

August 16, 2022

General Manager,
Department of Corporate Services
Bombay Stock Exchange Limited,
Floor 25, P.J. Towers,
Dalal Street,
Mumbai-400 001

Scrip Code: 502865

Dear Sir,

Subject: Submission of newspaper clipping for intimation of record date for interim dividend.

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, we have published the notice for intimation of record date for interim dividend in The Financial Express and in Mumbai Lakshadeep (in Marathi) dated August 15, 2022.

We enclose copy of the Mumbai edition of the abovementioned newspaper cutting for your record.

Kindly acknowledge receipt.

Yours faithfully
For Forbes & Company Limited

Pankaj Khattar Head Legal & Company Secretary

Encl: As above



Particulars

Net Profit / (Loss) for the period (before Tax and

Net Profit / (Loss) for the period before tax

Net Profit / (Loss) for the period after tax (after

[Comprising Profit / (Loss) for the period (after tax)

Reserves (excluding Revaluation Reserve as shown i

2. Information on Standalone Unaudited Financial Results of the Company is as under:-

Total Comprehensive Income for the period

and Other Comprehensive Income (after tax)]

Equity Share Capital (face value of Rs. 10 each

the Audited Balance Sheet of the previous year)

Earnings Per Share (of Rs. 10/- each

respective meeting held on August 13, 2022.

Particulars

Total Comprehensive Income

(www.loyalequipments.com)

Place: Dahegam, Gujarat

Date: August 14, 2022

(for continuing and discontinued operations)

1 Total Income from Operation

Exceptional items)

Exceptional items)

1. Basic:

2. Diluted:

Sr.

No.

1 Turnove

2 Profit before tax

(after Exceptional items)

Regd. Office: Block No. 35/1-2-3-4, Village-Zak, Dahegam, Gandhinagar-382330. Gujarat, India.

Tel No.: +91-2718-247236, Fax No.: +91-2718-269033 E-mail: cs@loyalequipments.com, Website: www.loyalequipments.com

ended

31/03/2022

Unaudited

545.6

(164.79)

(164.79)

(159.38)

(159.38)

1020.00

(1.56)

ended

31/03/2022

Unaudited

517.64

(164.79)

(159.38)

(159.38)

1. These results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their

The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchange under

the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterlyunaudited

financial results is available on the website of the Stock Exchange (www.bseindia.com) and also on the Company's website

Quarter

ended

31/03/2022

Audited

183.25

(183.25)

(177.75)

(175.32)

1020.00

(1.72)

Quarter

ended

31/03/2022

Audited

(181.16)

(175.66)

(173.23)

Quarter

ended

30/06/2021

Unaudited

(164.79)

(164.79)

(159.38)

(159.38)

1020.00

(1.56)

Quarter

ended

30/03/2022

Unaudited

517.64

(164.79)

Sr.

No.

FINANCIAL EXPRESS

CIN: L65910DL1990PLC040705 Regd; Off: 4 MMTC/STC MARKETGEETANJALI NEW DELHI DL 110017 E-mail: gbisht@genesisfinance.net | Website: www.genesisfinance.net

Phone: 011-42181244 EXTRACT OF STANALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER.

	(Amount in INR Lakhs)								
S. No	Particulars	Quarter ended on 30 06-2022	Provious year entited on 31-03-2022	Corresponding quarter ended on 30-06-2021					
		Unsudited	Audited	timoudited.					
1	Total (nome from Operations	704.63	2703.09	587.4					
2	Met. Groffit (Loss) for the quartery year (Inform tox excessional and/ Extraordinary (temps)	\$(),3h	1197.48	3/16/9					
3	Mei Profit / Class Fit His nytarter? puit before the cafer Exceptional and/or Exmandinary items!	380,49	1191 48	13826					
4	Mid. Ploof. / (Loss) for the quarter/ year after tax rafter Enceptional end/or Excapandinary items:	277.96	80603	234,69					
139	Total Continue to the content of the cuartan part (Como sing profit i (Logis) for the period (after tax) and Otto Comprehense a Income (after tax).	377.96	8D6 G8	23469					
6	Equity Share Coppial	463471	463971	4E03.71					
7	Reserves (rendinating) Benchmatical Reserves as shown in the Auction Balance Shown in the processing that		R293.22						
Б	Favrings Fire Show (at Rs. 10/- mach) (to continuing and descriptioned approaches) 1 Basic 2 Diluned	0.6 0.6	1/4	U.48					

113 of the Companies Art, 2013 (the "Art" mad with Companies (the an Accounted

Natosh Garg

Previous

Year Ended

31/03/2022

Audited

3308.24

(516.64)

(516.64)

(511.97)

(509.54)

1020.00

634.77

(5.00)

Previous

Year Ended

31/03/2022

Audited

3225.76

(531.65)

(512.35)

(509.92)

By order of the Board

For LOYAL equipments limited

Alkesh Rameshchandra Patel

(Managing Director)(DIN: 02672297)

Stock Exchange's website www.msgi.in

The Cumpuny has adopted higher Accounting Standards ("Ind Ax Triplified pride) Section

Place: New Delhi (Manging Director) Date: 14.08.2022 DIM: 00916814

Begistered Office: Forces Building, Charamit Rai Mary, Fort, Mumbar 40ti 001

For Advertising in

JITENDRA PATIL

9029012015 67440215

TENDER PAGES

Contact

Mobile No.: Landline No.:

FORBES & COMPANY LIMITED CIN: L17110MH1918PLC000626

lictios is hereby given that pursuant to Section 91 of the Companies Act. 2013 and applicable Rules thereunder that the Company has fixed Thursday, August 25, 2022 as the Report Date for the purpose of payment of special litterim dividend of Rs. 65 per aguity share (650%) of Rs. 10 each for the FY 2022 - 2023.

Tel No.: -91 22 8135 8900 Fax; +91 22 8135 4981 Email Id: nivestor relations @furbes co.in Website: www.forties.co.in NOTICE

Special interim dividend in respect of shares held in demaionalised form shall be payable to the panelicial owners of the shares at the and of business hours or August 2. 2022 as per line details provided to the Company by the depositories for this

purpose. In case of shares held in physical form, dividend will be paid to the Members whose marries stand on the Register of Monthers as on August 25, 2922. Mémbéra aré requested la note that special Internr dividend income la taxable in the risinds of the Members and the Company is required to deduct fair at Source ("TDS") imm divisional paid to the Members at raths prescribed in the frictime. Say Act. 1961 Ti Act I A detailed common sale must be applicable TOS provisions under the H Act is servito the Members, whose email IDs are registered with the Company/Depository Participants and such communication is also available on the waterite of the Company

Mirmoers are requireded to lumish their brank account district, change of address. imail address etc to the Company's Registrar & Share Transfer Agents TSR Consultants Private Limited, C-101,1st Foor 247 Park, Lat Baltedor Shashi Marg. Vishrall (west). Mumbal 489 083 or respect of shares held in physical form and to they respective Depository Participant II shares are held in demoieralised form.

This infimation is evaluable on the website of the Company viz. www.forces.co.in and on the website of BSE Ltd. viz. www.bseindia.com Fgl Forces & Company Limited

Place: Mumba: Femin Khaller Head Laga & Company Secretary Dahir August 15, 2022

bakeri

IRs in Lacs

(3,867.65)

(1.95)

BAKERI URBAN DEVELOPMENT PVT. LTD.

