anil Kumar Gupta (Borrower) R/o 144, Dalampara, Meerut. Shri Anil Kumar Gupta S/o Late Shri O.P. Gupta (Co-Borrower) Flat No 6, Tirupati Apartment , Nagla Battu, Meerut. Shri Anil Kumar Gupta S/o Late Shri O.P. Gupta (Co-Borrower) R/o 144, Dalampara, Meerut	Flat No. 6 on Fourth Floor, measuring 128.20 sq meters, situated at Tirupati Apartments, Nagla Battu, Meerut, Bounded: North: Common lobby, South: Open to sky, East: Flat No. 7, West: Flat No. 5	07.09.2019 Date of Possession Notice 08.09.2020	Rs. 1520315.00 as on 07.09.2019 + interest and other expenses + charges
Date - 08.09.2020	Place - MEERUT	Auth	orised Officer

Genus energizing lives

Regd. Office: Vill. Aghwanpur, Kanth Road, Moradabad-244001 (U.P.) Phone: 0591-2511171, Fax: 0591-2511242, Website: www.genuspaper.com, Email: cs@genuspaper.com NOTICE OF ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that the 09th Annual General Meeting ("AGM") of the Members of Genus Paper & Boards Limited ("the Company") is scheduled to be held on Wednesday, September 30, 2020 at 11:30 a.m. IST through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), i compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), read with the applicable circulars issued by the Ministry of Corporate Affairs and the SEBI in this regard (Collectively referred to as "applicable circulars") to transact the business as set forth in the Notice of AGM. The Members can join the AGM in the VC/OAVM mode 30 minutes before and after the scheduled time of the commencement of AGM by following the procedure mentioned in the Notice of AGM. In accordance with the applicable circulars, the Notice of AGM and Annual Report for the financial year 2019-20 have been sent on September 09, 2020 to all the Members of the Company whose email addresses are registered with the Company/Depository Participant(s). The aforesaid documents are also available on website of the Company at www.genuspaper.com, website of the Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com and website of the Stock Exchanges at www.bseindia.com and

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules 2014 and Regulation 44 of the SEBI Listing Regulations, and applicable circulars, members holding shares as on the cut-off date i.e. September 23 2020 may cast their vote electronically on the business as set forth in the Notice of AGM through remote e-voting or e-voting during the AGM. The detailed procedure or instructions for e-voting are contained in the Notice of AGM. In this regard, the Members are hereby informed that:

The remote e-voting shall commence on Sunday, September 27, 2020 at 9.00 am (IST) and end on Tuesday, September 29, 2020 at 5.00 pm (IST). The remote e-voting shall not be allowed beyond the said date and time.

The remote e-voting module shall be disabled by CDSL for voting after 5.00 p.m. (IST) on September 29, 2020. It is hereby clarified that it is not mandatory for a member to vote using the remote e-voting facility. Members have also an option to cast their vote

through e-voting by attending the AGM. Members can opt for only one mode of voting. The Members who have cast their vote by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again

A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cutoff date, i.e. September 23, 2020 only shall be entitled to avail the facility of remote e-voting as well as e-voting during the AGM. A person, who is

not a Member as on the said cut-off date, should treat this Notice or Notice of AGM for information purposes only. Any person who has acquired shares of the Company and become member after dispatch of the Notice of AGM and holding shares as on cut-off date i.e. Wednesday, September 23, 2020 may obtain login ID and password by sending a request to the Company at cs@genuspaper.com or to

the RTA at nichetechpl@nichetechpl.com. However, if a person is already registered with CDSL for e-voting then existing login ID and password The shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.

Member participating through the VC/OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013. In case of any queries or issues regarding attending AGM & e-Voting from the e-Voting System, members may refer the Frequently Asked

Questions (FAQs) and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kunder (022-23058738) or Mr. Rakesh Dalvi (022-23058542) or Mr. Mehboob Lakhan All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, (CDSL,) Centra

Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East) Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058738 / 022-23058542/43. The Company has appointed Ms. Komal, Practicing Company Secretary (ACS No.48168, CP No.17597) (M/s. Komal & Associates), of Delhi, as

the Scrutinizer to scrutinize the remote e-voting process prior to the AGM and e-voting during the AGM in a fair and transparent manner.

