



To, Listing Department National Stock Exchange of India Limited Exchange Plaza, C-1, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051.

Department of Corporate Service BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001.

Symbol: ANGELBRKG Scrip Code: 543235

Sub: Newspaper Publication of information regarding 25th Annual General Meeting

Dear Sir/ Ma'am,

Pursuant to regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith the newspaper advertisement for the publication of information regarding 25th Annual General Meeting of the Company in the following newspapers:

- 1. Financial Express in English Language; and
- 2. Mumbai Lakshadeep in Marathi Language

You are requested to take the same on records pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Thanking you,
For **Angel Broking Limited**

Naheed Patel Company Secretary and Compliance Officer Membership No:- A22506

Date: June 07, 2021 Place: Mumbai



Hemisphere Properties India Limited CIN: L70101DL2005G0I132162 Reg. Office Address: Room No. 144, C-Wing, Nirman Bhawan, Maulana Azad Road, New Delhi 110001

Refer to our earlier advertisement of Board Meeting Notice Published on 05-06-2021. Please read CIN No. of the Company L70101DL2005GOI132162 instead o

U70101DL2005GOI132162. Rest Content of the notice remaining For Hemisphere Properties

Date: 05.06.2021 Company Secretary Place: New Delhi & Compliance Officer

'IMPORTANT''

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SOBHA LIMITED

Registered & Corporate Office: 'SOBHA', Sariapur - Marathahalli Outer Ring Road (ORR), Devarabisanahalli, Bellandur Post BANGALORE - 560 103 Phone: 080-4932 0000

NOTICE

Notice is hereby given pursuant to Regulation 29 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that, a meeting of the Board of Directors of the Company is scheduled on Saturday, the 12th day of June, 2021, to consider and take on record, inter-alia, the Audited Standalone and Consolidated Financial Results of the Company for the quarter and financial year ended March 31, 2021 and to recommend dividend, if any, on its equity shares.

Further details may be accessed from the website of the Company www.sobha.com or the website of Stock Exchanges where the securities of the Company are listed viz.

www.nseindia.com or www.bseindia.com.

Date : June 05, 2021

Compliance Officer All the Investor Queries / Complaints / Grievance.

For Sobha Limited

Vighneshwar G Bhat Company Secretary and

RAMCO INDUSTRIES LIMITED

Registered Office: 47, P.S.K. Nagar, Rajapalayam 626108 Corporate Office: "Auras Corporate Centre", 2nd Floor No. 98A, Dr. Radhakrishnan Road, Mylapore, Chennai 600004 Ph.: 044-28478585 Fax: 044-28478597 CIN: L26943TN1965PLC005297: Website: www.ramcoindltd.com

NOTICE TO SHAREHOLDERS

TRANSFER OF SHARES HAVING UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

In accordance with Section 124(6) of the Companies Act, 2013, the shares in respect of which, dividend has not been paid or claimed for 7 consecutive years or more shall be transferred by the Company to IEPF. In accordance with that, the Company proposes to transfer to IEPF the equity shares in respect of which dividends remain unclaimed for seven consecutive years or more.

The Company has sent individual notice to the shareholders whose dividends are lying unclaimed for the last seven consecutive years or more, advising them to claim the dividend expeditiously.

In terms of Rule 6(3) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the statement containing the details of the shareholders and the shares due for transfer is available on the Company's website. www.ramcoindltd.com for information and necessary action by the

In case, no valid claim is received for the dividend on or before 27th July, 2021, the equity shares in respect of such unclaimed dividend will be transferred to IEPF in accordance with the Rules, on or before 25th

In the event of shares are so transferred to IEPF, the shareholders are still entitled to claim the shares from IEPF by making an online application in Form No:IEPF-5 to the IEPF Authority. The procedure and the form are available at www.ramcoindltd.com and also on www.iepf.gov.in

CHENNAI 06.06.2021

S. BALAMURUGASUNDARAM COMPANY SECRETARY AND LEGAL HEAD

For RAMCO INDUSTRIES LIMITED



SUBEX LIMITED

(CIN: L85110KA1994PLC016663) Registered Office: Pritech Park - SEZ, Block -09, 4th Floor,

B Wing, Survey No. 51-64/4, Outer Ring Road, Bellandur Village, Varthur Hobli, Bengaluru, Karnataka, India - 560 103 Phone: +91 80 3745 1377 Email: info@subex.com Website: www.subex.com

NOTICE OF THE 27TH ANNUAL GENERAL MEETING OF THE MEMBERS OF SUBEX LIMITED 'THE COMPANY'

Notice is hereby given that the 27th Annual General Meeting "AGM" of the Members of the Company will be held on Friday, July 09, 2021, at 11.00 A.M (IST) through Video-Conference/ Other Audio Visual Means ("VC / OAVM") in compliance with General Circular No's 14/2020, 17/2020, 20/2020 and 02/2021 dated April 08, 2020, April 13, 2020, May 05, 2020 and January 13, 2021 respectively, issued by the Ministry of Corporate Affairs, read with SEBI Circulars dated May 12, 2020 and January 15, 2021 (the "Circulars") and in accordance with the applicable provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 to transact the business as set out in the Notice convening the 27th AGM.

The Notice of the AGM along with the Annual Report for the financial year 2020 - 21 will be sent in due course only by electronic mode to all the shareholders whose email addresses are registered with the Company / Registrar and Share Transfer agent (RTA) / Depository Participant(s) in accordance with the aforesaid Circulars. The Notice of the AGM 'Notice' and the Annual Report will be made available on the Company's website at https://www.subex.com/investors/shareholder-services/ and on the websites' of the Stock Exchanges' where the shares of the Company are listed i.e. BSE Limited (www.bseindia.com) and the National Stock Exchange of India Limited (www.nseindia.com) respectively. The members can participate in the AGM through VC/OAVM and the procedure of participating in the AGM will be provided in the Notice of the 27th AGM.

The Company is providing remote e-voting facility as well as e-voting facility during the 27th AGM. Members are requested to register their email addresses to receive the Notice and the Annual Report and user ID / password for e-voting /remote e-voting with Kfin Technologies Private Limited (the Company's RTA) on the following link https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx, in the manner stated below

Members (holding shares in both Physical / Electronic mode) are encouraged to register their email addresses to enable them to cast their vote through the remote e-voting system prior to the AGM (which shall commence on Tuesday, July 06, 2021 at 9.00 AM (IST) and conclude on Thursday, July 08, 2021 at 5.00 PM (IST)] or through e-voting during the 27th AGM and the detailed procedure for remote e-voting and e-voting shall be given in the Notice.

Further, the record date for the purpose of ascertaining the eligible shareholders for voting / participating in the 27th AGM and for payment of final dividend, if approved at the AGM, is Friday, July 02, 2021 and the Register of Members shall be closed from July 03, 2021 to July 09, 2021 (both days inclusive), for the purpose of the AGM and payment of final dividend.

Process for registration of email address for obtaining Notice and Annual Report (if not received by the Member) and/or obtaining user ID / password for e-voting and process for up-dation of bank account mandate for receipt of dividend are stated as hereunder:

Submit a request to Kfin at https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx Physical providing Folio No., Name of shareholder, scanned copy of the share certificate (front and Holding back), PAN (self-attested scanned copy of PAN card), AADHAAR (self-attested scanned copy of Aadhaar Card) for registering email address on or before June 25, 2021.

