

#### CIN: L24100GJ1984PLC111413

Reg. Office: 1-5th Floor, Aditraj Arcade, Nr Karma Shreshtha Tower, 100 Ft Rd, Satellite, Ahmedabad - 380015.

Date: 14th May, 2024

To,
Listing Compliances, **BSE Limited,**P. J. Towers, Fort,
Mumbai - 400001.

Scrip Code: 539938; Scrip Id: MIL

#### Subject: Public Notice for completion of dispatch of Notice of the Postal Ballot.

Dear Sir/Ma'am,

In compliance with Reg. 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the copy of the notice published in English and Gujarati newspapers.

The same will be made available on the Company's website <u>www.medicointercontinental.com</u>.

This is for your information and records.

Thanking You,

FOR MEDICO INTERCONTINENTAL LIMITED

Puneeta Sharma Company Secretary & Compliance Officer **FINANCIAL EXPRESS** 

(₹ in Lakh)

## **ISW** Steel Limited

Regd. Office: JSW Centre, Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Tel.: +91-22-4286 1000 Fax: +91-22-4286 3000 Email id: jswsl.investor@jsw.in Website: www.jsw.in CIN: L27102MH1994PLC152925

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

Pursuant to the provisions of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, transfer and refund) Rules, 2016 as amended from time to time ("the rules"), it is hereby notified that the Final dividend declared for the Financial Year 2016-17 which remain unclaimed for seven years will be transferred by the Company to the Investor Education and Protection Fund (IEPF) Authority. Further, the corresponding shares on which dividend remain unclaimed for seven consecutive years will also be transferred as per the procedures set out in the rules. The Company has sent individual communication to the concerned shareholders at their registered address whose shares and dividend are liable to be transferred to IEPF Authority. Also, the Company has uploaded the relevant details of unpaid/unclaimed dividend payable to such shareholders and corresponding shares due for transfer to the IEPF Authority on its website www.jsw.in in the Investors section. Shareholders may further note that both the unclaimed dividend and shares transferred to the IEPF Authority including all benefits accruing on those shares, if any, can be claimed from the IEPF Authority after following the due procedure as laid down in this regard.

In case the unpaid dividends are not claimed by the concerned shareholders, necessary steps will be initiated by the Company to transfer the dividend held by the concerned shareholders to IEPF as per the procedure stipulated in the Rules, without any further notice. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF Authority pursuant to the said Rules. The concerned shareholders, holding shares in physical form and whose shares are liable

to be transferred to IEPF Authority, may note that the Company shall inform the depository by way of a corporate action to convert the share certificates into demat form and transfer the same to the IEPF. For the purpose of effecting the transfer where the shares are dealt with in a depository, the Company shall inform the depository by way of a Corporate Action, where the shareholders have their account for transfer in favor of IEPF Authority. For any further communication/query, please contact the Company's Registrar and Share Transfer Agents, M/s. KFin Technologies Limited, Unit: JSW Steel Limited, Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500

The aforesaid information is also available on the Company's website www.jsw.in and also on the websites of the National Stock Exchange of India Limited and BSE Limited at www.nseindia.com and www.bseindia.com respectively.

For JSW Steel Limited

032, Toll Free No.: 1800-309-4001, Email einward.ris@kfintech.com.

Place: Mumbai

**Lancy Varghese** Senior Vice President &

Date: May 13, 2024 **Company Secretary** 



Reg. Off: 26/27, Mumbai Pune Road, Pimpri, Pune 411018 CIN: L31300MH1967PLC016531 | Email: investors@finolex.com

#### NOTICE OF POSTAL BALLOT

**NOTICE** is hereby given pursuant to Sections 110 and 108 of the Companies Act, 2013 (the "Act") and other applicable provisions, if any, of the Act read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 (the "Rules"), each as amended from time to time, read with General Circular No. 14/2020 dated April 8, 2020, General Circular No, 17/2020 dated April 13, 2020, General Circular No. 20/2020 dated May 5, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020. General Circular No. 10/2021 dated June 23, 2021. General Circular No. 20/2021 dated December 8, 2021, General Circular No. 3/2022 dated May 5, 2022, General Circular No. 11 /2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023, issued by the Ministry of Corporate Affairs (the "MCA") (hereinafter collectively referred to as the "MCA Circulars") and the Securities and Exchange Board of India's Circular dated May 13, 2022, Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023, and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modifications) or re-enactment(s) thereof for the time being in force, for the proposed Resolution of appointment of Mr. Shane Pedder (DIN -03595409) as a Non-Executive-Non-Independent Director for seeking approval by the Members of Finolex Cables Limited (the "Company") by means of Postal Ballot, only by voting through electronic means (remote e-voting).

In accordance with the Act and MCA Circulars, the Company has completed the dispatch of Postal Ballot notice on 13th May, 2024, in electronic form only to those Members who have registered their email address with the Company / Registrar & Share Transfer Agent ('RTA') (KFIN Technologies Limited), / Depository Participants (DP) and whose names appear in the register of members/register of beneficial owners as received from the depositories as on 10th May, 2024 ("cut-off date"). The said Notice is also available on the website of the Company at www.finolex.com and the websites of the Stock Exchanges. i.e., BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the National Securities Depository Limited's (NSDL) website at www.evoting.nsdl.com.

In accordance with the MCA Circulars, the Members can vote only through remote e-voting process. A person whose name appears in the Register of Members/List of Beneficial Owners as on the cut-off date i.e. 10<sup>th</sup> May 2024 shall be entitled to vote through *remote* e-voting process on the resolution as set out in the said Notice of Postal Ballot. Any person who is not a Member as on the cut-off date should treat this Notice for information purpose only.

The manner of remote e voting by members holding shares in demat mode, physical mode and members who have not registered their email address has been provided in Postal Ballot Notice.

The Company has engaged National Securities Depository Limited (NSDL) to provide remote e-voting facility. The procedure for remote e-voting is given in the said Notice of Postal Ballot. The remote evoting shall commence from Friday, 17th May, 2024 (9:00 A.M. IST) and remain open up to Saturday, 15th June, 2024 (5:00 P.M. IST). Remote e-voting shall not be allowed beyond the said date and time and shall be forthwith disabled by National Securities Depository Limited (NSDL). Once the vote on resolution is cast by the Members, the Members shall not be allowed to change it subsequently or cast the vote

Members of the Company, who have not yet registered their email address and mobile number, are requested to register the same immediately with their Depository Participants in aspect of shares held in electronic form and by communicating to KFIN Technologies Limited in respect of shares held in physical form.

The Board of Directors of the Company have appointed Mr. Mandar Jog- Partner of M/s. Jog Limaye & Associates-Practising Company Secretaries having Membership No. F9552 and CP No 9798, failing which Mrs. Amruta Patil-Partner of M/s. Jog Limaye & Associates, Practising Company Secretaries having Membership No. A25028 and CP No 27101 as the Scrutinizer ("Scrutinizer") for conducting the Postal Ballot / e-voting process in a fair and transparent manner.