"Sanskruf", Nr. Old High Court Road, Off Ashram Road, Ahmedapad 380009 Tel: 91-79 40001300 Fax :91-79-40001399

e-mail: info@bakeri.com Website: www.bakeri.com

CIN No.: U70100G)1996PTC030783

CONSOLIDATED STATEMENT OF FINANCIAL RESULTS FOR THE

QUARTER ENDED 30 TH JUNE, 2022

Vear Quarter Quarter ended ended ended **Particulars** June 30, 2022 March 31 March 31 No (Unaudited) 2022 (Audited) 2022 (Audited) 1.257.45 1,097.61 4,591.34 Total income from Operations Net Profit/(Loss) for the period before Tax and 1153.57 (351.94) 57.83 exceptional items 57.83 154.32 (387.80) Net Profit/(Loss) for the period after tax Net Profit/(Loss) for the period after tax (After (4) 55.54 (145.13) (389.67) Non Controlling Interest Total earning including Other Comprehensive 57.83 99.36 (332.84) income for the period Total earning including Other Comprehensive Income 55.54 (91.22) (334.70) for the period (After Non Controlling Interest) Paid up Equity Share Capital 1.01 1.03 101 1,312.97 Net worth 1,370.60 L312.97 Earnings Per Share (Face value per share Rs 10/ each)

L. Basic: (Rs. per share)

7. Diluted: (Rs pershare)

(a) The above is an extract of the detailed formal of quarterly results filed with the Bombay Stock Exchange under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the yearly financial results are available on the websites of the Bombay Stock Exchange (www.bseindia.com) and Company (www.tiakeri.com.)

562,16

0.28

(b) Previous comparative period's figures have been reclassified/regrouped/restated, wherever necessary. For, Bakeri Urban Development Private Limited Ahmedahad

13th August 2022

Asit N. Somani (Company Secretary)

(1,450.91)

(0.73)



From, SASCON FUTURA, Venkatararayana Road, Partnasa athy Pullam, T. Nagar, Chemiat - 800017; Ph., 944-49005656. Fax. 344-48/15655. Email ter@ahrinamepr.com Watsale www.ahrirameno.com Corporala Identification Number: L74210TN2000PLC045167

> **Extract of Consolidated Unaudited** Financial Results for the Quarter Ended 30 June 2022 (Rusees m lakhs)

Quarter Ended Year ended Particulars 30.06.2022 31.03.2022 30.06.2021 31.03.2022 Unaudited Audited Unaudited Audited 6.855.45 9,444,29 33,938.24 Total Income from Operations (Nel). 6,995.7 Loss for the period (before Tax, Exceptional and/or Extraordinary (tems) (3,084.70) (2.895.78)(3,547.78) 15,731.11 Loss for the period after tax (after Exceptional and/or Extraordinary items) (3,084.70) (13,535.04) (3.547.78) 26,370,37) Total Comprehensive Income for the period (Compresing Profit.) (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) (3,093.78) 13,485,99 (3,543,44) (28,313,75) 97/152/90 97.152.90 Equity Share Capital (Face value of Rs. 10)-each) 1,22,452.90 97,152,90 Earnings Per Share (of Rs. 10)- each) (271) (0.36) (0.311)(1.39) (1.39) (0.38) 12.711 (b) Diluted (0.31)

Note: 1. The above unaudited consolidated financial results were reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meetings held on August 13, 2022.

2. The above is an extract of the detailed results for the quarter ended June 30, 2022 filed with the Stock Exchanges

under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed results for the quarter ended June 30, 2022 are available on the Stock Exchanges Website www.bseindia.com and www.nseindia.com and on the websile of the Company www.shriramepc.com 3. The Unaudited Standalone Results for the Quarter ended June 30, 2022 are hereunder (Rupees in lakhs)

	The second secon	State of South State of an impact	The second secon	E con the con-smile framework dec-	
	30.06.2022	31.03.2022	30.06.2021	31.03.2022	
Total Incoms from Operations	6 (295.29	9,559.09	6,780.48	31,174.05	
Loss for the perfect (before Tax, Exceptional and/or Extracridinary items)	(3.772.77)	(2:171.06)	(3,698 15)	(14,251.76)	
Loss for the period after tax (after Exceptional anti/or Extraordinary items)	(3.772.77)	(12,810.31)	(3,698.15)	(24.901.02)	
Total Comprehensive Income for the period (Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax))	(3,781.B5)	(12.830.49)	(3,692,61)	(24,646,39)	
			For SEPC Lim	stort	

Plane - Chernai Dale 13,08,2022 (formerly known as Shoram EPC Limited). T.Shiyaramar Managing Director & CEO

Year ended

CAREER POINT LIMITED

Corporate Office: CP Tower-1, Road No.1, RIA, Xora-37 (00) (No.)

CIN: L80100PB2000PLC054497 | Ph: 080-47250011 | wnosite: www.cpil.in | E-mail: investors@cpil.in

Registered Office: Village Tangon, Burno, Marcoll, Phylips 14/16/01 India.

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30 JUNE, 2022

(Amount in ₹ Lakhs Except EPS)

	Marie Printed			
(30/06/2022)	Corresponding DT. (30/06/2021)	(31/03/2022)	(Audited)	
(Unaudited)	(Unaudited)	[Audited]		
1,260,52	1,959,95	1334.97	3,473.85	
460,23	852.86	28) 74	2:292.02	
169.73	692.85	361.74	7.292.87	
1,319.29	1,819,29	1 0 19,29	1,819.29	
		-		
	The state of the s			
5.23	3,59	2.12	12.61	
	(Unaudited) (,367.52 950,23 (157.73 1,819.29	(30/06/2022) Corresponding DT: (30/06/2021). (Unaudited) (Unaudited) (360/52 1.359.95 950.23 852.85 150.33 652.85 1,819.29 1.819.29	(30/06/2021) (31/03/2022) (Unaudited) (Unaudited) [Audited] (.360.52	

Notes

Summarised Upavidites Standalgne Einencial Results of the Lompany for the Quarter ended June 30, ZD2Z is as unus.

PARTICULARS	(30/06/2022)	Corresponding QT. (30/06/2021)	(31/03/2022)	Year Ended (31/03/2022) (Audited)	
	(Uosodited)	(Unaudited)	(Audited)		
Real income from Operations (net)	1,418.57	509 an	518.25	2934:26	
No. Profit from Ordinary Activities after tax holes. Minority Interex.	A293.6	369,32	20 44	(877.93	
Nac Profit for the period after fax a out Morenty Illianest	179.58	969.32	20.44	(0)7.93	
Paid-up Equity Share Capital (Pace value of ₹ 10/- sach)	1,819,29	1,819.29	1,619,79	1,019.29	
Reserves excluding Revalution Hase ve (NLL) as per palarities sheet of providing year			4		
Earnings Pey Strare (EPS)					
Basic & Dillwed EPS	1,28	5.93	7.33	5 93	

2. The IVDIAS compliant finencial results to the quarter anded June 30, 2022 have not been subjected to mixed review or such. However, the management has ever peed necessary one diligence to ensure that the financial results provide that and fair view of

This above results that reviewed by the Audin Committee and approved by the Board of Directors in their meeting held on 100 August, 2007. The Company has ediopted Indian Appointmit Standards (Ind. AS) wid titl .04.2017 as not lied by the Ministry of Egruprate Attustant

appending in the enrinential results for the quarter ended 30th in the 7022 are in going lance within d.A.S. The players an activate of the detailed termal of Standard or and Cornell devel Financial Results for the quarter are set as 30 June 2022. remailweit the Stock Exchange under Requisition 33 of the SEBH Listing and Other Consequent Requiremental Requisitors, 2015. The full former of the Clancetty Framics Results are available on the Consumy's wedsite i.e. (www.coll in and Stock Exchange (vebsite)) is

> BY CADER OF THE BOARD OF CINECTORS FOR CAREER POINT LIMITED

PRAMOO MAHESHWARI Charman, Managing Bhactin and CEO

DIN-D0185711

Date . August 14", 2027

Place: Kota (Rajasthan)

www.bswindia.com.ard.www.nseindia.com.