For up-dation of dividend mandate, please send following details to einward.ris@kfintech.com through email or courier the physical copies to the address of our RTA (available on our website), so as to reach them on or before June 25, 2021 for considering the requests. a) Name and Branch of the Bank in which you wish to receive the dividend,

b) the Bank Account type,

c) Bank Account Number allotted by their banks after implementation of Core Banking Solutions, d) 9 digit MICR Code Number,

e) 11 digit IFSC Code and

f) a scanned copy of the cancelled cheque bearing the name of the first shareholder.

Demat Please contact your Depository Participant (DP) and register your email address and bank Holding account details in your demat account, as per the process advised by your DP.

In case of non-availability of the bank details of any Member, the Company shall despatch the dividend warrant / demand draft by post to the registered address of such Member at the earliest. Pursuant to the Finance Act, 2020, dividend income is taxable in the hands of the Members and the Company is required to deduct tax at source ('TDS') from dividend paid to the Members at rates prescribed in the Income Tax Act, 1961 (the 'IT Act'). In general, to enable compliance with TDS requirements, members are requested to complete and / or update their Residential Status, PAN, Category as per the IT Act with their DPs or in case shares are held in physical form, with the RTA by submitting the written request duly signed by the first named shareholder along with self-attested copies of the above documents on or before Friday, June 25, 2021. Further details / forms will be communicated to the members by email and will be made available on the website of the Company at https://www.subex.com/investors/dividend/.

The above information is being issued for the information and benefit of all the Members of the Company and in compliance with the Circulars. For any queries / clarification / grievance's, members may contact the undersigned at investorrelations@subex.com.

For Subex Limited

Place: Bengaluru Date: June 04, 2021

G.V. Krishnakanth Company Secretary & Compliance Officer

(Investment Manager to BNP Paribas Mutual Fund)

Authorised Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,

READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.



For All Advertisement Booking Call: 0120-6651214

Angel Broking

Angel Broking Limited CIN: L67120MH1996PLC101709

Regd. Office: G-1, Ackrufi Trade Centre, MIDC, Road No-7, Andheri (E), Mumbai - 400 093

Tel: (022) 68070100 | Fax: (022) 68070107 Corporate Office: 6th Floor, Ackruti Star, Central Road, MIDC, Andheri (E) Mumbai-400 093. Tel: (022) 40003600 | Fax: (022) 39357699 Website: www.angelbroking.com | Email: investors@angelbroking.com

INFORMATION REGARDING THE 25th ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD THROUGH VIDEO CONFERENCING (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM)

This is to inform that in view of the outbreak of Covid-19 pandemic, the 25th Annual General Meeting ("AGM") of Angel Broking Limited ("the Company") will be held on Tuesday, 29th June, 2021 at 10.30 a.m. (IST) through VC/OAVM in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with General Circular No. 20/2020 dated 05 May 2020 read with General Circular No. 14/2020 dated 08 April 2020 , General Circular No. 17/2020 dated 13 April 2020 and General Circular no. 02/2021 dated 13 January, 2021 issued by Ministry of Corporate Affairs and Circular dated 12 May, 2020 and 15 January, 2021 issued by the Securities and Exchange Board of India ('SEBI Circular') to transact the businesses that will be set forth in the notice convening AGM.

Electronic copies of the AGM notice and the Annual Report of the Company for the financial year 2020-21 will be sent electronically only to those members whose email addresses are registered with the Company / Depositories/ Registrar & Transfer Agent. As per the MCA Circulars and the SEBI Circular, no physical copies of the Notice of AGM and Annual Report will be sent to any Member.

The notice and the Annual Report will be available on the Company's website at www.angelbroking.com, and on the website of NSDL at www.evoting.nsdl.com and or the website of the Stock Exchanges on which the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses:

Members who have not yet registered their e-mail addresses are requested to follow the process mentioned below for registering their e-mail addresses to receive the Notice of the AGM and Annual Report electronically:

- Visit the link https://web.linkintime.co.in/EmailReg/Email_Register.html 2. Select the name of the Company - Angel Broking Limited
- 3. Enter Folio No / DP / Client Id
- Enter certificate No.
- Enter Shareholder Name Enter PAN Number
- Select Update/Add a new email address and Update/Add a new Mobile Number and proceed

The system will then confirm the e-mail address for receiving the AGM Notice. For permanent registration of e-mail address, Members holding shares in demat form are requested to update the same with their Depository Participants ('DPs') and Members holding shares in physical form are requested to update the same with Registrar & Transfer Agent.

Manner of casting vote through remote e-voting or e-voting during the AGM: Members will have an opportunity to cast their votes remotely on the businesses as set forth in the Notice of the AGM through remote e-voting system.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL

Helpdesk details

022-23058542-43

ı	Login type
	Individual Shareholders holding securities in demat mode with NSD

Individual Shareholders holding securities in demat mode with CDSL

Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30 Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com

or contact at 022- 23058738 or

The Company shall also provide the facility of e-Voting during the Meeting. Detailed procedure for remote e-Voting before the AGM / e-Voting during the AGM will be provided in the AGM notice. For Angel Broking Limited

Naheed Patel



AROHAN FINANCIAL SERVICES LIMITED

Registered Office: PTI Building, 4th Floor, DP 9, Salt Lake, Sector-V, Kolkata - 700091, West Bengal, India T: +91 33 4015 6000 | CIN: U74140WB1991PLC053189

E-mail: compliance@arohan.in | website: www.arohan.in Audited Financial Results of Arohan Financial Services Limited for the half year ended March 31, 2021

[Regulation 52(8), read with Regulation 52 (4), of the SEBI (LODR) Regulations, 2015]

(All amounts in lakhs of INR, unless otherwise stated)

SI. No.	Particulars	Half year ended 31 March 2021	Corresponding half year ended 31 March 2020	Current year ended 31 March 2021	Previous year ended 31 March 2020
1.	Total Income from operations	49,020.48	46,677.45	98,619.21	92,179.99
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items)	(29,930.29)	2,385.83	(21,779.33)	16,758.54
3.	Net Profit /(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(29,930.29)	2,385.83	(21,779.33)	16,758.54
4.	Net Profit /(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(22,251.38)	1,902.67	(15,994.94)	12,680.05
5.	Total Comprehensive Income for the period [Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(22,325.22)	2,440.46	(17,188.61)	13,510.57
6.	Paid Up Equity Share Capital	12,017.73	11,032.10	12,017.73	11,032.10
7.	Reserves (excluding Revaluation Reserve)	83,845.80	85,230.94	83,845.80	85,230.94
8.	Net Worth	95,863.53	96,263.04	95,863.53	96,263.04
9.	Paid Up Debt Capital / Outstanding Debt	4,41,519.87	4,19,311.23	4,41,519.87	4,19,311.23
10.	Outstanding Redeemable Preference Shares	Nil	Nil	Nil	Nil
11.	Debt Equity Ratio	4.61	4.36	4.61	4.36
12.	Earnings Per Share				
	1 . Basic (in INR)	(20.26)	1.81	(14.56)	12.07
	2. Diluted (in INR)	(20.26)	1.81	(14.56)	12.05

Note:

(a) The financial results of the Company have been prepared in accordance with Indian Accounting Standards ("IndAS" notified under Section 133 of the Companies Act 2013 ("the Act") read with the Companies (Indian Accounting Standard) Rules, 2015 as amended by the Companies Indian Accounting Standards (Amendment) Rules, 2016. (b) The above is an extract of the detailed format of half yearly financial results filed with the BSE Limited under

Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the second half yearly financial results are available on the websites of The BSE Ltd (https://www.bseindia.com/ xml-data/corpfiling/AttachLive/6df3e161-63f2-43a7-8f63-6ed2c7f44df.pdf) and the Company i.e. www.arohan.in For the items referred in sub-clauses (a), (b), (d) and (e) of the Regulation 52 (4) of the SEBI (Listing

Obligation and Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to The BSE Ltd and can be accessed on the Compliance Module of the said Stock Exchange. By order of the Board

> **Manoj Kumar Nambiar** Managing Director DIN: 03172919



Extract of Audited Standalone Financial Results for the Quarter and Year Ended March 31, 2021

Regd. Off.: 37, First Floor, Kamala Bhavan II, S Nityanand Road, Andheri (East), Mumbai - 400 069. Tel.: (91-22) 6726 1000 • CIN: L24100MH1984PLC033519 •Web: www.gufic.com • Email: info@guficbio.com • Fax: 022 6726 1068

Rupees in Lakhs (Except				
	For Quarter Ended		For Year Ended	
Particulars	31.03.2021 (Audited)	31.03.2020 (Audited)	31.03.2021 (Audited)	31.03.2020 (Audited)
Total income from operations	13,192.92	8,706.55	48,769.87	37,883.74
Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,704.85	628.58	5,771.15	3,012.62
Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	1,704.85	628.58	5,771.15	3,012.62
Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	1,287.04	497.21	4,423.16	2,268.79
Total Comprehensive Income for the period after tax [Comprising Profit/(Loss) for the period (after tax) and other comprehensive Income (after tax)]	1,314.14	418.15	4,450.26	2,029.89
Equity Share Capital	969.45	969.45	969.45	969.45
Reserves (Excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			16,374.20	11,962.85
Earnings Per Share (of Rs. 10/- each) Basic Diluted	1.33 1.33	0.51 0.51	4.56 4.56	2.34 2.34

NOTE:

- The above extract of Audited Financial Results of the Company have been reviewed by the Audit Committee and approve by the Board of Directors at its meeting held on Friday, June 04, 2021. The same is available on website of the company www.gufic.com and website of BSE Limited www.bseindia.com and National Stock Exchange of India Limited on www.nseindia.com where shares of the Company are listed.
- Previous period / year's figures have been reclassified / regrouped wherever necessary to confirm with the current
- The Hon'ble National Company Law Tribunal ("NCLT"), Ahmedabad bench and NCLT, Mumbai bench sanctioned the Scheme of Merger by Absorption ("Scheme") of Gufic Lifesciences Private Limited ("Transfer or Company" or "GLPL") with Gufic Biosciences Limited ("the Company") vide their orders dated December 31, 2020 and March 11, 2021, respectively. Hence, the Financial result provided herein is the consolidated result of the merged entity effective from the Appointed date i.e. 1st January 2019.

By order of the Board of Directors For GUFIC BIOSCIENCES LIMITED Pranav J. Choksi

> CEO & Director DIN: 00001731

Date: June 05, 2021 Place: Mumbai



Investment Manager: BNP Paribas Asset Management India Private Limited (AMC) Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: Crescenzo, 7th Floor, G-Block, Bandra Kurla Complex, Bandra - East, Mumbai - 400 051. Website: www.bnpparibasmf.in . Toll Free: 1800 102 2595 NOTICE CUM ADDENDUM NO. 18/2021

Notice cum Addendum to Statement of Additional Information (SAI) of BNP Paribas Mutual Fund (the Fund):

Investors are requested to note that Ms. Bhumi Sheth has been appointed as Fixed Income - Dealer and shall be the Key Personnel of AMC w.e.f. June 01, 2021. The previous work experience of Ms. Sheth is as follows:

Educational Previous Experience Period Designation & Age Qualification (Ten Year History) Ms. Bhumi Sheth MBA - Finance Fixed Income Dealer - BNP Paribas Asset June 01, 2021 Fixed Income -(N.R. Institute of Management India Private Limited onwards Dealer business Management); Manager - Central Tie-ups - BNP Paribas December 2019 BBA (Swami Sahjanand 29 years Asset Management India Private Limited to May 2021 College of Commerce Manager - Financial Institution Group July 2018 to and Management) Ujjivan Small Finance Bank Ltd December 2019 Associate - Edelweiss Financial Services December 2015 to June 2018 Relationship Manager - Tipsons Financial June 2014 to Services Ltd. October 2015

Note: This Notice cum addendum forms an integral part of the SAI of the Fund read with the addenda issued thereunder. All other terms and conditions as mentioned in the SAI remain unchanged. For BNP Paribas Asset Management India Private Limited

> Date : June 05, 2021 Place: Mumbai

NOTICE In continuation of our notice dated 03th June, 2021, we wish to inform that the meeting has been rescheduled and will be held on Friday, 11th June, 2021, inter alia, to consider & approve audited financial results for the quarter and year ended on 31"March, 2021.

ICT LIMITED

Phone: 01882-258780, Fax: 01882-258059, Website: www.jct.co.in, E-Mail: jctsecretarial@jctltd.com

CIN: L17117PB1946PLC004565, Regd. Office: Village Chohal, Dist. Hoshiarpur (Punjab)

The Notice is available on the website of the Company and BSE Limited. For JCT Limited Sandeep Sachdeva Place: Hoshiarpur

Date: 05.06.2021

Company Secretary



CG POWER AND INDUSTRIAL SOLUTIONS LIMITED CIN NO: L99999MH1937PLC002641

Registered Office: 6th Floor, CG House, Dr. Annie Besant Road,

Worli, Mumbai - 400 030

Tel No.: 022-2423 7777, Fax No.: 022 2423 7733 E-mail: investorservices@cgglobal.com, Website: www.cgglobal.com Corrigendum to the Notice of Extra-Ordinary General Meeting of the Company

CG Power and Industrial Solutions Limited ("the Company") had issued Notice dated 11th May 2021 ("Notice") for convening an Extra-ordinary General Meeting of shareholders of the Company, to be held on Monday, 7th June 2021 at 2:30 p.m. (IST) through

Companies Act, 2013, read with Rules made thereunder on 14th May, 2021. Subsequent to issuance and circulation of the Notice, it has been observed that, in the Explanatory Statement to the Notice, on page no: 9, under the Item No. 1 wherein the Company had made relevant disclosure relating to issue of equity shares to Standard Chartered Bank (Singapore) Limited, on Preferential Allotment / Private Placement basis, there has been an inadvertent error in the

The Notice has already been circulated to all the shareholders of the Company in due compliance with the provisions of the

Video Conferencing or Other Audio Visual Means (OAVM).

no. 7 i.e. the pre-issue and post issue shareholding pattern. In connection to the above, the Company has issued a corrigendum to the Notice mentioning the revised clause no.7 and has shared it with the shareholders to whom the notice of Extra-Ordinary General Meeting has been sent.

Promoter and Promoter Group shareholding mentioned in clause

The said corrigendum shall form an integral part of the Notice dated 11th May 2021, circulated to the shareholders of the Company and on and from the date hereof, the Notice shall always be read in conjunction with this Corrigendum. Accordingly, all concerned stakeholders are requested to take note of the above correction.

This corrigendum will be available on the website of the Company at www.cgglobal.com and also on the websites of the stock exchanges where shares of the Company are listed. All other contents of the EGM Notice, save and except as modified

or supplemented by the said Corrigendum, shall remain unchanged.

