### NATIONAL STANDARD (INDIA) LIMITED

#### July 13, 2022

Dear Sir(s),

The Listing Dept., BSE Limited

Corporate Relationship Department

Phiroze Jeejeebhoy Towers

Dalal Street Mumbai- 400001 Scrip Code: **504882**  The Listing Dept.

The Calcutta Stock Exchange Association

Limited,

7, Lyons Range, Calcutta- 700 001

Scrip Code: 024063

#### Sub: Newspaper Advertisement- Results for the guarter ended June 30, 2022

Pursuant to Regulations 30 and 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose copies of newspaper advertisement of the unaudited financial results for the quarter ended June 30, 2022 as published in the following newspapers:

1. Financial Express

2. Mumbai Lakshadweep

This intimation is also being uploaded on the Company's website at www.nsil.net.in.

You are requested to inform your members accordingly.

Yours truly,

For National Standard (India) Limited

**Madhur Mittal** 

**Company Secretary and Compliance Officer** 

Membership No.: A47976

(Rs. in Lakhs)

## KANTAR STUDY

# Connected TV ads boost brand awareness 19%

**AKANKSHA NAGAR** Mumbai, July 12

WITH ITS SINGLE-LAYER targeting and widespread digital adoption, connected TV (CTV) as a medium appears to be very promising for both consumers and advertisers. Havas Media Group and MiQ partnered with Samsung Ads to run a CTV ad campaign for a global consumer homeware brand and conduct a brand lift study to measure CTV's efficacy. The brand lift study, conducted by Kantar and including respondents from across India, revealed that the campaign had a significant impact on brand lift parameters and performed well across the entire funnel.

Here are some key findings: ■ 19% lift achieved in online

ad awareness

■11% lift in brand favourabil-

■ 10% lift in purchase intent

■ Strengthened brand attributes among target audience

■ Significant impact on association with the brand message

There are over 20 million CTV households in India; the medium ad spends and around 25% of the online video spends at the moment.

According to Counterpoint Research, CTV's share in overall

TV shipments in India reached 84% in 2021, compared to just

67% in 2020. The medium presents a huge opportunity for

brands to build a full-funnel marketing strategy

and

Rana Barua, CEO, Havas Group India, sees CTV as an essential link between the digital and traditional ecosystems. The audience is changing the way they consume media, and CTV as a category is growing both in terms of screen impact and audience base.

"By incorporating engagement on CTVs, we will drive meaningful impact for a

Keva

brand, business

people,"

Mohit Joshi, CEO, Havas Media Group, is confident that the findings of the study will attract more advertisers to the CTV ecosystem and allow marketers to consider more full-funnel solutions to maximise reach in the addressable segment. According to Counterpoint

Research, CTV's share in overall TV shipments in India reached 84% in 2021, compared to just 67% in 2020. The medium presents a huge opportunity for brands to build a full-funiel marketing strategy and reach a vast pool of influential consumers with high purchasing power. By 2025, India is expected to have 80 million CTV households, according to Siddharth Dabhade, MD, India, SAARC and China, for MiQ. As a result, brands will expand their spending on this medium in order to reach consumers who have affordability as a big factor.

Categories including cosmetics, consumer electronics and ecommerce that are targeting premium audiences predominantly are spending on this medium.

"CTV, soon, won't be restricted

to urban and will have a rural component as well. The mass brands are also considering CTV as no one wants to miss out on the premium audiences, which are present only on CTV," he adds. The current study was done for the lighting category only. Rohan Chincholi, head, digital services, India, Havas Media Group, says that the agency will be conducting this for multiple categories, going forward.

CTV audiences have spending power and are predominately cord-cutters.

Therefore, Chincholi says, the medium sits uniquely between someone who has been a traditional TV spender and a digital spender. It has the best of both sides since it gives brands the power of large screen visibility, has measurability of digital and data layers

for better audience profiling.

NATIONAL STANDARD (INDIA) LIMITED CIN: L27109MH1962PLC265959

Regd. Office: 412, Floor- 4, 17G, Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Fort, Mumbai - 400 001; Tel.: 91.22.67737373; Fax: +912223024420 Website: www.nsil.net.in; E-mail: Investors.nsil@lodhagroup.com

EXTRACTS OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER

**ENDED ENDED 30-JUNE-2022** 

Sr. No.	Particulars	For the Quarter ended	For the Quarter ended	For the year ended
		30-Jun-22	30-Jun-21	31-Mar-22
		(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	353.75	316.05	4,484.97
2	Net Profit/(Loss) for the period before Tax (before Tax, Exceptional and / or Extraordinary items)	225.74	254.44	3,391.50
3	Net Profit/ (Loss) for the period before Tax (after Exceptional and / or Extraordinary items)	225.74	254.44	3,391.50
4	Net Profit/(Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	156.38	111.93	2,460.82
5	Total Comprehensive Income for the period [(Comprising Profit / (Loss) for the period (after			
	tax) and Other Comprehensive Income (after Tax)	156.38	111.93	2,460.82
6	Equity share capital (Face Value of Rs. 10 each)	2000.00	2000.00	2000.00
7 8	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year Earnings Per Share (Face Value of Rs. 10 each)			21,615.10
0	(not annualised) "Basic and Diluted	0.78	0.56	12.30

The above is an extract of the detailed format of Quarterly Financial Result filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the Quarterly Financial Results are available on the websites of BSE Limited i.e.

www.bseindia.com and of the Company i.e. www.nsil.net.in For and on behalf of the Board For NATIONAL STANDARD (INDIA) LIMITED

**Smita Ghaq** (Director)

DIN: 02447362

## commands under 10% of overall LIC's plan to sell RCap bonds hits

**RAJESH KURUP** Mumbai, July 12

fresh hurdle

THE MOVE BY Life Insurance Corporation of India (LIC) to sell secured bonds of Reliance Capital worth ₹3,400 crore has hit another roadblock. Now, a non-governmental

organisation (NGO) is seeking a ban on the bidders who are part of the bankruptcy process.

New Delhi-based NGO, Infrastructure Watchdog, has alleged that the prospective bidders are 'insiders' as defined under Sebi rules as they were given access to privileged and confidential business information.This includes Unpublished Price Sensitive Information, which is not available in the public domain, the NGO said in a letter to LIC and its advisor — IDBI Capital Markets &

Securities. The letter was also marked to the Securities and Exchange Board of India (Sebi) officials and the administrator for RCap's Corporate Insolvency Resolution Process (CIRP). "As part of the CIRP, the administrator had invited Expression of Interests (EoI) for RCap and its assets from the prospective bidders. Several prospective bidders, who are interested in acquiring RCap, have submitted their EoIs and are conducting due diligence," the letter said, adding, that these bidders are privy to crucial

information. Additional members of the Committee of Creditors, constituted by the administrator, also have access to and possess sensitive information.

### NIIT NIIT LIMITED

Regd. Office: Plot No. 85, Sector 32, Institutional Area, Gurugram - 122001, Harvana CIN: L74899DL1981PLC015865 Phone: +91 (124) 44293000; FAX: +91 (124) 4293333 Website: www.niit.com; E-mail: investors@niit.com

NOTICE OF 39TH ANNUAL GENERAL MEETING Notice is hereby given that the 39th Annual General Meeting ("AGM") of the Members of

NIIT Limited ("the Company") will be held through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") on Friday, August 5, 2022 at 11:30 A.M. (IST) to transact the business, as set out in the Notice of the AGM.

In accordance with the applicable provisions of Companies Act, 2013 and Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with General Circular 2/2022 dated May 5, 2022 and other circulars issued by the Ministry of Corporate Affairs ("MCA") and Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 issued by Securities and Exchange Board of India (hereinafter collectively referred to as "the Circulars"), the Notice of AGM and Annual Report have been sent in electronic mode only, to the members whose e-mail addresses are registered with the Company/the Depository Participants. The requirements of sending physical copy of the Notice of the AGM and Annual Report to the Members have been dispensed with vide said Circulars. The electronic dispatch of Annual Report to the members has been completed on July 12, 2022. The aforesaid Notice and Annual Report are also available on the website of the Company i.e. www.niit.com and on the website of the Stock Exchanges i.e., www.bseindia.com and

The documents pertaining to the items of business to be transacted in the AGM and referred in Notice of AGM or Annual Report shall be available electronically for inspection by members upon request to the Company by sending email at <a href="mailto:investors@niit.com">investors@niit.com</a>

In compiliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2) issued by The Institute of Company Secretaries of India, the Company is pleased to provide remote e-voting facility to its members, to vote from a place other than venue of the AGM ('remote e-voting"). The Company is providing facility to its members to cast their votes remotely, using the electronic voting system ("remote e-voting" for participation in the AGM through VC/OAVM facility and e-voting during the AGM through National Securities Depositories Limited ("NSDL"). The procedure/instructions in this respect have been provided in notes to the Notice of AGM. Members of the Company under the category of Institutional/ Corporate shareholders are encouraged to attend and participate in the AGM through VC/OAVM and vote thereat. The Members participating in the AGM through VC/OAVM facility, shall be eligible to vote through e-voting system during the AGM if not voted earlier through remote e-voting.

The members of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date i.e., Friday, July 29, 2022, shall be entitled to cast vote by remote e-voting or attend the meeting through VC/OAVM and cast vote at AGM. The voting rights of members shall be in proportion to their shares of the paid-up equity share capital of the Company as on the cut-off date. The remote e-voting period shall commence on Monday, August 1, 2022 (9:00 A.M. IST) and ends on Thursday, August 4, 2022 (5:00 P.M. IST). The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member through remote e-voting, it cannot be changed subsequently. In case of voting by remote e-voting and also e-voting at the AGM, vote casted through remote e-voting will be considered final and e-voting at the AGM will not

Any person, who acquires shares and become member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e., Friday, July 29, 2022, may obtain the login ID and password by sending a request at evoting@nsdi.co.in or rta@alankit.com However, if you are already registered with NSDL for remote e-voting then you can use your existing user ID and password for casting your vote.