The Register of Members and Share Transfer Books of the Company shall remain closed from Thursday, September 24, 2020 to Wednesday September 30, 2020 (both days inclusive) for the purpose of AGM.

By Order of the Board For Genus Paper & Boards Limited

Anuj Ahluwalia

Company Secretary

Date: September 09, 2020 Place: Moradabad

डीआरसी नं. 157 / 2015

ऋण वसूली न्यायाधिकरण-2, चेन्नई

चर्तुथ तल, देवा टॉवर नं. 770ए, अन्ना सलाई

|सेवा में,

दिनांकित : 02-09-2020 ्रप्रमाणपत्र देनदारों को मांग सूचना

(आय-कर अधिनियम, 1961 की द्वितीय अनुसूची के नियम 2 एवं 16 तथा बैंकों एवं वित्तीय संस्थाओं के बकाया ऋणों की वसूली अधिनियम, 1993 की धारा 29 के अधीन)

1. मैसर्स वासू कास्टिंग्स ऐंड अलॉयज प्रा. लि.

इसके निदेशकों द्वारा प्रतिनिधित्व — श्री अमन चटवाल एवं सुश्री पूजा चटवाल 2. मैसर्स वासु वृन्दा इंजीनियरिंग कम्पनी

इसके पार्टनर्स द्वारा प्रतिनिधित्व – श्री अमन चटवाल एवं सुश्री पूजा चटवाल 3. श्री अमन चटवाल

4. सुश्री पूजा चटवाल

उपरोक्त सभी के लिए तामील पता

क) नंबर 11 / 2, श्रीधरन स्ट्रीट, अय्यावू कालोनी, अमीनजीकराई, चेन्नई—600029

ख) प्लॉट नंबर 150, विचूर ग्राम, सिडको इंडस्ट्रियल एस्टेट फेज—।। के पीछे, विचूर, पोन्नेरी तालूम, तिरूवल्लूर जिला —600 103 ग) कार्पोरेट कार्यालय : वाई—178, प्रथम तल, गली न. 1, अन्ना नगर (निकट अयुयपा मंदिर), चेन्नई—600040

घ) कार्यालय : केएच—144, न्यू कवि नगर, गाजियाबाद—201002. प्रतिवादी / प्रमाणपत्र देनदार डीआरसी नंबर 157 / 2015, इन दि मैटर ऑफ अलकेमिस्ट असेट रिकंस्ट्रक्शन कम्पनी लिमिटेड (पूर्वतः ओरियंटल

बैंक ऑफ कॉमर्स) कार्यालय पता : डी–54, डिफेंस कालोनी, दिल्ली–24 बनाम मैसर्स वासू कास्टिंग्स ऐंड अलॉयज प्रा. लि., इसके निदेशकों श्री अमन चटवाल एवं सुश्री पूजा चटवाल द्वारा प्रतिनिधित्वकृत एवं 3 अन्य। 1. जबिक माननीय पीठासीनधिकारी, ऋण वसूली न्यायाधिकरण सं. 1, चेन्नई द्वारा, एक ऋण वसूली प्रमाणपत्र संख्य (डीआरटी संख्या 153 / 2014), ओ.ए. सं. 8 / 2013 में आदेश दिनांक 16—12—2014 को, बैंकों एवं वित्तीय संस्थाओ के बकाया ऋणों की वसूली अधिनियम, 1993 (एक्ट 51 ऑफ 1993), की धारा 19 की उप–धारा (22) के प्रावधानों के अंतर्गत

