

Godrej Industries Limited
Regd. Office: Godrej One,
Pirojshanagar,
Eastern Express Highway,
Vikhroli (E), Mumbai 400079. India.
Tel.: 91-22-2518 8010/8020/8030
Fax: 91-22-2518 8068/8063/8074
Website: www.godrejindustries.com

CIN: L24241MH1988PLC097781

Date: July 16, 2021

To,
BSE Limited
P. J. Towers, Dalal Street, Fort
Mumbai – 400 001

Ref.: BSE Scrip Code No. "500164"

To,
National Stock Exchange of India Limited
Exchange Plaza, Bandra - Kurla Complex,
Bandra (East), Mumbai-400 051

Ref.: "GODREJIND"

Debt Segment NSE:
NCD- GIL23 - ISIN: INE233A08022
NCD- GIL24 - ISIN: INE233A08030
NCD- GIL25- ISIN: INE233A08048

Sub.: Newspaper Advertisement for information regarding the 33rd (Thirty Third) Annual General Meeting to be held through Video Conferencing / Other Audio Visual Means

Dear Sir / Madam,

Pursuant to Regulations 30 and 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of the newspaper advertisement published today, i.e., on July 16, 2021, informing the Shareholders about the 33rd (Thirty Third) Annual General Meeting of the Company to be held on Friday, August 13, 2021 at 3:30 p.m. (IST) through Video Conferencing / Other Audio Visual Means, in compliance with the General Circulars issued by Ministry of Corporate Affairs dated April 8, 2020, April 13, 2020, May 5, 2020 and January 13, 2021 and the Circulars issued by the Securities and Exchange Board of India dated May 12, 2020 and January 15, 2021.

The advertisement has been published in the following newspapers (including e-editions wherever applicable):

1. Business Standard - All Editions (in English language)
2. Free Press Journal - All Editions (in English language)
3. Navshakti - Mumbai Edition (in Marathi language)

The newspaper advertisements may also be accessed on the website of the Company, viz., www.godrejindustries.com.

Kindly take the above on your record.

Thanking you,

Yours sincerely,

For Godrej Industries Limited

Tejal Jariwala
Company Secretary & Compliance Officer
(FCS 9817)

Encl.: A/a



WhatsApp banned 2 mn Indian a/cs in a month

Clarifies more than 95% of such bans due to unauthorised use of bulk messaging or spam

PRESS TRUST OF INDIA
New Delhi, 15 July



WhatsApp banned two million Indian accounts while it received 345 grievance reports between May 15 and June 15, the company said in its maiden monthly compliance report as mandated by the IT rules.

The new IT rules require large digital platforms — with over five million users — to publish compliance reports every month, mentioning the details of complaints received and action taken. “Our top focus is preventing accounts from sending harmful or unwanted messages at scale. We maintain advanced capabilities to identify these accounts sending a high or abnormal rate of messages and banned two million accounts in India alone from May 15-June 15 attempting this kind of abuse,” WhatsApp said on Thursday.

WhatsApp clarified that more than 95 per cent of such bans are due to the unauthorised use of automated or bulk messaging (spam). “We expect to publish subsequent editions of the report 30-45 days after the reporting period to allow sufficient time for data collection and validation,” WhatsApp said in the report.

The Facebook-owned company explained that the number of accounts banned have risen significantly since 2019 as the sophistication of systems has

increased, and “so we are catching more accounts even as we believe there are more attempts to send bulk or automated messages”. The vast majority of these accounts are banned proactively, without relying on any user reports, it added.

About eight million accounts are banned/disabled globally on an average per month. WhatsApp said besides the behavioural signals from accounts, it relies on available “unencrypted information” including user reports, profile photos, group photos and descriptions as well as advanced AI tools and resources to detect and prevent abuse on its platform.

In the report, WhatsApp said it had received 345 reports in total, cutting across categories such as ban appeal, account support, product support, safety issues and others.

Against this, 63 accounts were “actioned” by WhatsApp during May 15-

June 15, 2021. WhatsApp said user reports received by the platform via the grievance channel/s are evaluated and responded to.

Majority of users who reach out to WhatsApp are either aiming to have their account restored following an action to ban them or reaching out for product or account support, it added.

‘Accounts Actioned’ denotes reports where WhatsApp took remedial action based on the report. Taking action denotes either banning an account or a previously banned account being restored as a result of the complaint.

The IT rules, which came into effect on May 26, mandate that significant digital platforms include the number of specific communication links or parts of information they proactively remove by using automated tools.

Other platforms like Google, Koo and Twitter have already submitted their compliance reports. Instagram and Facebook have also submitted their reports.

The IT rules have been designed to prevent abuse and misuse of digital platforms, and offer users a robust forum for grievance redressal. Under these rules, social media companies will have to take down flagged content within 36 hours, and remove within 24 hours content that is flagged for nudity and pornography.

The rules also mandate appointment of three key personnel — grievance officer, chief compliance officer and nodal officer. These officials need to be residents in India. Non-compliance with the IT rules would result in these platforms losing their intermediary status that provides them immunity from liabilities over any third-party data hosted by them.

FB: Received 646 reports via grievance mechanism

Facebook on Thursday said it received 646 reports in India through its grievance mechanism channel between May 15 and June 15 under categories like bullying, account hacking, nudity and fake profiles, and it provided tools for users to resolve their issues in 363 of these cases.

The data is part of Facebook’s monthly compliance report as mandated under the Indian IT rules.

On July 2, Facebook had stated that it has ‘actioned’ over 30 million content pieces across 10 violation categories in India during the same time period.

“We responded to 100 per cent of these 646 reports... Of these incoming reports, we provided tools for users to resolve their issues in 363 cases,” it added. **PTI**

APPOINTMENTS

SIDBI Venture Capital Limited (SVCL), a wholly owned subsidiary of SIDBI, is an investment manager of VCs investing in early and growth stage companies. SVCL invites applications from eligible and suitable candidates for the post of Assistant Vice President / Vice President (on Contract). For details, please visit our website www.sidbiventure.co.in
Start date for receipt of applications

July 16, 2021

Last date for receipt of applications

August 5, 2021

TATA METALIKS LTD.