Mr. Nityanand Singh, Company Secretary (Membership No. FCS 2668) of M/s. Nityanand Singh & Co., Practicing Company Secretaries has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner Members who would like to express their views or ask questions during the AGM may

register themselves by sending request mentioning their name, demat account / folio number, email id, mobile number through their registered email to the Company at investors@niit.com. The Speaker Registration will be open till Friday, July 29, 2022. Only person who shall be member as on the cut-off date shall be entitled to register and participate

Shareholders holding shares in dematerialized mode and have not updated their KYC details are requested to register/ update their email address and KYC details with their

Shareholders holding shares in physical mode and have not updated their KYC details are requested to update their email address, bank account details and other KYC details with the Company's Registrar and Share Transfer Agent i.e., Alankit Assignments Limited at In case of any queries relating to e-voting or attending AGM through VC/OAVM, members

may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com o call on toll free no.: 1800-1020-990 or 1800-224-430 or send a request at evoting@nsdl.co.in or contact National Securities Depository Limited, Trade World, 'A' Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013. By Order of the Board

For NIIT Limited

Place: Gurugram Deepak Bansal Date: July 12, 2022 Company Secretary & Compliance Officer S H KELKAR AND COMPANY LIMITED

CIN No: L74999MH1955PLC009593 Registered Office: Devkaran Mansion, 36, Mangaldas Road, Mumbai - 400002 Corporate Office: Lal Bahadur Shastri Marg, Mulund (West), Mumbai - 400080 Tel No: +91222164 9163 | Fax No: +91222164 9161

Website: www.keva.co.in | Email ld: investors@keva.co.in NOTICE OF ANNUAL GENERAL MEETING,

NOTICE IS HEREBY GIVEN THAT the 66" Annual General Meeting ("AGM") of S H Kelkar and Company Limited ("the Company") will be held on Wednesday, August 10, 2022 a 4:30 p.m. IST through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") to transact the businesses as contained in the Notice convening the AGM which has been sent to all Members at their Registered e-mail IDs provided by them, together with the Annual Report. The deemed venue for the AGM shall be the Registered Office of t Company i.e. Devkaran Mansion, 36, Mangaldas Road, Mumbai – 400002

REMOTE E-VOTING, BOOK CLOSURE AND FINAL DIVIDEND

In accordance with the General Circular No. 20/2020 dated May 5, 2020 read with General Circular No. 14/2020 dated April 8, 2020 and General Circular No. 17/2020 dated April 13 2020 and General Circular No. 22/2020 dated June 15, 2020 and General Circular No 33/2020 dated September 29, 2020 and General Circular No. 39/2020 dated Decembe 2020 and General Circular No. 02/2021 dated January 13, 2021; General Circular No. 10/2021 dated June 23, 2021 and General Circular No. 2/2022 dated May 05, 2022 issued by the Ministry of Corporate Affairs ("MCA") and Circular No. SEBI/HO/CFD CMD1/CIR/P/2020/79 dated May 12, 2020 and Circular No. SEBI/HO/CFD CMD2/CIR/P/2021/11 dated January 15, 2021 issued by the Securities and Exchange Board of India (SEBI), Notice of the AGM along with the Annual Report for financial year 2021-22 has been sent on July 12, 2022 through electronic mode to those Members whose email addresses are registered with the Company/Depositories. Members may note that the Notice and Annual Report for financial year 2021-22 is also available on the Company's website www.keva.co.in, websites of the stock exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.cm respectively and on the website of Central Depository Services (India) Limited ("CDSL") :

The Company is pleased to inform that in compliance with the provisions of Section 108 or the Companies Act, 2013 ("the Act") and Rule 20 of the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44(1) and 44(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Regulations"), the Company has provided remote e-voting and e-voting facility at the AGM through CDSL Platform which shall enable the Members to cast their votes electronically on the resolutions mentioned in the Notice of the AGM.

The details pursuant to the provisions of the Act and Rules are given hereunder:

Date of completion of dispatch of the AGM and Annual Report through email: July 12, 2022 Date and time of commencement of remote e-voting: Saturday, August 06, 2022 (9:00 a.m.)

Date and time of end of remote e-voting: Tuesday, August 09, 2022 (5:00 p.m.)

Members of the Company, holding shares as on the cut-off date of Wednesday, Augus 03, 2022 shall only be entitled for dividend and casting their vote through remote e voting and e-voting at AGM.

Company after dispatch of the Notice of the AGM and holding shares as on the cut-off date i.e. Wednesday, August 03, 2022, may obtain the login ID and password by sending a request at voting@cdsl.co.in

The facility for e-voting shall be made available at the AGM and Members who cast their vote by remote e-voting prior to AGM may also attend the AGM but shall not be entitled

if the same Members have not participated in the AGM through VC/OAVM facility, the votes cast by such Members shall be considered invalid as the facility of e-voting during the Meeting is available only to the Members attending the Meeting.

participants are requested to register/update their email addresses with the Depositor Participants with whom the demat accounts are being maintained. in case of any gueries pertaining to e-voting. Members may refer to the Frequently Asked

Questions (FAQs) for Members and e-voting user manual for Members available a evotingindia.com or write an e-mail to helpdesk.evoting@cdslindia.com or contact Mr Rakesh Dalvi (022-23058542/1800 22 55 33)

provisions, if any, of the Act read with Rules framed thereunder and Regulation 42 of the SEBI Regulations, the Register of Members and the Share Transfer Books of the Company will remain closed from Thursday, August 04, 2022 to Tuesday, August 10, 2022 (both days inclusive) for annual closing and determining the entitlement of the members to the final dividend for the financial year ended March 31, 2022.

Members are requested to carefully read all the notes set out in the Notice of the AGM and in particular, instructions for joining the AGM, manner of casting vote through remote e-voting and e-voting at the AGM.

> of S H KELKAR AND COMPANY LIMITED CIN: L74999MH1955PLC009593 Rohit Saraogi Company Secretary

Date : July 12, 2022

## DABUR INDIA LIMITED



NOTICE TO SHAREHOLDERS REGARDING 47TH ANNUAL GENERAL MEETING

Place: Mumbai

Date: July 12, 2022

Notice is hereby given that the Forty-seventh Annual General Meeting ("AGM") of the Company will be held through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") on Friday, August 12, 2022 at 10:30 A.M. **IST**, in compliance with all applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with General Circular No. 02/2022 dated May 05, 2022 and General Circulars No. 02/21 dated January 13, 2021, 20/2021 dated December 08, 2021 and 21/2021 dated December 14, 2021, and other applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI (collectively referred to as "relevant circulars"), without the physical presence of members at a common venue. Members will be able to attend the AGM through VC / OAVM only. Members participating through the VC / OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013.

and consolidated financial statements for the financial year 2021-22, along with Directors' Report, Auditors' Report and other documents required to be attached thereto, will be sent only by email to all the Members of the Company whose email addresses are registered with the Company / Depository Participant(s). The aforesaid documents will also be available on the Company's website at **www.dabur.com** and on the website of the Stock Exchanges BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, and on the website of Company's Registrar and Transfer Agent, KFin Technologies Limited ("KFin"), at https:// evoting.kfintech.com or https://emeetings.kfintech.com/ Notice pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 & 47 of the SEBI (Listing Obligations and

In compliance with the relevant circulars, the Notice of AGM and the Annual Report 2021-22 including the standalone

Disclosure Requirements) Regulations, 2015 is hereby given that the Register of Members and Share Transfer Books of the Company shall remain closed from Monday, July 25, 2022 to Friday, July 29, 2022 (both days inclusive) for the purpose of AGM and ascertainment of members for entitlement of final dividend on equity shares of the Company for the financial year 2021-22 if approved by the members in the AGM scheduled for August 12, 2022.

Manner of registering / updating email addresses for obtaining Notice of AGM, Annual Report 2021-22 and/or login credentials for joining the AGM through VC/ OAVM including e-voting Members who have not registered their email address and in consequence the Annual Report, Notice of AGM and

- e-voting instructions cannot be serviced, may temporarily get their email address and mobile number registered with KFin, by accessing the link: https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx. Members are requested to follow the process as guided to capture the email address and mobile number for sending the soft copy of the notice and e-voting instructions along with the User ID and Password. In case of any queries, member may write to einward.ris@kfintech.com.
- Alternatively, member may send an e-mail request at the email id einward.ris@kfintech.com along with scanned copy of the signed copy of the request letter providing the email address, mobile number, self-attested PAN copy and copy of share certificate in case of physical folio for sending the Annual report, Notice of AGM and the e-voting instructions.

In order to enable the Company to comply with MCA circulars and to participate in the green initiative in Corporate Governance, members are requested to register their email addresses in respect of shares held in electronic form with their Depository Participant(s) permanently for sending the Annual report, Notice of AGM and the e-voting instructions.

Manner of casting vote(s) through e-voting and joining the AGM

(a) Members can cast their vote(s) on the business as set out in the Notice of the AGM through electronic voting system

(b) The manner of voting remotely ("remote e-voting") by members holding shares in dematerialised mode, physical mode and for members who have not registered their email addresses is provided in the Notice of AGM.

(c) The facility for e-voting will also be made available at the AGM and Members attending the AGM who have not cast their vote(s) by remote e-voting will be able to vote at the AGM.

(d) The login credentials for casting votes through e-voting shall be made available to the members through email. Members who do not receive email or whose email addresses are not registered with the Company / KFin / Depository Participant(s), may generate login credentials by following instructions given in the Notes to Notice of AGM.

(e) The same login credentials may also be used for attending the AGM through VC / OAVM

Manner of registering mandate for receiving Dividend directly in Bank accounts: Physical Holding: Members may send following details / documents by email to the Company at investors@dabur.com or to its RTA

at einward.ris@kfintech.com scanned copy of duly filled and signed Form ISR-1 alongwith necessary documents for updation of KYC. The format of Form ISR-1 is available on company's website **www.dabur.com** 

Demat Holding: Members holding shares in dematerialized mode are requested to register / update their Bank details with their Depository Participant.