For CG Power and Industrial Solutions Limited P Varadarajan

Company Secretary and Compliance Officer Membership No. ACS 8237

Date: 06 June 2021 financiale

Place: Mumbai

Company Secretary and Compliance Officer

Place: Mumbai

Date: June 4, 2021

For Arohan Financial Services Limited

Sd/-

Mumbai, 5th June, 2021

पुढील सामाजिक कार्यासाठी

वंचित व दुर्लक्षित घटकांना

दिल्या.विनायक

समाजातील

राष्ट्रीय मानवाधिकार सुरक्षा संघ शहराध्यक्षपदी सामाजिक कार्यकर्ते विनायक नेवसे यांची नियुक्ती रोज वाचा दै. मुंबई लक्षदीप

जाहीर सूचना

येथे सूचना देण्यात येत आहे की, श्री. तुषार अनिल ठाकूर हे फ्लॅट क्र.७०२, चारकोप कुम कुम को-ऑपरेटिट्ट हौसिंग सोसायरी लिमिटेड चारकोप पोलीस ठाणेजवळ सेक्टर २ कांटिवली (प्र) मुंबई-४०००६७ या जागेचे मालक आहेत, यांचे ०२.०५.२०२१ रोजी निधन झाले. आता त्यांची पत्नी . श्रीमती मनिषा टी. ठाकूर व मुलगी श्री. मयांक टी. ठाकूर, दोघे प्रौढ, यांनी त्यांचे एकमेव कायदेशीर गरसदार म्हणून सोसायटीच्या नोंदीमध्ये सदर फ्लॅटसह शेअर्स त्यांच्या नावे मालकीत्व हस्तांतरणासाठी अर्ज केला आहे. त्यांनी स्वाती परब व संतोष परब यांच्या नावे यापुर्वीच निष्पादित केलेले विक्री व्यवहारास निश्चितीचे नियोजित दिले आहे.

आम्ही याव्दारे, याव्दारे, सोसायटीच्या भांडवल/मिळकतीमधील, मयत सभासदाच्या सदर शेअर्स व हितसंबंधाचे हस्तांतरण होण्यास वारस किंवा अन्य दावेदारी/आक्षेप घेणारे यांच्याकडून काही दावे किंवा आक्षेप असल्यास ते ह्या सूचनेच्या प्रसिध्दीपासून १५ दिवसांत सोसायटीच्या भांडवल/ मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्या हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्य दावा/आक्षेपांच्या पुष्टचर्थ अशी कागदपत्रे आणि अन्य पुरावाच्या प्रतींसह मागविण्यात येत आहेत वर दिलेल्या मुदतीत जर काही दावे/आक्षेप प्राप्त झाले नाहीत, तर मयत संभासदाच्या सोसायटीच्या भांडवल/मिळकतीमधील शेअर्स व हितसंबंधाशी सोसायटी उपविधीतील तरतदींमधील दिलेल्य नार्गाने व्यवहार करण्यास सोसायटी मोकळी असेल.

एस ॲण्ड एन असोसिएटस् (ॲड. सुजाता एन. सेठ) दिनांक: ०६ ०६ २०२१ दकान क्र.१०. साईधाम सोसायटी, साईबाबा नगर बोरिवली (प.), मुंबई-४०००९२. मोबा.:७५०६२६१३७७ ठिकाण: मुंबई

धान असन,यासाठी नेहमीच कार्यरत राहणार असल्याची भावना त्यांनी व्यक्त केली.

देण्यातच जीवनाचे खरे समा-

PICICI Bank

आय सी आय सी आय बँक लिमिटेड. रजिस्टर्ड ऑफिस: **आय सी आय सी आय बँक टॉवर, चकली सर्कल जवळ,** जुना पादरा रोड, वडोदरा, गुजरात - ३९० ००७. आय सी आय सी आय बँक लि., ट्रेंड वर्ल्ड बी विंग,

ग्राऊंड फ्लोर ४, ५ आणि ११, कमला मिल कंपाऊंड, सेनापती बापट रोड,

आम्ही आपल्याला कळवू इच्छितो की **दि. २० जुलै २०२१** रोजी पासुन शाखेचे अधिक प्रशर

पत्ता पढीलप्रमाणे नवीन शाखेचा पत्ता : आय सी आय सी आय बँक लि.

मुंबई - ४०० ०१३. नवीन स्थानावर शाखेच्या लॉकर्सची व्यवस्था केली जात आहे, **दि. २० जुलै २०२१** पासुन आपण

आपल्या लॉकर्समध्ये व्यवहार करण्यास समक्ष असाल भापल्या खाते क्रमांकामध्ये किंवा आपल्याला दिलेल्या सुरक्षा आयटम्समध्ये काहीही बदल होणार नाही.

आम्ही तुम्हाला सदैव सर्वोत्तम सेवा देण्याचे आश्वारान देत आहोत.

आपला शुभचिंतक, शाखा व्यवस्थापक लोअर परेल शाखा

PUBLIC NOTICE

देण्यात येत आहे.नेवसे यांच्या

सामाजिक कार्याची दखल

घेऊन त्यांची शहराध्यक्षपदी

नियुक्ती करण्यात आली आहे.

मनुष्याचे हक्क अबाधित

राहुन त्यांच्यावर होणारा

अन्याय दुर करण्यासाठी

संघटना प्रामुख्याने कार्यरत

असल्याचे त्यांनी सांगितले.

उद्योजक दत्ता जाधव यांनी

कोरोनाच्या संकटकाळात

सर्वसामान्यांना मदतीची व

आधार देण्याची गरज आहे.

राष्ट्रीय मानव अधिकार

सुरक्षा संघाच्या माध्यमातून

या संकटकाळात निश्चितच

सर्व सामान्यांना आधार

मिळणार असल्याची भावना

व्यक्त करून, नेवसे यांना

Take notice that my clients (1) Mr. Pradeep Mahendra Choudhary & (2) Mrs. Swati Pradeep Choudhary acquired all rights, title and interest in r/o flat No. C/310 on the 3rd floor in the Sanjeevan Co-op Hsg. Soc. Ltd. Bhayandar (E), in short, the said flat. Originally M/s. Tricor Construction Co., sold the flat to Mr. Keshav Shivram Parab Vide Agreement dated 30.03.1995 registered under document No.1571/1995 dated 30.03.1995. The said Mr. Keshav Shivram Parab died on 20.06.2006 and upon his demise and upon obtaining the consent of all legal heirs i.e (1) Smt. Manorma Keshav Parab, (2) Mrs. Vinita V. Desai (3) Sunita S. Pawar & (4) Mr Shyamsunder keshav Parab (Vide Affidavit dated 13/6/2007), one of legal heir & Son Sanjay Keshav Parab has sold, assigned and transferred the said flat in favor of Mr. Shankar Ramesh Rane 8 (2) Smt. Sharvari Shankar Rane vide Agreement dated 08th November, 2016 thereafter they have sold assigned and transferred the said flat in favour of my clients Vide Agreement dated 31/03/ 2021 registered under document No. TNN4-6255-2021 dated 08/04/2021. Any person or persons or the heirs have any claim may lodge their respective objection within 15 days from the date hereof, failing with it shall be presumed there are no any objections pertaining to the said flat.

Zaigam Rizvi, Advocate M/s. Zaigam & Jamshed Office No. 5,1st Floor, Asmita Orient Above CCD, Mira Road East-401107

Place: Mira Road



वैजीनाथ लोखंडे, ॲड. अनिता

दिघे, अमोल बागूल, संजय

भिंगारिदवे, विकास सपाटे,

प्रमोद डांगे आदी उपस्थित

महेश शिंदे म्हणाले की,

राष्ट्रीय मानवाधिकार सुरक्षा

संघाच्या वतीने नागरिकांच्या

न्याय, हक्कासाठी कार्य सुरु

आहे. सामाजिक कार्याची

घेत

दखल

जिल्हाध्यक्ष ॲड.