जारी किया गया। जो कि डीआरटी–।।, चेन्नई को स्थानांतरण पर डीआरसी सं. 157 / 2015 के क्रम से पुनरांकित किया गया और वसुली अधिकारी को वसुली की कारवाई के लिए भेजा गया है। ओए संख्या 8 / 2013 दिनांकित 16–12–2014 मे डीआरसी नंबर 153 / 2014 के माध्यम से अग्रसरित किया गया है। जिसमें कि आदेश दिनांक 19–09–2014 जो कि ओए न. 8 / 2013 के अनुसार **रू. 24,19,31,372.38 (रूपए चौबीस करोड उन्नीस लाख इकतीस हजार तीन सौ बहत्तर तथा पैसे अड़तीस मात्र)** की राशि, आप प्रतिवादीगण 1 से 4 तक से संयुक्त और पृथक रूप से वसूल की जानी है। 2. आप, प्रतिवादीगण को एतदुद्वारा निदेशित किया जाता है कि उपरोक्त राशि, इस सूचना की प्राप्ति की तिथि से 15 दिन के

भीतर, आवेदक बैंक को, अधोहस्ताक्षरी को सूचना के तहत अदा करें, जिसमें असफल रहने पर बैंकों एवं वित्तीय संस्थाअं के बकाया ऋणों की वसूली अधिनियम, 1993 की धारा 25 से 29 एवं आयकर अधिनियम, 1961 की द्वितीय अनुसूची के नियमों के अनुप्रयोग तथा आयकर (प्रमाणपत्र कार्यवाही) नियमावली, 1962 और अधिनियम के अन्य संबद्ध प्रावधानों के तहत की जाएगी। 3. उपरोक्त राशि के अतिरिक्त, आप, प्रतिवादीगण निम्नलिखित के भूगतान हेतू भागी होंगे :

क) वह ब्याज जो माननीय न्यायाधिकरण के आदेश दिनांकित 19—09—2014 के अनुसार न्यायाधिकरण के आदेश की तिथि से ऋण की पूर्ण वसूली की तिथि तक देय है ; तथा

ख) ऋणों की पूर्ण वसूली के संबंध में इस सूचना की तामील और अन्य प्रक्रियाओं तथा वारंटस और अन्य कार्यवाहियों के संबंध में वहन की गई सभी लागतें, प्रभार और खर्चे।

4. आपको आगे सूचना दी जाती है कि वसूली नियमावली के नियम 16 के अंर्तगत, आप / आपके हितार्थी प्रतिनिधि आपके साथ संबंधित किसी भी सम्पत्ति के संबंध में, वसूली अधिकारी की अनुमति के बिना, बंधक, प्रभार, पट्टा अथवा अन्य रूप मे संव्यवहार नहीं करेंगे।

5. यह सूचना अब इस समाचारपत्र में प्रकाशित की जा रही है क्योंकि प्रमाणित देनदार नंबर 1 से 4 तक को पंजीकृत डाक से भेजा गाया डिमांड नोटिस दिनांक 29–01–2015 उनको सुपूर्द नहीं की जा सका।

6. आपको एतद्द्वारा अधोहस्ताक्षरी के समक्ष 05–10–2020 (सोमवार) को पूर्वा. 11.30 बजे उपस्थित होने तथा भुगतान की

अनुपालन रिपोर्ट करने का निर्देश दिया जाता है, जिसमें असफल रहने पर वसूली कार्यवाही आगे जारी रखी जाएगी।

(वी. सूब्रमनियन) वसूली अधिकारी

अफगानी उपराष्ट्रपति पर निशाना बना कर हमला, दस की मौत

काबुल, ९ सितंबर (एपी)।

अफगानिस्तान की राजधानी काबुल में बुधवार को देश के पहले उपराष्ट्रपति के काफिले को निशाना बना कर किए गए बम हमले में दस नागरिकों की मौत हो गई और उपराष्ट्रपति के अंगरक्षकों सहित कम से कम 31 लोग घायल हो गए। गृह मंत्रालय ने यह जानकारी दी।

अधिकारियों ने बताया कि अभी किसी संगठन ने तत्काल हमले की जिम्मेदारी नहीं ली है और तालिबान ने हमले में भूमिका से इनकार किया है। देश के पहले उपराष्ट्रपति अमरुल्लाह सालेह इस हमले में मामूली रूप से झुलस गए हैं। बम ठेले में सड़क के किनारे छुपा कर रखा गया था और काफिले के गुजरने के दौरान इसमें विस्फोट किया गया।