CIN L27310WB1990PLCO50000
Registered Office: TATA Centre, 10th Floor, 43, J. L. Nehru Road, Kolkata - 700 071
Website: www.tatametalks.com, Email: tm@tatametalks.co.in

Sr. No	Particulars	3 months	3 months	3 months	Year
		Ended 30.06.2021 Audited	Ended 31.03.2021 Note 4	Ended 30.06.2020 Audited	Ended 31.03.2021 Audited
1.	Total Income from operations	60,297	66,087	20,994	1,91,667
2.	Net Profit /(loss) for the period before tax, exceptional and/or extraordinary items	13,465	12,373	(1,663)	30,582
3.	Net Profit/(loss)for the period before tax after exceptional and/or extraordinary items	13,465	12,373	(1,663)	30,582
4.	Net Profit /(loss) for the period after tax	9,472	7,499	(1,236)	21,981
5.	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive income (after tax)]	9,474	7,487	(1,242)	21,951
6.	Paid-up equity share capital (Face value Rs.10/- per share)	3,158	3,158	2,809	3,158
7.	Other Equity	N.A.	N.A.	N.A.	1,26,847
8.	Earnings per share for (continuing and discontinued operations):				
a)	Basic [Face Value Rs. 10 each] (*not annualised)	29.99*	23.75*	(4.40)*	73.55
b)	Diluted [Face Value Rs. 10 each] (*not annualised)	29.99*	23.75*	(4.40)*	69.61

Notes:

- The loss from discontinued operation is totally attributable to the ordinary activities and do not include gain/loss on disposal of assets or settlement of liabilities
- The Government imposed nation-wide lock down / restrictions in 2020-21 due to the Covid-19 pandemic had impacted the Company’s production, sales and the Company’s operations have gradually come back to pre-Covid-19 level. In view of recent surge in Covid-19 cases, few states reintroduced some restrictions, and the Company continues to be vigilant and cautious, which currently is not expected to have any significant impact on the Company’s operations / results. Considering the current internal and external factors, the Company has made detailed assessment of its liquidity position / cash flows for the next one year, business outlook , carrying amounts / values of Property, Plant and Equipment, receivables, inventories and other assets as at June 30, 2021, and has concluded that there are no material adjustments required in the financial results.
- The Board of Directors of the Company in its meeting of November 13, 2020 approved the scheme of Amalgamation of the Company with Tata Steel Long Products Limited (TSLPL) seeking to amalgamate and consolidate the business of the Company into and with TSLPL (the ‘Scheme’). The Company has submitted the Scheme to Stock Exchanges on November 14, 2020.
- The results for the quarter ended March 31, 2021 are balancing figures between the audited figures in respect of the full financial year ended March 31, 2021 and the audited published financial results of nine months ended December 31, 2020.
- The above results were reviewed by the Audit Committee on July 13, 2021 and taken on record by the Board of Directors at its meeting held on July 13, 2021.

For and on behalf of Board of Directors

Sd/-
Sandeep Kumar
Managing Director
Place: Kolkata
Date : July 13, 2021

NLC India Limited

“Navratna” - Government of India Enterprise
Regd. Office : No.135, E.V.R. Periyar High Road, Kilpauk, Chennai - 600 010.
CORPORATE OFFICE : BLOCK-1, NEVELI-607 801, TAMIL NADU.
CIN No. : L93080TN1990G0003507. Website : www.nlcindia.in; email : investors@nlcindia.in

NOTICE

TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY

Notice is hereby given to the shareholders of NLC India Ltd. (“the Company”) whose shares are required to be transferred to the Investor Education and Protection Fund (“IEPF”) Authority in accordance with the section 124(6) of the Companies Act, 2013 (“the Provisions”) and Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (“the Rules”). As per the provisions, all shares in respect of which dividend have remained unpaid or unclaimed for seven consecutive years or more shall be transferred to IEPF Authority.

The dividend amount for the year 2013-14 (Final) unpaid/unclaimed for a period of seven consecutive years is due for transfer to the Investor Education and Protection Fund. Accordingly, the Company will be transferring the equity shares corresponding to the dividend which remained unpaid or unclaimed for a period of last seven years to IEPF Authority in accordance with the Rules from time to time. It may also please be noted that all subsequent corporate benefits such as Bonus Shares, Dividend etc. that may accrue in relation to the above shares will also be credited to the said demat account of IEPF Authority.

The Company has communicated individually to the concerned shareholders whose shares are liable to be transferred to IEPF Authority. The Company has also uploaded full details of such shareholders and shares due for transfer to the above Account on its website at www.nlcindia.in. The shareholders may also note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing to such shares, if any, can be claimed back by them from IEPF after following the procedure as prescribed under the Rules.

The shareholders who have not claimed their dividend, can write to the Company Secretary at the Registered office mentioned above or email at investors@nlcindia.in or to our Registrar and Share Transfer Agent, M/s. Integrated Registry Management Services Private Limited, 2nd Floor, ‘Kences Towers’, No.1, Ramakrishna Street, North Usman Road, T.Nagar, Chennai- 600017; Email-id: anusha@integratedindia.in for making a valid claim for the unclaimed dividend lying with the Company on or before 15th October 2021, failing which the relevant shares will be transferred to IEPF Authority, without further notice in this regard, in accordance with the Rules from time to time.

For NLC India Limited
K. VISWANATH
COMPANY SECRETARY

Place : Chennai
Date : 15.07.2021

HIGH ENERGY BATTERIES (INDIA) LIMITED

CIN: L36999TN1961PLCO94606
Regd. Office: ESWIN House, 13, Old Mahabalipuram Road, Perungudi, Chennai 600 096
Phone: 044-24960335./39279318/43063545, E-mail: hebcn@highenergy.co.in
Investor Grievance Id: investor@highenergy Ltd.com Website: www.highenergy.co.in