In case the Company is unable to pay the dividend to any member by electronic mode, due to non registration of Bank details by Member, the Company shall dispatch the dividend warrant/ bankers cheque/ Demand Draft to the member.

Payment of dividend will be subject to deduction of tax at source (TDS) at applicable rates. For more information please refer Note No. 14 of the Notice of AGM

Place: New Delhi

Date: 12.07.2022

For Dabur India Limited A. K. Jain **EVP (Finance) & Company Secretary** 

The Promoter Acquirers have furnished a Bank Guarantee of an amount of ₹2,60,00,000.00/- (Rupees Two Crore Sixty Lacs Only) issued by IDBI Bank Limited, a Banking Company registered under Companies Act, 1956 and having its registered office at IDBI Tower, WTC Complex, Cuffe Parade, Mumbai - 400005, Maharashtra, India and one of its office at Trade Finance Department, Specialised Corporate Branch, Panampilly Nagar, Post Bag No 4253, Kochi - 682036, Kerela, India in favor of Manager to the Offer ('Bank Guarantee') being equal to 25.00% (Twenty-Five Percent) of the Maximum Consideration. The Manager to the Offer has been duly authorized to realize the value of aforesaid Bank Guarantee in terms of the SEBI (SAST) Regulations and the terms set out in the Bank Guarantee;

The Manager has been duly authorized in accordance with the SEBI (SAST) Regulations and pursuant to the terms of the Escrow

Agreement to realize the Bank Guarantee to meet the obligations of the Promoter Acquirers in connection with the Offer. The

Account with a irrevocable lien marked in the favor of the Manager to the Offer to encash the proceeds in terms of the SEBI (SAST) Regulations. The Manager to the Offer shall thereafter return the Bank Guarantee to the Escrow Banker and refund the Cash

accordance with the provisions of SEBI (SAST) Regulations. amount into an Escrow Account to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations, prior to effecting

STATUTORY AND OTHER APPROVALS

All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Bank of India) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Promoter Acquirers reserve the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity

The Promoter Acquirers shall complete all procedures relating to the payment of consideration under this Offer within a period of 10 (Ten) Working Days from the date of expiry of the Tendering Period to those Public Shareholders who have tendered Equity Shares and are found valid and are accepted for acquisition by the Promoter Acquirers.

In case of delay in receipt of any statutory approval, SEBI may, if satisfied that delayed receipt of the requisite approvals was not due to any wilful default or neglect of the Promoter Acquirers or the failure of the Promoter Acquirers to diligently pursue the application for the approval, grant extension of time for the purpose, subject to the Promoter Acquirers agreeing to pay interest to the Public Shareholders as directed by SEBI, in terms of Regulation 18(11) of the SEBI (SAST) Regulations. Further, if a delay occurs on account of wilful default by the Promoter Acquirers in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations will also become applicable and the amount lying in the Escrow Account shall become liable for forfeiture. In terms of Regulation 23(1) of the SEBI (SAST) Regulations, if the approvals mentioned in Paragraph VII (A) are not satisfactorily complied with or any of the statutory approvals are refused, the Promoter Acquirers have a right to withdraw the Offer. In the

VIII. TENTATIVE SCHEDULE OF ACTIVITY **Tentative Activity Schedule** Day and Date 1. Issue date of the Public Announcement Wednesday, July 06, 2022 2. Publication date of the Detailed Public Statement in the Newspapers Wednesday, July 13, 2022 3. Last date for filing of the Draft Letter of Offer with SEBI Wednesday, July 20, 2022 4. Last date for public announcement for a competing offer(s)# Wednesday, August 03, 2022 5. Last date for receipt of comments from SEBI on the Draft Letter of Offer will be received (in the event SEBI has not sought clarification or additional information from the Manager) Thursday, August 11,2022 6. Identified Date\* Wednesday, August 17, 2022 Last date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date Wednesday, August 24, 2022 8. Last date for publication of the recommendations of the committee of the independent directors of the Target Company to the Public Shareholders for this Monday, August 29, 2022 Offer in the Newspapers 9. Last date for upward revision of the Offer Price and / or the Offer Size Tuesday, August 30, 2022 10. Last date of publication of opening of Offer public announcement in the Tuesday, August 30, 2022 11. Date of commencement of Tendering Period Thursday, September 01, 2022 12. Date of closing of Tendering Period Wednesday, September 14, 2022 13. Last date of communicating the rejection/ acceptance and completion of paymen of consideration or refund of Equity Shares to the Public Shareholders Wednesday, September 28, 2022 Note: The above timelines are indicative (prepared based on timelines provided under the SEBI (SAST) Regulations) and are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. To clarify, the actions set out above

may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations; PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

As per the provisions of Regulation 40 (1) of the SEBI (LODR) Regulations and SEBI's press release dated December 03, 2018, bearing reference number 'PR 49/2018', requests for transfer of securities shall not be processed unless the securities are held in dematerialized form with a depository with effect from April 01, 2019. However, in accordance with SEBI bearing reference number 'SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020', shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Offer as per the provisions of the SEBI (SAST) Regulations.

All Public Shareholders, registered or unregistered, holding the Equity Shares in dematerialized form or holding locked-in Equity Shares are eligible to participate in this Offer at any time during the period from the Offer Opening Date and Offer Closing Date before the closure of the Tendering Period. All Public Shareholders who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. The accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way.

The Offer will be implemented by the Target Company through Stock Exchange Mechanism made available by BSE Limited in the

form of a separate window as provided under the SEBI (SAST) Regulations read with Acquisition Window Circulars. BSE Limited shall be the Designated Stock Exchange for the purpose of tendering Offer Shares in the Offer.

The Promoter Acquirers have appointed Nikunj Stock Brokers Limited as the registered broker for this Offer, through whom the purchases and the settlement of the Offer shall be made. The contact details of the Buying Broker are as mentioned below: Nikunj Stock Brokers Limited A-92, Gf, Left Portion, Kamla Nagar, New Delhi-110007, Delhi, India Address +91-011-47030000/01 Contact Number

Contact Person Mr. Pramod Kumar Sultania All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective stockbrokers ('Selling Brokers') within the normal trading hours of the secondary market, during the Tendering Period. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER THAT WOULD BE MAILED OR COURIERED TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY AS ON THE IDENTIFIED DATE. KINDLY READ IT CAREFULLY BEFORE TENDERING THE EQUITY SHARES IN THIS OFFER. EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE PUBLIC SHAREHOLDERS.

The Promoter Acquirers accept full and final responsibility for the information contained in the Public Announcement and this Detailed Public Statement and for their obligations as laid down in SEBI (SAST) Regulations. All information pertaining to the Target Company has been obtained from (i) publicly available sources, or (ii) any information provided or confirmed by the Target

Company, and the accuracy thereof has not been independently verified by the Manager. The Promoter Acquirers have appointed Purva Sharegistry (India) Private Limited, as the Registrar to the Offer, having their office located at Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East, Mumbai – 400011 Maharashtra, India, with contact number being '+022-23012518/6761', Email Address being 'support@purvashare.com' and website 'www.purvashare.com'. The contact person Ms. Deepali Dhuri, the contact person can be contacted from 10:00 a.m. (Indian Standard Time) to 5:00 p.m. (Indian Standard Time) on working days (except Saturdays, Sundays, and all public holidays),

during the Tendering Period. Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Promoter Acquirers have appointed Capital Square Advisors

Private Limited as the Manager This Detailed Public Statement will be available and accessible on the websites of Manager at www.capitalsquare.in, SEBI at

www.sebi.gov.in, and BSE at www.bseindia.com. Issued by the Manager to the Offer on behalf of the Promoter Acquirers

info@nikunjonline.com

Teaming together to create value

Place: Mumbai

Date: Tuesday, July 12, 2022

E-mail Address

CAPITALSQUARE ADVISORS PRIVATE LIMITED 205-209, 2nd Floor, AARPEE Centre, MIDC Road No 11, CTS 70, Andheri (East), Mumbai - 400093, Maharashtra, India Contact Details: +91-22-6684-9138/ 145/ 138

Website: www.capitalsguare.in Email Address: tanmoy.banerjee@capitalsquare.in/ pankita.patel@capitalsquare.in

Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel SEBI Registration Number: INM000012219 Validity: Permanent

Corporate Identification Number: U65999MH2008PTC187863

For and on behalf of the Promoter Acquirers Mr. V S Ranganathan

(Promoter Acquirer 1)

financialexp.epan

The e-voting module shall be disabled by CDSL for voting thereafter

Any person, who acquires shares of the Company and becomes Member of the

Once a vote is cast by the Member, he/she/it shall not be allowed to change

If any votes are cast by the Members through the e-voting available during the AGM and

Members who have not registered their email addresses with their depository

NOTICE IS FURTHER GIVEN THAT pursuant to Section 91 and other applicable

By Order of the Board of Directors Place : Mumbai

Bank Guarantee shall remain valid until the closure of offer period or March 31, 2023. In the event the Promoter Acquirers propose to complete the transactions under the Share Purchase Agreement, prior to the expiry of the Offer period, the Promoter Acquirers shall prior to such completion, deposit 100.00% (Hundred Percent) of the Offer Size in cash with the Escrow Banker, in a Escrow Based on the aforesaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered

Accountant, the Manager is satisfied with the ability of the Promoter Acquirers to fulfill their obligations in respect of this Offer in In case of upward revision of the Offer Price and/or the Offer Size, the Promoter Acquirers would deposit appropriate additional

As on the date of this Detailed Public Statement, to the knowledge of the Promoter Acquirers, there are no statutory approvals required to complete this Offer. However, in case of any such statutory approvals are required by the Promoter Acquirers later before the expiry of the Tendering Period, this Offer shall be subject to such approvals and the Promoter Acquirers shall make the necessary applications for such statutory approvals.

in India had required any approvals (including from the Reserve Bank of India, or any other regulatory body) in respect of the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Promoter Acquirers reserve the right to reject such Offer Shares.

event of withdrawal, the Promoter Acquirers (through the Manager), shall within 2 (Two) Working Days of such withdrawal, make an announcement stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations, in the same newspapers in which the Detailed Public Statement was published, and such announcement will also be sent to SEBI, Stock Exchanges, and the Target Company at its registered office.