Genesis Finance Company Limited LOYAL equipments limited (CIN: L29190GJ2007PLC050607)

-	Pri -42 - 1 - 1	Ph. 12		nt in IMR Lakhs)
S. No	Particulars	Quarter ended on 30 06-2022	Provious year entitled on 31-03-2022	Corresponding quarter ended on 30-06-2021
		Unsudited	Audited	Unaudited
1	Total (income from Operations	704.63	2703.09	587.4
2	Met, Grofity (Loss) for the quartery year (Inform tax excessional and/ Extraordinary items)	\$(),3h	1197.48	3=18.90
3	Met Profit : (1.03) Fit the quarter? year before the cafee Exceptional and/or Erroantdinary items!	380,49	1191 48	73826
-4	Med Plevit / (Loss) for the quarter/ year after ray rafter Enequire rail and or Except delivery items)	277.96	806.03	234,69
5	Total Conjustive over Income for the pushtay leaf (Como sing Profit i (Local lot the period (after tax) and Otto Comprehensive Income (after tax))	277.96	8D6 G8	234.69
6	Fourty Share Capital	463471	963971	4E019.71
7	Reserves (rend-matrix) Retraitment to Reserve) as shown in the Australia Rainment Surent of the processing mill		F293.22	
B	Fairings Fire Ships (cd Ris, 10/- miph) (for continuing and discontinued approximate) - 1 Basic 2 Diluted	0.6 0.6	1.74	Ų.48 11.48

The above is an extract of the detailed former of Quartery/Annual Financial Results filed with the Stock Schange under Regulation 35 of the SERI (bisting Obligations and Disclosure Requirements') Regulations, 2015 The full formula of the Quartery/ Armusi Financial results is available on the Company's website www.gonesisfinance.net and

Standard) Rules, 2016 as amenaed till pate from April DT 2019.

For Genesis Finance Company Limited

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to enquirities. Not for release, publication or distribution directly or indirectly, outside India PUBLIC ANNOUNCEMENT

CONCORD BIOTECH

Biotech for Mankind ...

CONCORD BIOTECH LIMITED

November 23, 1984 Issued by the Registrar of Companies, Sujerat, at Ahmedabad ("RoC"). Thereafter our Company field an application dated June 24, 1985 for undertaking the change in the name of our Company to Concord Pharmaceulicals Private Limited , pursuant to which a revised certificate of incorporation cated September 24, 1985 was issued by the RoC. Subsequently, with effect from December 26, 1986, our Company deemed to have become a public company pursuant to Section 43A of Companies Act, 1956. Thereafter, the name of our Company was changed to "Concord Bigrach Limited" and a fresh certificate of incorporation dated February 16. 2001 was asked by the RoC. Subsequently, our Company became a public company from a desired public company and a fresh certificate of incorporation dated November 7, 2001 was issued by the RoC. For further details in relation to the changes in the name, allotment of Equity Shares and registered office of our Company, see "Capital Structure" and "History and Certain Corporate Matters" on pages 70 and 159, respectively of the draft red herring prospectus dated August 12: 2022 ("DRHP"), filed with the securities and exchange board of india ("SEBI") on August 12: 2022.

> Registered Office: 1482-86 Trasad Road, Dholka, Anmedahad - 382225. Gujarat, India. Corporate Office: 16th licon B-Wing, Mondeal Heights, Iscori Cross Road, S.G. Highway, Ahmedabad - 380015, Gujarat, India, Contact Person: Prakash Sajnani, Company Secretary and Compliance Officer E-mail: complianceofficer@consordbotech.com. Website: www.concordbotech.com. Telephone: 079-6813 8700; Corporate Identity Number: U24230GJ1984PLC007440

PROMOTERS OF OUR COMPANY: SUDHIR VAID AND ANKUR VAID

INITIAL PUBLIC OFFER OF UP TO 20,925,652 EQUITY SHARES OF FACE VALUE OF THEACH ("EQUITY SHARES") OF CONCORD BIOTECH LIMITED ("COMPANY") FOR CASHAT A PRICE OF THE PER EQUITY SHARES"). SHARE (INCLUDING A PREMIUM OF ? [+] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ? [+] MILLION (THE "OFFER") THROUGH AN OFFER FOR SALE OF UP TO 20,925,652 EQUITY SHARES AGGREGATING UP TO ? [*] MILLION BY HELIX INVESTMENT HOLDINGS PTE. LIMITED (THE "SELLING SHAREHOLDER") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDER. THE ("OFFERED SHARES").

THE OFFER INCLUDES A RESERVATION OF UP TO (●) EQUITY SHARES, AGGREGATING UP TO ₹ (●) MILLION (CONSTITUTING UP TO (●)% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS "NET OFFER". THE OFFER AND NET OFFER SHALL CONSTITUTE [•] % AND [•] %. OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF EQUITY SHARES IS ₹ 1 EACH. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY DUR COMPANY AND THE SELLING SHAREHOLDER. IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [+], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [+], AND [+]

EDITIONS OF THE GUJARATI DAILY NEWSPAPER, [.]. (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE. THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES. In case of any revision to the Price Band, the Biol Office Period will be extended by at least three additional Working Days, following such revision of the Price Band, subject to the Bid/Office Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the

Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation

to Self-Certified Syndicate Banks ("SCSBs") other Designated Intermedianes and the Sponsor Bank, as applicable. This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBHCOR Regulations. The Offer is being made in accordance with Regulation 5(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers "QIBs" and such portion. The "QIB Portion"). Our Company and the Selling Shareholder may, in consultation with the Book Running Lead Managers, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICCR Regulations ("Anchor Investor Portion"), out of which at least one-third shall be available for a location to domestic Mutual Funds only, subject to valid Bios being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion Further 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to SI OIB Bidders other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further not less than 15% of the Net Offer shall be available for allocation to Non-Institutional. Bioders such that: (a) une-third of the portion available to Non-Institutional Investors, shall be reserved for application size of more than ₹ 0.2 million and up to ₹ 1 million and (b) two-thirds of the portion available. to Non-Institutional Investors, shall be reserved for applicants with application size of more than ₹1 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other subcategory of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price and not less than 35% of the Net Offer shall be available for altocation to Retail individual Bidders ("RIBs") in accompanies with SEBI ICDR Regulations, subject to valid Bid's being received at or abuve the Offer Price. All Bidders, other than Anchor Investors, are required to mandatonly utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UF) ID (defined heremafter) in case of UP) Bidders) which will be blocked by the SCSBs or the Sponsor Bank as applicable, to participate in the Offer.