NOTICE

- AGM Notice
Notice is hereby given that the 60th Annual General Meeting (AGM) of the company will be held through Video Conference (VC) / Other Audio Visual Means (OAVM) on Saturday, the 7th August, 2021 at 11.00 A.M. in compliance with the provisions of the Companies Act, 2013, MCA circular dated 13.01.2021 and SEBI circular dated 15.01.2021 to transact the business set out in the Notice convening the AGM.
- Service of documents
In compliance with the above MCA and SEBI circulars, electronic copy of the Annual Report for the FY 2020 - 2021 comprising the Notice of the 60th AGM, Financial Statements, Board’s Report, Auditor’s Report and other documents required to be attached thereto has been sent to all the members on July 14, 2021, whose email addresses are registered with the Depository Participants (DPs)/ Registrar and Transfer Agent (RTA). These documents are also available on the Company’s website (www.highenergy.co.in) and on the website of the Stock Exchange ie. BSE Ltd (www.bseindia.com).
- Closure of RoM
Notice is hereby given that the Register of Members and Share Transfer Books of the company will remain closed from Thursday, the 29th July 2021 to Saturday, the 7th August 2021 (both days inclusive).
- e-Voting
The company is providing the facility for its members to cast their votes in respect of all the items of business proposed for the 60th AGM under any one of the options (a) remote e-voting facility (b) e-voting at the AGM venue. For voting instructions, members may go through the voting process and instructions given in the Annual Report.
Members may take specific note of following:
(i) The cut-off date for determining the voting rights is Saturday, the 31st July, 2021.
(ii) Only persons whose names are recorded in the Register of Members or in the Register of Beneficial owners maintained by the Depositories as on the cut-off date are entitled to vote under any one of the voting options.
(iii) For those who have become members after the dispatch of the AGM Notice but before the date of AGM, the Company would be sending them the 60th Annual Report to their registered email address as and when they become members and they can exercise their voting right in the same manner as above.
(iv) The remote e-voting will commence on Wednesday, the 4th August 2021 (9.00 A.M.) and end on Friday, the 6th August 2021 (5.00 PM) and will not be available beyond that time.
(v) The members as on the cut-off date attending the AGM are entitled to exercise their voting right at the meeting through e-Voting, in case they have not already cast their vote by remote e-voting. No voting is permissible after the end of the AGM.
(vi) Members who have cast their votes by remote e-voting are also entitled to attend the AGM but they cannot cast their vote again at the AGM.
(vii) Website address of CDSSL providing Remote e-Voting and e-Voting services: www.cdsslindia.com.
(viii) Contact details in case of grievances pertaining to Remote e-Voting / e-Voting facility:
Mr Rakesh Dalvi, Sr. Manager, Central Depository Services (India) Ltd (CDSL)
A Wing, 25th Floor, Marathon Futurex, Mafatall Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai 400 013.
Email ID: helpdesk.evoting@cdsslindia.com, Phone no: 022 - 2305 8542 / 8543

(By Order of the Board)
S V Raju
Company Secretary

Place: Chennai
Date: 15.07.2021

Stocks and Securities

Aditya Birla Money Ltd.

ADITYA BIRLA CAPITAL

PROTECTING INVESTING FINANCING ADVISING

Regd. Office: Indian Rayon Compound, Veraval - 362 266, Gujarat; CIN: L65993GJ1995PLCO64810; Email: abml.investorgrievance@adityabirlacapital.com; Website: www.adityabirlamoney.com; Tel.: +91-44-49490000; Fax: +91-44-22501095.

Sr No.	Particulars	Quarter Ended		Year Ended	
		June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021
		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1.	Total Income from Operations	5,281.83	4,900.95	4,384.18	19,060.80
2.	Net Profit / (Loss) for the period (before tax, Exceptional and / or Extraordinary items)	790.02	526.45	501.85	2,239.96
3.	Net Profit / (Loss) for the period before Tax (after Exceptional and / or Extraordinary items)	790.02	526.45	501.85	2,239.96
4.	Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	562.12	368.57	354.41	1,578.38
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive income (after tax)]	564.96	404.75	395.90	1,660.93
6.	Paid-up Equity Share Capital (Face Value of Re.1/- each)	563.01	563.01	563.01	563.01
7.	Reserves (excluding Revaluation Reserve)				4,225.27
8.	Earnings Per Equity Share (of Re.1/- each)				
	(a) Basic	1.00	0.65	0.63	2.80
	(b) Diluted	1.00	0.65	0.63	2.80
		(Not Annualised)	(Not Annualised)	(Not Annualised)	(Annualised)

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its Meeting held on July 15, 2021. The Unaudited Financial Results of the Company for the Quarter ended June 30, 2021 have been subjected to Limited Review by the Auditors.
- The above is an extract of the detailed format of Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results is available on the Stock Exchange websites, www.nseindia.com and www.bseindia.com and on the Company’s website www.adityabirlamoney.com.

By Order of the Board
For Aditya Birla Money Limited
Tushar Shah
Director
DIN: 00239762

Place : Mumbai
Date : July 15, 2021

Godrej Industries Limited

CIN:L24241MH1988PLCO97781
Regd. Office: Godrej One, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai-400079, Maharashtra.
Tel.: 022- 2518 8010; Fax: 022- 2518 8066; Website: www.godrejindustries.com; Email id: investor@godrejinds.com

NOTICE TO SHAREHOLDERS - INFORMATION REGARDING THE 33RD (THIRTY THIRD) ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING / OTHER AUDIO VISUAL MEANS

In view of the continuing COVID-19 pandemic, social distancing norms to be followed and the continuing restriction on movement of individuals at several places in the country, and in compliance with the applicable provisions of the Companies Act, 2013 (“the Act”) and the Rules framed thereunder, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (“Listing Regulations”), including any modification(s), re-enactment(s) and amendment(s) thereof for time being in force, General Circular Nos. 14/2020, 17/2020 and 20/2020 dated April 8, 2020, April 13, 2020, May 5, 2020, respectively, and General Circular No. 02/2021 dated January 13, 2021, issued by the Ministry of Corporate Affairs (“MCA Circulars”), SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 and SEBI Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021, issued by the Securities and Exchange Board of India (“SEBI Circulars”) and the provisions of Secretarial Standard-2 on General Meetings issued by the Institute of Company Secretaries of India, the Shareholders of the Company are informed that the forthcoming **33rd (Thirty Third) Annual General Meeting (“AGM”) of Godrej Industries Limited (“the Company”) will be held on Friday, August 13, 2021 at 3:30 p.m. (IST) through Video Conferencing (VC) / Other Audio Visual Means (OAVM)**, without physical presence of the Shareholders at a common venue, to transact the business, as set out in the Notice of the AGM which will be e-mailed separately to the Shareholders in due course. The AGM will be conducted in the manner as specified in the aforementioned circulars and the applicable provisions of the Act & the Listing Regulations.

In accordance with the aforementioned Circulars, the Notice of the 33rd AGM together with the Explanatory Statement thereto in terms of Section 102 of the Act along with the Audited Standalone and Consolidated Financial Statements, Board’s Report and the Statutory Auditors’ Report (collectively referred to as “Annual Report”) thereon for the Financial Year ended March 31, 2021, will be sent only electronically to those Shareholders whose e-mail address(es) are registered with the Company / Depository Participant(s) / Registrar and Share Transfer Agent. No physical copies of the AGM Notice and Annual Report will be sent to any Shareholder.

