



**Asian Paints Limited**  
Asian Paints House  
6A, Shantinagar  
Santacruz (E)  
Mumbai 400 055  
T : (022) 6218 1000  
F : (022) 6218 1111  
[www.asianpaints.com](http://www.asianpaints.com)

APL/SEC/21/2020-21/45

6<sup>th</sup> October, 2020

BSE Limited  
Corporate Relationship Department  
Phiroze Jeejeebhoy Towers,  
25th Floor, Dalal Street,  
Fort, Mumbai - 400 001  
Scrip Code: 500820

The National Stock Exchange of India Limited  
Exchange Plaza, Plot No. C/1,  
Block G, Sandra - Kurla Complex,  
Bandra (East),  
Mumbai - 400 051  
Symbol: ASIANPAINT

Sir/Madam,

**Sub: Compliance under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (“Listing Regulations”)**

Pursuant to Regulation 30 of Listing Regulations, please find enclosed copies of notices given to Shareholders informing them about the meeting of Board of Directors of the Company which is to be held on **Thursday, 22<sup>nd</sup> October, 2020**, in accordance with Regulation 47 of the Listing Regulations. The notice was published in the following newspapers on 6<sup>th</sup> October, 2020 (including e-editions wherever applicable):

- i. All India English Edition of Economic Times;
- ii. Mumbai Edition of The Free Press Journal;
- iii. Mumbai Edition of Navshakti; and
- iv. Maharashtra Edition of Maharashtra Times.

This is for your information and record.

Thanking you,

Yours truly,

For **ASIAN PAINTS LIMITED**

**R J JEYAMURUGAN**  
**CFO & COMPANY SECRETARY**



**FPJ**  
**DISCLAIMER**

The Free Press Journal does not vouch for the authenticity or veracity of the claims made in any advertisement published in this newspaper. Readers are advised to make their own inquiries or seek expert advice before acting on such advertisements.

The printer, publisher, editor and the proprietors of the Free Press Journal Group of newspapers are held liable in any civil or criminal court of law or tribunal within India or abroad for any alleged misleading or defamatory content or claim contained in any advertisement published in this newspaper or uploaded in the e-paper on the official website. The liability is solely that of the advertiser in which The Free Press Journal has no role to play.

**CHANGE OF NAME**

**NOTE**  
Collect the full copy of Newspaper for the submission in passport office.

I HAVE CHANGED MY NAME FROM MOHD ALMAS AFTAB ALAM SHAIKH TO MOHD ALMAS AFTAB ALAM SALMANI AS PER GAZETTE NO. (M-2031585) CL-105

I HAVE CHANGED MY NAME FROM JAMSHED AFTAB ALAM SHAIKH TO JAMSHED AFTAB ALAM SALMANI AS PER GAZETTE NO. (M-2031727) CL-105 A

I HAVE CHANGED MY NAME FROM JAMIL AHMED ABDUL KHALIK SHAIKH TO JAMIL AHMED ABDUL KHALIK SALMANI AS PER GAZETTE NO. (M-2031391) CL-105 B

I HAVE CHANGED MY NAME FROM AFTAB ALAM MOHAMMED JAMIL SHAIKH TO AFTAB ALAM JAMIL AHMED SALMANI AS PER GAZETTE NO. (M-2031641) CL-105 C

I HAVE CHANGED MY NAME FROM SANO BANO AFTAB ALAM SHAIKH TO SANO BANO AFTAB ALAM SALMANI AS PER GAZETTE NO. (M-2031454) CL-105 D

I HAVE CHANGED MY NAME FROM DHAMASHRI ANIL BOBADA TO DHAMASHREE ANIL BOBADA AS PER AFFIDAVIT DATED 26/09/2020 CL-729

I HAVE CHANGED MY NAME FROM ABDUL SALAM TO ABDUS SALAM ALVI AS PER AADHAR CARD. CL-758

I HAVE CHANGED MY PREVIOUS NAME 1- HETVI JAYANTILAL SATRA, PREVIOUS NAME 2- HETVI JAYANT SATRA AFTER MARRIAGE TO HETVI HARSH NISHAR AS PER THE AFFIDAVIT DT-5TH OCT 2020 & NO. XG-221504. CL-820

I HAVE CHANGED MY NAME FROM BASHIRA ABDUL GHANI SHAIKH TO BASHIRA BANU ABDUL GANI SHAIKH AS PER DOCUMENT. CL-821

I HAVE CHANGED MY NAME FROM FAKIR MOHAMED KARIM KHAN / MOHD FAKIR KARIM KHAN / KHAN FAKIR MOHAMED KARIM / KHAN FAKIR KARIM TO MOHAMMED FAKIR KARIM KHAN AS PER DOCUMENT. CL-821 A

I HAVE CHANGED MY NAME FROM SHABANA TO SHABANA BEGUM IGBAL SHAIKH AS PER AFFIDAVIT. CL-851

I HAVE CHANGED MY NAME FROM VIVEKUMAR JAYANTILAL JAIN TO VIVEK JAYANTILAL JAIN AS PER AFFIDAVIT. CL-851 A

I HAVE CHANGED MY NAME FROM NEERU JAYANTILAL JAIN TO NIRU JAYANTILAL JAIN AS PER AFFIDAVIT. CL-851 B

I HAVE CHANGED MY NAME FROM RADHA ASOK KUMAR TO RADHA ASHOKKUMAR NADAR AS PER AFFIDAVIT. CL-851 C

I HAVE CHANGED MY NAME FROM ASOK KUMAR RAJAN TO ASHOKKUMAR PALRAJAN NADAR AS PER AFFIDAVIT. CL-851 D

I HAVE CHANGED MY NAME FROM SANJAYKUMAR YOGESHKUMAR MISHRA TO SANJAY YOGESH MISHRA AS PER AFFIDAVIT. CL-851 E

I HAVE CHANGED MY NAME FROM YOGESHKUMAR AMARNATH MISHRA TO YOGESH AMARNATH MISHRA AS PER AFFIDAVIT. CL-851 F

I HAVE CHANGED MY NAME FROM RUKHMINI SANJAYKUMAR MISHRA TO RUKMINI SANJAY MISHRA AS PER AFFIDAVIT. CL-851 G

I HAVE CHANGED MY NAME FROM RAJESHKUMAR DINESHBHAI PANDYA TO RAJESH PANDYA AS PER AFFIDAVIT. CL-851 H

MR. RAJESH PANDYA HAVE CHANGED MY MINOR DAUGHTER'S NAME FROM GRECY RAJESH PANDYA TO GRACY RAJESH PANDYA AS PER AFFIDAVIT. CL-851 I