यूवकांना

नवी मुंबईतील आंतरराष्ट्रीय जेम्स अँड ज्वेलरी पार्क उद्योग, पर्यटनदृष्ट्या सर्वोत्कृष्ट ठरावे : मुख्यमंत्री सचिव विकास खारगे. महाराष्ट औद्योगिक

समाचार)

दिल्ली)

शहराध्यक्षपदी

च्या

यांच्या

राष्ट्रीय मानवाधिकार सुरक्षा

सामाजिक कार्यकर्ते विनायक

नेवसे यांची नियुक्ती करण्यात

नियुक्ती ची घोषणा केली.

तर संघाचे जिल्हाध्यक्ष ॲड.

महेश शिंदे यांच्या हरते त्यांना

नियुक्तीपत्र देण्यात आले.

यावेळी उद्योजक दत्ता जाधव,

(हिंदुरःथान समाचार) :

मुंबई रत्न आणि आभूषण

उद्योग- व्यापारात देशात

आघाडीवर आहे. जगातही

मुंबईचे नाव आहे. या

क्षेत्रातील सर्वात मोठी

महाराष्ट्रातून होते.

निर्यातही मुंबई पर्यायाने

महाराष्ट्रात मुंबई आणि

कोल्हापूर या ठिकाणी

या क्षेत्रातील व्यवसाय

आहे. त्यामुळे उलाढालही

होते आणि रोजगार संधी

परकीय गुंतवणूक आणता

येणार. बाहेरचे उद्योग येथे

येण्याने आणखी मोठ्या

संख्येने रोजगार उपलब्ध

होणार आहेत. सर्व बाबी

लक्षात घेऊन, या जेम्स

उभारणीसाठी सर्वतोपरी

सहकार्य करण्याचे निर्देश

अँड ज्वेलरी पार्कच्या

मुख्यमंत्र्यांनी दिले.

वर्षा या शासकीय

सीताराम कुंटे,

मुख्यमंत्र्यांच्या

निवासस्थानी झालेल्या

बैठकीस मुख्य सचिव

मुख्यमंत्र्यांचे अतिरिक्त

मुख्य सचिव आशिषकुमार

सिंह, मुख्यमंत्र्यांचे प्रधान

उपलब्ध झाल्या आहेत.

महाराष्ट्राचे हे स्थान

अबाधित राखतानाच

(नवी

आली. प्रदेशाध्यक्ष

लोंढे यांनी नेवसे

नवी मुंबई, दि.५

विकास महामंडळाचे मुख्य कार्यकारी अधिकारी डॉ. पी.अन्बलगन, मुख्यमंत्र्यांचे सचिव आबासाहेब ज-हाड, इंडिया ज्वेलरी पार्क मुंबईचे अध्यक्ष किरीट भंसाली, परिषदेचे उपाध्यक्ष विपुल शाह, सदस्य रसेल मेहता, व्यवस्थापकीय संचालक एस. रे आदी उपस्थित होते.

Lahoti Overseas Limited

Date:05/06/2021

CIN: L74999MH1995PLC087643 Regd, Off: 307, Arun Chambers, Tardeo Road, Mumbai - 400034, Tel No. +91-22-40500100 website : www.lahotioverseas.in email id: investor@lahotioverseas.com

NOTICE TO SHAREHOLDERS TRANSFER OF SHARES TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT

Notice is hereby given that pursuant to the provisions of Section 124 of the Companies Act, 2013 (the Act) read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (the Rules), as amended, the Equity Shares of the Company in respect of which dividend has remained unclaimed or unpaid for a period of seven consecutive years or more are required to be transferred by the Company to the demat account of the IEPF Authority.

The Company has sent individual notices to the concerned shareholders at their registered addresses whose shares are liable to be transferred to the IEPF Authority advising them to claim their unclaimed dividends. The Company has uploaded details of the concerned shareholders whose shares are due for transfer to the IEPF Authority on its website www.lahotioverseas.in Shareholders are requested to refer to the said website to verify the details of unclaimed dividends and the shares for the Financial Year 2013-14 which are liable to be transferred to the IEPF

The concerned shareholder(s) holding shares in physical form and whose shares are liable to be transferred to the IEPF Authority, may note that upon transfer of shares to IEPF Authority, the original share certificate(s) which are registered in their name will stand automatically cancelled and be deemed non-negotiable. In case of shares held in Demat Form, to the extent liable to be transferred, shall account. In case the concerned shareholders do not claim their unclaimed dividends by July 01, 2021 or such other date as may be extended, the Company shall with a view to comply with the Rules, transfer the shares to the IEPF Authority without any further notice to the shareholders and no liability shall lie against the Company in respect of the shares so transferred. The shareholders may note that upon transfer of the shares to IEPF Authority, including all benefits accruing on such shares, if any, the same can be claimed only from the IEPF Authority by making a separate application to the IEPF Authority in Form IEPF-5 as prescribed under the Rules and the

same is made available at IEPF website i.e. www.iepf.gov.in For any information / clarification on this matter, concerned shareholders may write to the Company at investor@lahotioverseas.com or contact the Company's Registrar and Share Transfer Agent – Link Intime India Private Limited, C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai – 400083. Contact No. 022-49186000. Email: iepf.shares@linkintime.co.in For Lahoti Overseas Limited

Place: Mumbai

Date: 05.06.2021

Akshita Ihawar Company Secretary



Regd. Off.: 37, First Floor, Kamala Bhavan II, S Nityanand Road, Andheri (East), Mumbai - 400 069.
Tel.: (91-22) 6726 1000 • CIN: L24100MH1984PLC033519 • Web: www.gufic.com • Email: info@guficbio.com • Fax: 022 6726 1068

Extract of Audited Standalone Financial Results for the Quarter and Year Ended March 31, 2021					
			in Lakhs (Ex	<u> </u>	
	For Quar	For Quarter Ended		For Year Ended	
Particulars	31.03.2021 (Audited)	31.03.2020 (Audited)	31.03.2021 (Audited)	31.03.2020 (Audited)	
Total income from operations	13,192.92	8,706.55	48,769.87	37,883.74	
Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,704.85	628.58	5,771.15	3,012.62	
Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	1,704.85	628.58	5,771.15	3,012.62	
Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	1,287.04	497.21	4,423.16	2,268.79	
Total Comprehensive Income for the period after tax [Comprising Profit/(Loss) for the period (after tax) and other comprehensive Income (after tax)]	1,314.14	418.15	4,450.26	2,029.89	
Equity Share Capital	969.45	969.45	969.45	969.45	
Reserves (Excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			16,374.20	11,962.85	
Earnings Per Share (of Rs. 10/- each) Basic Diluted	1.33	0.51 0.51	4.56 4.56	2.34	

NOTE:

Date: June 05, 2021 Place: Mumbai

- 1 The above extract of Audited Financial Results of the Company have been reviewed by the Audit Committee and approve by the Board of Directors at its meeting held on Friday, June 04, 2021. The same is available on website of the company www.gufic.com and website of BSE Limited www.bseindia.com and National Stock Exchange of India Limited on www.nseindia.com where shares of the Company are listed.
- 2 Previous period / year's figures have been reclassified / regrouped wherever necessary to confirm with the current
- 3 The Hon'ble National Company Law Tribunal ("NCLT"), Ahmedabad bench and NCLT, Mumbai bench sanctioned the Scheme of Merger by Absorption ("Scheme") of Gufic Lifesciences Private Limited ("Transfer or Company" or "GLPL") with Gufic Biosciences Limited ("the Company") vide their orders dated December 31, 2020 and March 11, 2021, respectively Hence, the Financial result provided herein is the consolidated result of the merged entity effective from the Appointed date i.e. 1st January 2019.