## विजेची तार पडून शेतकरी मृत्यूमुखी

गोंदिया, दि.१२ : शेतात नांगरणी करीत असलेल्या शेतकऱ्यांच्या अंगावर शेतातून जाणारी विद्युत तार पडून शेतकरी जागीच ठार झाल्याची घटना गोंदिया जिल्ह्यातील सालेकसा तालुक्याअंतर्गत येणाऱ्या अतिसंवेदनशील हलबीटोला येथे घडली.

पवनलाल धनकर कोरोटे असे मृतक शेतकऱ्याचे नाव असून ते आपल्या शेतात नांगरणीच्या कामात मु होते. शेतात जाणारी विद्युत तार तुटून त्याच्या अंगावर पडली आणि त्याचा जागीच मृत्यू झाला. ज्या बैलांनी नांगर टाकला होता ते नांगर घेउञ्न पळून गेले, त्यामुळे त्यांचा जीव वाचला.

## जाहीर नोटीस

तमाम जनतेस याद्वारे कळविण्यात येते की, माझे पक्षकार श्री. अरविंद देवराज चामरिया यांचे मालकीचे गाळा नंबर ९ तळमजला हर्षवर्धन को.हौ.सो.घनश्याम गुप्ते रोड डोंबिवली पश्चिम तालुका : कल्याण, जिल्हा : ठाणे हा आहे.

वर नमुद गाळ्याचे बिल्डर्स आणि श्री. नवरोतम शिवजी ठक्कर आणि सौ एधाबेन नवरोत्तम ठक्कर यांच्यातील दिनांक १ जून १९८२ च्या कराराची मुळ प्रत घराच्या शिफ्टिंगच्या वेळी आमच्या अशिलांकडून हरवली असल्यामुळे त्यांनी दिनांक ०५/०७/२०२२ रोजी विष्णूनगर पोलीस स्टेशन येथे त्याबद्दल नोंद केलेली असून त्याचा मिसिंग रजिस्टर नंबर ७७०/२०२२ असा आहे.

सदर नमूद कराराची प्रत कोणास मिळाल्यास त्यानी खालील नमूद वकीलांच्या पत्त्यावर ७ दिवसांत संपर्क साधून ती प्रत परत करावी. तसेच वर नमूद मालमत्तेबाबत कोणाला काही तक्रार अथवा हरकत घ्यायची असल्यास त्यानी दिलेल्या मुदतीतच संपर्क साधावा. त्यानंतर कोणाच्याही तक्रारीचा अथवा हरकतीचा विचार केला

पत्ता :- शॉप नं. १३, गजानन अपार्ट. कॉ.हौ.सोसायटी, गुरु मंदीर रोड, सारस्वत कॉलनी, डोंबिवली (पूर्व)., ॲंड. मधुरा जे. आरस ता. कल्याण, जि. ठाणे. ऑफीस वेळ : सायं. ६ ते ८

#### नमुना क्र.आयएनसी-२६

(कंपनी (स्थापना) अधिनियम, २०१४ चे नियम ३० नुसार) कंपनीचे नोंदणीकृत कार्यालय एका राज्यातून दुसऱ्या राज्यात स्थलांतरीत करण्याकरिता वृत्तपत्रात प्रकाशित करावयाची जाहिरात

केंद्र शासन, क्षेत्रिय संचालक, पश्चिम क्षेत्र, मुंबई यांच्या समक्ष कंपनी कायदा २०१३ चे कलम १३ चे उपकलम (४) आणि कंपनी (स्थापना) अधिनियम २०१४ चे नियम ३० चे उपनियम (५) चे खंड (अ) प्रकरणात

आणि मे. इकोशन्ट टेक्नॉलॉजिस प्रायव्हेट लिमिटेड, (सीआयएन:यु७२३००एमएच२०१३पीटीसी२४१३०५), यांचे नोंदणीकृत कार्यालयः ६०२, बी विंग, रहेजा रिफ्लेक्शन, बर्लिंगटन कोर्ट, ठाकूर गाव, बोरिवली (पुर्व), मुंबई,

महाराष्ट्र-४०००६६, भारत. ...याचिकाकर्ता/अर्जदार कंपनी ार्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, **१३ एप्रिल, २०२२** रोजी झालेल्या विशेष नर्वसाधारण सभेत मंजूर विशेष ठरावानुसार कंपनीचे नोंदणीकृत कार्यालय **महाराष्ट्र राज्यातून उत्तर प्रदेश गज्यात** स्थलांतरीत करण्याकरिता कंपनीचे प्रेपोरॅण्डम ऑफ् असोसिएशनचे बटलण्याच्या निश्चितीसाट कंपनीद्वारे केंद्र शासन यांच्याकडे कंपनी कायदा २०१३ च्या कलम १३ अंतर्गत अर्ज करण्याचे योजिल<u>ं</u>

कोणा व्यक्तिच्या हितास कंपनीचे नोंदणीकृत कार्यालयाच्या नियोजित बदलामुळे काही बाधा ये असल्यास त्यांनी त्यांच्या हिताचे स्वरूप व विरोधाचे कारण नमूद केलेल्या प्रतिज्ञापत्राद्वारे त्यांचे आक्षोप रजि. पोस्टाने किंवा गुंतवणूकदार तक्रार नमुना भरून **एमसीए-२१ पोर्ट**रू (www.mca.gov.in) वर सदर सूचना प्रकाशन तारखेपासून १४ दिवसांच्या आत क्षेत्रिय संचालक, रश्चिम क्षेत्र यांचा पत्ता-एव्हरेस्ट, ५वा मजला, १००, मरीन ड्राईव्ह, मुंबई-४००००२, महाराष्ट्र या कार्यालयात पाठवावी तसेच एक प्रत याचिकाकर्ता कंपनीला त्यांच्या खाली नमुद नोंदणीकृत

६०२, बी विंग, रहेजा रिफ्लेक्शन, बर्लिंगटन कोर्ट, ठाकूर गाव, बोरिवली (पुर्व), मुंबई, महाराष्ट्र-

अर्जदारांच्या वतीने व करिता मंडळाच्या आदेशान्वरे इकोशन्ट टेक्नॉलॉजिस प्रायव्हेट प्रायव्हेट लिमिटेड निशा गोयंक संचालिक डीआयएन:0५१००३४१

#### नॅशनल स्टॅण्डर्ड (इंडिया) लिमिटेड

दिनांक: १३.०७.२०२२

ठिकाण: मुंबई

सीआवाएनः एकरश्कर०९प्रमाएच१९६२पीएकसी२६५९५९ नोंदणीकृत कार्याक्यः ४१२, ४था मजला, १७जी, वर्धमान चेंबर, कावसजी पटेल रोड, हॉर्निमन सर्कल, फोर्ट, मुंबई-४००००१. दुर.:९१-२२-६७७३७३, फॅक्स:९१-२२-२३०२४४२०, वेबसाईट:www.nsil.net.in, ई-मेल:investors.nsil@lodhagroup.com

३० जून, २०२२ रोजी संपलेल्या तिमाहीकरिता अलेखा	परिक्षित वित्ती	य निष्कर्षाचा ३	भहवाल
	संपलेली तिमाही	संपलेली तिमाहीं	संपलेले वर्प
तपशील	₹0.0€.70??	३०.०६.२०२१	39.03.70??
	अलेखापरिक्षीत	अलेखापरिक्षीत	लेखापरिक्षीत
कार्यचलनातून एकूण उत्पन्न	રૂપ રૂ.હપ	३१६.०५	४४८४.९७
करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक बाबपूर्व)	२२५.७४	२५४.४४	३३९१.५0
करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक बाबनंतर)	२२५.७४	२५४.४४	३३९१.५0
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक बाबनंतर)	१५६.३८	१११.९३	२४६०.८२
कालावधीकरिता एकूण सर्वंकप उत्पन्न (वर्षाकरिता एकत्रित नफा/(तोटा) (करानंतर) व इतर सर्वंकप उत्पन्न (करानंतर))	१५६.३८	१११.९३	२४६०.८२
भरणा केलेले समभाग भांडवल (दर्शनी मूल्य रू.१०/- प्रति)	2000.00	2000.00	२०००.००
राखीव (पुर्नमुल्यांकित राखीव वगळून) मागील वर्पाच्या लेखापरिक्षित ताळेबंद			
पत्रकात दिल्यानुसार			२१६१५.१०
उत्पन्न प्रतिभाग (दर्शनी मुल्य रू.१०/-प्रत्येकी) (वार्षिकीकरण नाही) मूळ व सौमिकृत	كوا. ٥	0.५६	१२.३0

सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आले त्रैमासिक वित्तीय निष्कर्पाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्पाचे संपूर्ण नमुना कंपनीच्या www.nsil.net.in वेबसाईटवर आणि बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

संचालक मंडळाच्या वतीने व करीत नॅशनल स्टॅण्डर्ड (इंडिया) लिमिटेड संचालिक डीआयएन:०२४४७३६२

### रोझलँब्स फायनान्स लिमिटेड

सीआयएन : एल७०१००एमएच१९९५पीएलसी३१८३३३ नोंदणीकृत कार्यालय: ४१२, ४था मजला, १७जी वर्धमान चेंबर, कावसजी पटेल रोड, हॉर्निमन सर्कल, फोर्ट, मुंबई-४००००१. द्राध्वनी:९१-२२-६७७३७३७३, फॅक्स:९१-२२-२३०२४४२०, वेबसाईट:www.roselabsfinancelimited.in, ई-मेल:roselabsfinance@lodhagroup.com