Anctor investors are not permitted to participate in the Anchor investor Portion through the ASBA process. For details, see "Offer Procedure" on page 306 of the DRHP. This public announcement is being made in compliance with of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the Offer and has filled the DRHP dated August 12, 2022 with the SEBI on August 12, 2022.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments if any, for a period of at least 21 days from the date of such fling by hosting 4 on the websites of SEBI at www.sebi.gov.in Stock Exchanges i.e. BSE at www.bseindia.com. NSE at www.seindia.com and the websites of BRLMs, i.e. Kotak Manindra Capital Company Limited at www.investmentbank.kotak.com. Citigroup Global Markets India Private Limited at http://www.pnline.cd/bank.co.in/fnlm/citigroupglobalscreen i.film and Jeffenes India Private Limited at www.jeffenes.com. Our Company. hereby invites the members of the public to give their comments on the DRHP filed with SEBI with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of the Company and the BRLMs at their respective addresses mentioned below. All comments must be received by SEBI, the Company and/or the BRLMs and/or the Company Secretary and Compliance Officer of our Company in relation to the Offer on or before 5:00 on the 21st day from the aforesaid date of ning the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not investigany funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer For taking an investment decision. Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, not approved by the SESI, not does SEBI guarantee the accuracy of the contents of this Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red naming prospectus ("RHP") has been fixed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered, through the RHP, are proposed to be listed on Stock Exchanges.

The liability of members of the Company is limited. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 159 of the DRHP. For details of the share capital and capital shucture of the Company, prease see "Capital" and the number of shares substructed by them of our Company, prease see "Capital"

Structure" on page 70 of the DRHP **BOOK RUNNING LEAD MANAGERS** REGISTRAR TO THE OFFER Jefferies kotak Kotak Mahindra Capital Company Limited Chigroup Global Markets India Private Limited Jefferies India Private Limited Link Intime India Private Limited 1st Floor 27 BKC; Plot No. 27 1202, 12th Floor, First International Financial Centre, 42/43, 2 North Avenue Maker Maxity C 101 247 Park LBS Marg G Block Bandrs Kurts Complex G Block, Bandra Kuna Complex, Bandra (East). Bandra-Vuna Complex Vikhróli (West), Mumbai 400 083 Bancra (East), Mumbai 400 051 Mumpa 400 098, Maharashtra, India Mahareshtre, India Bandra (East), Mumbai 400 051 Tel: +91 22 4918 6200 Maharashtra, India Tel: +91 22 6175 8999 Maharashtra, India Tel: +91 22 4336 0000 E-mail: concord so@pti com Tel: +91 22 4356 6000 E-mail: concords plach loo@linkintime.co.lin

Website:http://www.anline.ctiblank.co.in/htm/citionu/ E-mail: Concord.iPO@jefferies.com

Website: www.jeffenes.com

Contact Person: Sunani Bhareja

Investor Grievance ID: jipl.grieva (Jeilà efferies Jori

SEBI Registration Number: INM000008704 SEBI Registration Number: (NM000010718 SEBI Registration Number: INM880037443 All providing distinsused herein and not specifically defined shall have the same meaning as ascribed to them in the DRHF

poloca screen 1 htm

Investor Grievance ID: Investors.cgmip@ctl.com

Contact Person: Karan Singh Hundal

E-mail: cbi.ipo@kptak.com.

Place Ahmedabad

financiale h.epa

Contact Person: Ganesti Rane.

Website: www.investmentbank.kotak.com

Investor Grievance ID: kmcuredressal@kctak.com

For CONCORD BIOTECH LIMITED On behalf of the Board of Directors

Prakash Sainani Company Secretary and Completing Officer

Date August 13, 2022 CONCORD BIOTECH LIMITED is proposing, subject to applicable statulory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP dated August 12, 2022 with SEBI on August 12, 2022. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.neeridia.com and is available on the websiles of the BRLMs, i.e. Kolak Maninora Capital Company Limited at www.investmentbank.kotak.com, Citigroup Global Markets India Private. Limited at http://www.cnine.clibank.co.in/mtm/cligroupg/obalscreen1.htm and Jefferies India Private Limited at www.jefferies.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" of the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" beginning an page 27 of the DRHP.

The Equity Shares offered in the Offer have not been and will not be requisired under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States and, unless so registered, may not be offered or said within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securibes Act and applicable state securibes laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) in transactions exempt from or not subject to the registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions as defined in and in reliance upon Registration requirements of the Securities Act. and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

Website: www.lipkirtime.co.in

concordbiolech iso@linkinhine.co.in Contact Person: Shanti Gopalkushnan

SEBI Registration Number: INR000004058

Investor Grievance ID:

भिमा कारखाना करणार १० लाख मेट्रीक

PUBLIC NOTICE

Notice is hereby given that, our clients are

proposing to purchase Flat No. C-203

Originally numbered 208, in Raishre

it Deolwadi, off. Sahar Road, Chakala

Andheri (East), Mumbai 400 099, bearing CTS Nos. 177, 178, 184 & 185 of Village Chakala

Taluka Andheri in the Registration District o

Mumbai Suburban, from its current owne

Any person or persons having any claim

against or in the aforesaid property by way o

inheritance, mortgage, possession, sale, gift lease, lien, charge, trust, maintenance

arrangement either agitated in any litigation

or otherwise or any other right or interes whatsoever are hereby required to make the

same known in writing to the undersigned within a period of 14 (fourteen) days from the

If no claim is made as aforesaid our client

will be at liberty to complete the transaction

in respect of the said proposal without an

reference or regard to any such purported daim, right or interest which shall be deemed

to have been waived for all interests and

purposes and not binding on our clients.

Dated on this 15th day of August 2022 a

C. P. Road Kandivali (E), Mumbai 101.

ember of the Vic Mon Co-Operativousing Society Ltd., having address

Church Road, Marol, Andheri (East) Numbai - 400 059 and holding Flat No. A

402 in the building of the society died of 14/07/2022, without making an

nomination. Mrs. Sajeda Taiyebally Harnesswalla an

Mrs. Sakina Murtaza Bharmal (alias Ms

Sakina Taiyaballi Harnesswalla) claim to be the only legal heirs of late Mr. Taiyebally Jafferbhai Harnesswalla and

ave made an application to the Societ

or transmission of the shares, rights, title

or transmission of the shares, rights, the and interest of the deceased member.

The society hereby invites claims

objections from any other heir or heirs

other claimants, objector or objectors t he transfer of the said shares and intere of the deceased member in the capital property of the society within a period of 15 (Fifteen) days from the publication of

this notice, with copies of such document and other proofs in support of his/her/thei claims/objections for transfer of share and interest of the deceased member in

the capital/ property of the society. If n aims/ objections are received within the eriod prescribed above, the society sha a free to deal with the shares and interes

of the deceased member in the capital

is provided under the bye-laws of the society. The claims/ objections, if any received by the society for transfer of shares and interest of the deceased

nember in the capital/ property of the ociety shall be dealt with in the manner provided under the bye-laws of the

For and on behalf of the Vic-Mon Co

Date: 15/08/2022

roperty of the society in such manner a

Legal Remedie

Advocates, High Court

Shantiniwas CHS Ltd.

Office No.2. Ground Floo

date of publication hereof.

ent, transfer, license, understanding

Mr. Nandkumar Narayan Joshi.