The result of the Postal Ballot will be declared within two working days of conclusion of remote e-voting process i.e., on or before Tuesday, 18th June, 2024. These results will be communicated to the Stock Exchanges and will be uploaded on the website of the Company at www.finolex.com.

In case of any query(s), the Members may refer to the 'Frequently Asked Questions' (FAQs) for Shareholders and the e-Voting User Manual for Shareholders available at the download section of www.evoting.nsdl.com / call on Number 022 - 4886 7000 / send a request at evoting@nsdl.com. Alternatively, you may contact Ms. Pallavi Mhatre, Senior Manager, NSDL on Number 022 - 4886 7000 or write to her at Trade World. 'A' Wing, 4" Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai – 400013.

For FINOLEX CABLES LIMITED

Siddhesh Mandke

Place: Gurugram

Date: 13/05/2024

Dated: 13" May, 2024 Company Secretary & General Manager (Legal) Place: Pune Membership No: A20101



**IDBI BANK LTD** Regd, Office - IDBI Tower, WTC Complex, Cuffe Parade, Mumbai- 400005 CIN- L65190MH2004GOI148838

Transfer of Stressed Loan Exposure IDBI Bank Limited (Bank) intends to Transfer the Stressed Loan Exposure of Prime Impex Ltd to the eligible permitted entities under Swiss challenge method on "as is where is, as is what is", "whatever there is" and "without recourse" basis, Bank is proposing to undertake Bidding Process on all cash basis to solicit binding bids in the form of irrevocable offers from eligible permitted entities in accordance with the regulatory guidelines issued by the RBI and all other relevant applicable laws.

For details please visit Bank's website www.idbibank.in. Click on Quick links > Notices & Tenders. For further details, you may contact at email-The Bank reserves the right not to go ahead with the proposed transfer at any stage without assigning any reason. Bank reserves the right to accept

or reject any bids. General Manager Place - Mumbai Corporate Office NPA Management Group Date - 14.05.2024

#### MEDICO INTERCONTINENTAL LIMITED CIN: L24100GJ1984PLC111413

Regd. Office: 1-5th Floor, Adit Raj Arcade, Nr Karma Shreshta Tower, 100 Ft Rd, Satellite. Ahmedabad. Guiarat - 380015. Tel: 079-26742739 Email ID: mail@medicointercontinental.com Website: www.medicointercontinental.com **POSTAL BALLOT NOTICE** 

NOTICE is hereby given that pursuant to provisions of section 108, 110 and other applicable

provisions, if any, of the Companies Act 2013, ("the Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") Secretarial Standard issued by the Institute of Company Secretaries of India ("Secretarial Standard-2") (including any statutory amendment(s), modification(s) or reenactment(s) thereof, for the time being in force), read with General Circular no. 14/2020 dated April 8, 2020, General Circular no. 17/2020 dated April 13, 2020, General Circular no. 03/2022 dated May 5, 2022 and General Circular no. 11/2022 dated December 28, 2022 issued by the Ministry of Corporate Affairs, Government of India in the backdrop of Covid-19 pandemic (collectively referred to as "MCA Circulars") and/or any other applicable law, rules or regulations for the time being in force, to seek approval of the Members by way of Resolutions, through voting by electronic means ("remote e-voting") only. The Company has on Monday, May 13, 2024, completed the dispatch of the Postal Ballot Notice to the Members whose names appear on the Register of Members / List of Beneficial Owners as received from the National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) at their registered email ids. Members, whose names appeared on the Register of Members / List of Beneficial Owners as on Friday, May 10, 2024, i.e. the cut-off date, will be considered eligible for the purpose of e-voting. A person who is not a Member as on the cut-off date for reckoning voting rights, should treat this Notice for information purposes only.

The Members holding shares in dematerialized form are requested to furnish their email addresses and mobile number with their respective Depositories through their Depository Participants. The Members holding shares in physical form are requested to furnish their email addresses and mobile number with Company's Registrar and Share Transfer Agent; M/s. Purva Sharegistry (India) Private Limited at support@purvashare.com. In compliance with provisions of Section 110 of the Act read with Companies (Management

and Administration) Rules, 2014 and Regulation 44 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Company is offering remote e-voting facility to the Members of the Company. The Company has entered into an arrangement with CDSL for facilitating remote e-voting services. The detailed procedure for casting of votes through remote e-voting has been provided in the Notice. The details will also be made available on the website of the

The remote e-voting period shall commence on Tuesday, May 14, 2024, at 9.00 A.M. and shall end on Thursday, June 13, 2024, at 5:00 P.M. Members may cast their vote electronically during the aforesaid period.

The Board of Directors of the Company has appointed CS Yash Mehta (FCS No. 12143, Certificate of Practice No. 16535), from M/s. Yash Mehta & Associates. Company Secretaries, as the Scrutinizer for conducting this Postal Ballot process through remote e-voting facility, in a fair and transparent manner. In case of any queries/grievances connected with e-voting, please contact: Mr. Rakesh

Dalvi, Manager, CDSL, A wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel East, Mumbai-400013, or send an email to helpdesk.evoting@cdslindia.com or call 022-23058542/43. The Members may also contact the Company's Secretarial department by sending an

email to mail@medicointercontinental.com if you have any unresolved queries. For MEDICO INTERCONTINENTAL LIMITED

Place: Ahmedabad Date: 13th May, 2024

**MANAGING DIRECTOR** 

# LUMAX

### LUMAX INDUSTRIES LIMITED CIN: L74899DL1981PLC012804

DK IAIN

**SAMIR SHAH** 

Registered Office: 2" Floor, Harbans Bhawan-II, Commercial Complex, Nangal Raya, New Delhi -110046 Corporate Office: Plot No. 878, Udyog Vihar, Phase V, Gurugram- 122016, Haryana Phone: 0124-4760000, Email: lumaxshare@lumaxmail.com.

Website: www.lumaxworld.in/lumaxindustries (FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF THE COMPANY) TRANSFER OF UNPAID/UNCLAIMED DIVIDEND AND THE UNDERLYING EQUITY SHARES TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Dear Shareholders.

Notice is hereby given pursuant to the provisions of Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the IEPF Rules'), as amended from time to time, every Company is required to transfer to the Investor Education and Protection Fund (IEPF), the money in the Unpaid Dividend Account of the Company which remains unpaid or unclaimed for a period of 7 (seven) consecutive years or more from the date it was transferred to such account and the Company is required to inform the Shareholders whose shares are liable to be transferred to the IEPF three months prior to the due date of transfer of shares and simultaneously publish the notice in the newspapers.

Further, pursuant to the provisions of Section 124(6) of the Companies Act, 2013, read with IEPF Rules, all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more shall also be transferred to IEPF i.e. in case any dividend is claimed for any year during the said period of seven consecutive years, the shares shall not be transferred to IEPF.