३० जून, २०२२ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

	संपलेली तिमाही	संपर्लेली तिमाही	संपलेले वर्ष
तपशील	३०.०६.२०२२ अलेखापरिक्षीत	३०.०६.२०२१ अलेखापरिक्षीत	३१.०३.२०२२ लेखापरिक्षीत
कार्यचलनातून एकूण उत्पन्न	-	-	-
करपुर्व कालावधीकरिता निव्बळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	(४.५९)	(१६.६१)	(४३.७७)
करपुर्व कालावधीकरिता निरवळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	(४.५९)	(१६.६१)	(४३.७७)
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/र्किंवा विशेष साधारण बाबनंतर)	(४.५९)	(१६.६१)	(४३.६६)
कालावधीकरिता एकूण सर्वंकष उत्पन्न (वर्षाकरिता एकव्रित नफा/(तोटा) (करानंतर) व इतर सर्वंकष उत्पन्न (करानंतर))	(४.५९)	(१६.६१)	(४३.६६)
समभाग भांडवल (दर्शनी मूल्य रू.१०/- प्रति)	१०००.००	१०००.००	१०००.००
राखीव (पुर्नेमुल्यांकित राखीव बगळून) मागील वर्षाच्या लेखापरिक्षित ताळेबंद पत्रकात दिल्यानुसार			(१६३१.९८)
उत्पन्न प्रतिभाग (दर्शनी मुल्य रू.१०/-प्रत्येकी) (वार्षिकीकरण नाही) मूळ व सौमिकृत	(0.04)	(0.86)	(88.0)
टीप:		•	

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेयुलेशन्स २०१५ च्या नियम ३३ नुसार स्टॉक एक्सचेंजकडे सादर करण्यात आलेल त्रैमासिक वित्तीय निष्कर्षाचा उतारा आहे. त्रैमासिक वित्तीय निष्कर्षाचे संपुर्ण नमुना बीएसई लिमिटेडच्या www.bseindia.com आणि कंपनीच्य www.roselabsfinancelimited.in बेबसाईटवर उपलब्ध आहे.

संचालक मंडळाच्या वतीने व करित संज्योत रांगणेक

डीआयएन: ०७१२८९९२

विनांक: १२.०७.२०२२

ठिकाण : मुंबई

देनांक : १२.०७.२०२२

### सनथनगर इंटरप्रायझेस लिमिटेड

सीआयएन:एल९९९९९एमएच१९४७पीएलसी२५२७६८ नोंदणीकृत कार्यालयः ४१२, ४था मजला, १७जी, वर्धमान चेंबर, कावसजी पटेल रोड, हॉर्निमन सर्कल, फोर्ट, मुंबई-४००००१. दृरः:९१-२२-६७७३७३७३, फॅक्स:९१-२२-२३०२४४२०, वेवसाईट:www.sanathnagar.in, ई-मेल:investors.sel@lodhagroup.com

३० जून, २०२२ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

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तपशील	संपलेली तिमाही ३०.०६.२०२२ अलेखापरिक्षीत	संपलेली तिमाही ३०.०६.२०२१ अलेखापरिक्षीत	संपलेले वर्ष ३१.०३.२०२२ लेखापरिक्षीत
कार्यचलनात्न एकूण उत्पन्न	28.86	-	0.62
करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक  बाबपूर्व)	२२.७६	(3.82)	(३५.६५)
करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक बाबनंतर)	२२.७६	(3.82)	(३५.६५)
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक बाबनंतर)	१९.२१	(3.99)	(३५.६५)
कालावधीकरिता एकुण सर्वंकष उत्पन्न (वर्षांकरिता एकत्रित नफा/(तोटा) (करानंतर) व इतर सर्वंकष उत्पन्न (करानंतर))	१९.२१	(3.92)	(३५.६५)
भरणा केलेले समभाग भांडवल (दर्शनी मूल्य रू.१०/- प्रति)	३१५.00	३१५.00	३१५.००
राखीव (पुर्नमुल्यांकित राखीव बगळून) मागील वर्षाच्या लेखापरिश्वित ताळेबंद पत्रकात दिल्यानुसार			(१४८५.५५)
उत्पन्न प्रतिभाग (दर्शनी मुल्य रू.१०/-प्रत्येकी) (वार्षिकीकरण नाही) मूळ व सौमिकृत	०.६१	(0.82)	(8.83)

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेयुलेशन्स २०१५ च्या नियम ३३ नुसार स्टॉक एक्सचेंजकडे सादर करण्यात आलेल त्रैमासिक वित्तीय निष्कर्षाचा उतारा आहे. त्रैमासिक वित्तीय निष्कर्षाचे संपूर्ण नमुना बीएसई लिमिटेडच्या www.bseindia.com आणि कंपनीच्य www.sanathnagar.in वेबसाईटवर उपलब्ध आहे.

> सनथनगर इंटरप्राईजेस लिमिटेडकरीत संज्योत रांगणेत्म

(डीआयएन:०७१२८९९२

संचालक मंडळाच्या वतीने व करीत

## रोज वाचा दै. 'मुंबई लक्षदीप'



यूनियन बैंक () Union Bank अर्थः प्रतीक्षा अपार्टमेंटस्, फिल्मीस्तान स्टुडिओ समोर, एस.व्ही. रोड. गोरेगाव (प.), मुंबई-४०००६२. दूर.:०२२-२८७२४३४८, ईमेल:ubin0904015@unionbankofindia.bank

श्री. अमर संपत कांबळे व श्रीमती अनिता अमर कांबळे १३८/१६, शुभेच्छा कोहौसोलि., सेक्टर २, चारकोप, कांदिवली पश्चिम, मुंबई.

विषय: सरफायसी कायद्याच्या कलम १३(४) सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) ब्ल्स, २००२ च्या नियम ८(१) अन्वये ताबा सचना

न्याअर्थी; खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् नॅन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत **कॉर्पोरेशन बॅक (आता युनियन बॅक** <mark>ऑफ इंडियामध्ये विलीन), प्रतिभूत धनकोंचे</mark> प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८ व ९ सहवाचिता कलम १३(१२) अन्वये असलेल्य अधिकाराअंतर्गत त्यांनी सदर कायद्याच्या कलम १३(२) सहवाचिता नियम ३ अन्वये दिनांक । मन्नवारी, २०२२ रोजी वितरीत केलेल्या मागणी सूचनेनुसार कर्जदार श्री. अमर संपत कांबळे र <mark>श्रीमती अनिता अमर कांबळे</mark> यांना सदर सूचनेत नमुद्रप्रमाणे देय रक्कम रु.२८,३७,५९४.८४ (रुपये अट्ठावीस लाख सदोतीस हजार पाचशे चौऱ्याण्णव आणि पैसे चौऱ्याऐंशी फक्त) अधिक १४.७०% दराने पुढील व्याज व इतर शुल्क जमा करण्यास सांगण्यात आले होते.

कर्जदार/जामिनदार/तारणकर्ता यांनी सदर सूचनेच्या प्राप्त तारखेपासून ६० दिवसांत रक्कम जमा करण्यात कसूर केली आहे. म्हणून कर्जदार/जामिनदार/तारणकर्ता वर नमूद केलेली रक्कम भरण्यास असमर्थ ठरले असून कर्जदार व सर्वसामान्य जनतेस येथे सूचित करण्यात येते आहे की, खालील स्वाक्षरीकर्त्यांनी सदर कायद्याच्या कलम १३(४) सहवाचिता सदर अधिनियमाच्या नियम ८ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमत्तेचा **सांकेतिक ताबा १२ जुलै. २०२२** रोजी

विशेषतः कर्जदार/जामिनदार/तारणकर्ता व सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेमह कोणताही व्यवहार करू नये आणि सदर मालमत्तेमह व्यवहार केलेला असल्यास त्यांनी **यनिय**न बँक ऑफ इंडिया यांच्याकडे रक्कम रु. २८,३७,५९४.८४ (रुपये अठ्ठावीस लाख सदोतीस हजार <mark>पाचशे चौऱ्याण्णव आणि पैसे चौऱ्याऐंशी फक्त)</mark> जमा करावी.

कर्जदार/जामिनदार/तारणकर्ता तसेच जामिनदारांचे लक्ष वेधण्यात येत आहे की, कायद्याच्या कलम १३ चे उपकलम (८) च्या तरतूदीनुसार प्रतिभूत मालमत्ता सोडविण्यासाठी वेळ उपलब्ध आहे.