सालेह अफगानिस्तान के खुफिया प्रमुख रह चुके हैं। उन्होंने हमले के तुरंत बाद टेलीविजन पर बताया कि वह सुरक्षित हैं और वे मामूली रूप से झुलसे हैं। टीवी फुटेज में उनके एक हाथ में बैंडेज लगा दिखा है। सालेह फुटेज में यह कहते हुए नजर आए कि वह और उनका छोटा बेटा सुरक्षित हैं। हमले के समय उनका छोटा बेटा उनके साथ था। उन्होंने कहा, मेरा चेहरा और हाथ मामूली रूप से आग की लपटों से जला है।

स्टैण्डर्ड सरफैक्टेंट्स लिमिटेड सी.आई.एन. : L24243UP1989PLC010950

पंजीकृत कार्यालय : 8/15, आर्य नगर, कानपुर-02

- मेल : secretarial@standardsurfactants.com; वेबसाईट : www.standardsurfactants.com सूचना

विनिमय, 2015 के विनियमन 47 के साथ पठित विनियमन 29, के अनुपालन में एतदद्वारा सुचित किया

जाता है की कंपनी के निदेशक मंडल की एक बैठक

मंगलवार 15 सितम्बर, 2020 को पंजीकृत कार्यालय मे सायं 4:30 वजे आयोजित की जायेगी जिसमे अन्य

विषयों के साथ ही 30 जून 2020 को समाप्त तिमाही के

लिए कंपनी के अनंकेक्षित वित्तीय परिणामों पर विचार

कथित सूचना कंपनी की वेबसाइट

http://www.standardsurfactants.com

और स्टॉक एक्सचेंज की वेबसाइट http://www.bseindia.com पर उपलब्ध है

बोर्ड के आदेशानसार

(शिवांश तिवारी)

2. उपयुक्त नियम एवं शर्ते आवेदन पत्र में दिये गए हैं।

देय डिमांड डाफ्ट के रूप में जमा करें।

other necessary resolutions as per agenda items.

Exchange (both days inclusive).

Place: New Delhi

Date: 08.09.2020

Disclosure Requirements) Regulations 2015.

कम्पनी सचिव

कोचिंग सैन्टर चलाने के लिये आवेदनः

कैमरो, सुब्रोतो पार्क

1. सुब्रोतो पार्क कॉम्पलेक्स, नई दिल्ली में कोचिंग सैन्टर चलाने के लिये

एयर अफसर कमांडिंग, वायु सेना केन्द्रीय लेखा कार्यालय, सुब्रोतो

पार्क, नई दिल्ली- 10 द्वारा ड्यूटी पर शहीद सैनिकों की विधवाओं,

अपंग सैनिकों, भूतपूर्व सैनिकों की पित्नयों/ विधवाओं, भूतपूर्व सैनिकों

एवं अन्य सामान्य नागरिकों से आवेदन पत्र आमंत्रित किये जाते हैं।

3. आवेदन पत्र दिनांक 14 सितम्बर, 2020 से प्रत्येक कार्यदिवस में प्रातः

08 बजे से दोपहर 02 बजे तक शनिवार, रविवार एवं सरकारी छुट्टियों

के दिनों को छोड़कर सर्विस इंस्टीच्यूट कार्यालय, वायु सेना केन्द्रीय

लेखा कार्यालय, सुब्रोतो पार्क, नई दिल्ली- 10 (टेलीफोन नंबर 011-

25690477) से रुपए 500/- प्रति आवेदन पत्र की दर से प्राप्त किये

जा सकते हैं। पूर्ण रूप से भरे गये आवेदन पत्रों को रुपए 10000/

(रु. दस हजार) बयाना राशि के साथ सर्विस इंस्टीच्यूट कार्यालय में

जमा करने की अंतिम तारीख 05 अक्टूबर 2020 दोपहर 02 बजे तक

है। बयाना राशि को ओ.आई.सी.एस.आई फंड के पक्ष में नई दिल्ली में

TIGER LOGISTICS (INDIA) LIMITED

CIN-L74899DL2000PLC105817

Regd. & Corporate Office: D-174, GF, Okhla Industrial Area,

Phase-1, New Delhi-110020.