In view of above, we wish to inform you that the due date for transfer into IEPF of the Unpaid/Unclaimed Dividend lying in the Unpaid Dividend Account of the Company for the Financial Year 2016-17 is August 21, 2024. Accordingly, concerned Shareholders are requested to kindly claim the Unpaid Dividend.

The Company has sent the individual notices through Registered Post, at the latest available address of the concerned Shareholders whose dividend is lying unpaid/ unclaimed for the financial year 2016-17 and also to the shareholders whose shares are liable to be transferred to the IEPF, requesting them to take appropriate action on or before August 21, 2024.

The Shareholders may further note that the complete list of Shareholders whose dividend(s) are lying unpaid/unclaimed against their Folio/DP-ID Client ID, in the Unpaid Dividend Accounts of the Company from the Financial Year 2016-17 onwards and also those whose shares are due for transfer to the IEPF is being uploaded on the website of the Company at www.lumaxworld.in/lumaxindustries under the Investors Section.

In case the Company does not receive any communication from the concerned shareholders on or before August 21, 2024, the Company with a view to adhere with the requirements of the IEPF Rules, transfer the dividend and their corresponding shares to the IEPF, without any further notice, by following the due procedure as stipulated in the IEPF Rules.

The concerned Shareholders whose shares are liable to be transferred to the IEPF, may note that the Company shall inform the Depository by way of corporate action for transfer of shares in the demat account of the IEPF.

Please note that once the dividend and their corresponding shares are credited to the IEPF, no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said IEPF Rules. It may also please be noted that all subsequent corporate benefits such as Bonus Shares, Dividend etc. that may accrue in relation to the above shares will also be credited to the said IEPF Demat Account. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any, from the IEPF authorities after following the procedure prescribed in the Rules. In case of any gueries on the above matter, Shareholders are

requested to contact the Company's Registrar and Transfer Agent. Mr. Rajeev Kumar, Deputy Manager at KFin Technologies Limited. Unit: Lumax Industries Limited, Selenium Tower B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032, India. Tel.; +91 40 67161524, Email ID: rajeev.kr@kfintech.com.

For LUMAX INDUSTRIES LIMITED

Sd/ Raajesh Kumar Gupta **Executive Director and Company Secretary**  **EQUIPPP SOCIAL IMPACT TECHNOLOGIES LIMITED** CIN: L72100TG2002PLC039113

Registered Office: 8th Floor, Western Pearl Building, Hitech City Road, Kondapur, Hyd-500081

STATEMENT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED MARCH 31, 2024 (Rs in Lakhs)

SI.	·	Consolidated Financials				Standalone Financials					
No.	PARTICULARS	Three months ended		12 Months Ended		Three months ended			12 Months ended		
		31.03.2024 31.12.2023 31.03.2023		31.03.2024 31.03.2023		31.03.2024 31.12.2023		31.03.2023	31.03.2024	31.03.2023	
		Audited	Un Audited	Audited	Audited	Audited	Audited	Un Audited	Audited	Audited	Audited
1	Total Income from operations	156.32	31.11	31.56	187.43	151.57	155.37	31.11	31.56	186.61	151.57
2	Profit/ (Loss) before exceptional items and tax	73.50	(12.66)	52.80	(28.12)	27.05	85.67	(12.41)	52.99	(14.94)	28.02
3	Profit/ (Loss) before tax	73.50	(12.66)	52.80	(28.12)	27.05	85.67	(12.41)	52.99	(14.94)	28.02
4	Net Profit/(Loss) after tax for the period	73.50	(12.66)	52.80	(28.12)	27.05	85.67	(12.41)	52.99	(14.94)	28.02
5	Total comprehensive income for the year	73.50	(12.66)	52.80	(28.12)	27.05	85.67	(12.41)	52.99	(14.94)	28.02
6	Paid-up equity share capital face value Rs.1/- each	1,030.95	1,030.95	1,030.95	1,030.95	1,030.95	1,030.95	1,030.95	1,030.95	1,030.95	1,030.95
7	Earnings per share for the period (in Rupees) per Rs. 1/- share										
1	- Basic	0.07	(0.01)	0.05	(0.03)	0.03	0.08	(0.01)	0.05	(0.01)	0.03
	- Diluted	0.07	(0.01)	0.05	(0.03)	0.03	0.08	(0.01)	0.05	(0.01)	0.03

Equippp Social Impact Technologies Limited is an IT and ITeS which has one reportable segment (viz. Information Technology - Software). The Consolidated figures for the period ended 31.03.2024 includes Annual financial results of wholly owned subsidiary Equivas Tech Innovations Limited and subsidiary company which got acquired on January 06, 2024 Equippp Three Point 0 Labs Technologies Private Limited. The Standalone and Consolidated financial results have been reviewed at the meeting of the Audit Committee on May 12, 2024 and subsequently approved by the Board

of Directors of the Company on May 12, 2024. The figures for quarter ended 31st March, 2024 and 31st March, 2023 are balancing numbers between audited numbers of the full financial year and reviewed year-to-date numbers upto the third Quarter of the respective financial year. The above financial results have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under section 133

of the Companies Act 2013 and other recognised accounting practices and policies to the extent applicable. Previous period /year's figures have been regrouped/reclassified wherever necessary to correspond with the current period/year's classification/disclosure.

The aforesaid results have been filed with Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosures Requirements) regulations, 2015 are also available on the Stock Exchanges websites (www.nseindia.com and www.bseindia.com) and on the website of the Company-www.equippp.in.

As the first tranche of MPS compliance is completed, Steps are being taken up to identify and build organic IT business vertical with the efforts of Pre IPO Design and Technologies Pvt Ltd and EQUIPPP Three Point O Labs Technologies Pvt Ltd.

For and on behalf of the Board of Directors of EQUIPPP SOCIAL IMPACT TECHNOLOGIES LIMITED Sd/- Sreenivasa Chary Kalmanoor, Executive Director, DIN: 09105972