प्रतिभूत मालमत्तेचे वर्णन फ्लॅट क्र.बी-१४, प्लॉट क्र.१३८, शुभेच्छा कोहौसोलि., सेक्टर १, चारकोप, कांदिवली

प्राधिकृत अधिकारी दिनांक : १२.०७.२०२२

युनियन बँक ऑफ इंडिया ठिकाण: मुंबई

फॉर्म ए सार्वजनिक घोषणा (भारतीय दिवाळखोरी आणि दिवाळखोरी मंडळाच्या नियमन ६ अंतर्गत (कॉपीरट व्यक्तीसाठी दिवाळखोरी निराकरण प्रक्रिया) नियम, २०१६) कार्निवल फिल्म्स प्रायव्हेट लिमिटेडच्या श्रेयदारांच्या लक्ष वेधण्यासाठी

सही / -

	संबंधित तपशील				
१	कॉर्पोरेट कर्जदाराचे नाव	कार्निवल फिल्म्स प्रायव्हेट लिमिटेड			
3	कॉर्पोरेट कर्जदाराच्या समावेशाची ता.	१६/०१/२०१२			
m	प्राधिकरण कोणत्या कॉर्पोरेट कर्जदार अंतर्गत समाविष्ट / नोंदणीकृत आहे	रजिस्ट्रार ऑफ कंपनीज- ग्वालीयर			
x	कॉर्पोरेट ओळख क्रमांक/मर्यादित दायित्व कॉर्पोरेट कर्जदाराची ओळख क्र.	U92100MP2012PTC027484			
4	नोंदणीकृत कार्यालयाचा पत्ता आणि कॉर्पोरेट कर्जदाराचे प्रधान कार्यालय (असल्यास).	नोंदणीकृत कार्यालय : एफएम-१८ मानसरोवर कॉम्प्लेक्स, ७ नंबर स्टॉप शिवाजी नगर, भोपाळ-४६२०१६, म.प्र कॉर्पोरट ऑफिस- कार्निवल हाऊस, दिंडोशी फायर स्टेशन, जनरल ए. के वैद्य मार्ग, ऑफ वेस्टर्न एक्सप्रेस हाथवे, मालाड ई मुंबई-४०००९७			
ઘ	मध्ये दिवाळखोरी सुरू होण्याची तारीख कॉर्पोरेट कर्जदाराचा आदर	०८.०७.२०२२ (एनसीएलटी आदेशाची प्रत दिनांक ११/०७/२०२२ रोजी प्राप्त झाली)			
७ दिवाळखोरी बंद होण्याची अंदाजित ०६/०१/२०२३ तारीख ठराव प्रक्रिया		०६/०१/२०२३			
۷	अंतरिम रिझोल्यूशन प्रोफेशनल म्हणून काम करणाऱ्या दिवाळखोर व्यावसायिकाचे नाव आणि नोंदणी क्र.	नाव: छाया गुप्ता नोंदणीकृत क्रमांक IBB/I/PA-002/IP-N00984/2020-2021/13133			
९	बोर्डाकडे नोंदणीकृत अंतरिम रिझोल्युशन प्रोफेशनलचा पत्ता आणि इँ-मेल	पत्ताः १, बिमा नगर, २०२, अल्मास ड्रीम्स अपार्टमेंट, आनंद बाजार जवळ, इंदूर-४५२०१८, म.प्र इंमेल: guptachayacs@gmall.com			
१०	१० अंतरिम रिझोल्यूशन प्रोफेशनशी पत्रव्यवहार करण्यासाठी पत्ता आणि ई-मेल वापरला जाईल इंद्रिन ४५२०१८				
११	दावे सादर करणची शेवटची तारीख	२५/०७/२०२२			
१२	१२ कलम २१ च्या उप-कलम (६अ) च्या खंड(बी) अंतर्गत, अंतरिम रिझोल्यूशन प्रोफेशनलद्वारे निश्चित केलोले कर्जदारांचे चर्ग, असतील तर				
१३ वर्गातील कर्जदारांचे अधिकृत् प्रतिनिधी म्हणून काम करण्यासाठी ओळखल्या गेलेल्या दिवाळखोर व्यवसायिकांची नावे (प्रत्येक वर्गासाठी तीन नावे)		उपलब्ध नाही			
	(अ) संबंधित फॉर्म आणि (ब) अधिकृत प्रतिनिधींचे तपशील उपलब्ध आहेत:	(अ) वेब लिंक: https://ibbi.gov.in/home/downloads पत्ता: अनु क्र. १०वरची पत्ता उपलब्ध नाही			
याद्वा प्राय प्राप्त	बाद्वारे नोटीस दिली जाते की नॅशनल कंपनी लॉ ट्रिब्युनल, इंदूर खंडपीठाने ०८.०७.२०२२ रोजी मेसर्स कार्निवल फिल्म्स प्राववहें, लिमिटेडची कॉपीरेट दिवाळखोरी रिझोल्युशन प्रक्रिया सुरू करण्याचे आदेश दिले आहेत (११.०७.२०५२ रोजी प्राप्त झालेल्या प्रतिशाची प्रत)				

प्राप्त झालेल्या आदेशाची प्रत) कार्नियल कर्जदारांना २५.०७.२०२२ रोजी किंवा त्यापूर्वी पुराव्यासह त्यांचे दावे एंट्री क्र. १० विरुद्ध नमूद केलेल्या परावार अतिम रिक्रोल्यूसन प्रोफेशनलकडे सादर करण्याचे आवाहन करण्यात आले आहे. आर्थिक कर्जदारांनी त्यांचे दावे पुराव्यासह इलेक्ट्रॉनिक माध्यमातूनच सादर करावेत. इतर सर्व कर्जदार वैयक्तिकरित्या, पोस्टाने किंवा इलेक्ट्रॉनिक माध्यमातून पुराव्यासह हाते सादर करावेत. इतर सर्व कर्जदार वैयक्तिकरित्या, पोस्टाने किंवा इलेक्ट्रॉनिक माध्यमातून पुराव्यासह दावे सादर कर कर्जदार. प्राप्त करावेत आर्थिक माध्यमातून पुराव्यासह दावे सादर कर कर्जदार, फॉर्म CA मध्ये वर्ग NA चे अधिकृत प्रतिनिधी म्हणून काम करण्यासाठी नोंद क्र. १३ विरुद्ध सुचीबद्ध केलेल्या तीन दिवाळखोर व्यावसायिकापैकी अधिकृत प्रतिनिधीची म्हणून काम करण्यासाठा नाप कर उठ र र ... ... निवड सुचित करेल. बाव्याचे खोटे किंवा दिशाभूल करणारे पुरावे सादर केल्यास दंड आकारला जाईल.

तारीख: १३.०७.२०२२ ठिकाण: इंदर

IBBI/IPA-002/IP-N00984/2020-2021/13133 कार्निवल फिल्म्स प्रायव्हेट लिमिटेड चे अंतरिम ठराव व्यावसायिका

## PUBLIC NOTICE

DIVISION, GOREGAON S.C. SUIT NO.2789 OF 2021 I.Mr. BADRINARAYAN C. SHRIMALI

Occupation business, An Adult Indian Inhabitants, Male, age 70 ,Senior Citizen commercial and Residential premises at Shri Kailash Stores, Shriram chawl, Akurli road, Near akurli. Muncipal school, Kandivali East, Mumbai 400101 V/s.

1.Mr. Joseph Cyril fonseca, an adult, Indian Inhabitant 2. Dr. Vincent fonseca an adult , Indian Inhabitant 3. Mr. John fonseca an adult, Indian Inhabitant 4. Mr. George fonseca an adult, Indian Inhabitant 5. Mr. Joseph fonseca an adult , Indian Inhabitant 6. Miss. Mande fonseca an adult, Indian Inhabitant Defendant no.1 to 6 Last known Address, Survey no.74 1/3 Akurli road, Near akurli Muncipal school, Kandivali East, 7. The Chairman Vashishtha Krupa Co Operative Housing Society, Akurli Road, Kandivali East, Mumbai - 400101

PRAMOD GAWANKAR Director, An adult Indian Inhabitant BUILDERS & DEVELOPERS KAUSTUBH CONSTRUCTION PVT. LTD. ST FLOOR, BUNGLOW PLOT NO. 3-37, RDP-1, GORAI, BORIVLI (WEST) MUMBAI - 400 091

TAKE NOTICE that, this Hon'ble Court will be moved before Honorable Addition principal Judge Shri Bhosale presiding in court Room No.01 on 16th July 2022 in the afternoon by above name plaintiff for following relief:-

(A). That the Plaintiff be and is hereby declared as the Owner of the suit plot namely, by Law of Adverse Possession Borivali, Mumbai and direct the Defendants to give an fair opportunity to live safe and uninterrupted accommodation of suit premises, and to enrol and to be entered in the redevelopme project viz. Shri Kailash Stores, Shriram chawl, Akurli road, Near akurli. Muncipa school, Kandivali East, Mumbai (B). That Defendant Nos 1 to 8 and/or their agents of servants or any persons claiming through or under them be and are hereb permanently restrained by an Order and Injunction from in any manner creating any 3rd party rights including by way of sale of FSI, TDR, or fiats, shops, open spaces et pertaining to the said land, Plot bearing CTS No 74/1 to 3, situated at akurli road Kandivali East, Mumbai. (C). This pending the hearing and final disposal of the sui nerein, this Honorable Court be pleased to appoint a Court Commissioner to visit the suit plot namely the land bearing CTS. No. 74/1 to 3 admeasuring 220 sq.ft at ground floor with mezzanine floor of 132 sq.feet And submit his Report with regard to the possession (D). This pending the hearing and final disposal of the suit herein, the Honourable Court be pleased to pass an order and injunction restraining the Builders from in any manner disposing of any flats, shops, or garages or open spaces constructed on the said land namely land bearing CTS No. 74/1 to 3, and it is prayed accordingly (E) That pending the hearing and final disposal of the suit herein, the Defendants Nos 1 to 8 be and are hereby restrained by an Order and Injunction from in any manner proceeding further with the construction activities on the said land namely land bearing CTS No. 74/1 to 3, in any manner whatsoever .( F). That pending the hearing and final disposal of the suit herein, the Defendants Nos 1 to 8 be and are hereby restrained by an Order and injunction from in any manner interfering with the possession of the suit plot, namely land bearing CTS No. 74/1 to 3, admeasuring 220 sq.ft at ground floor with mezzanine floor of 132 sq.feet being shown and shaded vellow colour on the Plan. (G). That pending the hearing and final disposal of the sui nerein the Defendants Nos 1 to 8 be and are hereby restrained by an Order and njunction from in any manner consuming the FSI or the loading of any TDR on the sui olot namely land bearing CTS No 74/1 to 3, admeasuring 220 sq.ft at ground floo with mezzanine floor of 132 sq.feet being shown and shaded in yellow colour. (H) That interim and ad-interim relief in terms of prayer clause (d). (e), (f). (g) and (h above granted (I) That cost of the suit be provided for (J). That such other and further relief as to this Honorable court may deem fit and proper in the circumstances of the ase may also be granted