I HAVE CHANGED MY NAME FROM JAWWAD AHMED MOHEET KHAN TO JAWWAD MOHEET KHAN AS PER GOVT. OF MAHARASHTRA GAZETTE NO. (M-2025456) & AFFIDAVIT NO. (WZ 842133). CL-851 J

I HAVE CHANGED MY NAME FROM JAWAD AHMED MOHEET KHAN TO JAWWAD MOHEET KHAN AS GOVT. OF MAHARASHTRA GAZETTE NO. (M-2025354) & AFFIDAVIT NO. (WU 493211). CL-851 K

I HAVE CHANGED MY NAME FROM ISMAIL KHAN TO MOHAMMAD ISMAIL KHAN AS PER AFFIDAVIT. CL-851 L

I HAVE CHANGED MY NAME FROM ANJU KUMARI TO ANJU LALIT JAIN AS PER AFFIDAVIT. CL-851 M

I HAVE CHANGED MY NAME FROM PREETI NARESH KUNCHI KORVE TO FATIMA FAISAL SAYED AS PER AFFIDAVIT. CL-851 N

I HAVE CHANGED MY NAME FROM ROSHAN REHMATULLAH SHAIKH TO ROSHAN PARVEEN REHMATULLAH SHAIKH AS PER DOCUMENTS. CL-851 P

WE MR. SHABIR TAJUDDIN MUKADAM AND MRS. NAVEEMA SHABIR MUKADAM HAVE CHANGED OUR MINOR DAUGHTER'S NAME FROM HAFSA TO HAFSA SHABIR MUKADAM AS PER AFFIDAVIT. CL-851 Q

I HAVE CHANGED MY NAME FROM RAKESHKUMAR BAHECHARBHAI THAKARDA TO RAKESH BECHAR THAKUR AS PER AFFIDAVIT. CL-851 R

I HAVE CHANGED MY NAME FROM SAMA BEGUM MUNIRUL HUQE SAYED TO SAMINA BEGUM GAYASUDDIN SAYED AS PER GOVT. OF MAHA. GAZETTE NO. (M-2034617). CL-902

I HAVE CHANGED MY NAME FROM SEEMA BEGUM GAYASUDDIN SAIYAD TO SAMINA BEGUM GAYASUDDIN SAIYED AS PER GOVT. OF MAHA. GAZETTE NO. (M-2033137). CL-902 A

I HAVE CHANGED MY NAME FROM FARZANA SOYAB TO FARZANA SHOAB MEMON AS PER DOCUMENTS CL-910 A

**CHANGE OF NAME**

I HAVE CHANGED MY NAME FROM ADMAN SHOEB TO ADMAN SHOAB MEMON AS PER DOCUMENTS CL-910 B

WE SHOAB HAJI GAFFAR MEMON AND FARZANA SHOAB MEMON HAVE CHANGE OUR MINOR SON'S NAME FROM SAMAD SOYAB TO SAMAD SHOAB MEMON AS PER DOCUMENT CL-910 C

I HAVE CHANGED MY NAME FROM PALLAVI PRAKASHA NAYAK TO PALLAVI PRAKASH NAYAK AS PER DOCUMENTS CL-910 D

I HAVE CHANGED MY NAME FROM PRAKASHA KRISHNA NAYAK TO PRAKASH KRISHNA NAYAK AS PER DOCUMENTS CL-910 E

**PUBLIC NOTICE**

Notice is hereby given that:

(i) Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni, having their address at 502 - 602, Prime Beach CHS, Gandhigram Road, Juhu, Vile Parle (W), Mumbai 400049, (collectively the "First Owners") are the members of "Prime Beach Co-operative Housing Society Limited" ("Society") and are the owners and are in possession of the 5th Floor Premises and the 6th Floor Premises and seven (7) car parkings more particularly described firstly and secondly in the Schedule written herein below.

(ii) Prime Property Development Corporation Limited having its registered address at 101, Soni House, Plot No. 34, Gulmohar Road No. 1, JVPD Scheme, Vile Parle (W) Mumbai 400049 ("Second Owner"), is the owner and is in possession of the 7th Floor Premises and terrace and four (4) car parkings and also the present and future rights, title, interest, ownership, share, benefits, advantages and FSI, development potential etc. more particularly described thirdly in the Schedule written herein below.

The 5th Floor Premises, the 6th Floor Premises, seven (7) car parkings, the 7th Floor Premises, terrace, four (4) car parkings and all the rights, title, interest, ownership, share, benefits, advantages etc. in respect thereof and also all rights, title, interest, benefits advantages, FSI, development potential etc. of the Second Owner under the Development Agreement dated 9th October, 2003 and Development Agreement dated 8th July, 2004, are hereinafter collectively referred to as the "said Premises".

(i) Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni being the First Owners and (ii) Prime Property Development Corporation Limited being the Second Owner have agreed to sell, transfer, assign and assure to our client, the said Premises, clear marketable and free from all encumbrances.

Any and all persons/entities including any bank and/or financial institution having any right, title, claim, benefit, demand and/or interest etc. against the said Premises and/or the development rights and/or development potential and any other rights, title, interest etc. or any part thereof including any right, title, claim, benefit, demand and/or interest etc. by way of sale, exchange, let, lease, sub-lease, license, assignment, mortgage, inheritance, bequest, succession, gift, lien, charge, maintenance, easement, tenancy, sub-tenancy, trust, occupation, possession, family arrangement/settlement, decree and/or order of any Court of Law, Tribunal, Authority and/or any other forum, contracts/agreements, development rights, partnership, arrangement or otherwise of whatsoever nature, is/are hereby required to make the same known in writing, along with supporting documentary evidence, to the undersigned at the address and the email id mentioned below, within 21 (twenty one) days from the date of the publication of this public notice, failing which, any and all the rights, titles, claims, benefits, demands and/or interests etc., if any, shall be deemed to have been waived and abandoned, and the sale, transfer, conveyance and assignment of the said Premises will be completed in favour of our client, without reference to any such claims etc.