Place: Hyderabad

Date: May 12, 2024

## GIC HOUSING FINANCE LTD.

YOUR ROAD TO A DREAM HOME CIN: L65922MH1989PLC054583

Regd. Office: 6th Floor, National Insurance Building, 14, Jamshedji Tata Road,

Churchgate, Mumbai - 400 020. | Website: www.gichfindia.com

## STATEMENT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE **QUARTER AND YEAR ENDED MARCH 31, 2024**

Quarter Quarter Year **Previous Year** Ended to Date Ended Ended **PARTICULARS** No (31/03/2024) (31/03/2023) (31/03/2024) (31/03/2023) (Audited) (Audited) (Audited) (Audited) Total Income from operations 26,553 28,739 1,06,964 1,12,888 Net Profit/(Loss) for the period (before tax, Exceptional and/or Extraordinary items) 7,910 7,752 28,980 20,391 Net Profit/(Loss) for the period before tax 7,752 20,391 (after Exceptional and/or Extraordinary Items) 7,910 28,980 Net Profit/(Loss) for the period after tax 5,229 (after Exceptional and/or Extraordinary items) 5,359 15,116 21,320 Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 5.415 5.157 15,357 21,272 5,385 Paid up Equity Share Capital (Face value ₹ 10/-) 5,385 5,385 5,385 Reserves as at 31st March (Audited) 1,77,477 1,64,543 1,77,477 1,64,543 Securities Premium Account 11,699 11,699 11,699 11,699 Net Worth (Audited) 1,82,865 1,82,865 1,69,931 1,69,931 9,14,272 9,14,272 10 Paid up Debt capital/Outstanding Debt 8,56,329 8,56,329 11 Outstanding Redeemable Preference Shares 4.68 12 Debt Equity Ratio 4.68 5.38 5.38 13 Earning Per Share (EPS) on Face Value ₹ 10/-(a) Basic 9.95 9.71 28.07 39.59 (b) Diluted 9.95 9.71 28.07 39.59 Not Annualised Not Annualised Annualised Annualised 14 Capital Redemption Reserve 15 Debenture Redemption Reserve Not Applicable | Not Applicable | Not Applicable | Not Applicable 16 Debt Service Coverage Ratio Not Applicable Not Applicable Not Applicable Not Applicable 17 Interest Service Coverage Ratio Not Applicable Not Applicable Not Applicable Not Applicable

(a) The above is an extract of the detailed format of audited standalone financial results for the guarter and year ended

- March 31, 2024 filed with National Stock Exchange of India Limited and BSE Limited under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited standalone financial results are available on the National Stock Exchange of India Ltd. website (URL: https://www.nseindia.com), BSE Limited website (URL: https://www.bseindia.com) and on the website of the Company (URL: https://www.gichfindia.com). (b) In compliance with Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements)
- Regulations, 2015, the above Standalone Financial Results for quarter and year ended March 31, 2024 have been audited by the Statutory Auditors of the Company, reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors at their meeting held on May 13, 2024.
- and available on the National Stock Exchange of India Ltd. website (URL: https://www.nseindia.com), BSE Limited website (URL: https://www.bseindia.com) and on the website of the Company (URL: https://www.gichfindia.com). (d) The Board has recommended a dividend of ₹ 4.5 per equity share of ₹ 10/- each (45%) subject to approval of the

(c) For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made

- members of the company at the forthcoming Annual General Meeting. (e) There are no changes in the accounting policies for the quarter and year ended March 31, 2024 and there is no impact
- (f) Figures for the previous period / year have been regrouped / reclassified wherever necessary.

on net profit/loss, total comprehensive income or any other relevant financial item.

## STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE **QUARTER AND YEAR ENDED MARCH 31, 2024**

					(₹ in Lakh	
Sr. No	PARTICULARS	Quarter Ended (31/03/2024)	Quarter Ended (31/03/2023)	Year to Date (31/03/2024)	Previous Year Ended (31/03/2023)	
-00000		(Audited)	(Audited)	(Audited)	(Audited)	
1	Total Income from operations	26,554	28,740	1,06,968	1,12,890	
2	Net Profit/(Loss) for the period (before tax,	2-0-20-20-2	SELECTION OF THE PERSON OF THE	16/650/166	55574,3532	
100	Exceptional and/or Extraordinary items)	7,921	7,756	20,416	28,985	
3	Net Profit/(Loss) for the period before tax	01668 (BVO)	100000000	263540000000	21525004365244	
239	(after Exceptional and/or Extraordinary Items)	7,921	7,756	20,416	28,985	
4	Net Profit/(Loss) for the period after tax	HUGANAN	11011-2004/11	\$670000,6960000	9203030010010000	
	(after Exceptional and/or Extraordinary items)	5,367	5,233	15,135	21,325	
5	Total Comprehensive Income for the period					
	[Comprising Profit/(Loss) for the period (after tax)	E 400		45.070		
	and Other Comprehensive Income (after tax)]	5,423	5,161	15,376	21,277	
6	Paid up Equity Share Capital (Face value ₹ 10/-)	5,385	5,385		5,385	
7	Reserves as at 31st March (Audited)	1,77,495	1,64,542	1.5000000000000000000000000000000000000	1,64,542	
8	Securities Premium Account	11,699	11,699	11,699	11,699	
9	Net Worth (Audited)	1,82,883	1,69,930	LEVO7001305940334-MU	1,69,930	
10	Paid up Debt capital/Outstanding Debt	8,56,329	9,14,272	8,56,329	9,14,272	
11	Outstanding Redeemable Preference Shares			4.00		
12	Debt Equity Ratio	4.68	5.38	4.68	5.38	
13	보기가 있었다. 사람들은 아이스 가입하면 없는 사람들은 사람들이 되었다면 하시다면 하시다면 하시다면 하시다면 하시다면 모든데 나를 하시다면 모든데 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면	0.07	0.70	20.44	00.00	
	(a) Basic	9.97	9.72	28.11	39.60	
	(b) Diluted	9.97	9.72	28.11	39.60	
200	6it-18-4	Not Annualised	Not Annualised	Annualised	Annualised	
25000	Capital Redemption Reserve	Net Applies No.	Not Applies 1	Not Applied I	Not Applicable	
15		Not Applicable	DOMESTIC STREET, STREE	Not Applicable	10000000000000000000000000000000000000	
16	Debt Service Coverage Ratio	Not Applicable	ELECTRONOL ROLLS AND ADDRESS A	Not Applicable	Not Applicable	
17	Interest Service Coverage Ratio	Not Applicable	Mot Abblicable	Not Applicable	Not Applicable	

Notes:

(a) The above is an extract of the detailed format of audited consolidated financial results for the quarter and year ended March 31, 2024 filed with National Stock Exchange of India Limited and BSE Limited under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited consolidated financial results are available on the National Stock Exchange of India Ltd. website (URL: https://www.nseindia.com), BSE Limited website (URL: https://www.bseindia.com) and on the website of the Company (URL: https://www.gichfindia.com).

(b) In compliance with Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the above Consolidated Financial Results for guarter and year ended March 31, 2024 have been audited by the Statutory Auditors of the Company, reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors at their meeting held on May 13, 2024.

(c) For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made and available on the National Stock Exchange of India Ltd. website (URL: https://www.nseindia.com), BSE Limited website (URL: https://www.bseindia.com) and on the website of the Company (URL: https://www.gichfindia.com).

(d) The Board of GIC Housing Finance Limited ("Company") has recommended a dividend of ₹ 4.5 per equity share of ₹ 10/- each (45%) subject to approval of the members of the company at the forthcoming Annual General Meeting.

(e) There are no changes in the accounting policies for the quarter and year ended March 31, 2024 and there is no impact

on net profit/loss, total comprehensive income or any other relevant financial item. (f) Figures for the previous period / year have been regrouped / reclassified wherever necessary.