For Registrar, City Civil court **Bombay** 

PUBLIC NOTICE Notice is hereby given to public at large that the Flat No.B/403 on 4th Floor in the building

known as Shree Shatrunjay Co-op. Hsg. Soc. Ltd., situated at M.G. Cross Road No.4, Kandivali (West), Mumbai 400067, along with five fully paid up shares of Rs.50/- each issued under Share Certificate No.19 and bearing distinctive Nos. from 91 to 95 (both inclusive). inclusive), was transferred in the name of Mr. Jitendra Champaklal Mehta after his mother Mrs. Manjula Champaklal Mehta expired on 07/08/2021 and now Mr. Ajay Kundanlal Shah & Mrs. Pragna Ajay Shah are intending to purchase the above mentioned Flat and Shares from Mr. Jitendra

Champaklal Mehta. All persons who have any claim, right, title All persons who have any claim, right, title and/or interest or demands to in or against the above mentioned property by way of inheritance, sale, mortgage, charge, trust, lien, possession, giff, maintenance, lease, attachment or otherwise howsoever is hereby required to make the same known in writing to the undersigned at her address at Sho No.14, Akruti Apartment, Mathuradas Road (andivali (West), Mumbai 400 067 and also to the above mentioned society within 15 days from the date hereof, otherwise if any claim comes forward hereafter will be

ilaim comes forward nereallo. ..... considered as waived and/or abandoned. Sd/-(Mrs. Rashida Y. Laxmidhar) Date: 13/07/2022

#### **PUBLIC NOTICE**

PLEASE NOTE that being the Legitimate Son of Late Shri. Rana Megha Solanki, I, MR. GOVIND RANA SOLANKI, presently residing at 2nd floor, K-20, M.R. Co-operative Housing Society Ltd, Relief Road, Opposite Raheja College, Santacruz (West), Mumbai-400054, is having proportionate right, title and interest in all the properties of Late Shri. Rana Megha Solanki including in he property bearing K-20, M.R. Co-operative Housing Society Ltd, Relief Road, Opposite Raheja College, Santacruz (West), Mumbai-400054 and in he shares as attached thereto as issued by M.R. Co-operative Housing Society Ltd. (hereinafter referred to as 'the said Property').

Hence public at large is hereby cautioned not to get carried away with any false misrepresentation and in addition to above all persons are hereby informed as not to deal with respect to the said property or any part thereof or with any other property of Late Shri. Rana Megha Solanki without MY prior written consent and/or No Objection.

Please note that I have not given any authority by executing Power of Attorney of any nature whatsoever in favor of anyone or otherwise, to deal with and/or take any decision of any nature for and on my behalf, with respect to the said property or any part thereof or with respect to any other property of Late Shri. Rana Megha Solanki.

Please note that any person/s dealing with the said property and/or any other property of Late Shri. Rana Megha Solanki, without MY prior written consent and/or No Objection, shall do so entirely at his/their own risk as to costs and consequences thereto, and further the same shall not be binding upon me in any manner whatsoever.

Dated this 13th day of July, 2022

MR. GOVIND RANA SOLANKI

#### - HDFC हौसिंग डेव्हलपमेंट फायनान्स कॉर्पोरेशन लिमिटेड

कार्यालय: रमोन हाऊस. एच टी पारेख मार्ग, १६९, बॅकबे रिक्लेमेशन, चर्चगेट, मुंबई-४०००२०, भारत. सीआयएन: एल७०१००एमएच१९७७पीएलसी०१९९१६, वेबसाईट:www.hdfc.com शाखा कार्यालयः एचडीएफसी लिमिटेड, स्टार स्क्वेअर, १ला मजला, प्लॉट क्र.३, इंटरस्टेट बस टर्मिनल, (आयएसबीटी), नेक्सा शोरूमच्या वर,

#### कस्त्रवा नगर, भोपाळ (मध्यप्रदेश)-४६२०२३. मागणी सूचना

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (कायदा) च्या कलम् १३(२) सहवाचिता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२ (रुल्स) च्या नियम ३ अन्वये.

न्याअर्थी कायद्याअंतंगत **हौसिंग डेव्हलपमेंट फायनान्स कॉर्पोरेशन लिमिटेड**चे प्राधिकृत अधिकारी हे खालील स्वाक्षरीकर्ता आहेत आणि अधिनियमाच्या नेयम ३ सहबाचिता कलम १३(१२) अन्वये त्यांना प्राप्त अधिकाराअंतर्गत त्यांनी यापूर्वीच कायद्याचे कलम १३(२) अन्वये खाली नमुद तारखांना मागणी सूचना दिली होती, ज्यामध्ये कर्जदार/सहर्कदार/जामिनदार (सर्व एकेरी किंवा एकत्रित कर्जदार)/कायदेशीर वारसदार/कायदेशीर प्रतिनिधी यांना कळविण्यात आले होते की, संबंधित सूचनेच्या तारखेपासून ६० दिवसांत मागणी सूचनेत नमुद रक्षम जमा करावी. सदर सूचनेच्या प्रती रजिस्टर्ड पोस्ट ए.डी. मार्फत देण्यात आली होती आणि ते खालील स्वाक्षरीकर्ताकडे उपलब्ध आहे.

सदर कर्जदार/कायदेशीर वारसदार/कायदेशीर प्रतिनिधी यांची इच्छा असल्यास सर्वसाधारण कार्यालयीन वेळेत कोणत्याही कामकाजाच्या दिवशी खालील वाक्षरीकर्ताकडून प्रत प्राप्त करून शकता. वरील संदर्भात पुन्हा एकदा सदर कर्जदार/कायदेशीर वारसदार/कायदेशीर प्रतिनिधी यांना येथे सूचना देण्यात येत आहे की, सदर कर्जदाराद्वारे निप्पादित कर्ज करारनामा व इतर दस्तावेज/लेखी अहवालात नमुदप्रमाणे संपुर्ण रक्कम भरणा होईपर्यंत आणि/किंवा मुक्ततेच्या ता<mark>रखेपर्वंत रकाना (क)</mark> मध्ये नमुद संबंधित तारखेपासून खाली दिलेल्या तपशिलानुसार १८% प्रतिवर्ष दराने पुढील व्याजासह एकत्रित संबंधित नावांच्या समोर दिलेली रकम संबंधित सूचनेच्या तारखेपासून ६० दिवसांत **होसिंग डेव्हलपर्मेंट फायनान्स कॉर्पोरेशन लिमिटेड**कडे जमा करावी. कर्जाचे परतफेडीकरिता प्रतिभृती म्हणून सदर कर्जदाराद्वारे **होसिंग डेन्हलपमेंट फायनान्स कॉर्पोरेशन लिमिटेड**कडे खालील प्रतिभृत मालमत्ता तारण ठेवण्यात आली होती. कर्जदार/कायदेशीर वारसदार/कायदेशीर प्रतिनिधी तसेच जामिनदारांचे लक्षा वेधण्यात येत आहे की, कायद्याच्या कलम १३ चे उपकलम (८) च्या तरतूदीनुसार प्रतिभूत मालमत्ता सोडविण्यासाठी वेळ उपलब्ध आहे.

		, 0	10		
п	अ. —	कर्जदार/कायदेशीर वारसदार / कायदेशीर प्रतिनिधीचे नाव	तारखेला एकण देय थकबाकी रक्कम रु.	मागणी सूचना दिनांक	प्रतिभूत मालमत्ता/स्थावर मालमत्तेचे वर्णन
н	क्र.		यकवाका स्वक्षम रु.	ादनाक	वणन
l	(ए)	(बी)	(सी)	(डी)	( <del>\$</del> )
	?	श्री. नवीन गुप्ता, श्रीमती नीलम गुप्ता, दोघांचा पत्ता: घर क्र.६८, फाईन कॅम्पस, कोलार रोड, भोषाठ-४६२००३ आणि फ्लॅट क्र.व्ही.४०३, जलवायु विहार, फेज-२, सेक्टर २०, खारघर, नवी मुंबई, जिल्हा रायगड, मुंबई-	क.२१,९३,५६७/-	28.08.2022	एक मुक्तधारण घर ३२३, प्रोजेक्ट हेबन्स लाईफ, जमीन सब्हे क्र.१६९/२, १७०/१, १७२/२, १६५, १६९/१, १७५, १७६, १७७ व इतर, गाव बराई व बागली, तहसिल हुजूर, जिल्हा भोपाळ, एकजित क्षेत्रफळ ११०० चौ.फु., चतुसिमा पुर्वेस प्लॉट क्र.३०२; पश्चिमेस स्ता; उत्तरेस प्लॉट क्र.३२२; दक्षिणेस प्लॉट क्र.३२४.
۱		800006.			

°संबंधित मागणी सूचनामध्ये नमुद १८% प्रतिवर्ष दारने पुढील व्याज, अतिरिक्त व्याज, तसेच प्रासंगिक खर्च, शुल्क इत्यादी रक्कम जमा करण्याच्या तारखेपर्यं आलेले सर्व खर्च समाविष्ट. जर सदर कर्जदार यांनी उपरोक्तप्रमाणे **हौसिंग डेव्हलपमेंट फायनान्स कॉर्पोरेशन लिमिटेड**कडे रक्कम जमा करण्यात कसूर केल्यास सदर कायद्याच्या कलम १३(४) आणि अन्य लागू नियमानुसार **होसिंग डेव्हलपमेंट फायनान्स कॉर्पोरेशन लिमिटेड**कडून प्रतिभूत मालमत्ता, स्थावर मालमत्तेसमोर कारवाई केली जाईल आणि याकरिता येणारा खर्च व परिणामास सदर कर्जदार/कायदेशीर वारसदार/कायदेशीर प्रतिनिधी जबाबदा

सदर कर्जदार/कायदेशीर वारसदार/कायदेशीर प्रतिनिधी यांना **हौसिंग डेव्हलपमेंट फायनान्स कॉर्पोरेशन लिमिटेड**च्या पुर्वलेखी परवानगीशिवाय विक्री, भाडेपट्टा किंवा अन्य इतर प्रकारे प्रतिभूत मालमत्ता/स्थावर मालमत्तेचे हस्तांतर करता येणार नाही. जर कोणा व्यक्तीने कायद्याचे किंवा अधिनियमाचे उछुंघन केल्यास कायद्यान्वये तरतुदीप्रमाणे कारावास किंवा दंड होऊ शकतो.