The Schedule referred to hereinabove

FIRSTLY: Flat bearing No. 502, admeasuring approximately 388.45 square meters (usable carpet area) on the 5th floor of the building known as "Prime Beach", situated at Gandhigram Road, Vile Parle (West), Juhu, Mumbai - 400 049 constructed on all that piece or parcel of land bearing CTS Nos. 88, 88/1, and 89/1 situate, lying and being at Gandhigram, Juhu, Registration Sub-district of Bandra, District Mumbai Sub-urban, Vile Parle (West), Mumbai 400049 AND Two (2) car parking spaces in the basement of the building known as "Prime Beach" and two (2) car parkings in the compound of the building known as "Prime Beach" AND all the rights, title, interest, ownership, share, benefits, advantages and membership of Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni.

SECONDLY: Flat bearing no. 602, admeasuring approximately 308.54 square meters (usable carpet area) on the 6th floor of the building known as "Prime Beach", situated at Gandhigram Road, Vile Parle (West), Juhu, Mumbai - 400 049 constructed on all that piece or parcel of land bearing CTS Nos. 88, 88/1, and 89/1 situate, lying and being at Gandhigram, Juhu, Registration Sub-district of Bandra, District Mumbai Sub-urban, Vile Parle (West), Mumbai 400049 And Two (2) car parking spaces in the basement of the building known as "Prime Beach" and one (1) car parking in the compound of the building known as "Prime Beach" AND all the rights, title, interest, ownership, share, benefits, advantages and membership of Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni.

THIRDLY: Structure(s) admeasuring 79 square meters (usable carpet area) on the 7th floor of the building known as "Prime Beach", over which the overhead water tank is located and also the terrace area admeasuring 2,200 square feet, on the 7th Floor of the building known as "Prime Beach", situated at Gandhigram Road, Vile Parle (West), Juhu, Mumbai - 400 049 constructed on all that piece or parcel of land bearing CTS Nos. 88, 88/1, and 89/1 situate, lying and being at Gandhigram, Juhu, Registration Sub-district of Bandra, District Mumbai Sub-urban, Vile Parle (West), Mumbai 400049 And Four(4) car parkings in the basement of the building known as "Prime Beach" AND all the rights, title, interest, ownership, share, benefits, advantages etc. of Prime Property Development Corporation Limited under the Development Agreement dated 9th October, 2003 and Development Agreement dated 8th July, 2004.

Dated this 6th day of October, 2020

Bheru Choudhary  
Partner (IC Legal)  
Advocates and Solicitors  
Unit Nos.1-12, Ground floor,  
Onbaker Building, Opp. Axis Bank,  
P. M. Road, Fort, Mumbai - 400 001.  
Email id: bheru.choudhary@cul.in

**CHANGE OF NAME**

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I HAVE CHANGED MY NAME FROM PREETI NARESH KUNCHI KORVE TO FATIMA FAISAL SAYED AS PER AFFIDAVIT. CL-851 N

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**मराठी मनाव  
आवाज**

**नवशक्ति**

[www.navshakti.co.in](http://www.navshakti.co.in)

**किंमत ३ रुपये**

**PUBLIC NOTICE**

Notice is hereby given to the public at large that our client, being desirous of acquiring the shares and the premises more particularly described in the Schedule hereunder written free from all encumbrances, claims, liens and/or charges, have instructed us to investigate the title of (1) Mr. Purshottam Maruti Mane and (2) Mrs. Anuradha Purshottam Mane ("Owners") in respect thereof.

All persons/entities having any claim against the title of the Owners to the belowmentioned shares and premises or any part thereof or having any right, title, benefit, interest, share, claim or demand in respect of the belowmentioned shares and premises or any part thereof, by way of any sale, transfer, exchange, lease, sub-lease, assignment, mortgage, charge, lien, inheritance, bequest, succession, gift, maintenance, easement, trust, tenancy, sub-tenancy, leave and license, caretaker basis, occupation, possession, order of any court, contracts, partnership, any other writing/arrangement or otherwise howsoever are hereby called upon to make the same known in writing, along with documentary evidence, to the undersigned within 14 (fourteen) days from the date of publication hereof, failing which, any such alleged right, title, benefit, interest, share, claim and/or demand, if any, shall be deemed to have been waived/abandoned and no such claim will be deemed to exist and shall not be binding on our client and our client shall promptly conclude the proposed transaction of purchase of the belowmentioned shares and premises.

**THE SCHEDULE ABOVE REFERRED TO:**  
(Description of the shares)

5 (five) fully paid-up shares of Rs.50/- (Rupees Fifty) each bearing distinctive numbers 146 to 150 (both inclusive) comprised in Share Certificate no. 30 dated 3 December 1987 issued by the Purushottam Towers Co-operative Housing Society Limited; and

(Description of the premises)

Flat no. 82A admeasuring 700 square feet (carpet area) situated on the 8th floor, A wing of the building known as "Purushottam Towers" alongwith right to use one car parking space in Purushottam Towers situate on plot of land bearing Final Plot No. 884 TPS IV and bearing CS no. 1259 of Mahim Division in the Registration Sub-District and District of Mumbai City and Mumbai Suburban and having postal address Gokhale Road (South), Dadar, Mumbai-400 028.

Dated this 6th day of October, 2020.