Tel.: 011-47351111 Fax.: 011-2622 9671

Website: www.tigerlogistics.in, Email.: tlogs@tigerlogistics.in

NOTICE OF THE BOARD MEETING

n accordance with regulation 47 of the SEBI (Listing Obligations and Disclosure

Requirements) Regulations 2015 notice is hereby given that a meeting of the board of

directors of the company is scheduled on Tuesday, 15th September, 2020 to inter alia, consider, approve and take on record the Unaudited Standalone & Consolidated Financia

Results for the quarter ended 30th June, 2020. The board may consider and approve

Further, Pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended

& Company's Code of Conduct to regulate, monitor and report the trading of securities of

the company read with BSE Circular No. LIST/COMP/01/2019-20 dated 02.04.2019, the

Trading Window for dealing in the securities of the Company has already closed for al

'Designated Persons" of the Company from July 1st, 2020 till 48 hours after the declaration

of the financial results of the Company for the guarter ended 30th June, 2020 to the Stock

This notice is being given in the compliance with the SEBI (Listing Obligations and

बेडीकेटेट फ्रेंट कॉरीडोर कॉरपोरेशन ऑफ इण्डिया लिमिटेड भारत सरकार (रेल मंत्रालय) का उपक्रम

भारत सरकार (रेल मंत्रालय) का उपक्रम

ई-निविदा आमंत्रण सूचना

निविदा संख्या. जेपी-एस एण्ड टी-एमटी-01-20-21. कार्य का नामः

जीएम / समन्वय / जेपी के अन्तर्गत डब्ल्यूडीएफसी के किशनगढ बालवास–मदार

खंड में सिग्नलिंग और दूरसंचार गियर्स/उपकरणों की मरम्मत, रिफिक्सिंग/

प्रतिस्थापन, रखरखाव और अन्य संबंधित कार्य, कार्य की अनुमानित लागतः

रु. 1,08,38,481.55/- (रु. एक करोड़ आठ लाख अड़तीस हजार चार सौ इकयासी

रूपये और पचपन पैसा) जीएसटी के साथ, पूर्णावधिः 12 (बारह) माह, निविदा का

प्रकारः एकल पैकेट खुली ई-निविदा, निविदा शुल्क (नॉन रिफंडेबल) : रूपये

5,000/- प्लस जीएसटी @ 18%= रु. 5900/- का भुगतान www.ireps.gov.in पर

दिए गए भूगतान गेटवे के माध्यम से ऑनलाइन किया जाएगा या निविदा के लिए

एमएसएमई मंत्रालय द्वारा निर्दिष्ट निकाय के साथ पंजीकृत MSME को दस्तावेज की लागत जमा करने से छट दी गई है, जिसके लिए निविदाकारों को ई–टेंडर

पोर्टल पर छूट प्रमाण पत्र अपलोड करना होगा। **धरोहर राशि (निविदा स्रक्षा)**:

रूपये 2,16,800/- (दो लाख सोलह हजार आठ सी रुपये) केवल

www.ireps.gov.in पर दिए गए भुगतान गेटवे के माध्यम से ऑनलाइन जमा किए

जाने हैं। एनआईटी और टेंडर डॉक्य्मेंट अपलोड करनाः दिनांक 05.09.2020

को 11:30 बजे। www.ireps.gov.in पर निविदा प्रस्तुत करने की अंतिम तिथि

और समय (ऑनलाइन): दिनांक 09.10.2020 से 15:00 बजे। www.ireps.gov.in

पर निविदा के ऑनलाइन खुलने की तिथि और समयः दिनांक 09.10.2020 को

15:30 बजे | www.ireps.gov.in पर, ऑफर की वैधताः निविदा खोलने की तिथि

से 90 दिन, संचार के लिए पताः कार्यालय महाप्रबंधक / समन्वय, डेडीकेटेट

फ्रेट कॉरीडोर कॉरपोरेशन ऑफ इंडिया लिमिटेड सी–16, खुशी विहार,

पत्रकार कॉलोनी, मानसरोवर, जयपुर—302020 टेली: 0141-7196245,

वेबसाईटः www.dfccil.com , डिजिटल हस्ताक्षर से संबंधित ई-टेंडरिंग और

मामले के लिए किसी भी स्पष्टीकरण, सहायता और पंजीकरण के लिए,

www.ireps.gov.in के हेल्प डेस्क और फोन नंबर: 011–23761525 पर संपर्क करें,

निविदा दस्तावेजों की उपलब्धताः निविदा दस्तावेज www.ireps.gov.in से

डाउनलोड किए जा सकते हैं। इस निविदा के लिए कोई भी अतिरिक्त

परिशिष्ट / शुद्धिपत्र DFCCIL निविदा पोर्टल वेबसाइट https://www.ireps.gov.in

पर ही पोस्ट किया जाएगा। इच्छुक निविदादाताओं को किसी परिशिष्ट / शुद्धिपत्र

के लिए नियमित रुप से वेबसाइट की जाँच करने के लिए सलाह दी जाती है।

For Tiger Logistics (India) Limited

Harpreet singh Malhotra

महाप्रबंधक / समन्वय

डी एफ सी सी आई एल, जयपुर

Managing Director

(DIN-00147977)

वास्ते स्टैण्डर्ड सरफैक्टेंटस लि0

तथा अनुमोदन किये जाएंगे।

दिनांक : 09.09.2020

स्थान : कानपुर

(सूचीय दायित्व प्रकटीकरण आवश्यकता)

मेरे पास अभी सटीक जानकारियां नहीं हैं लेकिन मैं उन लोगों के लिए बेहद दुखी हूं जिनकी मृत्यु हुई और जिन्हें इस हमले में संपत्ति का नुकसान हुआ। उनके प्रवक्ता रजवान मुराद ने इस हमले को सालेह की जिंदगी खत्म करने की कोशिश का खतरनाक प्रयास बताया है। उन्होंने कहा कि संबंधित क्षेत्र की सडकें बंद कर दी गई हैं।

गृह मंत्रालय ने बताया कि सालेह का काफिला काबुल के उस हिस्से से गुजर रहा था जहां खाना बनाने और घरों को गर्म रखने वाले गैस सिलेंडर की बिक्री होती है। इस विस्फोट की वजह से कई दकानों में आग लग गई।

विस्फोट के बाद घटनास्थल पर विध्वंस के निशान थे। विस्फोट के बाद कम से कम दस दुकानों में से आग की लपटें उठ रही थीं और निकट के दर्जनों घरों के शीशे टूट गए थे। कारें क्षतिग्रस्त हो गई थीं और मलबा बिखरा पडा था।

गृह मंत्रालय के प्रवक्ता तारिक अरियन ने एसोसिएटेड प्रेस से पृष्टि की है कि इस बम हमले में सालेह के काफिले को निशाना बनाया गया। अफगानिस्तान लोक स्वास्थ्य मंत्रालय के प्रवक्ता अकमल समसोर ने बताया कि घायल 31 लोगों को इलाज के लिए विभिन्न अस्पतालों में ले जाया गया है।

तोशखाना घूस मामले में जरदारी व गिलानी दोषी, नवाज भगोडा घोषित

इस्लामाबाद, ९ सितंबर (भाषा)।

पाकिस्तान में भ्रष्टाचार निरोधक एक अदालत ने तोशखाना मामले में बुधवार को पूर्व राष्ट्रपति आसिफ अली जरदारी और पूर्व प्रधानमंत्री यूसुफ रजा गिलानी को दोषी करार दिया। वहीं इसी मामले में पूर्व प्रधानमंत्री नवाज शरीफ को भगोडा घोषित कर दिया। तोशखाना घुस मामले से राजकोष को भारी नुकसान होने का आरोप है।

मामले की सुनवाई करते हुए न्यायाधीश असगर अली ने शरीफ (70) की चल-अचल संपत्तियों का विवरण भी मांगा और मामले में आरोपी सभी नेताओं से सात दिन के अंदर अदालत के समक्ष पेश होने को कहा। शरीफ फिलहाल लंदन में अपना इलाज करा रहे हैं।

तोशखाना घूस मामला कथित तौर पर गिलानी (68) द्वारा जरदारी (65) और शरीफ के लिए नियमों में ढील देने से संबंधित है जिससे वह विदेशों से तोहफे में मिली गाडियों को खरीद सकें।