Sd/-

For and on behalf of the Board

Paul Lobo Managing Director & CEO DIN No: 09787223

Date: May 13, 2024

Place: Mumbai

financialexp.epapr.in

IDBI BANK LTD
Regd. Office - IDBI Tower, WTG
Complex, Cuffe Parade, Mumbs

IDBI Bank Limited (Bank) intends to Transfer the Stressed Los of Prime Impec Lid to the eligible permited entities under Swiss method on "as is where is, as is what is", "whatever the "without recourse" basis. Bank is proposing to undertall Process on all cash basis to solicit binding bids in the form of the process of the proces

i<u>co.in.</u> s the right not to go ahead with the proposed transfer a assigning any reason. Bank reserves the right to accep General Manager Corporate Office NPA Management Group

Regd. Office: JSW Centre, Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Tel.+91-22-4286 1000 Fax-+91-22-4286 3000 Email ici; Josed Investor (Jave Website: www.jave.in CIN: L27102MH1994PLC152925

ursuant to the provision for the Companies (Val 2013 and with the Investor Education of Protection Fund Authority (Accounting, Audi, transfer and return) Rules, 2018 as a mended from time to time (the head set), it is better youtfliet that the Final divisiond educated for the Final chief (Val 2016 -17 which remain undamed for seven years with seathered by the Company to the Investor Education and Protection Final (IEEE) justicity. Further, the corresponding shares on which dividend remain undamed for the concession was set with all the transferred per procedures set on the further. The Company has sent individual communication to the concerned shareholders at the few concessions and the set of the set of the set of the set of the Company and the set of the set of the set of the Company and the set of the set of the set of the Company and the set of the set of the company and the set of the company and the set of the set

her note that both the unclaimed dividend and shares transferred to the EPF Authory to droig all burells sourcing on those shares, a first, can be claimed from the EPF Poorly after Following the does procedure as laid down in this regard. He can be a first of the extra the proof of the procedure as flower to the concerned shareholders, necessary strabolders to the concerned shareholders, necessary reholders to EPF as per the procedure slipulated in the Rules, without any further reholders to EPF authority provides the Company in respect of unclaimed detend amount and thates transferred to EPF Authority provides the contract that the concerned shareholders. Noting shares in playing all form and viscoler them are situated to the same and the contract that the

y way of a coporate action to convent the altern conflictates into densit form and transfer the same to the EFF F- the purpose of efficient ple transfer where the atheres are deal with in a depositor, the Company shall inform the depositor by year of a Corporate Action. The contract is the proper of efficient please contact the Company Shagister deviation of Steam F- and P- and

Place: Mumbai Date: May 13, 2024

MEDICO INTERCONTINENTAL LIMITED

Errall ID: maliformedicontencontentation (or Weeble www.medicontencontentation)
POSTAB AULTO NOTICE

NOTICE is hereby yew that pour properties of section 106, 110 and other applicable provisions, if any, of the Companies Act 2013, ("The Act 7) made with Risks 203 and 22 of the and other applicable provisions of the Securities and Schange Board of India (Lating Oligations and Discourse Requirements) Augustians, 2015, ("Securities and Schange Board of India (Lating Oligations and Discourse Requirements) Augustians, 2015, ("Securities India (Lating Oligations and Discourse Requirements) Augustians, 2015, ("Securities India (Lating Oligations and Discourse Requirements) Augustians, 2015, ("Securities India (Lating Oligations and Discourse Requirements) Augustians, 2015, ("Securities India (Lating Oligations and Discourse Requirements), and and analysis of Contract ("Securities India (Lating Oligations) and Discourse India ("Securities India (Lating Oligations), and Discourse India ("Securities India ("Securit

Journal of the remote -voting period shall commence on Tuesday, May 14, 2024, at 9,00 A.M. and the remote -voting period shall commence on Tuesday, Men y 14, 2024, at 9,00 A.M. and shall be the control of the shall be a shall be Certificate of Practice No. 16555, from Mis. Nach Metta & Associatios, Company Sorretaines, as the contriber for conducting fine Postal Balled process through remote evoting facility, in a fair and transparent manner. In case of any questing/invances connected with e-voting, please contact. He Falsako Dailv, Manager CDSL, Aving, 25th Floot Manthon Futurex, Maltalia Mill Compounds, N M Joshi Marg, Lower Parel East, Mumbal-4000113, or send an email to <u>tabiotists endinglicitations on call 022-200656-2018</u>. When the contact the Company's Societatian depositrant by gending an email to <u>malligimedicoliterocontinental contents on the Societation of the Company Societation (secondord questions.</u>

For MEDICO INTERCONTINENTAL LIMITED

Place: Ahmedabad Date: 13n May, 2024

SAMIR SHAH Managing director

MEDICO IN 1 ENGUNT INTERPRETATION OF THE ACTION OF T

आલाञ्च इार्डलर रिर्धन्कोर्स प्रार्धपेट लिभिटेंड (लिक्विवेडेशनमां) विक्विवेडरन्तुं सरनामुं : ४०२, शैवब प्याज्ञा, २५४२त होवेळ पाने ओकिम्पिल

ઈ-ઓક્શન માટે ૫૦લીક એનાઉન્સમેન્ટ

ઈન્સોલ્વન્સી એન્ડ બેન્કરપ્સી કોંડ ૨૦૧૬ અને તેના હેઠળ પડવામાં આવેલા નિથમો હેઠળ જાહેર જનતાને નોટિસ આપવામાં આવે છે કે, જાહી નીચે જણાવેલ કોટકમાં દર્શાવેલ મિલકત મેસર્સ લિસ્ટરને ઇન્કોલિસ પોઇન્ટે વિસિપ્ટ કોલિસ પ્રોલાઈડરની વેબસાઈટ http://www.eauctions.co.in.str.ઇ-ઓક્શન કારા વેચવામાં આવશે.

http://www.esuctions.co.in.est હ -ંબોકલન દરાર વેચવામાં આવશે.
- યોગ્યતા પરાવતા દસ્તાવેજું સ્ટળી મે ૨૦૨૪ મેં મંગળવાર રોજ અથવા તે પહેલોં, ત્રવાવિક કરવાવી છેલી તારીખ સાંજે ૨૦૦૦ લાગ્યા પહેલાં.
- લાયક વિશાસ કરાર નિરીક્ષણ સ્વાર ૧૦૨૪ શો કામી પૂત્ર ૨૦૨૪ લાગ્યા પહેલાં.
- સ્વાર ૧૦૦૦ લાગ્યા લાગે ૧૦૦૦ લાગ્યાના વચ્ચે બપોરે ૧૦૦૦ લાગ્યા લાગો ૧૦૦૦ લાગ્યાના વચ્ચે

http://www.eauctions.co.in પર અપલોડ કરાયેલ ટેન્ડર દસ્તાવેજમાં વિગતવાર સ ઉલ્લેખ કરવામાં આવ્યો છે.