टन ऊस गाळप

सोलापूर, दि. १४ : चालू वर्षात गळीत हंगामात भीमा सहकारी साखर कारखान्याने दहा लाख मेट्रीक टन उसाचे गाळप व सहा कोटी युनिट वीज निर्मितीचे उद्घिष्ट ठेवले असून, ऊस उत्पादक, शेतकरी व कामगारांच्या अडचणी सोडविण्यास प्राधान्य दिले जाणार असल्याचे प्रतिपादन पांडुरंग ताटे यांनी कारखाना प्रशासनाच्या वतीने केले

टाकळी सिकंदर ता मोहोळ येथील भीमा सहकारी साखर कारखान्याच्या ४३ व्या गळीत हंगाम ातील मिल रोलर चे पूजन मान्यवरांच्या हस्ते करण्यात आले, त्यावेळी ताटे बोलत होते. यावेळी कारखान्याचे उपाध्यक्ष सतीश जगताप, कार्यकारी संचालक सूर्यकांत शिंदे, शेती अधिकारी माणिक पाटील, संचालक राजेंद्र टेकळे, बिबीषन वाघ, दिलीप रणदिवे, गणपत पुदे, अनिल गवळी, सिद्राम मदने बाळासाहेब चट्हाण, दादासाहेब शिंदे, बापू जाधव, यांच्यासह भारत पाटील, राजू बाबर, सुनील चव्हाण, संग्राम चव्हाण, चीफ अकाउंटंट नामदेव इंगळे, इंजिनियर आसबे, लेबर ऑफिसर भारत पाटील आदीसह शेतकरी कामगार मोठ्या संख्येने उपस्थित होते.

पुण्यात स्वच्छता कर्मचाऱ्यांची आरोग्य तपासणी

पुणे, दि. १४ : पुणे पत्रकार व भैरवी सोशल फाउंडेशन यांच्या वतीने कोंढवा-येवलेवाडी क्षेत्रीय अंतर्गत १५० महिला स्वच्छता कर्मचाऱ्यांची आरोग्य तपासणी व औषध वाटप शिबीर घेण्यात आले. मनपा सहाय्यक आयुक्त डॉ. ज्योती धोत्रे व वैद्यकीय अधिकारी डॉ. केतकी घाडगे यांच्या शिबिराचे उद्घाटन हस्ते करण्यात आले.

स्वच्छ पुणे सुंदर पुणे पर्यायाने स्वच्छ भारत अभियान यशस्वी करण्यासाठी वर्षभर आरोग्य विभागातर्फे स्वच्छता कर्मचारी योगदान देतात. कचरा व दुर्गंधीत काम करत परिसर स्वच्छ ठेवतात, त्यांच्या प्रति कृतज्ञता व्यक्त करणे सामाजिक कर्तव्य आहे.

आरोग्य सेवकांच्या आरोग्याची काळजी घेणे सामाजिक जबाबदारी म ानून डॉ. सुचेता भालेराव व डॉ. सचिन भालेराव यांनी मोफत आरोग्य तपासणी शिबीर व औषध वाटप उपक्रम राबविला. यावेळी सहायक पोलीस निरीक्षक गंगाधर घावटे, वरिष्ठ आरोग्य निरीक्षक विकास मोरे, मनिषा कोपनर उपस्थित होते. शिबिरात डॉ. नेहा अंबुलगेकर, डॉ. अजयप्रकाश कुलकर्णी, डॉ. प्रियांका बराटे आदींसह मोरया नर्सिंग होम, मोरया पॅथॉलॉजी लॅब यांनी योगदान दिले.

कात्रज बोगद्या मध्ये चारचाकी जळून खाक

पुणे, दि. १४ : कात्रज नवीन बोगद्यामध्ये एक चारचाकी वाहन जळून खाक झाल्याची घटना घडली

आहे. अभ्रिशामक विभागाच्या माहितीनुसार, कर्वेनगर येथून सातार्याच्या दिशेने एक कुटुंब चार चाकी वाहनातन कात्रज बोगद्यातून ११ वाजण्याच्या

प्रमख विधि व कंपनी सचिव

फोर्बस् ॲन्ड कंपनी लिमिटेड

सीआयएन : L17110MH1919PLC00628 नोंदणीकृत कार्यालय : फोर्बस् बिल्डिंग, चरणजीत राय मार्ग, फोर्ट, मुंबई – ४०० ००१. दूर. क्रा. :+ ९१ २२ ६१३५ ८९०० । फॅक्स क्र. : + ९१ २२ ६१३५ ८९०१ ई–मेल : investor.relations@forbes.co.in । वेबसाइट : www.forber.co.in

सूचना

न्या कायदा, २०१३ चे अनुच्छेद ९१ व त्याअतंर्गत लागू नियमांतर्गत याद्वारे सूचना देण्यात येत आहे की, कंपनीन वित्तीय वर्ष २०२२-२०२३ करिता रु. १०/- च्या प्रति समभागाकरिता रु. ६५ प्रतिशेअर (६५०%) विशेष अंतरिम भांशाच्या प्रदानाकरिता नोंद दिनांक म्हणून गुरुवार, दि. २५.०८.२०२२ हा दिवस निश्चित केला आहे.

डीमटेरियलाइज्ड स्वरूपातील धारण केलेल्या शेअर्ससंदर्भात विशेष अंतरिम लाभांशाचे प्रदान याकरित डिपॉझिटरीजद्वारे[े] कंपनीस पुरविण्यात आलेल्या तपशिलानुसार संबंधित शेअर्सच्या लाभार्थी मालकांना दि.२५.०८.२०२२ रोजी व्यावसायिक कामकाजाच्या समाप्तीच्या वेळेस प्रदान करण्यात येईल. कागदोपर्त्र स्वरूपातील भागधारणासंदर्भात दि. २५.०८.२०२२ रोजीनुसार सभासदांच्या रजिस्टरमध्ये नावे नोंद असलेल्य सभासदांना लाभांश प्रदान करण्यात येईल.

नभासदांनी कृपया नोंद घ्यावी की, सभासदांना विशेष अंतरिम लाभांश हा करपात्र स्वरूपात प्राप्त होईल व कंपनील आयकर कायत, १९६१ (आयटी कायदा) मध्ये विहित दरांनुसार सभासदांना प्रदानित लाभांशातून उद्गाम कर कपात (टीडीएस) करणे आवश्यक आहे. ज्या सभासदांचे ईमेल आयडीज् कंपनी/डिपॉझिटरी पार्टिसिपंट्सकडे नोंदवलेले असतील अशा सभासदांना आयटी कायद्यांतर्गत लागू टीडीएस तरतुर्दीसंदर्भातील विस्तृत पत्रव्यवहार पाठवण्यात आला आहे व सदर पत्रव्यवहार कंपनीची वेबसाइट www.forbes.co.in वरही उपलब्ध आहे.

सभासदांनी कृपया त्यांचा बँक खाते तपशील, पत्ता, ई-मेल पत्ता आदीतील बदल कंपनीचे रजिस्ट्रार व शेअर ट्रान्सफ एजंट्स, सी - १०१, १ ला मजला, २४७ पार्क, लाल बहादूर शास्त्री मार्ग, विक्रोळी (पश्चिम), मुंबई - ४०० ०८३ येथे कागदोपत्री स्वरूपातील भागधारणासंदर्भात तसेच डीमटेरियलाइञ्ड् स्वरूपातील भागधारणा संबंधित डिपॉझिटरी पार्टिसिपंट्सकडे नोंदवावेत.

सदर सूचना कंपनीची वेबसाइट www.forbes.co.in तसेच बीएसई लि. ची वेबसाइट www.bseindia.com वरही उपलब्ध आहे.