तोशखाना वह विभाग है जो पाकिस्तान के शासनाध्यक्षों और राष्ट्राध्यक्षों को दूसरे देशों से मिलने वाले उपहारों का संग्रह करता है। ये सारे तोहफे राष्ट्रीय संपत्ति होते हैं जिन्हें खुली नीलामी में ही बेचा जा सकता है।

शरीफ पर आरोप है कि उन्होंने ये लग्जरी गाडियां तोशखाना से उनकी कीमत का सिर्फ 15 फीसद मुल्य चुकाकर हासिल कर लीं। इसी तरह जरदारी और गिलानी

पर भी लग्जरी गाड़ियां और तोहफे हासिल करने का आरोप है।

डलास की पहली अश्वेत महिला पुलिस प्रमुख का इस्तीफा अमेरिका में अश्वेत व्यक्ति

डलास (अमेरिका) ९ सितंबर (एपी)।

दिया है, उनका इस्तीफा 10 नवंबर से प्रभावी होगा। हॉल ने इस्तीफे में किसी कारण का उल्लेख नहीं किया है, ना ही इस मामले में उनकी ओर से

डलास पुलिस बल की पहली अश्वेत महिला प्रमुख यू रिनी हॉल ने पद से इस्तीफा दे

कोई टिप्पणी आई है।

जॉर्ज फ्लॉयड की हत्या के बाद से देशभर में जारी प्रदर्शन के बीच कई बड़े शहरों के पुलिस प्रमुख इस्तीफा दे चुके हैं। इसमें सीएटल, अटलांटा, पोर्टलैंड, ओरेगन, रिचमंड

और वर्जीनिया के शीर्ष पुलिस अधिकारियों का नाम शामिल हवाला देते हुए इस्तीफा दे चुके हैं।

नॉर्वे के सांसद ने ट्रंप को नोबेल शांति पुरस्कार के लिए नामित किया

कोपनहेगन, ९ सितंबर (एपी)।

नॉर्वे के एक धुर दक्षिणपंथी सांसद ने बुधवार को कहा कि उसने अमेरिकी राष्ट्रपति डोनाल्ड ट्रंप को पश्चिम एशिया में उनके प्रयासों को देखते हुए नोबेल शांति परस्कार के लिए नामित किया है।

कि संयुक्त अरब अमीरात और क्या कहते हैं।

इजराइल के बीच शांति समझौते को लेकर नोबेल शांति पुरस्कार देने के लिए ट्रंप के नाम पर विचार किया जाना चाहिए। उन्होंने कहा कि ट्रंप की इस पहल से पश्चिम एशिया में संभावित शांति का रास्ता बना है।

टायब्रिंग-गेजेड ने कहा कि दक्षिणपंथी 'प्रोग्रेस पार्टी' की इससे फर्क नहीं पड़ता कि घर हैं। सभी कई कारणों का तरफ से नॉर्वे की संसद के सदस्य पर ट्रंप का व्यवहार कैसा है क्रिश्चन टायब्रिंग-गेजेड ने कहा और संवाददाता सम्मेलनों में वह

संयुक्त राष्ट्र की रिपोर्ट

भारत में बाल मृत्युदर में आई कमी

संयुक्त राष्ट्र, ९ सितंबर (भाषा)।

भारत की बाल मृत्युदर में 1990 से 2019 के बीच काफी कमी आई हैं, लेकिन पिछले साल पांच वर्ष से कम आयु के जिन बच्चों की मौत हुई, उनमें से करीब एक तिहाई बच्चे भारत और नाइजीरिया के थे। संयुक्त राष्ट्र की एक रिपोर्ट में इसकी जानकारी दी गई है। रिपोर्ट में सचेत किया गया है कि कोविड-19

वैश्विक महामारी वैश्विक स्तर पर बाल मृत्यु में आई कमी की दिशा में दशकों में हुई प्रगति पर पानी फेर सकती है। 'बाल मृत्युदर के स्तर एवं रुझान' रिपोर्ट 2020 में