Sd/-  
For M/s. Hariani & Co. Partner  
Advocates & Solicitors  
Bakhtawar, 7th Floor,  
Ramnath Goenka Marg,  
Nariman Point, Mumbai - 400 021

**PUBLIC NOTICE**

Notice is hereby given that:

(i) Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni, having their address at 502 - 602, Prime Beach CHS, Gandhigram Road, Juhu, Vile Parle (W), Mumbai 400049, (collectively the "First Owners") are the members of "Prime Beach Co-operative Housing Society Limited" ("Society") and are the owners and are in possession of the 5th Floor Premises and the 6th Floor Premises and seven (7) car parkings more particularly described firstly and secondly in the Schedule written herein below.

(ii) Prime Property Development Corporation Limited having its registered address at 101, Soni House, Plot No. 34, Gulmohar Road No. 1, JVPD Scheme, Vile Parle (W) Mumbai 400049 ("Second Owner"), is the owner and is in possession of the 7th Floor Premises and terrace and four (4) car parkings and also the present and future rights, title, interest, ownership, share, benefits, advantages and FSI, development potential etc. more particularly described thirdly in the Schedule written herein below.

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(i) Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni being the First Owners and (ii) Prime Property Development Corporation Limited being the Second Owner have agreed to sell, transfer, assign and assure to our client, the said Premises, clear marketable and free from all encumbrances.

Any and all persons/entities including any bank and/or financial institution having any right, title, claim, benefit, demand and/or interest etc. against the said Premises and/or the development rights and/or development potential and any other rights, title, interest etc. or any part thereof including any right, title, claim, benefit, demand and/or interest etc. by way of sale, exchange, let, lease, sub-lease, license, assignment, mortgage, inheritance, bequest, succession, gift, lien, charge, maintenance, easement, tenancy, sub-tenancy, trust, occupation, possession, family arrangement/settlement, decree and/or order of any Court of Law, Tribunal, Authority and/or any other forum, contracts/agreements, development rights, partnership, arrangement or otherwise of whatsoever nature, is/are hereby required to make the same known in writing, along with supporting documentary evidence, to the undersigned at the address and the email id mentioned below, within 21 (twenty one) days from the date of the publication of this public notice, failing which, any and all the rights, titles, claims, benefits, demands and/or interests etc., if any, shall be deemed to have been waived and abandoned, and the sale, transfer, conveyance and assignment of the said Premises will be completed in favour of our client, without reference to any such claims etc.

The Schedule referred to hereinabove

FIRSTLY: Flat bearing No. 502, admeasuring approximately 388.45 square meters (usable carpet area) on the 5th floor of the building known as "Prime Beach", situated at Gandhigram Road, Vile Parle (West), Juhu, Mumbai - 400 049 constructed on all that piece or parcel of land bearing CTS Nos. 88, 88/1, and 89/1 situate, lying and being at Gandhigram, Juhu, Registration Sub-district of Bandra, District Mumbai Sub-urban, Vile Parle (West), Mumbai 400049 AND Two (2) car parking spaces in the basement of the building known as "Prime Beach" and two (2) car parkings in the compound of the building known as "Prime Beach" AND all the rights, title, interest, ownership, share, benefits, advantages and membership of Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni.

SECONDLY: Flat bearing no. 602, admeasuring approximately 308.54 square meters (usable carpet area) on the 6th floor of the building known as "Prime Beach", situated at Gandhigram Road, Vile Parle (West), Juhu, Mumbai - 400 049 constructed on all that piece or parcel of land bearing CTS Nos. 88, 88/1, and 89/1 situate, lying and being at Gandhigram, Juhu, Registration Sub-district of Bandra, District Mumbai Sub-urban, Vile Parle (West), Mumbai 400049 And Two (2) car parking spaces in the basement of the building known as "Prime Beach" and one (1) car parking in the compound of the building known as "Prime Beach" AND all the rights, title, interest, ownership, share, benefits, advantages and membership of Mr. Padamshi L. Soni and Mrs. Prabhavati P. Soni.

THIRDLY: Structure(s) admeasuring 79 square meters (usable carpet area) on the 7th floor of the building known as "Prime Beach", over which the overhead water tank is located and also the terrace area admeasuring 2,200 square feet, on the 7th Floor of the building known as "Prime Beach", situated at Gandhigram Road, Vile Parle (West), Juhu, Mumbai - 400 049 constructed on all that piece or parcel of land bearing CTS Nos. 88, 88/1, and 89/1 situate, lying and being at Gandhigram, Juhu, Registration Sub-district of Bandra, District Mumbai Sub-urban, Vile Parle (West), Mumbai 400049 And Four(4) car parkings in the basement of the building known as "Prime Beach" AND all the rights, title, interest, ownership, share, benefits, advantages etc. of Prime Property Development Corporation Limited under the Development Agreement dated 9th October, 2003 and Development Agreement dated 8th July, 2004.

Dated this 6th day of October, 2020

Bheru Choudhary  
Partner (IC Legal)  
Advocates and Solicitors  
Unit Nos.1-12, Ground floor,  
Onbaker Building, Opp. Axis Bank,  
P. M. Road, Fort, Mumbai - 400 001.  
Email id: bheru.choudhary@cul.in

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**NOTE**  
Collect the full copy of Newspaper for the submission in passport office.

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I HAVE CHANGED MY NAME FROM JAMSHED AFTAB ALAM SHAIKH TO JAMSHED AFTAB ALAM SALMANI AS PER GAZETTE NO. (M-2031727) CL-105 A

I HAVE CHANGED MY NAME FROM JAMIL AHMED ABDUL KHALIK SHAIKH TO JAMIL AHMED ABDUL KHALIK SALMANI AS PER GAZETTE NO. (M-2031391) CL-105 B

I HAVE CHANGED MY NAME FROM AFTAB ALAM MOHAMMED JAMIL SHAIKH TO AFTAB ALAM JAMIL AHMED SALMANI AS PER GAZETTE NO. (M-2031641) CL-105 C

I HAVE CHANGED MY NAME FROM SANO BANO AFTAB ALAM SHAIKH TO SANO BANO AFTAB ALAM SALMANI AS PER GAZETTE NO. (M-2031454) CL-105 D