	લોટ નં.	વિગતો	રિઝર્વકિંમત (In Rs.)	EMD (In Rs.)
1	1	FIP. GRP. કાઈબર અને અન્ય સંબંધિત વસ્તુઓના ઉત્પાદન માટે પ્લાન્ટ અને મસીનરી નીચેની જગ્યા પર સ્થિત છે કિનિસ્ડ, સંમિકિનિસ્ટ માલવા પ્રકારનો સ્ટોક નીચેની જગ્યા પર સ્થિત છે સ્થળ : સ.નં. ૨૦૩, સાક્ટદા - બદવા રોડ, એસ ડી કિનકેમ પાસે, ગામ - પોર્ટચા, તા- સાલવી, વડોદરા - ૩૯૧ ૭૮૦	12,00,00,000/-	રિઝર્વ કિંમતન 10% એટલે કે 1,20,00,000
	2	FRP, GRP, ફાઇબર અને અન્ય સંબંધિત વસ્તુઓના ઉત્પાદન માટે પ્લાન્ટ અને મશીનરી સ.ન. ૨૯૩, સાકરદા - બદવા રોડ, એસ ડી કિનકેમ પાસે, ગામ - પોઈચા, તા સાવલી, વડોદરા - ૩૯૧ ૭૮૦ ખાતે આવેલ છે	10,40,00,000/-	રિઝર્વ કિંમતન 10% એટલે કે 1,04,00,000
	3	ફિનિશ્ડ / સેમિફિનિશ્ડ માલના પ્રકારનો સ્ટોક સ.નં. ૨૯૩, સાકરદા - બદ્રવા રોડ, એસ ડી ફિનકેમ પાસે, ગામ - પોઇચા, તા સાવલી, વડોદરા - ૩૯૧ ૭૮૦ ખાતે આવેલ છે	1,75,00,000/-	રિઝર્વ કિંમતન 10% એટલે કે 17,50,000/-

cirpbalajifber@gmail.com; ashish@ravics.com પર લખી શકો છો. ઈ-ઓક્સમ સંભૈયિત કોઈ પણ પ્રશ્ન માટે ક્રી શિક્ષિત પ્રજાપતિ નો (M. No. +917874138237) 'તો admin@eauctions.co.in પર અથવા લિક્ષ્ય ડેટરને તેને મના ઈમેલ આઈડી cirpbalajifiber@gmail.com; ashish@ravics.com પર સંપર્ક કરવો

, ગાંગામાં કાર્યા કરવા **આશિષા શાહ**, મેસર્સ બાલાજી કાઇબર રિઈ-કોર્સ પ્રાઈવેટ લિમિટેડના લિકિવડેટર (લિકિવડેશનમાં) ૨૪ IP Reg. No. IBBI/IPA-002/IP-N00214/2017-18/10666

वैक ऑफ़ बड़ीदा सेहटर १९ शाजा : प्लोट लं. ३२०/३२१, ध-४, सेहटर-१९, गांधीलगर-३८२०१९, Ph. 079-2322150

સ્થાવર મિલકતનું વર્ણન ભીનનો ખંડ કે ભાગ બહું જ, રો હાઉસ નં. ૮ (૨૯,૫૦ ચો.ગી.), ગ્રાઇન્ડ ફ્લોર અને ૨૦.૯ દો.ગી. પહેલો માળનો કુલ મળીને લિલ્ટ અપ એરીયા ૫૦.૦૨ ચો.ગી. સેત્રફાળ ૧૦ ચો.યા દો.એ ટે ૪.૮૧ ચો.ગી. (બિટ અપ એરીયા), ગ્રા મેરીકિટની માંગે ઓપગાની દીમોમાં માવેલ સર્પે લે, 500 / ની એન.એ. જમીન નાની કડી ગામની સીમમાં દિવત, લાલું કે ઇન્ ત્રેન્ડ્રાએ સ્ટેસ્ટાલા પુંત્રવરો, બો.એ આવેલ લિલ્ડન. જેની આજુબાદુ: પૂર્વમાં ટો હાઉસ નં ., પશ્ચિમમાં ટોક, ઉત્તરમાં ટોક, દિશિયામાં ટો હાઉસ નં. ૭.

સુનિલ કુમાર સિંઘ અધિકૃત અધિકારી, બેંક ઓફ બરોડા તારીખ : ૦૯.૦૫.૨૦૨૪ સ્થળ : ગાંધીનગર

केन्ट्रा बैंक Canara Bank 📣 | साहंह शाणा : जं. ७, शिवकूण सोसासटी स्रोमनाथ सोसासटी सामे, विरम्भाम सुण्य रोड, साहंह, फि. समहावाह उटक्क

લિંગ 3 માર્ચ હેવાણે હાતો ન ૫.૯.૨ ૧૭૩૩માં જોઈ ઉત્તાર હતી છે. ઇસ્ટ્રું મ ભા દેવાદાર અને માર્ચિયા કર્યા લિંગ્સમાં છેલા જેવા અને સીમતી જો કરોશ તે નો દિરમાં વાળકોલ એકલિંગ કરમ કુ. કુ.વ.૫ ૧૫.૯.૨ (પૂરિવાદ વાળકો વાળકાન એક અર્થી પિકાસ્તુ છે. તાર માર્ચ્ય અર્થે અર્થા કર્યું હતા જ તાલ આકત્મિક મળી, નોડીસની તારોસની હતા કરોશ કર્યા કર્યા કર્યા કર્યા કર્યા કર્યા કર્યા કરોશ દેવાદાર અને ભાગીમાંદ રક્ષ્મની પાર્ટ વાળકો કરાયાં નિક્કળ ગર અને ધાર્મીમાંદા રુખને ખેટલે જનાવોને નોડીસ આપવામાં આવે છે કે લીકો કાર્યકાના વિક્રાસીટીલે ઇસ્ટ્રેટે અફનેસીટીલ નિકાસોના વિસ્તાર ૮ અને લ

કારારાળી ક્લમ ૧૩(૪) હેઠળ તેમને માત્ર સત્તાની રૂએ અને કશિત કારારાની કરેશ તો. ૧૩૮૪૧/ ૨૦૨૩ માં તામદાર ચીંછ મેટ્રોપેલીરના મેજિસ્ટ્રેટ અમદાવાદન કરેશ તો. ૧૩૮૪૧/ ૨૦૨૩ માં તામદાર ચીંછ મેટ્રોપેલીરના મેજિસ્ટ્રેટ અમદાવાદન તે તારોખના આદેવના આદેવાના અધ્યાલનમાં અને લીચો વર્ષા પ્રતિકારનો ૧૨/૦૫/૨૦૪૪ ના રોજ વર્ષા લીધો છે. તેથી દેવાદાર/ જામીનદાર/ ગીરોદાર અને જાહેર જનતાએ આ બિલકત ૨