कहा गया है कि पांच साल से कम आयु के बच्चों की मौत की संख्या 1990 में एक करोड़ 25 लाख से कम होकर 2019 में 52 लाख रह गई। इसमें कहा गया है कि पिछले करीब 30 साल

में स्वास्थ्य सेवाओं में सुधार से बाल मृत्युदर में कमी आई है, लेकिन कोविड-19 वैश्विक महामारी के कारण वैश्विक सेवाओं में बाधा पैदा हुई है, जिनसे बच्चों की मौत की संख्या में गिरावट की सवा करोड़ से कम होकर 52 लाख रह गई

दिशा में बड़ी मुश्किल से दशकों में हुई प्रगति पर पानी फिर सकता है। मृत्युदर को लेकर यूनिसेफ, विश्व स्वास्थ्य

संगठन, संयुक्त राष्ट्र के आर्थिक और सामाजिक मामलों के विभाग के जनसंख्या प्रभाग और विश्व बैंक समूह द्वारा जारी नए अनुमान के अनुसार भारत में पांच साल से कम आयु के बच्चों की मृत्युदर (प्रति 1,000 जीवित बच्चों की मौत) 1990 में 126 से कम होकर 2019 में 34 रह गई।

देश में 1990 से 2019 के बीच पांच साल से कम आयु के बच्चों की मौत में 4.5 फीसद की वार्षिक कमी दर्ज की गई है। भारत में पांच साल से कम आयु के बच्चों की मौत की संख्या 2019 में 8,24,000 रही, जबिक 1990 में यह 34 लाख थी।

रिपोर्ट के अनुसार भारत में शिशु मृत्युदर (प्रति 1,000 जीवित शिशुओं की मौत) 1990 में 89 की तुलना में पिछले साल 28 रह गई। देश में पिछले साल 6,79,000 शिशुओं की मौत हुई थी।

Indiabulls Ventures Limited **Extract of Unaudited Consolidated Financial Results**

for the quarter ended 30 June 2020

(Amount in ₹ Crores) Year ended | Quarter ended Quarter ended Particulars 4 8 1 30.06.20 31.03.20 30.06.19 No. (Unaudited) (Audited) (Unaudited) Total income from operations 382.68 2,914.79 698.20 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 27.04 169.78 24.02 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 24.02 27.04 169.78 Net Profit / (Loss) for the period after tax 41.81 (after Exceptional and/or Extraordinary items) 12.42 122.06 18.67 47.47 127.26 Total comprehensive income for the period Paid-up equity share capital (Face Value of ₹ 2/- per Equity Share) 107.82 102.22 114.88 Earnings per Share (EPS) (Face Value of ₹ 2/- per Equity Share) *(EPS for the quarters not annualised) - Basic (Amount in ₹) 0.23* 0.07 1.84* Diluted (Amount in ₹) 0.22* 0.07 1.79*

Notes:

 The above results have been reviewed by the audit committee and subsequently approved at the meeting of the Board of Directors held on 9 September 2020.

2 Key Standalone Financial Information:

	(Am	ount in ₹ Crores
Quarter ended	Year ended	Quarter ended
30.06.20 (Unaudited)	31.03.20 (Audited)	30.06.19 (Unaudited)
7.74	310.02	99.22
(1.41)	257.02	85.72
(2.78)	246.88	80.90
	(0.83)	5.43
(2.78)	246.05	86.33
	30.06.20 (Unaudited) 7.74 (1.41) (2.78)	Quarter ended Year ended 30.06.20 (Unaudited) 31.03.20 (Audited) 7.74 310.02 (1.41) 257.02 (2.78) 246.88 - (0.83)

3. The above is an extract of the detailed format of Quarterly / Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Annual Financial Results are available on the Company's website (http://www.indiabullsventures.com) and on the website of BSE (http://www.bseindia.com) and NSE (http://www.nseindia.com).

Registered Office: M - 62 & 63, 1st Floor, Connaught Place, New Delhi - 110 001. (CIN: L74999DL1995PLC069631)

Place : Mumbai Date: 9 September 2020

Divyesh B. Shah Whole-time Director & COO

For and on behalf of the Board of Directors