By order of the Board of Directo For GUFIC BIOSCIENCES LIMITED sd/-Pranav J. Choksi

CEO & Director DIN : 00001731

न्याय,हक्क मिळवून देण्यासाठी

वंचितांना न्याय, हक्क मिळवून

माध्यमा

राहणार

आहे.

संघटनेच्या

कटिबध्द

कॉपोरेट ऑफिस: **आय सी आय सी आय बँक टॉवर्स, बांद्रा-कुर्ला कॉम्प्लेक्स, मुंबई - ४०० ०५१.**

मुंबई, महाराष्ट्र - ४०० ०१३ शाखा च्या वतीने (SOL ID: 0323)

बॉम्बे हब - झेड विंग, ग्राऊंड फ्लोर, कमला मिल कंपाऊंड, सेनापती बापट मार्ग, लोअर परेल

Angel Broking एंजल ब्रोकिंग लिमिटेड सीआयएन:एल६७१२०एमएच१९९६पीएलसी१०१७०९

नोंदणीकृत कार्यालय: जी-१, आकृती ट्रेड सेंटर, एमआयडीसी, रस्ता क्र.७, अंधेरी (पू.), मुंबई-४०००९३. दूर.:०२२-६८०७०१०० । फॅक्स:०२२-६८०७०१०७ कॉर्पोरेट कार्यालय: ६वा मजेला, आकृती स्टार, सेंट्रल रोड, एमआयडीसी, अंधेरी (पू.), मुंबई-४०००९३. दूर::०२२-४०००३६०० । फॅक्स:०२२-३९३५७६९९ वेबसाइट:www.angelbroking.com । ई-मेल:investors@angelbroking.com

व्हिडीओ कॉन्फरन्सिंग (व्हीसी)/अन्य दृकश्राव्य माध्यमाने (ओएव्हीएम) होणाऱ्या कंपनीच्या २५वी वार्षिक सर्वसाधारण सभेबाबत माहिती

येथे सूचना देण्यात येत आहे की, कोविड-१९ प्रादुर्भावामुळे **एंजल ब्रोकिंग लिमिटेड** (कंपनी) च्य दस्यांची २५वी वार्षिक सर्वसाधारण सभा (एजीएम) मंगळवार, २९ जून, २०२१ रोजी स.१०.३०वा (भाप्रवे) कंपनी कायदा २०१३ च्या इतर लागू सर्व तरतुदी आणि त्यातील नियमाअंतर्गत सहवाचित सहकार मंत्रालयाद्वारे वितरीत सर्वसाधारण परिपत्रक क्र.२०/२०२० दि.५ मे, २०२० सहवाचित र्वसाधारण परिपत्रक क्र.१४/२०२० दि.८ एप्रिल, २०२०, सर्वसाधारण परिपत्रक क्र.१७/२०२० दि.१३ एप्रिल, २०२० आणि सर्वसाधारण परिपत्रक क्र.०२/२०२१ दि.१३ जानेवारी, २०२१ आणि भारतीय प्रतिभती व विनिमय मंद्रऋरारे वितरीत परिपत्रक दिनांक १२ में २०२० व १५ जानेवारी २०२१ (सेबी परिपत्रक) नुसार एजीएम घेण्याच्या सूचनेत नमुद विषयावर विमर्ष करण्याकरित

एजीएम सूचना व कंपनीचे वित्तीय वर्ष २०२०-२१ करिता वार्षिक अहवाल ज्या सदस्यांचे ई-मेल कंपनी/ठेवीदार/निबंधक व हस्तांतर प्रतिनिधी यांच्याकडे नोंद आहेत त्यांना विद्युत स्वरुपात पाठविले जाईल. एमसीए परिपत्रके व सेबी परिपत्रकानुसार एजीएम सूचना व वार्षिक अहवालाची वास्तविव प्रत पाठविण्याची आवश्यकता खारीज करण्यात आलेली आहे

कंपनीचे वार्षिक अहवाल व सूचना कंपनीच्या <u>www.angelbroking.com</u>, नॅशनल सिक्युरिटीज डिपॉझिटरी लिमिटेड (एनएसडीएल) च्या <u>www.evoting.nsdl.com</u> आणि कंपनीचे शेअर्से जेथे सुचिबद्ध स्टॉक एक्सचेंजच्या <u>www.bseindia.com</u> व <u>www.nseindia.com</u> वेबसाईटवर उपलब्ध

ई-मेल नोंद/अद्यायावत करण्याची पद्धत:

. ज्या सदस्यांनी अद्यापी त्यांचे ई-मेल नोंद केलेले नाहीत त्यांनी एजीएम सूचना व वार्षिक अहवाल विद्युत स्वरुपात प्राप्त करण्यासाठी त्यांचे ई-मेल नोंद करण्याकरिता खालील प्रक्रियेचे पालन करावे r. https://https:web.linkintime.co.in/EmailReg/Email_Register.html लिंकला भेट द्या . कंपनीचे नाव निवडा - एंजल ब्रोकिंग लिमिटेड

. फोलिओ क्र./डीपी/क्लायंट आयडी नमुद करा

. प्रमाणपत्र क्र. नमुद करा भागधारकाचे नाव नमुद करा

. पॅन क्रमांक नमद कर

अपडेट/ॲड नविन ई-मेल निवडा आणि नविन मोबाईल क्रमांक अपडेट/ॲड निवडा आणि पृहे

 एजीएम सूचना प्राप्त करण्यासाठी सिस्टीमकडून ई-मेल निश्चित केले जाईल. ई-मेलचे स्थायी नोंदणीसाठी डिमॅट स्वरुपात भागधारणा असणाऱ्या सदस्यांना विनंती आहे की त्यांनी त्यांचे ठेवीदार सहभागीदार (डीपी) कडे अद्यायावत करावे आणि वास्तविक स्वरुपात भागधारण असणाऱ्या सदस्यांना विनंती आहे की. त्यांनी त्यांचे निबंधक व हस्तांतर प्रतिनिधीकडे अद्यायावर

एजीएम दरम्यान ई-वोटिंगने किंवा रिमोट ई-वोटिंगने मत देण्याची पद्धत: रिमोट ई-वोटिंग प्रणालीने एजीएम सूचनेत नमुद विषयावर रिमोटने मत देण्याची संधी सदस्यांन देण्यात येईल.