ાાવટ મિલકતાના તમામ પીસ અને પાર્સલ કલેટ લંબર C/પઠક પમા માળે એક્સ મેટ બંબર વિષ4ષ(સ્પર))B/C adm. દારાનાવી જમીન પર બાંદામાં આવેલી કાર્યા 'તરીકે ઓળખાની ચોજનામાં હતાન્ય રદ ત્રત્ર ચોરસ મીટર, પૈકી નોઇન ફિંચા ક્ષેત્રાફળ લગભગ ૧૮૫ ચો.મી. લગભગ ૪૫૫ ૮૮ ચોરસ મીટર, TFS ના ફિંચા ક્ષેત્રાફળ લગભગ ૧૮૫ ચો.મી. લગભગ ૪૫૫ ૮૮ ચોરસ મીટર, TFS ના

અદ્યર્કેવ અદ્યરાડી' કુલકા ભૂર



Punjab & Sind Bank (A Good of India Undertaking) (More sarrice to a may of tife (ન) ( ૭૭૯ ) ૧૬૭૪૨૦૬-૦૯ | ઈ-મેઈલ : zo.gandhinagar@psb.co.in

સ્થાવર મિલકતોના વેચાણ માટેની ઈ-હરાજી વેચાણ નોટિસ માટેની જાહેર નોટીસ સિકથોરીટાઇઝેશન એન્ડ રિકન્સ્ટ્રકશન ઓફ ફાઇનાન્સિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિકથોરિટી ઈન્ટરેસ્ટ એક્ટ, ૨૦૦૨ સાથે સિકથોરિટી ઈન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) એક્ટ, ૨૦૦૨ (૨૦૦૨ નો ૫૪)

	વામાં આવલ ઇ-આક્રશન પ્લટફામ ફ્રારા હર	સ્થાવર મિલકતોનું વર્ણન			
ક્રમ નં. ઉદ્યારકર્વા(ઓ)/ જમીનદાર (રો) નું નામ/ શાખાનું નામ		મિલકતનું વર્ણન	ડિમાન્ડ નોટીસ તારીખ/ કબજા તારીખ ડિમાન્ડ નોટીસ મુજબ લેણી રકમ	અનામત કિંમત, ઇએમડી, બિડની વધારાની રકમ	અધિકૃત અધિકારીનું નામ અને સંપર્ક નં.
٦	પેક્રી), ભાગીદારો/જામીનદારો/મોર્ગેજરો: ૧. ત્રી બબલુ ફરિયરણ શાફ - ફરિયરણ શાફના પુત્ર, ૨. ત્રી ચીફાણ અમરનાથ -	2002ઈ મોર્ગેજ કોશ બધા ભાગ અને એવા સહિતની સ્થાય સિવાન : ફેરોર તો, એન્ટન, તોને માળ, બાંધકામ છ3.10 રહે.મી., સાથે અવિભાગુલ જમીન કર.૮૮ રહેતી. માતાવાદિતા રહી કોળોબાની વિસ્તાર, રેતનુ સર્વે તાં. ડપ, દી.પી. રકીમ તાં. છર, મોર્ગેજ માતા : વિક્રોલ, તાલુકો નવા, છર, અલ્લાવાદ, ગુજરાત ખાતે સ્થિત છે જે બીલની સાધાર કેવલ અભ્યાસ અને સાદ જિલ્લા છે જે બીલની સાધાર કેવલ અભ્યાસ અને સાદ પ્રખાત કેવલ અભ્યાસ અલ્લાવાદ (અસલાલી) માતા કેવલ અભ્યાસ અને સાદ (અસલાલી) માતા કામ તાં. રસ ર દી મોર્ગેજ સ્થેલ (અસલાલી) માતા કામ તાં. રસ ર દી મોર્ગેજ સ્થેલ.		য়া. ২৪,૫০,০০০ য়া. ২,৪૫,০০০ য়া. ૧૦,০০০	શ્રી સત્યમ ગુપ્તા મો. ૯ <b>ઝ૮૧૦ ઝ</b> ૯૩૩૩
2	ખાતાનું નામ : જય ખોડીયાર ક્રિએશન, પ્રોપરાઈટર : કલ્પેશભાઈ નસીત જામીનદારો :	પ્લોટ નં. ૧૪ : લક્ષ્મી બાલાજી ઇન્ડસ્ટ્રીયલ એસ્ટેટ, જે કાકરાપાર કેમ, જમણો કેનાલ રોક, કામરેજ સુગર બાજુમાં, મોજે ગામ : નવી પારકી, તાલુકો : કામરેજ, જી. સુરત ખાતે સ્થિત છે.	રૂા. પર,૪૨,૪૮૨.૯૭	રૂા. ૧૩,૪૧,૦૦૦ રૂા. ૧,૩૪,૧૦૦ રૂા. ૧૦,૦૦૦	શ્રી નરેન્દ્ર ગજાજન રેખાટે મો. ૭૫૦૮૪ ૭૨૭૩૮
3	૧. સુકતાબેન વિનુભાઈ નસીત, ૨. મિતાલીબેન રિદેશભાઈ નસીત, ૩. દિવ્યાબેન કલ્પેશભાઈ નસીત શાખા : સુરત	પ્લોટ નં. ૨૫ : લક્ષ્મી બાલાજી ઈન્ક્સ્ટ્રીયલ એસ્ટેટ, જે કાકરાપાર કેમ જમણો કેનાલ રોક, કામરેજ સુગર બાલુમાં, મોજે ગામ : નવી પારકી, તાલુકી : કામરેજ, જી. સુરત ખાતે સ્થિત છે.	+ લાગુ વ્યાજ અને તેના ઉપરના ખર્ચાઓ	श्चा. १३,३१,००० श्चा. १,३३,१०० श्चा. १०,०००	
٧		પ્લોટ નં. ૨૬ : લશ્કી બાલાજી ઈન્ડસ્ટ્રીયલ એસ્ટેટ, જે કાકરાપાર કેમ જમણો કેનાલ રોક, કામરેજ સુગર બાજુમાં, મોજે ગામ : નવી પારકી, તાલુકો : કામરેજ, જી. સુરત ખાતે સ્થિત છે.		રૂા. ૧૩,૯૬,૦૦૦ રૂા. ૧,૩૯,૬૦૦ રૂા. ૧૦,૦૦૦	
4	ખાતાનું નામ : તે. પુત્ર એન્ટરપ્રાઇઝીસ, પ્રોપસાઇટર : કીમતી પુત્રાએન સંજ્યકુમાર યોડિવાલ જમીનદારો : ૧. કી કહેશ સે ઘવાળ - કી બેફ્ઝ ત્રે ઘવાળના પુત્ર, ૨. કી ચીડીવાલ સંજ્યકુ માર- કી બેફઝ ગોં કુ લજી યીડીવાલના પુત્ર શાખા: સેટેલાઇટ, અમદાવાદ		03.૧૨.૨૦૨૨ ૨3.૦૯.૨૦૨૩ રૂા. ૨,૨૦,૪૯,૯૨૭.૮૭ + તા. ૦૧.૧૨.૨૦૨૨થી લાગુ વ્યાજ અને તેના ઉપરના ખર્ચાઓ	श्च. २७,४७,००० श्च. २,७४,१०० श्च. २०,०००	શ્રી અનંત કુમાર મો. ૯૦૪૧૦ ૩૧૨૧૪
g	ખાતાનું નામ : શ્રી પ્રજ્ઞેશ ભરત પંઠચા અને શ્રી પ્રજેશ ભરત પંઠચા શાખા : વાપી	રહેણાંક ફ્લેટ નં. બી-૪૦૨ : જે ચોથો માળ, બી-વીંગ, મહારેય કોમ્પ્લેસ, સર્વે નં. ૧૭૮/૧ +૭/ પૈકી ૪, ગામ : ચણોદ, તાલુકો : વાપી, જીલ્લો : વલસાડ ખાતે સ્થિત છે.	૧૫.૧૧.૨૦૧૭ / ૦૭.૦૭.૨૦૧૮ રૂા. ૮,૦૭,૭૩૯.૪૦ + લાગુ વ્યાજ અને તેના ઉપરના ખર્ચાઓ	રૂા. ૯,૪૫,૦૦૦ રૂા. ૯૪,૫૦૦ રૂા. ૧૦,૦૦૦	શ્રી નરેન્દ્ર ગજાજન રેખાટે મો. ૭૫૦૮૪ ૭૨૭૩૮
9	ખાતાનું નામ : મે. શ્રદધા સબુરી ક્ષેત્રીથરી પ્રોપરાઈટર - શ્રી રાજેશ ગુલાબરાથ જશાણી જામીનદાર : શ્રી વિજય જે. મીરપુરી - શ્રી જીવતરામ સામચંદ મીરપુરી શાખા : ગાંધીધામ	Resc : જે સીબીએકસ-૧૯૭, વોર્ડ નં. ર-એ, આદિપુર, તાલુકો : ગાંઘીઘામ, જીલ્લો : કચ્છ, પીન-૩૭૦ ૨૦૫ ખાતે સ્થિત છે.	ર૦.૧૧.૨૦૨૧ / ૦૩.૦૬.૨૦૨૨ રૂા. ૧૨,૦૧,૩૦૭.૨૦ + લાગુ વ્યાજ અને તેના ઉપરના ખર્ચાઓ	\$1. 1.4.4.500 \$1. 1.4.4.500	શ્રી અનંત કુમાર મો. ૯૦૪૧૦ ૩૧૨૧૪