I HAVE CHANGED MY NAME FROM DHAMASHRI ANIL BOBADA TO DHAMASHREE ANIL BOBADA AS PER AFFIDAVIT DATED 26/09/2020 CL-729

I HAVE CHANGED MY NAME FROM ABDUL SALAM TO ABDUS SALAM ALVI AS PER AADHAR CARD. CL-758

I HAVE CHANGED MY PREVIOUS NAME 1- HETVI JAYANTILAL SATRA, PREVIOUS NAME 2- HETVI JAYANT SATRA AFTER MARRIAGE TO HETVI HARSH NISHAR AS PER THE AFFIDAVIT DT-5TH OCT 2020 & NO. XG-221504. CL-820

I HAVE CHANGED MY NAME FROM BASHIRA ABDUL GHANI SHAIKH TO BASHIRA BANU ABDUL GANI SHAIKH AS PER DOCUMENT. CL-821

I HAVE CHANGED MY NAME FROM FAKIR MOHAMED KARIM KHAN / MOHD FAKIR KARIM KHAN / KHAN FAKIR MOHAMED KARIM / KHAN FAKIR KARIM TO MOHAMMED FAKIR KARIM KHAN AS PER DOCUMENT. CL-821 A

I HAVE CHANGED MY NAME FROM SHABANA TO SHABANA BEGUM IGBAL SHAIKH AS PER AFFIDAVIT. CL-851

I HAVE CHANGED MY NAME FROM VIVEKUMAR JAYANTILAL JAIN TO VIVEK JAYANTILAL JAIN AS PER AFFIDAVIT. CL-851 A

I HAVE CHANGED MY NAME FROM NEERU JAYANTILAL JAIN TO NIRU JAYANTILAL JAIN AS PER AFFIDAVIT. CL-851 B

I HAVE CHANGED MY NAME FROM RADHA ASOK KUMAR TO RADHA ASHOKKUMAR NADAR AS PER AFFIDAVIT. CL-851 C

I HAVE CHANGED MY NAME FROM ASOK KUMAR RAJAN TO ASHOKKUMAR PALRAJAN NADAR AS PER AFFIDAVIT. CL-851 D

I HAVE CHANGED MY NAME FROM SANJAYKUMAR YOGESHKUMAR MISHRA TO SANJAY YOGESH MISHRA AS PER AFFIDAVIT. CL-851 E

I HAVE CHANGED MY NAME FROM YOGESHKUMAR AMARNATH MISHRA TO YOGESH AMARNATH MISHRA AS PER AFFIDAVIT. CL-851 F

I HAVE CHANGED MY NAME FROM RUKHMINI SANJAYKUMAR MISHRA TO RUKMINI SANJAY MISHRA AS PER AFFIDAVIT. CL-851 G

I HAVE CHANGED MY NAME FROM RAJESHKUMAR DINESHBHAI PANDYA TO RAJESH PANDYA AS PER AFFIDAVIT. CL-851 H

MR. RAJESH PANDYA HAVE CHANGED MY MINOR DAUGHTER'S NAME FROM GRECY RAJESH PANDYA TO GRACY RAJESH PANDYA AS PER AFFIDAVIT. CL-851 I

I HAVE CHANGED MY NAME FROM JAWWAD AHMED MOHEET KHAN TO JAWWAD MOHEET KHAN AS PER GOVT. OF MAHARASHTRA GAZETTE NO. (M-2025456) & AFFIDAVIT NO. (WZ 842133). CL-851 J

I HAVE CHANGED MY NAME FROM JAWAD AHMED MOHEET KHAN TO JAWWAD MOHEET KHAN AS GOVT. OF MAHARASHTRA GAZETTE NO. (M-2025354) & AFFIDAVIT NO. (WU 49



**एशियन पेंट्स लिमिटेड**  
 सीआयएन: L24220MH1945PLC004598  
 नोंदणीकृत कार्यालय: ६४, शांतीनगर, सांतारुड (पूर्व), मुंबई-४०००५५  
 संकेतस्थळ: www.asianpaints.com; ई-मेल: investor.relations@asianpaints.com  
 दूरध्वनी क्र.: (०२२) ६२९८ १००० फॅक्स क्र.: (०२२) ६२९८ ११११

**सूचना**

सेबी (लिस्टिंग ऑब्लिगेशन्स अॅण्ड डिसक्लोजर रिक्वायर्मेंट्स) नियम, २०१५ मधील नियम ४७ सोबत बाबले असता नियम २१ व ४२ अन्वये सूचना देण्यात येत आहे की, खालील बाबी विचारात घेण्याकरिता तसेच मंजुरीसाठी **गुरुवार, २२ ऑक्टोबर, २०२०** रोजी कंपनीच्या संचालक मंडळाची सभा होणार आहे.

१. ३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व सहामाही करिता कंपनीचे लेखापरीक्षित स्वतंत्र वित्तीय निष्कर्ष;  
 २. ३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व सहामाही करिता कंपनीचे अलेखापरीक्षित एकरिकृत वित्तीय निष्कर्ष; आणि  
 ३. ३१ मार्च, २०२१ रोजी समाप्त होणाऱ्या वित्तीय वर्षाकरिता अंतरिम लाभांश देय असल्यास.

अंतरिम लाभांश देण्याची तारीख घोषित झाल्यास, तो नोंदण्याची तारीख **शुक्रवार, ३० ऑक्टोबर, २०२०** अशी असेल.

जेथे कंपनीचे समभाग नोंद आहेत अशा स्टॉक एक्चेंजच्या बीएसई लिमिटेड ([www.bseindia.com](http://www.bseindia.com)) आणि नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड ([www.nseindia.com](http://www.nseindia.com)) च्या वेबसाईटवर आणि कंपनीच्या वेबसाईटवर ([www.asianpaints.com](http://www.asianpaints.com)) देखील ही सूचना उपलब्ध आहे.