दिनांक: १३.०७.२०२२ ठिकाण: भोपाळ

हौसिंग डेव्हलपमेंट फायनान्स कॉर्पोरेशन लिमिटेडकरित सही/- प्राधिकृत अधिकारी

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होम फर्स्ट फायनांस कंपनी इंडिया प्रायटहेट लिमिटेड सीआयएन:L65990MH2010PLC240703 संकेतस्थळ : homefirstindia.com सूच्यनी क्र. : 18003000842 ई-मेल आयडी : loanfirst@homefirstindia.com

## मागणी सूचना

खाली नमुद आपण येथे वर्णन केलेली मालमत्ता तारण ठेवुन कर्ज प्राप्त केले आणि खाली नमुद आपण सदर कर्ज करारासाठी कर्जदार / सहकर्जदार / जामीनदार झालात आपण परतफेडीत कसूर केल्याने सिक्यूरिटायझेशन ॲप्ड रिकन्स्ट्रक्शन ऑफ फायनाफिशअल ॲसेटस् ॲण्ड एनफोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ऑक्ट 2002 (थोडक्यात SARFAES। अधिनियम) च्या तरतुर्दीअतर्गत आपले कर्ज खाते गदक मालमत्ता म्हणन वर्ग करण्यात आलेले आहे. ०४-०७-२२ आम्ही होम फर्स्ट फायनान्स कंपनी इंडिया प्रायव्हेट लिमिटेड. आप देऊ केलेल्या पत्त्यावर SARFAESI अधिनियमाच्या अनुच्छेद 13(13) सह वाचल्या जाणा-या अनुच्छेद 13(2) अंतर्गत आपणांस पाठविण्यात आलेल्या मागणी सूचना बजावण्यात न येता आमच्याकडे तशाच परत आलेल्या आहेत . दि. 10-07-2022 रोजी नोटीस दिल्या आहेत आणि या सूचनांमधे नमूद केल्या प्रमाणे आपण आपणांस देऊ करण्यात आलेल्या विविध कर्जाच्या परतफेडीत कसूर केलेली आहे. त्यामुळे SARFAES। अधिनियमाच्या अधिनियमाच्या अनुच्छेद 13(2) च्या तरतुदीनुसार आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेंट) रूल्स 2002 मधील नियम 3(1) मधील तरतदीनसार सदर सचना बजावण्यासाठी हे प्रकाशन करण्यात येत आहे

	खात्याचे नाव व		मागणी सूचनेच्या तारखेनुसार
अ. क्र.	पत्ता, कर्जदार आणि खात्रीदार	अंमलबजावणी साठी सूरक्षाचा तपशिल	एकूण थकबाकी अधिक व्याप आणि इतर खर्च (रु.)
1.	मेघा सुभाष कांबळे, सुभाष काशिराम कांबळे	पलॅट - 703, ब्लॉक / बिल्डींग - ई3, उषाकिरण रेसिन्डेसी, नेरल : बादुर रोड, महाराष्ट्र औद्यागिक विकास महामंडळ, बदलापूर महाराष्ट्र 421503	13,92,457
2.	मीना राहुल येलवे, मयुर राहुल येलवे, राहुल बलराम येलवे	फ्लॅट - 529, एच विंग, अरिहंत अक्ष, सर्वे नं. 81, हिस्सा नं. 10 गाव कुलगाव ता. अंबरनाथ बदलापूर महाराष्ट्र 421503	27,89,039
3.	वसंत दगडू घाडगे, निर्मला वसंत घाडगे, हेमंत देगडू घाडगे	फ्लॅट - 203, ए विंग, हायवे पाडवा युनिट नं. 203, सर्वे नं. 13, शारदा स्कुलच्या पुढे, पाडवा महाराष्ट्र 421001	6,61,874
4.	चोपडे धनाजी श्रीमंत, श्रीमंत बिरु चोपडे	फ्लॅट नं. 202, बिल्डींग डी, सदगुरू अपार्टमेंट, आडवली, काका दा ढाबा, हाजी मलंग रोड, कल्याण पूर्व, कल्याण 421306	11,68,310
5.	महादेव सोनवाने	फ्लॅट -203, बिल्डींग - ए, साई लिला ब्लॉक नं. ए-203, दुसरा मजला, साई लिला सीएचएस (प्रोप्रा.), ठाणे - 421306	3,61,861
6.	कविता वी. जाधव, वैभव शिवराम जाधव	फ्लॅट -206, बी विंग, त्रिमुर्ती अपार्टमेंट, सांम्यक कॉलेज समोर, हाजी मलंग रोड, आडवली, कल्याण पूर्व मुंबई 421306	9,23,052
7.	अमित विजय तारी, विजय पांडुरंग तारी	फ्लॅट -103, अयान प्लाझा डॉल्फीन स्कुल जवळ, नेरल हायवे वांगानी पूर्व - 421503	3,77,024
8.	नरेश रतीलाल पटेल, भावीनी नरेश पटेल	फ्लॅट -47, ब्लॉक / बिल्डींग - जे1, हॅप्पीनेस्ट मुंबई प्लॉट सीटीएस नं. 50 / 1, कंबलगाव, बाटेगाव ऑफ. रोड बोईसर पूर्व 401501	19,37,015
9.	रमेश पाटील, रंजना रमेश पाटील	फ्लॅट -301, माथेरान वेली 169 / 50 मामदपूर, कर्जत जि. रायगड कर्जत महाराष्ट्र 410101	19,49,816
10.	अल्लउद्दीन जफ्रुद्दीन शेख	फ्लॅट-03, तळ मजला, बिल्डींग बी / 9, समृघ्दी कॉम्प्लेक्स सर्वे नं. 9, दिकसल गांव, भिवपुरी स्टेशनसमोर, जि. रायगड, रायगड - 21503	2,64,480
11.	सुनिल भारगवा	मजला नं. 4बी-402, शुभ वास्तु, गांव खाटीवली, ऑफ मुंबई - नाशिक हायवे, हॉटेल परीवार स्वागत जवळ, वासिंद (प) - 421604 ठाणे 421604	11,06,355
12.	जीत सिंग, बलविंदर कौर जीत सिंग	पलॅट नं. ए-404, रोस गार्डन, सर्वे नं. 163 / ए-5पी आणि 220, मुंबई नासिक हायवे (एनएच-3), परीवार गार्डन हॉटेल जवळ, गांव आसनगाव, ता. शाहपुर, जि. ठाणे, महाराष्ट्र 421601	11,83,233

याव्दारे आपणांस आवाहन करण्यात येते की आपण ही सूचना प्रसिध्द होण्याच्या दिनांकापासून 60 दिवसांच्या कालावधित होम फर्स्ट ठायनान्स कंपनी इंडिया प्रायव्हेट लिमिटेड, कडे वर नमुद रकमेचा तसेच त्यावरील व्याज व खर्चाचा भरणा करावा, अन्यथा होम फर्स्ट कायनान्स कंपनी इंडिया प्रायव्हेट लिमिटेड, व्दारे सदर अधिनियमातील तरतुर्दीतर्गत प्रतिभूत मालमत्तोपँकी सर्वच किंवा कोणत्याही एका किंवा एकाहून जास्त मालमत्तांविरुध्द आवश्यक ती कारवाई करण्यात येईल ज्यात कर्जदार, तारणदार व जामीनदारांच्या प्रतिभृत मालमत्तांचा ताबा घेण्याचाही समावेश असेल. सदर अधिनियमांतर्गत होम फर्स्ट फायनान्स कंपनी इंडिया प्रायव्हेट लिमिटेड, यांना उपलब्ध असणा-या आधिकारांमध्ये पुढीलचा समावेश आहे. 1) कर्जदार / जामीनदारांच्या प्रतिभूत मालमत्तांचा ताबा घेण्याचा अधिकार ज्यात प्रतिभूत मालमत्ता सोडविण्यासाठी भाडेपट्टी नेमणूक किंवा विक्री इ. व्दारे हस्तांतरणाच्या अधिकाराचाही अंतर्भाव आहे 2) प्रतिभूत मालमत्तांचे व्यवस्थापन आपल्या ताब्यात घेणे ज्यात भाडेपट्टी नेमणूक किंवा विक्री व्दारे हस्तांतरण करून प्रतिभूत मालमत्त सोडविणे याचाही समावेश आहे. होम फर्स्ट फायनान्स कंपनी इंडिया प्रायव्हेट लिमिटेड, यांनी प्रतिभृत मालमत्तांच्या केलेल्या अशा हस्तांतरणामुळे या बाबतीत सर्व हक्क अशा प्रकारे हस्तांतरित होतील. जणू काही हे अधिनियमातील अनुच्छेद 13(13) च्या तरतुर्दीतर्गत आपणांस होम फर्स्ट फायनान्स कंपनी इंडिया प्रायव्हेट लिमिटेड, यांच्या पूर्व परवानगी शिवाय वर नमुद व होम फर्स्ट फायनान्स कंपनी इंडिया प्रायव्हेट लिमिटेड, यांचे कडे गहाण ∕ तारण असलेल्या कोणत्याही मालमत्तेचे विक्री, भाडेपट्टी किंवा इतर प्रकारे (आपल्य दैनंदिन कामकाजातील वगळता इतर काहीही) हस्तांतरण करण्यास प्रतिबंध करण्यात येत आहे.

ठिकाण : मुंबई, ठाणे, पनवेल; विनांक: 13/07/2022

सही /-अधिकृत अधिकारी, होम फर्स्ट फायनान्स कंपनी इंडिया लिमिटेड