फोर्बज़ ॲन्ड कंपनी लिमिटेड करित सही/-

दिनांक : १३.०८.२०२२

PUBLIC NOTICE

WHITE ORGANIC AGRO LIMITED CIN: L01100MH1990PLC05586 Reg Off: 312A, Kailas Plaza, VallabhBaug Lane, Ghatkopar (East), Mumbai - 400 077; India

	Extract of Standalone Unaudite Financial Results for th Quarter ended June 30, 202 (Rs. in Lacs except EPS				
	June 30, 2022	June 30, 2021			
Particulars	Current Quarter ended / Year to	corresponding			
	date figures	Quarter			
	(Unaudited)	(Unaudited)			
Total income from operations (net)	6846.02	1896.44			
Net Profit / (Loss) from ordinary activities after tax	380.36	182.67			
Net Profit / (Loss) for the period after tax					
(after Extraordinary items)	380.36	182.67			
Total Comprehensive Income for the period					
[Comprising Profit / (Loss) for the period (after tax)					
and Other Comprehensive Income (after tax)] *	-	-			
Equity Share Capital	3500	3500			
Reserves (excluding Revaluation Reserve as					
shown in the Balance Sheet of previous year)	-	-			
Earnings Per Share (before extraordinary items)					
(of Rs. 10/- each)					
Basic:	1.09	0.52			
Diluted:	1.09	0.52			
Earnings Per Share (after extraordinary items)					
(of Rs. 10/- each)					
Basic:	1.09	0.52			
Diluted:	1.09	0.52			

Note: The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the Stock Exchange websites. - www.bseindia.com and on the website of the Compani http://whiteorganicagro.com/

By and on behalf of the Board of Directors For White Organic Agro Limited Darshak Rupani

Managing Director 12-Aug-22 DIN: 03121939

(T.P. Devassy)

Hon. Secretary Place : Mumba

विकसित इंजिनिअरिंग लिमिटेड

सीआयएन:एल९९९९९एमएच१९८३पीएलसी०२९३२१

नोंदणीकृत कार्यालय: खोली क्र.१-२, कपाडिया चेंबर्स, ५१ भरूच स्ट्रिट, मस्जिद बंदर (पूर्व), मुंबई (महाराष्ट्र)-४००००९.

३० जुन, २०२२ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल (रु. लाखात, ईपीएस व्यतिरिक्त)

		संपलेली तिमाही			
तपशील	३०.०६.२०२२	३१.०३.२०२२	३०.०६.२०२१	३१.०३.२०२२	
	(अलेखापरिक्षित)	(लेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित)	
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	-	-	-	_	
कालावधीकरिता निव्वळ नफा/(तोटा)					
(कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	(४.५१)	(८३.४३)	(୪.७२)	(९३.५०)	
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)					
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	(४.५१)	(८३.४३)	(४.७२)	(९३.५०)	
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)					
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	(४.५१)	(८३.११)	(४.७२)	(९३.१८)	
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष					
नफा/(तोटा)(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	(४.५१)	(८३.११)	(૪.७२)	(९३.१८)	
समभाग भांडवल	२४.९०	२४.९०	२४.९०	२४.९०	
राखिव (मागील वर्षांच्या ताळेबंद पत्रकात दिल्यानुसार					
पुर्नमुल्यांकीत राखीव वगळून)	-	-	-	५२९.८३	
उत्पन्न प्रतिभाग (रू.१०/ – प्रत्येकी)					
(अखंडीत व खंडीत कार्यचलनाकरिता)					
१. मूळ (रु.)	(9.८9)	(३३.३८)	(9.90)	(३७.४२)	
२. सौमिकृत (रु.)	(9.८9)	(३३.३८)	(9.90)	(३७.४२)	

टिप: सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३० जून, २०२२ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे अलेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नम्ना स्टॉक एक्सचेंजवर वेबसाईटवर www.bseindia.com वेबसाईटवर उपलब्ध आहे. मंडळाच्या आदेशान्वये

सही/ रघुनंदन खंडेलवाल दिनांक: १३.०८.२०२२ व्यवस्थापकीय संचालक व सीएफओ ठिकाण: मुंबई डीआयएन:००४०१११३

Date: 13th August, 2022

POONA DAL AND OIL INDUSTRIES LIMITED

CIN: L15313PN1993PLC070263

Regd. Off. E-2, M.I.D.C, Kurkumbh, Tal - Daund, Dist - Pune 413802 Tel. No. (02117) 235901, Fax 235903. Email Id: pdoil@pdbmgroup.com

EXTRACT FROM THE STANDALONE UNAUDITED FINANCIAL RESULTS COD THE DEDIAN ENNER SATH HINE SASS

	FUK THE PEHIUD ENDED 30TH JUNE, 2022 (Rs. in Lakhe except per share data)									
Sr.			Quarter Ended		Year Ended					
No.		30.06.2022 Unaudited	31.03.2022 Unaudited	30.06.2021 Unaudited	31.03.2022 Audited					
1.	Total Income From Operations (net)	7,639.51	4,119.43	4,739.66	24,337.85					
2.	Net Profit / (Loss) from Ordinary activities before tax									
Ш	(before extraordinary items)	33.79	46.60	34.78	188.35					
3.	Net Profit / (Loss) from Ordinary activities after tax									
Ш	(before extraordinary items)	28.29	21.10	29.78	139.85					
4.	Net Profit / (Loss) for the period after tax									
Ш	(after extraordinary items)	28.29	21.10	29.78	139.85					
5.	Total Comprehensive Income for the period after tax									
Ш	(after extraordinary items)	28.29	21.10	29.78	139.85					
6.	Equity Share Capital	570.80	570.80	570.80	570.80					
7.	Reserves (excluding revaluation reserves as shown in the									
П.	balance sheet of previous year)	-	-	-	4,799.50					
8.	Earning Per Share (Rs.)									
	(Face Value : Rs. 10/-each) (Not Annualized)									
	Basic	0.50	0.37	0.52	2.45					
П	Diluted	0.50	0.37	0.52	2.45					

Notes: The Above is an extract of the detailed format of the statement of standalone Unaudited quarter ended results filed with the stock Exchange on 13th August 2022 filed with the Stock Exchange under Regulation 33 of the SEBI(Listing Obligation Disclosure Requirements) Regulation, 2015. The full format of the aforesaid Financial Results are available on the website of the stock exchange www.bseindia.com For and on behalf of the Board of Directors

Pradip P. Parakh Chairman & Managing Director (Din No. 00053321)

NOTICE

गाडीच्या पुढील भागातून धूर येत होता. गाडी बाजूला घेऊन Lost my 2018 ICSE सर्वजण खाली उतरले. त्याच 10th Cambridge दरम्यान गाडीने पेट घेतला School Leaving आणि या घटनेची माहिती Certificate. (Name Diya Dave, D/o Ujas आम्हाला मिळताच, आम्ही Dave). If Found/ काही मिनिटात घटनार थळी Seen, Please Contact: 9987273086.