**एशियन पेंट्स लिमिटेडच्या वतीने आणि करिता**  
 स्वाक्षरी/-  
**आर जे जयमुरुगन**  
**सीएफओ व कंपनी सेक्रेटरी**

ठिकाण : मुंबई  
 दिनांक : ५ ऑक्टोबर, २०२०

**सूचना**

मे. वेनेट कोलेमन आणि कंपनी लिमिटेड हे होरिझॉन्ट को-ऑप. हौसिंग सोसायटी लि. चे सभासद आणि सोसायटीच्या बिल्डिंगमधील फ्लॅट क्र. १-ए चे धारक यांनी सोसायटीला नोंदविले आहे की, मुळ शेअर प्रमाणपत्र धारक क्र. ६५ करीताचे ५ (पाच) शेअर्स धारक विभिन्न क्र. १७०१ ते १७०५ (दोन्ही एकत्रित) हे हरविले/गहाळ झाले आहेत आणि प्रतिलिपी शेअर प्रमाणपत्राकरिता अर्ज केला आहे.

सोसायटी याद्वारे प्रतिलिपी शेअर प्रमाणपत्राच्या जारी करिता दावेदार/आक्षेपदार किंवा आक्षेप घेणारे यांच्याकडून दावे किंवा आक्षेप असल्यास ते सदर सूचनेच्या प्रसिध्दीपासून १४ (चौदा) दिवसात होरिझॉन्ट को-ऑप. हौसिंग सोसायटी लि., होरिझॉन्ट, फ्लॅट क्र. २५०/ए, सी.टी.एस. क्र. सी/१५९, पाली हिल रोड, बांद्रा पश्चिम, मुंबई ४०० ०५० च्या सचिव यांना प्रतिलिपी शेअर प्रमाणपत्र जारी करिता त्याच्या/त्यांच्या दाव्या/ आक्षेपांच्या पुष्ट्यर्थ अशी कागदपत्रे आणि अन्य पुराव्यांच्या प्रतीसह मागवित आहे. वर दिलेल्या मुदतीत जर दावे/ आक्षेप प्राप्त झाले नाहीत, तर सोसायटीच्या उपविधीतील तरतुदीमधील दिलेल्या मार्गाने प्रतिलिपी शेअर प्रमाणपत्र जारी करण्यासाठी सोसायटी मोकळी असेल. जर, सोसायटीच्या काही दावे/आक्षेप सोसायटीने प्राप्त केले तर, सोसायटीच्या उपविधीतील तरतुदीनुसार त्यावर सोसायटी कार्यवाही करेल.

होरिझॉन्ट को-ऑप. हौसिंग सोसायटी लि. च्या वतीने आणि करिता,  
 सही/-  
 दिनांक : ६ ऑक्टोबर, २०२०  
 ठिकाण: मुंबई

सन्मानिय सचिव

**जाहीर सूचना**

आयसीआयसीआय बँक टाईम्स, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा पूर्व, मुंबई- ४०००५१.

**हेतुपुरस्सर कस्मूदारांना सूचना**

सर्वसामान्य जनतेला सदर सूचना देण्यात येते की, कर्जदार मे. लीवे लांजिस्टिक्स लिमिटेड ("कर्जदार") ज्याचे कार्यालय येथे ए विंग, २०३ सुप्रिम बिझनेस पार्क, लोक कार्स्टल मागे, हिरानंदानी गार्डन, पवई, मुंबई ४०००७६ आणि त्याचे संचालक (खालील वर्णन आणि तपशिलानुसार) यांनी आयसीआयसीआय बँक लि. कडून रु. ४६,९८५,२४३/- चे कन्स्ट्रक्शन इक्विपमेंट कर्ज सुविधा घेतली, त्यांनी आयसीआयसीआय बँक लिमिटेड, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा पूर्व, मुंबई- ४०००५१ कडून घेतलेल्या सुविधेच्या संदर्भात कस्मूदारी केली आहे. कर्जदार बँकेला त्यावरील थकीत पुढील व्याजासह जानेवारी ३१, २०२० रोजीस रु. ६५,६६९,४०८/- (रुपये सहा कोटी छपन्न लाख सव्वसष्ट हजार चारशे आठ पान) ची रकम देणे आहे. त्यामुळे दिनांक १ जुलै, २०१५ रोजीच्या 'मास्टर सर्व्जुलर अॅन विलफुल डिफॉल्टर' मधील व्याख्येनुसार हेतुपुरस्सर कस्मूदार वर्गीकृत करण्यासाठी आरबीआयच्या मार्गदर्शक तत्त्वानुसार सदर कर्जदारांना (खालील वर्णन) बँकेने 'हेतुपुरस्सर कस्मूदार' म्हणून घोषित केले आहे.

सदर माहिती ही कोणत्याही बाबतीत खालील नमुद कर्जदारांसह व्यवहार करतंयेली पुरेशी सावधानी घेण्यासाठी सभासद बँका/ वित्तीय संस्था आणि सर्वसामान्य जनतेच्या हितसंबंधात जारी करण्यात येत आहे आणि सर्वसामान्य जनतेस सूचित करण्यात येते की, वरील उल्लेखित कर्जदार आणि/किंवा त्यांची कंपनी आणि/किंवा त्यांचे संचालक यांच्यासह कोणत्याही प्रकारचा व्यवहार करताना सावधगिरी बाळगावी.

कर्जदारांचे वर्णन			
अ. क्र.	वर्णन	तपशिल	छायाचित्र
१.	नाव : संजय सिन्हा संस्थेचे नाव : मे. लीवे लांजिस्टिक्स लिमिटेड हद्द : व्यवस्थापकीय संचालक पता : ए विंग, २०३ सुप्रिम बिझनेस पार्क, लोक कार्स्टल मागे, हिरानंदानी गार्डन, पवई, मुंबई ४०००७६		
२.	नाव : आकांशा श्रीवास्तव संस्थेचे नाव : मे. लीवे लांजिस्टिक्स लिमिटेड हद्द : कार्यरत संचालक पता : ए विंग, २०३ सुप्रिम बिझनेस पार्क, लोक कार्स्टल मागे, हिरानंदानी गार्डन, पवई, मुंबई ४०००७६		
३.	नाव : नमिता शिल्पी सिन्हा संस्थेचे नाव : मे. लीवे लांजिस्टिक्स लिमिटेड हद्द : कार्यरत संचालक पता : ए विंग, २०३ सुप्रिम बिझनेस पार्क, लोक कार्स्टल मागे, हिरानंदानी गार्डन, पवई, मुंबई ४०००७६		