The copy of the Notice along with the Annual Report will also be made available on the website of the Company, viz., www.godrejindustries.com and on the websites of the Stock Exchanges where the Equity Shares of the Company are listed, i.e., BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com) and on the website of Central Depository Services (India) Limited (“CDSL”) (www.evotingindia.com).

MANNER OF REGISTERING / UPDATING EMAIL ADDRESS FOR RECEIVING THE NOTICE OF AGM AND ANNUAL REPORT:

In line with the MCA Circulars and SEBI Circulars, Shareholders are advised to update their Email IDs, who have not already registered the same, in order to receive electronic copies of the Annual Report / login credentials, in the manner mentioned below, since no physical copies of the Annual Report will be dispatched to any Shareholder:

SHAREHOLDERS HOLDING SHARES IN PHYSICAL MODE	✓ Shareholders who hold shares in physical mode and have not yet updated their email addresses with the Company / Depository Participant(s) / Registrar and Share Transfer Agents (“RTA”) are requested to update their email addresses by writing to the Company’s RTA, Computech Sharecap Limited with subject line “Request to update email id” at helpdesk@computechsharecap.in .
SHAREHOLDERS HOLDING SHARES IN DEMATERIALISED MODE	✓ Shareholders are requested to submit request letter mentioning the Folio No. and Name of Shareholder along with scanned copy of the Share Certificate (front and back) and self-attested copy of PAN card and any document (such as Driving License, Passport, Bank Statement, AADHAR) supporting the registered address of the Shareholder.

The Company and RTA shall co-ordinate with CDSSL and provide the login credentials for e-voting to the above mentioned Shareholders, subject to receipt of the required documents and information from the Shareholders.

Further, upon receipt of e-mail request from the Shareholders on the Company’s investor id i.e., investor@godrejinds.com for Notice of AGM and the Annual Report, the Company shall arrange to email the same to the Shareholders.

PARTICIPATION AND VOTING THROUGH ELECTRONIC MODE (E-VOTING):

Shareholders will be able to attend and participate in the AGM through VC / OAVM only. The instructions for joining / participating in the AGM and the instructions of e-voting (before and during the AGM) will be provided in the Notice of the AGM and the Shareholders attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.

The Company has entered into agreement with Central Depository Services (India) Limited, authorized e-Voting agency, for facilitating voting through electronic means (“remote e-voting”) to enable the Shareholders to exercise their right to vote on the resolutions proposed to be passed at the AGM as well as for Shareholders who are present at the AGM through VC/OAVM facility and wish to cast their vote during the AGM, through e-voting system (“e-voting”), if the Shareholders have not already casted their votes.

In case you have any queries or issues regarding remote e-voting / e-voting at the AGM, the Shareholders may contact Mr. Rakesh Dalvi, Manager, CDSSL at helpdesk.evoting@cdsslindia.com or call at 022-23058738 / 022-23058542/43.

By order of the Board of Directors
For Godrej Industries Limited
Sd/-
Tejal Jariwala
Company Secretary & Compliance Officer
(FCS 9817)

Dated : July 15, 2021
Place : Mumbai

IDFC FIRST Bank Limited

(Erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited)
CIN : L65110TN2014PLC097792 | Registered Office: - KRM Towers, 8th Floor, Harrington Road, Chetpet, Chennai-600031.
Tel : +91 44 4564 4000 | Fax: +91 44 4564 4022



Notice under Section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002

The following borrowers and co-borrowers availed the below mentioned secured loans from IDFC First Bank Limited (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) The loans of the below-mentioned borrowers and co-borrowers have been secured by the mortgage of their respective properties. As they have failed to adhere to the terms and conditions of the respective loan agreements and had become irregular, their loan were classified as NPA as per the RBI guidelines. Amounts due by them to IDFC First Bank Limited (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) are mentioned as per respective notices issued more particularly described in the following table and further interest on the said amounts shall also be applicable and the same will be charged as per contractual rate with effect from their respective dates.

Table with columns: Sr No., Loan Account No., Type of Loan, Name of borrowers and co-borrowers, Section 13(2) Notice Date, Outstanding amount as per Section 13(2) Notice, Property Address

You are hereby called upon to pay the amounts to IDFC First Bank Limited (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) as per the details shown in the above table with contracted rate of interest thereupon from their respective dates and other costs, charges etc., within 60 days from the date of this publication, failing which the undersigned shall be constrained to initiate proceedings, under Section 13(4) and section 14 of the SARFAESI Act, against the mortgaged properties mentioned hereinabove to realize the amount due to IDFC First Bank Limited (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited).

Date : 16/07/2021
Place : Mumbai

PUBLIC NOTICE

NOTICE THAT M/S SHETH PUBLISHING HOUSE is presently the owner of property being Godown No. 12, 3000 sq.ft. Built up ground floor, Survey No. 69 part, 70 part, 71 part, CTS 108/03, Village Hariyali, Remedias Bricks Mfg. Co. Compound, Opp. Vitruv Glass factory, LBS Road, Vikhroli, Mumbai - 4000 83. The said company became owner of the said property vide the Agreement for sale Dated 14.07.1994 executed between Sujan Kaur Khurana and Kuldeep Kaur Batra and M/S SHETH PUBLISHING HOUSE. However the one link document i.e. Original Agreement for Sale of Apartment Dated 28.12.1988 executed between M/S Suyog Enterprises and Sujan Kaur Khurana and Kuldeep Kaur Batra have been irretrievably lost or misplaced and not traceable till date.

ADV. PURNIMA PANDIT, 206, Biry House 265, Perin Nariman Street, Fort, Mumbai-400 001



Shriram City Union Finance Limited

CIN No-L65191TN1986PLC012840
Reg.Off. 123 Angappa Naicken Street, Chennai-600001
Admn.Off. NECO CHAMBERS, Plot No.48, Sector-11,C.B.D Belapur, Navi Mumbai-40614

GOLD LOAN AUCTION NOTICE

This is to inform that due to certain unforeseen conditions the auction planned on 24/03/2021 date could not be conducted.

We propose to auction the jewellery of those customers whose details were mentioned in the advertisement dated 17/03/2021 on 23/07/2021 (date).