सुमारास जात होते. तेवढय़ात

PUBLIC NOTICE

Irs. Memuna Yakub Zakaria and M

Yaseer Yakub Zakaria was a joint owner held 33.33% i.e. 1/3rd proportionate beneficial right, title and interest in Fla No.801, admeasuring 748.30 sq. fee

quivalent to 69.52 sq. mtrs., carpet area quivalent to 76.50 sq. mtrs., built-up area n 8 th Floor of B-2 Wing, in building

amed "Universal Garden B-Wing" ("th aid flat") situate at C. T. S. No. 288

fillage: Bandivali, Taluka: Andheri Jumbai Suburban District, havini ddress at Amrut Nagar, Jogeshwai West), Mumbai-400102 died intestate o

02.07.2022 ('said deceased") intestat

vithout making any nomination, leaving ehind his wife Mrs. Memuna Yakut akaria and son Mr. Yaseer Yakut akaria, as his only heirs and lega

Mr. Yaseer Yakub Zakaria only son bein

the heir and legal representative of the said deceased has intended to release his proportionate share in the deceased right title and interest in the said capital/ flat in

avour of his mother Mrs. Memuna Yakul

akaria, the wife of the said deceased b

akana, the whe of the sald deceased by xecuting a deed of release. .ny person/persons having any claims o bjections, demand etc., from the heir o

eirs or other claimants, objector of

piectors to the transfer of interest of the

objectors to the transfer of interest of the deceased member in the said flat are required to notify the same to the undersigned within a period of fourteer (14) days from the publication of this notice with certified copies of such documents and other proofs in support his/her/their claims/objections for transfer of the interest of the said deceased.

nember in the said flat in the said buildir

and copies thereof to the undersigned

the address mentioned herein under. If no claims/objections are received within the period prescribed above, the builder

roposed society shall be free to deal with

ne said transfer in such a manner as

t Mumbai, on this 15th Day of August

Add: 601, The Vishva Prem CHS Ltd.
Patel Estate Rd., Jogeshwari (W)

ovided under the law

/Jumbai-400102

epresentatives.

पोहोचलो.

PUBLIC NOTICE Mr. Abinindra Kumar Misri, a joint member of the POONAM COMPLEX GULMOHAR Co Operative Housing Society Limited, having address at 90 Feet Road, Asha Nagar, Kandivali East, Mumbai - 400101, and holding Flat No. A-703, in the building of the society, died on 09/09/2019, without making any nomination. Mrs. Aneeta Abindrad Misrl & Mr. Shupesh Abindrad Misrl have made an application for transfer of the shares of the deceased member to

The Society hereby invites claims or objections from the heir/s or other claimants/objectors to the transfer of the said shares and interest of the decaased member in the capital/property of the society within a period of 15 days from the publication of this notice, with copies of such society within a period of 10 agys from ine publication of this notice, with copies of such diams/objections. If no claims/objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the decased member in the capital/property of the society in such manner as is provided under the bye-laws of the society. The claims/objections, if any, received by the society shall be dealt with in the manner provided under the bye-laws of the society. A copy of the bye-laws of the society is available for inspection by the claimants/ objectors, in the office of the society from the date of publication of the notice till the date of expiry of its period.

for and on behalf of POONAM COMPLEX GULMOHAR CHS Ltd, Hon. Secretary

क्रिधन इन्फ्रा लिमिटेड

नोंदणीकृत कार्यालय : २०३, जोशी चेंबर्स, अहमदाबाद स्ट्रीट, कर्नाक बंदर, मस्जीद (पूर्व), मुंबई - ४०० ००९. दि. ३०.०६.२०२२ रोजी संपलेल्या तिमाहीकरिताच्या अलेखापरीक्षित स्थायी व एकत्रित वित्तीय निष्कर्षांचा अहवाल

			स्थायी		कत्रित		
अ. क्र.	तपशील	तिमाहीअखेर	वर्षअखेर	तिमाहीअखेर	तिमाहीअखेर	वर्षअखेर	तिमाहीअखेर
		30.08.2022	38.03.2022	३०.०६.२०२१	३०.०६.२०२२	38.03.2022	३०.०६.२०२१
१	परिचालनातून एकूण उत्पन्न	१५१	१,६७५	५५२	१८७	१,७२५	44
2	कालावधीकरिता (कर, अपवादात्मक व/वा अतिविशेष						
	बाबीपूर्व) निव्वळ नफा/(तोटा)	(२१)	(४७२)	(१७)	(२६)	(५०७)	(२१
3	करपूर्व कालावधीकरिता (अपवादात्मक व/वा						
	अतिविशेष बाबीपश्चात) निव्वळ नफा/(तोटा),						
	सहयोगींचा नफा/(तोटा) समाविष्ट	(११)	(४०,५२३)	(१७)	(१६)	(३९,५५५)	(२१
γ	करपश्चात कालावधीकरिता (अपवादात्मक व/वा						
	अतिविशेष बाबीपश्चात) निव्वळ नफा/(तोटा),						
	सहयोगींचा नफा/(तोटा) समाविष्ट	(\$0)	(४०,४१८)	(१८)	(३६)	(४०,९३०)	(३१:
4	कालावधीकरिता एकुण सर्वसमावेशक उत्पन्न						
	(कालावधीकरिता (करपश्चात) नफा/(तोटा) व अन्य						
	सर्वसमावेशक उत्पन्न (करपश्चात) यांचा समावेश,						
	सहयोगींचा नफा/(तोटा) समाविष्ट	(\$0)	(४०,४१८)	(१८)	(३६)	(४०,९३०)	(३१:
ξ	समभाग भांडवल	१,८९६	१,८९६	१,८९६	१,८९६	१,८९६	१,८९
b	अन्य समभाग	(२९,७७७)	(३३,१५७)				
6	उत्पन्न प्रतिशेअर (प्रत्येकी रु. २/-)						
	(अखंडित व खंडित परिचालनाकरिता)						
	अ) मूलभूत	-0.02	-0.40	-0.02	-0.0 3	-0.43	-0.3
	ब) सौम्यीकृत	-0.02	-0.40	-0.02	-o.o⇒	-0.43	-0.3

वरील निष्कर्षांचे लेखापरीक्षण समितीद्वारे पनरावलोकन करण्यात आलेले असन संचालक मंडळाद्वारे त्यांच्या दि. १३.०८.२०२२ रोजी आयोजित सभेमध्ये त्यांना मंजरी देण्यात आली आहे. सेबी (सूची व अन्य विमोचन आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत कंपनीच्या वैधानिक लेखापरीक्षकांनी दि. ३०.०६.२०२२ रोजी संपलेल तिमाहीकरिताच्या वित्तीय निष्कर्षांचे पुनरावलोकन केलेले आहे.

यापूर्वी सूचित केल्यानुसार, कंपनीची सिंगापूर येथील उपकंपनी अर्थात रेडीमेड स्टील सिंगापूर प्रा. लि. ही परिसमापन प्रक्रियेअंतर्गत आहे व त्यामुळे तिच्या वित्तीय माहितीच्या अनुपलब्धतेच्या कारणास्तव, वरील एकत्रित वित्तीय निष्कर्षांमध्ये ती विचारात घेतली गेली नाही. कंपनीने त्यांच्या स्थायी वित्तीय निष्कर्षांमध्ये यापूर्वीच सदर उपकंपनी रेडीमेड स्टील . सिंगापूर प्रा. लि. मधील त्यांच्या गुंतवणुका व थिकत कर्जे यांची हानी दर्शवलेली आहे. या अनुषंगाने कंपनीच्या वित्तीय स्थितीवर सदर परिसमापनाचा व्यापक परिणाम होत नाही. वरील विवरण हे सेबी (सूची व अन्य विमोचन आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत स्टॉक एक्सचेंजकडे दाखल करण्यात आलेल्या वित्तीय निष्कर्षांच्य विस्तृत प्रारूपाचा सारांश आहे. तिमाही वित्तीय निष्कर्षांचे संपूर्ण प्रारूप स्टॉक एक्सचेंज वेबसाइट (www.bseindia.com/www.nseindia.com) वर व आमच्या कंपनीची वेबसाइट www.kridhan.com वर उपलब्ध आहे.