दिनांक : ऑक्टोबर ०६, २०२०  
 ठिकाण: मुंबई

सही/-  
 प्राधिकृत स्वाक्षरीकर्ता  
 आयसीआयसीआय बँक लि. करिता



801, 802 & 803, 8th Floor, Windsor, Off C.S.T. Road, Kalina, Santacruz (E), Mumbai 400 098

**NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT AND KEY INFORMATION MEMORANDUM OF EDELWEISS DYNAMIC BOND FUND**

Notice is hereby given to the Unit holders of Edelweiss Dynamic Bond Fund, an open ended scheme investing across duration ("the Scheme") that Edelweiss Trusteeship Company Limited, the Trustee of Edelweiss Mutual Fund ("the Fund"), has approved the following change to the key provisions of the Scheme:

Particulars	Existing Features	Proposed Features
<b>Scheme Name</b>	Edelweiss Dynamic Bond Fund	Edelweiss Money Market Fund
<b>Scheme Category</b>	Dynamic Bond Fund	Money Market Fund
<b>Type of the Scheme</b>	An open-ended dynamic debt scheme investing across duration.	An open-ended debt scheme investing in money market instruments.
<b>Investment Objective</b>	The investment objective of the Scheme is to generate optimal returns while maintaining liquidity through active management of the portfolio by investing in debt and money market instruments.  However, there is no assurance that the investment objective of the Scheme will be realized and the Scheme does not assure or guarantee any returns.	The investment objective of the scheme is to generate returns commensurate with the risk of investing in money market instruments having maturity upto 1 year.  However, there is no assurance that the investment objective of the Scheme will be realized and the Scheme does not assure or guarantee any returns.

Asset Class Allocation	Indicative Allocations (% of Total Assets)	Risk Profile	Asset Class Allocation	Indicative Allocations (% of Total Assets)	Risk Profile
Debt* instruments including government securities and corporate Debt	0-90%	Low to Medium	The Scheme will not invest in securitized debt, structured obligations, fixed income derivatives, credit default swaps and foreign securities. However, the Scheme may invest in credit enhancements upto 10% of the net assets of the scheme.  The Scheme shall not engage in short selling and securities lending and borrowing.  The cumulative gross exposure through money market instruments shall not exceed 100% of the net assets of the Scheme.  Pending deployment of the funds in securities in terms of investment objective of the Scheme, the AMC may park the funds of the Scheme in short term deposits of the Scheduled Commercial Banks, subject to the guidelines issued by SEBI vide its circular dated April 16, 2007, as may be amended from time to time.  In case of any variance from the above asset allocation, the fund manager will carry out portfolio rebalancing within 30 Days. Further, in case the portfolio is not rebalanced within the period of 30 days, justification for the same shall be placed before the Investment Committee and reasons for the same shall be recorded in writing. The Investment Committee shall then decide on the course of action.		

\* Debt instruments include securitised debt. Securitised debt (excluding foreign securitised debt) can be up to 50% of the net assets of the scheme. Investment in derivatives also - up to 50% of the net asset of the Scheme.

<b>Investment Strategy &amp; Approach</b>	The domestic debt markets are maturing rapidly with liquidity emerging in various debt segments through the introduction of new instruments and investors. The objective will be to allocate the assets of the Scheme between various money market and fixed income Securities with the objective of providing liquidity and achieving optimal returns.  The actual percentage of investment in various money market and other fixed income Securities will be decided after considering the economic environment including interest rates and inflation, the performance of the corporate sector and general liquidity and other considerations in the economy and markets.  The investment team of the AMC will carry out rigorous in depth credit evaluation of the money market and debt instruments proposed to be invested in. The credit evaluation includes a study of the operating environment of the issuer, the past track record as well as the future prospects of the issuer and the short term / long term financial health of the issuer.  The AMC may approach rating agencies such as CRISIL, ICRA etc. for ratings of the Scheme.	The primary objective of the Scheme is to seek to generate regular income by investing in suitable money market instruments with maturity of up to one year.  The Scheme will analyze important drivers such as the present macro-economic landscape, RBI's policy stance, banking system liquidity and its near-term outlook, FPI flows, volatility in the currency market etc. in order to gauge the near-term direction of the economy. This will provide an input to form a suitable duration view.  The Scheme will also analyze the existing money market landscape, its term structure, existing term-premiums, credit spreads, potential demand-supply dynamic, investor flows etc. in order to form a suitable asset allocation for the Scheme.  The Scheme will review these parameters on periodic basis and compare its positioning on relative basis with the suitable peer-set as well as appropriate benchmark of the Scheme.
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<b>Benchmark</b>	<b>NIFTY Composite Debt Index:</b>  Rationale for adoption of benchmark: The benchmark for the Scheme is NIFTY Composite Debt Index. The performance of the Scheme would be benchmarked with NIFTY Composite Debt Index since it is in line with the investment objective and this reflects the primary universe of securities from where the portfolio would be constructed by the Fund Managers. The Trustees may change the benchmark in future if a benchmark better suited to the investment objective of the Scheme is available.	<b>Nifty Money Market Index:</b>  Rationale for adoption of benchmark: The composition of the Nifty Money Market Index is such that it is most suited for comparing performance of the Scheme.
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Risk-o-meter	This product is suitable for investors who are seeking*:	Riskometer	This product is suitable for investors who are seeking*:
<ul style="list-style-type: none"> <li>Optimal returns over medium to long term</li> <li>Investments in debt and money market instruments with an active management of the portfolio</li> </ul>		<ul style="list-style-type: none"> <li>Regular income over short term</li> <li>To generate returns by investing in money market instruments</li> </ul>	
*Investors should consult their financial advisers if in doubt about whether the product is suitable for them.			