Auction will be held at the following address: Shriram City Union Finance Ltd,Shriram City Union Finance Limited, Unit B-102,1st floor,Swarna CHS,Plot No.13-14,Sector-7, Kharghar,Navi Mumbai-410210., Tel No:022-27742915. - Auction Time: 11.00 AM.

Please note if the auction does not get completed on the same day due to time limit, then the auction would continue on the subsequent working day on the same Terms and Conditions.

If the Customer is deceased , all the conditions pertaining to auction will be applicable to his / her legal heir(s).

For Further information, Terms and Conditions and for getting registered to participate in the auction, interested buyers may contact Mr.Mahesh Gaikwad (7208415195)/Mr.Roshan Juikar (9967200572).

Sd/- Shriram Automall India Limited Board Approved Auctioneer
Date: 15/07/2021 Place: Kharghar for Shriram City Union Finance Ltd



No. SRA/DY.COLL-Thane/3C/2/2021 Date : 07/7/2021

CORRIGENDUM

Whereas, in view of the provision of Section 3C (1) of the Maharashtra Slum Areas (Improvement, Clearance and Redevelopment) Act, 1971, Following area is declared as "Slum Rehabilitation Area". Vide Notification No.SRA/DY.COLL-Thane/3C/Atharva CHS/2018/26 Schedule

Table with columns: Sr. no, Village Name, F.P.No, Area as per Property card (Sq.mtr.), Area declared as "Slum Rehabilitation Area"(Sq.Mtr.), Boundaries (East, West, South, North)

However there is discrepancy in area shown and actual area as per Joint measurement on site. Hence the area is corrected as follows.

Table with columns: Sr. no, Village Name, F.P.No, Area as per Property card (Sq.mtr.), Area declared as "Slum Rehabilitation Area"(Sq.Mtr.), Boundaries (East, West, South, North)

Slum Rehabilitation Authority Administrative Building, Prof. Anant Kanekar Marg, Bandra (E) Mumbai- 400051 (Satish Lokhande) Chief Executive Officer Slum Rehabilitation Authority



DEMAND NOTICE

NOTICE UNDER SECTION 13(2) OF THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002

- 1. Notice is hereby given to you under Section 13(2) of The Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. This notice is published in addition to the notice sent to your last known address by Registered A.D. Post / Speed Post.
- 2. At your request, Bharat Co-operative Bank (Mumbai) Ltd., through the below mentioned Branches has sanctioned to you by way of financial assistance against the mortgage/ hypothecation of the property/ies described herein below creating security interest thereon, as per terms & condition mentioned in respective Sanction Letters.
- 3. You have failed and neglected to pay the loan amount instalments as per agreed terms and therefore the above said financial assistance/credit facility have been classified as NPA as detailed below.
- 4. Through this publication the undersigned being the Authorized Officer under the 'said Act', hereby call upon you to discharge your entire liabilities as mentioned below in respect of below mentioned loan accounts within 60 days from the date of publication of this notice and failing which Bank shall exercise all or any of the rights detailed under sub section 4 of section 13 of the aforesaid act and under other applicable provisions of the 'said Act'.
- 5. You are also put on notice that in terms of Sub-Section (13) of Section 13, you shall not transfer by sale, lease or otherwise the said secured assets detailed in Schedule 'C' of the notice without obtaining written consent of the said Bank.
- 6. The said Bank reserves its right to call upon you to repay the entire liabilities under the said Loan Account that may arise hereafter as well as other contingent liabilities.
- 7. This notice is without prejudice to the said Bank's right to initiate such other actions and/or legal proceedings as it deems necessary under any other applicable provisions of Law. You are liable to pay service charges/cost/expenses, if any for recovery actions under the said Act as applicable.
- 8. You are free to take inspection of the statement of account maintained by the said Bank and the loan documents executed by you relating to your Loan Account, with prior appointment.
- 9. The said borrowers/ mortgagors in particular and the public in general are hereby cautioned not to deal with the said property/ies and any dealings with the said property/ies shall be subject to the charge of Bharat Co-operative Bank (Mumbai) Ltd.
- 10. For more details the unserved notice may be collected from the undersigned.

Table with columns: Sr. No, Name of Borrower / Joint-Borrower / Surety/ Legal Heir(s), NPA Date/ Demand Notice Date, Branch/ Loan Account No./ Total Outstanding Amount, Description of Secured Asset/s/Property/ies

Date : 16.07.2021 Place : Mumbai Sd/- Authorised Officer Bharat Co-operative Bank (Mumbai) Ltd.



Godrej Industries Limited

Regd. Office: Godrej One, Piroshanagar, Eastern Express Highway, Vikhroli (East), Mumbai-400079, Maharashtra. Tel.: 022- 2518 8010; Fax: 022- 2518 8066; Website: www.godrejindustries.com; Email id: investor@godrejindia.com

NOTICE TO SHAREHOLDERS - INFORMATION REGARDING THE 33RD (THIRTY THIRD) ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCE / OTHER AUDIO VISUAL MEANS
In view of the continuing COVID-19 pandemic, social distancing norms to be followed and the continuing restriction on movement of individuals at several places in the country, and in compliance with the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules framed thereunder, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), including any modification(s), re-enactment(s) and amendment(s) thereof for time being in force, General Circular Nos. 14/2020, 17/2020 and 20/2020 dated April 8, 2020, April 13, 2020, May 5, 2020, respectively, and General Circular No. 02/2021 dated January 13, 2021, issued by the Ministry of Corporate Affairs ("MCA Circulars"), SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 and SEBI Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021, issued by the Securities and Exchange Board of India ("SEBI Circulars") and the provisions of Secretarial Standard-2 on General Meetings issued by the Institute of Company Secretaries of India, the Shareholders of the Company are informed that the forthcoming 33rd (Thirty Third) Annual General Meeting ("AGM") of Godrej Industries Limited ("the Company") will be held on Friday, August 13, 2021 at 3:30 p.m. (IST) through Video Conferencing (VC) / Other Audio Visual Means (OAVM), without physical presence of the Shareholders at a common venue, to transact the business, as set out in the Notice of the AGM which will be e-mailed separately to the Shareholders in due course. The AGM will be conducted in the manner as specified in the aforesaid circulars and the applicable provisions of the Act & the Listing Regulations.

Table with columns: SHAREHOLDERS HOLDING SHARES IN PHYSICAL MODE, SHAREHOLDERS HOLDING SHARES IN DEMATERIALIZED MODE

The Company and RTA shall co-ordinate with CDSL and provide the login credentials for e-voting to the above mentioned Shareholders, subject to receipt of the required documents and information from the Shareholders.