ठेवीदार अर्थात एनएसडीएल व सीडीएसएल यांचेमार्फत लॉगडन संदर्भात काही तांत्रिक अडचर्ण असल्यास डिमॅट पद्धतीने प्रतिभूती धारण करणारे वैयक्तिक भागधारकांसाठी हेल्पडेस्क

हेल्पडेस्क तपशील लॉगडन प्रकार ज्ञाप्सदीएलसह डिमॅट पद्धतीने प्रतिभती लॉगइनबाबत काही तांत्रिक अडचणी असणाऱ्य धारण करणारे वैयक्तिक भागधारक

सीडीएसएलसह डिमॅट पद्धतीने प्रतिभूती

सदस्यांनी संपर्क एनएसडीएल हेल्पडेस्ककडं evoting@nsdl.co.in वर ई-मेल करावा किंवा संपर्व टोल फ्री क्र.१८००१०२०९९० व १८००२२४४३० लॉगइनबाबत काही तांत्रिक अडचणी असणाऱ्य सदस्यांनी संपर्क सीडीएसएल हेल्पडेस्ककडं helpdesk.evoting@cdslindia.com वर ई-मेल

धारण करणारे वैयक्तिक भागधारक करावा किंवा संपर्क दूर.क्र.:०२२-२३०५८७३८ किंव 0२२-२३०५८५४२-४३

रिमोट ई-वोटिंगकरिता सविस्तर प्रक्रिया एजीएम सूचनेत दिली जाईल

सही/ नाहीद पटेर

दिनांक: ०६ जून, २०२१

कंपनी सचिव व सक्षम अधिकारी

DECCAN BEARINGS LIMITED CIN: L29130MH1985PLC035747

Regd Office: 315/321 Prospect Chambers, Dr D N Road, Fort, Mumbai - 400001 Email - deccan.bearings9@gmail.com

NOTICE AND INFORMATION OF 36TH ANNUAL GENERAL MEETING

NOTICE is hereby given that 36th Annual General Meeting of DECCAN BEARINGS LIMITED willbe held on Tuesday, the 6th Day of July, 2021 at 11.00 A.M through Video Conference (VC)/ Other Audio Video Means(OAVM) in compliance with General Circular Nos. 14/2020 7/2020, 20/2020 and 02/2021 dated April 8, 2020, April 13, 2020, May 5, 2020 and January 13, 2021 respectively issued by the Ministry of Corporate Affairs (MCA Circulars), othe applicable provisions of the Companies Act 2013 and rules made thereunder and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated May 12, 2020 and January 15, 2021 respectively issued by the Securities Exchange Boarc of India (SEBI). The Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.

Members may note that the Annual Report of the company for the financial year 2020-2021 along with Notice convening the AGM will be sent only through email to all those members whose Email address are registered with the company/Registrar and Share Transfe Agent(RTA) or with their respective Depository Participant(s) (DP), in accordance with the aforesaid MCA Circulars and said SEBI Circular The Notice and the Annual Report will also be made available on the company's website at<u>www.deccanbearings.in</u> and on the website of the Stock Exchange i.e BSE limited.

Manner of Registering/ Updating Email Addresses:

Members holding shares in physical form and who have not yet registered /updated their email address are requested to register/update the same with Purva Sharegistry (India) private Limited, by clicking the link: https://www.purvashare.com/email-and-phone-updation and select the name of the Company viz. Deccan bearings limited and follow the steps fo registration of email address. Members holding shares in dematerialized mode and who ave not yet registered/updated their email address are requested to get their email address registered /Updated with their respective DP.

2. Manner of Casting Vote through e-voting:

The instruction for the attending the meeting through VC/ OAVM and the manner of e-voting are provided in the Notice convening the AGM. The login credentials for casting votes through e-voting system shall be made available to the members through email afte successfully registering their email addresses in the manner provided above. The Notice contains detailed instruction for members holding shares in the physical form or in dematerialized mode, who have not registered their email addresses either with the company RTA or the respective DP.

The Register of Members and share transfer books of the Company will remain closed from Wednesday 30th June, 2021 to Tuesday 6th July 2021 (both days inclusive)

Pursuant to the provisions of Section 108 of the Companies Act, 2013, read with Rules made thereof and Regulation 44(1) of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015, the Company is providing facility to its Members holding shares as or 29th June 2021, being cut-off date, to exercise their rights to vote on business to be transacted at the AGM of the Company. The details pursuant to the provisions of the Companies Act 2013 and rules thereof are as under:

- The remote e-voting period commences on Saturday 3rd July, 2021 from 09.00 a.m. and ends on Monday 5th July 2021 at 5.00 p.m.
- Only those Members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Registrars as on the cut-off date shall be entitled to vote. If a person has ceased to be the member on the cut-off date, he/she shall not be entitled to vote. Such person should treat this notice fo information purpose only.
- In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com.

Deccan Bearings Limited **Managing Directo**

By order of the Board of Director

LOST AND FOUND

I Rajesh Mansingh Pawar R/O D301 siddhivinayak residency kalyan east have lost my original share certificate No.106 for above said property FIR No. 728/2021 If found Please contact:9594123888

BNP PARIBAS MUTUAL FUND

Investment Manager: BNP Paribas Asset Management India Private Limited (AMC) Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: Crescenzo, 7th Floor, G-Block, Bandra Kurla Complex, Bandra - East, Mumbai - 400 051. Website: www.bnpparibasmf.in • Toll Free: 1800 102 2595

NOTICE CUM ADDENDUM NO. 18/2021

Notice cum Addendum to Statement of Additional Information (SAI) of BNP Paribas Mutual Fund (the Fund) Investors are requested to note that Ms. Bhumi Sheth has been appointed as Fixed Income - Dealer and shall be the Key Personnel of AMC w.e.f. June 01, 2021.

The previous work experience of Ms. Sheth is as follows

Name,	Educational	Previous Experience	Period
Designation & Age	Qualification	(Ten Year History)	
Ms. Bhumi Sheth -	MBA - Finance	Fixed Income Dealer - BNP Paribas Asset	June 01, 2021
Fixed Income -	(N.R. Institute of	Management India Private Limited	onwards
Dealer	business Management);	Manager - Central Tie-ups - BNP Paribas	December 2019
29 years	BBA (Swami Sahjanand	Asset Management India Private Limited	to May 2021
J	and Management)	Manager - Financial Institution Group - Ujjivan Small Finance Bank Ltd	July 2018 to December 2019
		Associate - Edelweiss Financial Services Ltd.	December 2015 to June 2018
		Relationship Manager - Tipsons Financial Services Ltd.	June 2014 to October 2015

Note: This Notice cum addendum forms an integral part of the SAI of the Fund read with the addenda issued thereunder. All other terms and conditions as mentioned in the SAI remain unchanged.

For BNP Paribas Asset Management India Private Limited (Investment Manager to BNP Paribas Mutual Fund)

Authorised Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.



बॉम्बे मर्कंटाईल को-ऑपरेटिव्ह बँक लिमिटेड

(मल्टी स्टेट शेड्युल्ड बँक) नोंदणीकृत मुख्य कार्यालय: झैन जी. रंगुनवाला इमारत, ७८, मोहमद अली रोड, मुंबई-४००००३ दूर.:०२२–२३४२५९६१–६२/०२२–२३११४८००, खाते शिल्लक चौकशीकरिता मिस्ड–कॉल: ९५१२००४४०६ टोेल फ्री क्र.:१८००२२०८५४ आयएफएससी कोड:युटीआयबी०एसबीएमसीबी१

सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२

(स्थावर मालमत्तेकरिता)

खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्यरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत **बॉम्बे मर्कटाईल को-ऑपरेटिव्ह बँक लिमिटेड. कर्ला शाखा** यांचे प्राधिकत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ९ सहवाचिता कलम १३(१२) अन्वये असलेल्या अधिकाराअंतर्गत २३.०२.२०२१ रोजी वितरीत केलेल्या मागणी सूचनेनुसार कर्जदार **श्री. हासम नियाझ अहमद शेख** यांना सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत देय रक्कम रू.४**५,७९,३८३.०० (रूपये पंचेचाळीस लाख एकोणऐंशी हजार तिनशे ब्याऐंशी फक्त)** तसेच पुढील व्याज जमा करण्यास सांगण्यात आले होते. कर्जदार यांनी वर नमूद केलेली रक्कम भरण्यास असमर्थ ठरले असून कर्जदार, जामिनदार व सर्वसामान्य जनतेस येथे सूचित करण्यात येत आहे की, खालील स्वाक्षरीकर्त्यांनी सदर कायद्याच्या कलम १३ चे उपकलम (४) सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ९ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमत्तेचा **साकतिक ताबा ०३ जून, २०२१** राजी घतलेला आहे.