गत कालावधीची आकडेवारी विद्यमान कालावधीच्या आकडेवारीशी सुसंगत करण्यासाठी आवश्यकतेनुसार पुनर्रचित/पुनर्गठित करण्यात आली आहे. वितीय निष्कर्षांतील सर्व आकडेवारी लाख रुपयांच्या जवळच्या संख्येने पूर्ण करण्यात आली आहे

ठिकाण : मुंबई

क्रिधन इन्फ्रा लिमिटेड सही/-अनिल अग्रवाल व्यवस्थापकीय संचालक

डीआयएन - ००३६०११४

INNOVASSYNTH INVESTMENTS LIMITED

CIN: L67120MH2008PLC178923 Regd. Office: Flat No. C-2/3, KMC No.91, Innovassynth Colony, Khopoli - 410203, Maharashtra Website: www.innovassynthinvestments.in | E-mail: secretarial@innovassynthinvestments.in

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

(₹ in Lakhs) STANDALONE CONSOLIDATED **Particulars** Quarter ended ended ended ended 30th June st March 30th June 30th June st March 0th June 2022 2022 2021 Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) (15.96)(64.50)(16.17)(24.31)121.51 (16.17)Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) (15.96)(64.50)(24.31)121.51 (16.17)Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) (15.96)(64.50)(16.17) (24.31)121.51 (16.17)Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] (15.96)1,511.99 (16.17)(24.31)1,698.00 (16.17)Equity Share Capital 2,427.80 2,427.80 2,427.80 2,427.80 2,427.80 2,427.80 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year*# Earnings Per Share (of ₹ 10/- each)* (for continuing and discontinued operations) (0.27)(0.07)

The standalone and consolidated audited financial results of the company for the quarter and year ended 31st March, 2022 have been August, 2022. The Statutory Auditors of the Company have reviewed above results for quarter ended 30th June, 2022.

Note :- The above is an extract of the detailed format of quarter ended financial results for 30th June, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulation, 2015. The full format of the quarterly financial results are available on the Stock Exchanges Website- www.bseindia.com and on the company's website- www.innovassynthinvestments.in.

For and on behalf of the Board of Directors of Innovassynth Investments Limited Sameer Pakhali

Place : Khopoli Date: 14th August, 2022 Sandesh Mhadalkar Director DIN: 08929791



मार्कसन्स फार्मा लिमिटेड

नोंदणीकृत कार्यालय: ११वा मजला, ग्रॅण्डीयर, वीरा देसाई विस्तारित मार्ग, ओशिवरा, अंघेरी, (पश्चिम), मुंबई–४०० ०५३. दुरध्वनी: ०२२ ४००१ २०११, फॅक्स क्र.: ०२२ ४००१ २०११, ईमेल: info@marksanspharma.com

दि. ३० जून, २०२२ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय परिणाम

					(₹5. ₹	दशलक्षामध्ये शेर	अर डेटा वगळता)	
			स्वतंत्र			एकत्रित		
अनु. क्र.	तपशील	संपलेले तीन महिने		संपलेले मागील वर्ष	संपलेले तीन महिने		संपलेले मागील वर्ष	
W		=	(अलेखापरिक्षित)	(लेखापरिक्षित)	17500		=	
٩	His fifth (-	9,024.28	9,६99.६9	७,००५.४०	४,५०२.६७	३,५४८.४६	94,32६.९२	
2	-P(1)	२५७.०४	389.0८	9,384.0८	७६४.४५	080.C8	२,४७५.११	
3	करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा)	१९२.०६	२८९.०६	9,038.22	६०१.८४	६२६.००	१,८६८.१४	
8	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (करपश्चात) कालावधीकरिता नफा/(तोटा) आणि इतर सर्वसमावेशक उत्पन्न (करपश्चात)	987.90	२८८.५७	٩,०४०.३४	६७९.६२	६७९.०८	२,३७०.९७	
4	भरणा केलेले सममाग भांडवल (दर्शनी रू.१ प्रत्येकी)	४०९.३१	४०९.३१	४०९.३१	४०९.३१	४०९.३१	४०९.३१	
Ę	प्रतिभागावर मिळकत (दर्शनी मूल्य रू.१ प्रमाणे)							
	– मूलभूत :	0.80	0.09	२.५४	9.४६	9.49	8.49	
	– सौम्यिकृत :	0.80	0.09	ર.५૪	9.४६	9.49	8.49	
diam								

उपरोक्त परिणाम हे सेबी (सूचीबद्धता दायित्वे आणि प्रकटीकरण आवश्यकता) नियमन, २०१५ च्या नियमन ३३ अन्वये स्टॉक एक्सचेंजकडे दाखल केलेल्या ३० जून, २०२२ रोजी अलेखापरिक्षित त्रैमासिक वित्तीय निष्कर्षांच्या तपशीलवार स्वरूपाचे निष्कर्ष आहेत. अलेखापरिक्षित त्रैमासिक वित्तीय निष्कर्षांचे तपशीलवार स्वरूप www.nseindia.com आणि www.bseindia.com येथे आणि कंपनीची वेबसाईट www.marksanspharma.com वर देखील उपलब्ध आहे.

मार्कसन्स फार्मा लिमिटेड करिता

ठिकाण : मुंबई दिनांक : १३ ऑगस्ट, २०२२

www.marksanspharma.com

DIN: 00020983 ज्या भागधारकांनी त्यांचे ई-मेल पत्ते नोंदणीकृत केलेले नाहीत त्यांनी कंपनीकडून ई-संवाद प्राप्त करण्यासाठी कंपनीकडे नोंदणी करण्याची विनंती केली जाते.

अध्यक्ष आणि व्यवस्थापकीय संचालक

मार्क सलदान्हा

ई-मेल पत्त्याची नोंदणी करण्यासाठी, भागधारकांना खालील चरणांचे अनुसरण करण्याची विनंती केली जाते: १. प्रत्यक्ष मोडमध्ये शेअर्स घारण करणाऱ्या शेअरधारकांना companysecretary@marksanspharma.com वर ई−मेलद्वारे नाव, फोलिओ नंबर, मोबाइल नंबर, ई-मेल पत्ता, स्वयं साक्षांकित शेअर सर्टिफिकेट (दोन्ही बाजूच्या) पॅन/आधारच्या स्कॅन केलेल्या प्रती प्रदान करण्याची विनंती केली जाते किंवा वैकल्पिकरित्या,

हेच रजिस्ट्रार आणि ट्रान्सफर एजंटच्या वेबसाइट लिंकद्वारे करा: https://www.bigshareonline.com//InvestorRegistration.aspx. २. डीमटेरिअलाइज्ड मोडमध्ये शेअर्स धारण करणाऱ्या शेअरहोल्डर्सना त्यांच्या डिपॉझिटरी सहमागींमार्फत त्यांच्या संबंधित डिपॉझिटरीजमध्ये त्यांचे ईमेल पत्ते आणि मोबाइल क्रमांकांची नोंदणी करण्याची विनंती केली जाते.