Further, upon receipt of e-mail request from the Shareholders on the Company's investor id i.e., investor@godrejindia.com for Notice of AGM and the Annual Report, the Company shall arrange to email the same to the Shareholders.

PARTICIPATION AND VOTING THROUGH ELECTRONIC MODE (E-VOTING): Shareholders will be able to attend and participate in the AGM through VC / OAVM only. The instructions for joining / participating in the AGM and the instructions of e-voting (before and during the AGM) will be provided in the Notice of the AGM and the Shareholders attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.

The Company has entered into agreement with Central Depository Services (India) Limited, authorized e-Voting agency, for facilitating voting through electronic means ("remote e-voting") to enable the Shareholders to exercise their right to vote on the resolutions proposed to be passed at the AGM as well as for Shareholders who are present at the AGM through VC/OAVM facility and wish to cast their vote during the AGM, through e-voting system ("e-voting"), if the Shareholders have not already casted their votes.

In case you have any queries or issues regarding remote e-voting / e-voting at the AGM, the Shareholders may contact Mr. Rakesh Dalvi, Manager, CDSL at helpdesk.evoting@cdslindia.com or call at 022-23058738 / 022-23058542/43.

By order of the Board of Directors For Godrej Industries Limited Sd/- Tejal Jariwala Company Secretary & Compliance Officer (FCS 9817) Dated : July 15, 2021 Place : Mumbai

Tenders/Notices To Place your Tender/Notice Ads.

अस्वीकृती ह्या वर्तमानपर्यंत प्रकाशित झालेल्या कोणत्याही जाहिरातीमध्ये...

CHANGE OF NAME NOTE Collect the full copy of Newspaper for the submission in passport office.

I HAVE CHANGED MY NAME FROM LIGY ABRAHAM TO LIGY ANTONY AS PER GOVT. OF MAHA GAZETTE NO. (M-2119718).

I CHANGE MY NAME FROM RAMESH RAJESHKUMAR PRASAD TO RAMESH RAJESH KUMAR VERMA VIDE DEED POLL AFFIDAVIT NO YU 253202 DTD 14TH JULY 2021.

I HAVE CHANGED MY NAME FROM VARADIKKAT ARAVINDDAKSHAM TO VARADIKKAT KALARIKKAL ARAVINDDAKSHAM AS PER AFFIDAVIT DATED 09/07/2021.

I HAVE CHANGED MY NAME FROM PINKY RENDANDU TO PINKY BOSCO PEREIRA AS PER AFFIDAVIT DATED 15TH JULY 2021.

I. MR. BINAY KUMAR SALHAITA HAVE CHANGED MY MINOR SON'S NAME FROM KUMAR VAIBHAV TO VAIBHAV SALHAITA AS PER AADHAR NO: 6421 8153 0360.

I HAVE CHANGED MY NAME FROM SHAFI SULTAN ISMAIL TO SHAFI SULTAN SHAIKH AS PER DOCUMENTS.

I HAVE CHANGED MY NAME FROM NAMITA VIKAS TAWDE TO NAMITA GAJANAN RANE AS PER AADHAR CARD NO. 606476358688.

I HAVE CHANGED MY NAME FROM SWETA NIPUN SANGHAVI TO SHWETA NIPUN SANGHAVI AS PER DOCUMENTS.

I HAVE CHANGED MY NAME FROM ASHABI MOHAMMAD NIZAM TO ASHABI SHAIKH AS PER AFFIDAVIT.

I HAVE CHANGED MY NAME FROM CHINMA TO ROHAN ARLAPPA TUPPADA AS PER DOCUMENTS.

I HAVE CHANGED MY NAME FROM NAUSHAD / NAUSHAD FAROOQUI TO NAUSHAD AHMED NIHAL AHMED FAROOQUI AS PER DOCUMENTS.

I HAVE CHANGED MY NAME FROM HRIDAY SHANKAR CHATURVEDI TO HRIDAYSHANKAR CHATURVEDI AS PER DOCUMENTS.

I HAVE CHANGED MY NAME FROM ALFRED JAIRAJ N / ALFRED JAIRAJ TO ALFRED JAYARAJ NADAR AS PER DOCUMENTS.

I. SIMA ROY - D/O LATE BHUPENDRA NATH ROY & W/O BINAY KUMAR MUKHTHY, P.O: QTR NO.L-7, ANKUR APARTMENT, R/O: SONARI (EAST), JAMSHEDPUR - 831011 HAVE CHANGED MY NAME AS / SIMA MUKHTHY BY AFFIDAVIT DT 6/7/21 AT JAMSHEDPUR. SIMA ROY & SIMA MUKHTHY IS SAME PERSON.

I SUSHILA DAVI LEGALLY WEDDED SPOUSE OF NO13941575A RANK EX NK NAME YADAV CHANDU SADHU RESIDENT OF ROOM NO.86/3 NEW DEEPAK WADI SAI LEE LA SHELTY AHMADABAD ROAD KHAR EAST, MUMBAI-400051 HAVE CHANGED MY NAME FROM SUSHILA DAVI TO SUSHILA CHANDU YADAV BY AFFIDAVIT DATED 7/7/21.

I HAVE CHANGED MY NAME FROM AASIF NORMOHAMMED SHAIKH TO AASIF NORMOHAMMAD SHAIKH AS PER DOCUMENTS

I HAVE CHANGED MY NAME FROM JOSEPH CHARLIE KINNY TO JOSEPH CHARLIE KINNY AS PER AADHAR CARD NO. 2278 9085 8646

I HAVE TO CHANGE MY NAME FROM SARTHAK TO SARTHAK KUMAR AS PER AADHAR CARD NO. 655600105540.

I HAVE CHANGED MY NAME FROM TARUNKUMAR MANILAL MALAVIA TO TARUN MANILAL MALAVIA AS PER DOCUMENT.

I HAVE CHANGED MY NAME FROM JAGRUTI TARUNKUMAR MALAVIA TO JAGRUTI TARUN MALAVIA AS PER DOCUMENT.

I HAVE CHANGED MY NAME FROM SHREENATH TARUNKUMAR MALAVIA TO SHREENATH TARUN MALAVIA AS PER DOCUMENT.