विशेषतः कर्जदार व सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेसह कोणताही व्यवहार करू नये आणि सदर मालमत्तेसह व्यवहार केलेला असल्यास त्यांनी **बॉम्बे मर्कंटाईल को-ऑपरेटिव्ह बँक लिमिटेड** यांच्याकडे देय रक्कम रू.४५,७९,३८३.०० तसेच त्यावरील पुढील व्याज जमा करावे.

प्रतिभूत मालमत्ता सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्याच्या कलम १३ चे उपकलम (८) च्या तरतुदी अन्वये कर्जदारांचे लक्ष वेधण्यात येत आहे.

स्थावर मालमत्तेचे वर्णन

ए३०२, इमारत क्र.०७, सदगुरू को-ऑप.हौ.सो.लि., म्हाडा कॉलनी, चांदिवली, मुंबई-४०००७२. दिनांक: ०३.०६.२०२१

ठिकाण: मुंबई

जाविद पटेल प्राधिकृत अधिकारी

Date: June 05, 2021

Place: Mumbai



बॉम्बे मर्कटाईल को-ऑपरेटिव्ह बँक लिमिटेड

(मल्टी स्टेट शेड्युल्ड बँक) नोंदणीकृत मुख्य कार्यालय: झैन जी. रंगुनवाला इमारत, ७८, मोहमद अली रोड, मुंबई-४००००३. दुर.:०२२-२३४२५९६१-६४/०२२-२३१९४८००, खाते शिल्लक चौकशीकरिता संपर्क: ९५१२००४४०६, टोल फ्री क्र.:१८००२२०८५४, आयएफएससी कोड: युटीआयबी०एसबीएमसीबी१

विक्रीकरिता सूचना

बँकेच्या ताब्यात असलेली खालील वाहने **जसे आहे जेथे आहे व जसे आहे जे आहे या तत्त्वावर** विक्रीकारेता दिनांक २१.०६.२०२१ रोजी द्.४.००वा. खालील स्वाक्षरीकर्त्यांकडे पोहोचतील अशा तन्हेने मोहोरबंद लिफाफ्यात प्रस्ताव मागविण्यात येत आहे.

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अ.	कर्जदार	२३.०२.२०२१ रोजी	वाहन/मॉडेल	आरक्षित मुल्य	इसारा रक्कम (रु.)	
क्र.		देय रक्रम				
१	श्री. राजदार अली हुसेन अन्सारी	₹.४,४४,३१९/-	आय१०-जी	₹.२,२०,०००/-	रु.२२,०००/−	
2	श्री. अरुण जयराम राय	₹.४,५२,८००/-	आय१०-जी	₹.२,४0,000/-	रु.२४,०००/−	
3	श्री. संजय कुमार जैस्वाल	रु.४,१६,८९९/-	इको-७	₹.२,१०,०००/-	रु.२१,०००/−	
Х	श्री. राहुल सिद्धार्थ विर	रु.५,२६,८८५/-	आय१०-जी	₹.२,४0,000/-	रु.२४,०००/−	
ų	श्री. जगदीश शंकर सावंत	₹.५,0८,0२१/-	आय१०-जी	₹.२,४0,000/-	रु.२४,०००/−	
ξ	श्री. आनंद उत्तम लांगडे	रु.५,४१,८८५/-	आय१०-जी	₹.२,५८,000/-	रु.२५,८००/-	
હ	श्री. मोह. शफीक अब्दुल ए. खान	रु. ३,६२,७१३/-	इको-७	रु.२,२५,०००/-	रु.२२,५००/-	
۷	सय्यद फरीउद्दीन मेहमुद	रु.४,९२,४५६/-	आय१०-जी	₹.२,४0,000/-	रु.२४,०००/−	
3	किशनलाल एल. गुप्ता	रु.३४,३०९/-	इंडिका	रु.५६,000/-	रु.५,६००/-	
१0	शैलेश रघुनाथ नाटके	रु.४,३१,७0६/−	आय१०-जी	रु.२,५५,०००/-	रु.२५,५००/-	
११	मोहम्मद नसीम खान	₹.४,४७,७३१/-	आय१०-जी	₹.२,९०,०००/-	रु.२९,०००/−	
१२	अब्दुल तौहीद	रु. २,४३,१९७/−	न्यु इंडीगो ईसीएस टॅक्सी	₹.१,00,000/-	₹.१0,000/-	
१३	नसीरुद्दीन सुलेमान खान	रु.२,६१,६५७.८७	न्यु इंडीगो ईसीएस टॅक्सी	₹.९0,000/-	₹.९,000/-	
१४	पंकज ठाकरशी रमानी	₹.८,९७,७०९/-	सियाझ स्मार्ट हायब्रीड	₹.७,00,000/-	₹.७0,000/-	

(इरठे रक्कम एनईएफटीमार्फत सुद्धा जमा करता येईल), जे बोली अयशस्वी ठरल्यास व्याजाशिवाय परत दिले जाईल. बॉम्बे मर्कटाईल को-ऑपरेटिव्ह बँक लिमिटेड, मुख्य कार्यालय, ७८, मोहम्मद अली रोड, मुंबई-४००००३ येथे दि.२२.०६.२०२१ रोजी स.११.००वा. खालील स्वाक्षरीकर्त्याद्वारे प्रस्ताव उघडले जातील. त्याच वेळी पुढील लिलाव बोली घेतली जाईल आणि उपस्थित प्रस्तावकर्त्यांना त्यांचे प्रस्ताव वाढविता येतील. यशस्वी प्रस्तावकर्ता/बोलिदारांनी लिलावानंतर त्वरीत बोली रकमेच्या २५% रक्कम (१०% इरठे समाविष्ट) जमा करावी आणि उर्वरित ७५% रक्कम लिलावाच्या तारखेपासून १५ दिवसांत जमा करावी अन्यथा कोणत्याही सूचनेशिवाय प्रस्तावकर्त्याद्वारे जमा केलेली सर्व रक्कम जप्त केली जाईल. सदर वाहनावर असलेले कोणतेही कर, दंड, अधिभार खरेदीदारास भरावे लागेल. इच्छक खरेदीदारास बॉम्बे मर्कटाईल को-ऑपरेटिव्ह बँक लिमिटेड, झैन जी. रंगुनवाला इमारत, ७८, मोहमद अली रोड, मुंबई-४००००३ येथे दि.१७.०६.२०२१ रोजी दु.१२.०० ते दु.३.०० दरम्यान विक्रीकरिता ठेवलेल्या वाहनाचे निरीक्षण करता येईल. द्र.क्र.:०२२-२३४६३६७०. चौकशी, काही असल्यास आणि विक्रीच्या नियम व अटी खालील स्वाक्षरीकर्ताकडून प्राप्त करता येतील. वाहनाच्या विक्री मुल्यावर लागू असलेले जीएसटी (वस्तू व सेवा कर) यशस्वी बोलिदारास भरावे लागेल. कोणतेही कारण न दर्शविता काही किंवा सर्व प्रस्ताव स्विकारण्याचा अधिकार बँकेकडे

> अबुझार रिझवी सहाय्यक महाव्यवस्थापक ए.आर.एम.सी

ठिकाण: मुंबई

Place: Mumbai

दिनांक: ०४.०६.२०२१