Additionally, the following Risk Factors would replace the existing Risk Factors in the Scheme Information Document:

Section	Particulars
<b>Risk Factors</b>	<ol style="list-style-type: none"> <li><b>Risks Associated with Money Market Instruments:</b> <ul style="list-style-type: none"> <li><b>Interest rate risk:</b> Price of a fixed income instrument falls when the interest rates move up and vice-versa, which will affect the NAV accordingly.</li> <li><b>Spread risk:</b> Investments in corporate bonds are exposed to the risk of widening of the spread between corporate bonds and gilts. Prices of corporate bonds tend to fall if this spread widens which will affect the NAV of the Scheme accordingly.</li> <li><b>Credit risk or default risk:</b> Credit risk is the risk that the issuer of a debenture/ bond or a money market instrument may default on interest &amp;/or principal payment obligations.</li> <li><b>Liquidity Risk:</b> The Risk of non execution of sale/purchase order due to low volumes is liquidity risk.</li> <li><b>Reinvestment risk:</b> Interest rates may vary from time to time. The rate at which intermediate cash flows are reinvested may differ from the original interest rates on the security, which can affect the total earnings from the security.</li> <li><b>Performance Risk:</b> Performance of the Scheme may be impacted with changes in factors, which affect the capital market and in particular the debt market.</li> <li><b>Market risk:</b> Lower rated or unrated securities are more likely to react to developments affecting the market as they tend to be more sensitive to changes in economic conditions than higher rated securities.</li> </ul> </li> <li><b>Risks associated with exposure in Triparty Repo</b> Risk of exposure in the Triparty Repo settlement Segment provided by CCIL emanates mainly on two counts –                             <ol style="list-style-type: none"> <li>Risk of failure by a lender to meet its obligations to make funds available or by a borrower to accept funds by providing adequate security at the settlement of the original trade of lending and borrowing under Triparty Repo transaction.</li> <li>Risk of default by a borrower in repayment.</li> </ol> </li> <li><b>Risks associated with segregated portfolio</b> <ol style="list-style-type: none"> <li>Unit holder holding units of Segregated Portfolio may not be able to liquidate their holdings till the recovery of money from the issuer.</li> <li>Portfolio comprising of Segregated Portfolio may not realise any value or may have to be written down.</li> <li>Listing of units of Segregated Portfolio in recognised stock exchange does not necessarily guarantee their liquidity. There may not be active trading of units in the stock market. Further trading price of units on the stock market may be significantly lower than the prevailing NAV.</li> </ol> </li> <li><b>Risk Factor associated with debt instruments having credit enhancement</b> The Scheme may invest in debt instruments having credit enhancement backed by equity shares/ guarantees or other any assets as collateral. The profile of these issuers tend to be relatively weak and there may be a pledge of shares of a related party to enhance credit quality or guarantees provided or any other asset provided as security acceptable to lenders.  Where equity shares are provided as collateral there is the risk of sharp price volatility of underlying securities which may lead to erosion in value of collateral which may affect the ability of the fund to enforce collateral and recover capital and interest obligations. Also there is a possibility of guarantor going insolvent which also can impact the recovery value of exposure. In case of credit enhanced structures backed by equity share the liquidity of the underlying shares may be low leading to a lower recovery and a higher impact cost of liquidation. In case of other assets provided recovery value and enforce ability of asset can also be a risk factor which can lower the recovery value.  <b>Note: All other provisions relating to Segregated Portfolio remain unchanged in the SID.</b></li> </ol>

Unit holders under the Scheme are hereby informed that all the above proposed changes will be applicable from November 9, 2020. The Securities and Exchange Board of India has vide its communication dated September 25, 2020 conveyed it's no objection to the aforesaid change in fundamental attribute.  
 In accordance with the provisions of Regulation 18(15A) of the SEBI (Mutual Funds) Regulations, 1996, Unit holders under the Scheme as on October 7, 2020 who do not agree with the proposed changes are given an option to exit i.e. redeem their units (fully or partly) or switch to other schemes of the Fund at the Applicable NAV of the Scheme without any exit load for a period of 30 days starting from October 8, 2020 till November 6, 2020 (both days inclusive). Redemption/switch-out requests can be submitted at any of the Investor Service Centres of the Fund or the Registrar and Transfer Agents of the Fund viz. KFin Technologies Private Limited on or before November 6, 2020 (upto 3.00 p.m. on November 6, 2020). The redemption proceeds will be paid out either electronically or by a cheque within 10 Business Days of receipt of valid redemption request to those Unit holders who choose to exercise the exit option. Unit holders who have pledged their units will not have the option to exit unless they procure a release of their pledge prior to submitting the redemption request.  
 If the Unit holder has no objection to the aforesaid changes, no action is required to be taken and it would be deemed that such Unit holder has consented to the changes. **It may however be noted that the offer to exit is purely optional and not compulsory.** A detailed communication in this regard will be sent to the Unit holders under the Scheme as on October 7, 2020, through an appropriate mode of communication (post, courier, email, etc.). For the benefit of Unit holders who are not reachable due to Lockdown situation, the Notice-cum-addendum and Unit holders' Letter is also available on the website of the Fund – [www.edelweissmf.com](http://www.edelweissmf.com).  
 For any further assistance/clarification, Unit holders may contact us on 1-800-425-0090 (Toll free – BSNL/MTNL lines only) or 040-23001181 (non MTNL/BSNL lines and mobile phone users) or alternatively, email us at [emfhlp@edelweissfn.com](mailto:emfhlp@edelweissfn.com) or visit our website [www.edelweissmf.com](http://www.edelweissmf.com).  
 This addendum shall form an integral part of the Scheme Information Document and Key Information Memorandum of the Scheme, as amended from time to time. All other features and terms and conditions of the Scheme shall remain unchanged.

**For Edelweiss Asset Management Limited**  
 (Investment Manager to Edelweiss Mutual Fund)  
 Sd/-  
 Radhika Gupta  
**Managing Director & CEO**

Place: Mumbai  
 Date : October 5, 2020

For more information please contact:  
**Edelweiss Asset Management Limited** (Investment Manager to Edelweiss Mutual Fund)  
 CIN: U65991MH2007PLC173409  
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**MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,  
 READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.**