I HAVE CHANGED MY NAME FROM MOOSA AMRELIA TO ABDUL KHALID MOOSA AMRELIA AS PER GAZETTE NUMBER (U-5378).

I HAVE CHANGED MY NAME FROM KALEEM SHAMSUDDIN TO KALEEM SAMSUDDIN AS PER AFFIDAVIT.

PUBLIC NOTICE Public Notice is hereby given to all concerned that, (1) MR. BAKUL DAMJIBHAI PATEL (son), (2) SMT. PRITI BAKUL PATEL (daughter-in-law) and (3) SMT. PARVATIBEN DAMJIBHAI PATEL (wife) are some of the heirs of late SHRI DAMJIBHAI MOHANBHAI PATEL who passed away on 16/05/2015 and who was owner of a Flat No. A-5, on 2nd Floor, in the building Sapta Sindhu known as "HARI SAPTA SINDHU" Co-operative Housing Society, lying being and situate at Rokadia Lane, Borivali (W), Mumbai-400 092 (the said flat), applied for transfer of the flat and share certificate in their names as they are legal heirs of late Shri Damjibhai Mohanbhai Patel alongwith his 1 son and 2 daughter. All persons other than his son and daughters who are having any claim or claims against or in the said flat or any part thereof by anyway however are hereby required to make same in writing to the Secretary/Chairman of "HARI SAPTA SINDHU" Co-operative Housing Society, Rokadia Lane, Borivali (W), Mumbai-400 092, within 14 days from the publication of this Notice otherwise the flat will be transferred in the names of (1) MR. BAKUL DAMJIBHAI PATEL, (2) SMT. PRITI BAKUL PATEL and (3) SMT. PARVATIBEN DAMJIBHAI PATEL without reference to any such claim or claims and the same will be considered as waived or abandoned. Mumbai, dated 15, July 2011. S. P. SINGH Advocate, High Court

S. P. SINGH Advocate, High Court

सभासदांच्या नोंदणी बंद करण्याकरिता सूचना कंपनीच्या सर्व सभासदांचे लक्ष वेधून त्यांना आमंत्रित केले जाते की कंपनीच्या सभासदांची नोंदणी आणि शेअर हस्तांतर नोंदणी ही २९ जुलै २०२१ रोजी आयोजित त्यांच्या सभेत संचालक मंडळाद्वारे जाहीर होणाऱ्या अंतिम लाभाश निश्चितीच्या प्रस्तावाकरिता २६ जुलै २०२१ ते २८ जुलै, २०२१ रोजीपर्यंत (दोन्ही एकत्रित) बंद राहील. कोणतेही सभासद ज्यांना संपर्क करण्यास इच्छुक असल्यास लिखित स्वरूपात श्री. नोशिर बी श्राफ, पूर्ण वेळ संचालक यांना cs.law@pharmed.in; दूर: ९१ ८० ४३५० ८९०९ यावर करावा.

दिनांक: मुंबई दिनांक: १५.०७.२०२१

मंडळाच्या आदेशाद्वारे फार्मट लिमिटेड करिता सही / श्री. नोशिर बी श्राफ पूर्ण वेळ संचालक डीआयएन: ००६२५२६३

वकील संघटिताने या जाहीर नोंदीसंबंधी कळविण्यात येते की वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४०० ००४

१. श्री. मनुसुखलाल विल्हेजी शाह, यांचे (unknown) कायदेशीर वारस उत्तकरी, मुंबई / १५, सिकका नगर, टिळक नगर सोसायटी, व्ही.पी.रोड, मुंबई ४००००४.

२. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस गुलाववाडी, मुंबई-४००००४.

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४.

४. श्री. अशोक शाह, (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४.

५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

वकील संघटिताने या जाहीर नोंदीसंबंधी कळविण्यात येते की वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

१. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

२. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

४. श्री. अशोक शाह, (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

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१. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

२. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

४. श्री. अशोक शाह, (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

वकील संघटिताने या जाहीर नोंदीसंबंधी कळविण्यात येते की वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

१. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

२. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

४. श्री. अशोक शाह, (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

PUBLIC NOTICE IS hereby given and members of the public are hereby informed that vide a Termination Letter Dated 16th June 2021 ("Termination Notice") M/s Navkar Infra Projects, a partnership firm registered under the Indian Partnership Act, 1923 having its registered office at Office No. 1 to 6, L. T. Road, Opp. Veer Savarkar Garden, Borivali (West), Mumbai - 400092 ("our client"), has through its advocate terminated the Agreement for Sale Dated 19th May 2014 bearing Registration No. BRL-5-4778-2014 executed by and between Mr. Dhanaji Dinkar Shivdkar ("Purchaser") and our client ("said Agreement"). The said Agreement was made for the sale of one residential flat being Flat No. A/1201 admeasuring 85.69 sq. meters ("said flat") in our client's project "Navkar Paradise" constructed on land bearing CTS No. 654 part, 676 and 649/C situate at L. T. Road, Borivali (West), Mumbai - 400092 within the local limits of the Municipal Corporation of Greater Mumbai ("said Project") and the Purchaser has failed to perform their obligations under the said Agreement. In the circumstances, members of the public are requested to note that the said Agreement has been duly terminated and thus, the Purchaser have no right, title, interest or claim of any nature whatsoever in the said Flat or in any other flat, unit, apartment of the said Project or any part thereof. Sd/- Advocate Khushbu Chaurasia Office No. 1, 2nd Floor, Navkar Paradise, L.T. Road, Borivali (W), Mumbai - 400092. Tel: 022- 2894 3132 E: chaurasia12565@gmail.com chaurasiakhushi@yahoo.com Place: Mumbai Date: 16/07/2021

Sd/- Advocate Khushbu Chaurasia Office No. 1, 2nd Floor, Navkar Paradise, L.T. Road, Borivali (W), Mumbai - 400092. Tel: 022- 2894 3132 E: chaurasia12565@gmail.com chaurasiakhushi@yahoo.com Place: Mumbai Date: 16/07/2021

S. P. SINGH Advocate, High Court

सभासदांच्या नोंदणी बंद करण्याकरिता सूचना कंपनीच्या सर्व सभासदांचे लक्ष वेधून त्यांना आमंत्रित केले जाते की कंपनीच्या सभासदांची नोंदणी आणि शेअर हस्तांतर नोंदणी ही २९ जुलै २०२१ रोजी आयोजित त्यांच्या सभेत संचालक मंडळाद्वारे जाहीर होणाऱ्या अंतिम लाभाश निश्चितीच्या प्रस्तावाकरिता २६ जुलै २०२१ ते २८ जुलै, २०२१ रोजीपर्यंत (दोन्ही एकत्रित) बंद राहील. कोणतेही सभासद ज्यांना संपर्क करण्यास इच्छुक असल्यास लिखित स्वरूपात श्री. नोशिर बी श्राफ, पूर्ण वेळ संचालक यांना cs.law@pharmed.in; दूर: ९१ ८० ४३५० ८९०९ यावर करावा.