ઈ 'ફરાઇની તારીખ અને સમય : સ્દ.૦૫.૨૦૨૪, બપોરે ૧.૦૦ થી બપોરે ૧.૦૦ સુધી ઇએમડી ખાતા નં. કિલ્હતોની નિરીસણની છેલ્લી તારીખ અને સમય : ૨૨.૦૫.૨૦૨૪, સવારે ૧૦૧૦૦ થી કાંજે ૫.૦૦ સુધી કિંગ્ડેપ્ટના કિંગ્ડ પ્રત્ય ઈએમડી અને કોક્સુમેન્ટસ ભરવાની (ઓનલાઇન) છેલ્લી તારીખ અને સમય : તા.૨૮.૦૫.૨૦૨૪, ૧.૦૦ કલાક સુધી FFSC Code : PSIB0008023



the Quarter and Year ended 31 <sup>st</sup> March 2024 (₹in Lac)									
		Standalone				Consolidated			
S.	Particulars	Quarter Ended		Year Ended		Quarter Ended		Year Ended	
No.	i di dedidi s	31.03.2024 (Audited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)	31.03.2024 (Unaudited)	31.03.2023 (Audited)	31.03.2024 (Unaudited)	31.03.2023 (Audited)
1	Total Income from Operations	1,50,203,49	1,04,291,74	5,06,937.69	4,05,194,26	2,02,866,18	1,63,328,61	6,90,960,56	5,33,572,63
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	67,104.80	50,269.46	2,02,850.57	1,27,679,35	71,707,87	55,406,66	2,10,479,07	1,46,277,51
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	67,104,80	50,269.46	2,02,850.57	1,27,679.35	71,605,50	55,406,66	2,10,376,70	1,46,277,51
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	53,160,80	46,533,66	1,55,160,71	1,07,559,52	57,645,55	51,644,87	1,62,615,52	1,25,600,31
5	Total Comprehensive Income for the period [Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	53,249,39	46,581,72	1,54,756.45	1,07,612,89	57,669,66	51,694,16	1,62,143.58	1,25,653,65
6	Paid up Equity Share Capital (Face Value of ₹ 10⊬ each)	9,99,991.62	9,99,991.62	9,99,991.62	9,99,991.62	9,99,991.62	9,99,991.62	9,99,991.62	9,99,991.62
7	Reserves (excluding Revaluation Reserves )	4,26,633,06	2,87,816,28	4,26,633.06	2,87,816,28	3,97,437.33	2,50,828,59	3,97,437.33	2,50,828.59
8	Net Worth	14,26,624.68	12,87,807.90	14,26,624.68	12,87,807,90	13,97,428.95	12,50,820.21	13,97,428.95	12,50,820,21
9	Debt Equity Ratio	3,50	3.34	3.50	3.34	4.25	4.30	4.25	4.30
10	Weighted Average Earnings Per Share (of ₹ 10 - each) (for continuing and discontinued operations) - *								
	1. Basic (₹):	0,53*	0,47*	1.55	1,08	0,58*	0.52*	1,62	1,26
	2. Diluted (₹):	0.53*	0.47*	1.55	1.08	0.58*	0.52*	1.62	1.26
11	Debenture Redemption Reserve	54,568.28	98,087.76	54,568.28	98,087.76	54,568.28	98,087.76	54,568,28	98,087.76

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The above is an extract of the detailed format of quarterlyiannual financial results (led with the Stock Exchanges under Regulation 52 of the SEBI (Using and Other Discbuse Requirements) Regulations, 2015. The full format of the quarterlyiannual financial results are available on www.bell.b.
The above results have been reviewed by the Aud. Committee at their Meeting held on 13" May 2024 and approved by the Board of Director of the company at their Meeting held on 13" May 2024 and approved by the Board of Director of the company at their Meeting held on 13" May 2024 and approved by the Board of Director of the company at their Meeting held on 13" May 2024 and approved by the Board of Director (The consciduated results with the Statutory Auditors of IFCC. The consciduated results with the statutor of the Committee of the Statutory Auditors of IFCC.

Figures of the previous periods have been required enteranged wherever recossessing, in order to make them companies.

Except the best of Board of Director of Circumstant (Circumstant Committee) and the Statutory Auditors of Iffice.

For and on behalf of Board of Directors o India Infrastructure Finance Company Limited

#### INDIA INFRASTRUCTURE FINANCE COMPANY LIMITED

(A Govt. of India Enterprise)
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