दिनांक: मुंबई दिनांक: १५.०७.२०२१

मंडळाच्या आदेशाद्वारे फार्मट लिमिटेड करिता सही / श्री. नोशिर बी श्राफ पूर्ण वेळ संचालक डीआयएन: ००६२५२६३

वकील संघटिताने या जाहीर नोंदीसंबंधी कळविण्यात येते की वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४०० ००४

१. श्री. मनुसुखलाल विल्हेजी शाह, यांचे (unknown) कायदेशीर वारस उत्तकरी, मुंबई / १५, सिकका नगर, टिळक नगर सोसायटी, व्ही.पी.रोड, मुंबई ४००००४.

२. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस गुलाववाडी, मुंबई-४००००४.

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४.

४. श्री. अशोक शाह, (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४.

५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

वकील संघटिताने या जाहीर नोंदीसंबंधी कळविण्यात येते की वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

१. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

२. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

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५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

वकील संघटिताने या जाहीर नोंदीसंबंधी कळविण्यात येते की वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

१. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

२. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

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५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

वकील संघटिताने या जाहीर नोंदीसंबंधी कळविण्यात येते की वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

१. श्री. मदनलाल चंद्रलाल पारीक यांचे (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

२. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

३. श्री. श्रीमती पद्मवती शाह (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

४. श्री. अशोक शाह, (संपत्तिकाळ घेतालाल शाह यांचे कायदेशीर वारसांपैकी एक) सदानिका कर्मांक २०४, वितागणी को. ऑ.प. होसिंग सो. लि. ५७/६१, यास मूळ, जागीजवन किंवा स्ट्रीट, गुलाववाडी, मुंबई-४००००४

५. श्री. चंचलकान्त घेतालाल शाह यांचे इतर (unknown) कायदेशीर वारस ५७/६१, फिका स्ट्रीट, यास मूळ, दुसरा माळा, गुलाववाडी, मुंबई-४००००४

६. श्रीमती गोदावरी विठो ऑफ वल्लभराज गौर्गाडे ... प्रतिवादी

NSE National Stock Exchange of India Ltd. 'Exchange Plaza', Bandra-Kurla Complex, Bandra (E), Mumbai-400 051 NOTICE Notice is hereby given that the following Trading Member of the National Stock Exchange of India Limited (Exchange) has been expelled under Rules 1 and 2 of Chapter IV of the Rules of the Exchange: Sr. Member Name SEBI Registration No. Date of expulsion 1. Stampede Capital Ltd. INZ000247038 July 14, 2021 The constituents of the above mentioned member are hereby advised to lodge claims, if any, in the prescribed claim form, against the above mentioned members within 3 months from the date of this notice. All claims submitted by investors will be considered for processing if found due and payable in accordance with Rules, Byelaws, Regulations, guidelines etc. of the Exchange, SEBI circulars and Regulations and the maximum compensation limit per investor is ₹25 lakhs out of the Investor Protection Fund. The claim can be lodged online on the Exchange portal https://investorhelpline.nseindia.com/NICEPLUS/welcomeUser where the relevant documents can be uploaded. A sample claim form and FAQ is made available on the Exchange website https://www.nseindia.com/invest/details-to-be-provided-for-lodging-claims for the convenience of the claimants. Alternatively, the claim form, duly filled and signed, along with the relevant documents may also be sent in physical form to the Defaulters' Section of the Exchange at 'Exchange Plaza', Bandra-Kurla Complex, Bandra (E), Mumbai 400 051 or at the regional / branch offices of the Exchange. For this purpose, the format of the claim form may be downloaded from https://www.nseindia.com or obtained from the corporate office at Mumbai or the regional / branch offices of the Exchange. However, the Exchange urges all claimants to make use of the online claim lodgement facility as mentioned above for better tracking of your claims. In case of any queries you may contact us on defaultits@nse.co.in or on toll free number 1800 266 0058 (Option - 2).

For National Stock Exchange of India Ltd. Sd/- Chief Manager Defaulters' Section Place: Mumbai Date: July 16, 2021



बँक ऑफ इंडिया Bank of India BOI महालक्ष्मी शाखा

८-ए, भुलाभाई देसाई रोड, महालक्ष्मी, मुंबई - ४०० २०६ फोन: २२५९१६३६, २२५९१६९९, २२५२६०९५, २२५५६३५/२२५९०५८२ फॅक्स: (९१-२२) २२५२०५०२ ई-मेल: Mahalaxmi.MumbaiSouth@bankofindia.co.in

रजि पोस्ट: ए/डी प्रति, मे. व्ही सर्व्ह फंडेशन सी. गीता योगेंद्र प्रजापती (प्रोग्रायटर) १००४, गणेश टॉवर, दादा पाटीलवाडी, ठाणे रेल्वे स्टेशन जवळ, ठाणे परिसर ४००६०२

मे. व्ही सर्व्ह फंडेशन सी. गीता योगेंद्र प्रजापती (प्रोग्रायटर) ७०३/७०४, ७ वा मजला, श्री स्वामी कृपा कॉम्प्लेक्स फ्लॅट १, धोकडी कोळारत रोड, ठाणे (पश्चिम), पिनकोड - ४००६०७

मे. व्ही सर्व्ह फंडेशन सी. गीता योगेंद्र प्रजापती (प्रोग्रायटर) फ्लॅट क्र. ३०२, ३ रा मजला, विंग बी, त्रिवेणी टॉवर, को-ऑपरेटिव्ह हाऊसिंग सोसायटी लि., भावानगर, कोटमागिनी, कल्याण (पूर्व), जिल्हा ठाणे, पिन कोड - ४२१३०६

महोदय, सिस्कुयुरिटीयझेशन ऑपड रिक्न्सट्रन ऑफ फायनान्शियल असेट्स ऑपड एफ्कोसमेंट ऑफ सिस्कुयुरिटी इन्टेरेट अँक्ट, २००