

Ref. No.: ICIL/BSE/24-25/Pulication-2

Dated: 01/10/2024

To,
The Manager,
Dept. of Corporate Services,
BSE Ltd.
P J Towers, Dalal Street,
Fort, Mumbai – 400 001

Dear Sir,

Company Scrip Code: 532100.

<u>Sub.: Submission of Newspaper publication of Un-Audited Financial Results for the quarter ended as on June 30, 2024.</u>

Pursuant to Regulation 47 (3) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Company attached herewith the extract of Un-Audited Financial Results for the Quarter ended as on June 30, 2024 that has been published on August 14, 2024 in the following Newspapers:

- 1. Mumbai Laskdeep (Marathi Daily Newspapers)
- 2. Active Times (English Daily Newspaper)

Please take on records and acknowledge the same.

Thanking you,

Yours truly,

For Indo-City Infotech ltd

Gourav Gupta

Company Secretary-cum-compliance officer

Brace Port Logistics Limited IPO Opens On August 19, 2024



- Total Issue Size Up To 30,51,200 **Equity Shares of 10 each**
 - Issue Size 24.41 Crores (At Upper Price Band)
 - Price Band 76 to 80 Per Share
 - Lot Size 1,600 Equity Shares

Mumbai, August 12, 2024 - Brace Port Logistics Limited, a global provider of integrated ocean, air, and special cargo logistics, has announced its plan to go public with an IPO on August 19, 2024, aiming to raise 24.41 Crores, with shares to be listed on the NSE Emerge platform. The issue size is Up To 30,51,200 equity shares at a face value of 10 each.

Equity Share Allocation

- QIB Anchor Portion Up to 5,37,600 Equity Shares
- Qualified Institutional Buyers (QIB) -
- Up to 3,58,400 Equity Shares
- Non-Institutional Investors (NII) -Not less than 8,00,000 Equity Shares
- Retail Individual Investors (RII) -Not less than 12,00,000 Equity Shares
- Market Maker Up to 1,55,200 Equity Shares

The net from the Issue are set to utilized for Funding Working Capital Requirement of the company and General Corporate Purposes. The Anchor bidding will open on August 16, 2024, and the issue will open for subscription on August 19, 2024 and closes on August 21, 2024. The Running Book Lead Manager to the Issue is Holani Consultants Private Limited, The Registrar to the Issue is Link Intime India Private Limited. Mr. Sachin Arora, Managing Director of Brace Port Logistics Limited expressed, "As we announce our IPO, I am immensely proud of what our company has achieved

proceeds over the years. With a strong foundation built on over two decades of industry expertise, Brace Port has established itself as a leader in providing highly optimized and customized supply chain solutions. Our extensive global network, coupled with advanced technology systems, allows us to comprehensive deliver logistics services across a wide range of industries, from medical supplies goods. to automotive Our experienced team is dedicated to overcoming challenges and ensuring the most efficient, costeffective solutions for our clients. This IPO represents a key milestone in our growth journey. We

look forward to advancing our expansion efforts, utilizing our experienced leadership, dedicated team. and enduring business partnerships to drive continued success and create substantial value within the industry. Mr. Ashok Holani, Director of Holani Consultants Private Limited said, "The company's upcoming IPO marks a significant milestone for company and the logistics sector. The company's comprehensive service model, which includes ocean cargo logistics, air freight, warehousing, and specialized cargo handling, positions it as a leading player in the global logistics

HAVE CHANGED

SEEMIN HUSBAN CHAWRE

HUSBAN CHAWRE

AS PER DOCUMENTS.

PUBLIC NOTICE

Public Notice is hereby given or

Manubhai Gosalia to the public a arge that **Mr. Mubarak [']Bapulal**

Patel was the Original Allottee Member of the Charkop (1

Shivtirth Co-Op. Housing Society

Ltd., having address at Plot No. 516

RSC - 45, Sector - 5, Charkop, Kandivali (W), Mumbai - 400 067

ind holding Room No. C-1 of the

building of the society and

membership vide Share Certificat

No 9 issued by the Society, Further

the said Room No. C-1, Plot No. 516

has been sold by Mr. Mubarak Bapulal Patel to my client, Mr. Sunil

Manubhai Gosalia vide Agreeme

for Sale dated 28.02.2002 which i

an unregistered document. Howeve

the society has not transferred the nembership in the name of my clien

Mr. Sunil Manubhai Gosalia till date

because of non-receipt of MHADA

transfer letter with all other requisit

Sunil Manubhai Gosalia is nov

intending to register the said

Agreement under Maharashtra

Stamp Duty Amnesty Scheme 2023

for which he has approached the

Society for issuing "No-Objection Certificate" for Registration of

Agreement of said Room. Therefore

any person having any claim on the

said room or any part thereof by way

of sale, exchange, mortgage

charge, lien, maintenance

possession, gift, trust, easement of

otherwise are requested to inform me

about the same in writing at our

office, Gangan Legal Associates

D-44, Gajanan Vijay CHS Ltd., Plot

No. 437, Behind Saraswat Co-op

Bank Ltd., Sector 4, Charkop Kandivali (West), Mumbai -

400 067, together with notarized true

copies of the documents in support of

such claim within 14 (fourteen) days

from the publication hereof An

claim received after the aforesaid

period and/or without notarized true

copies of the documents in support o

such claim shall not be taken into

consideration and any such claim

shall be deemed to have beer

waived.

forms. Subsequently, my client, Mr.

pehalf of my client, Mr. Sunil

NAME FROM

Olectra Greentech Limited announces 01 FY 2024-25 Consolidated Results

Records revenue from operations of Rs.313.9 crores up by 45% PAT saw an increase of 34%

substantial

22

Mumbai/ Hyderabad Leading electric manufacturer vehicles Olectra Greentech Limited (OGL), today its Q1 announced consolidated financial results ending June 30, 2024. The Board Directors, in its meeting held today, approved officially these remarkable achievements. The company has delivered 1,902 electric vehicles date including deliveries of 156 electric vehicles in Q1 FY24-Strong demand continues with the total number of bus orders on hand at 10,818 units. Congratulations to the entire Olectra team for achieving these results. impressive Performance Highlights of Quarter ending June 30,2024 The revenue for Q1 FY24-25 was Rs.313.9 crore, up by 45%. The company's EBITDA in Q1 reached an impressive Rs.50.5

marking a

PUBLIC NOTICE

Take notice that Flat No. B-17, Admeasuring about

499.57 Sq. ft. Carpet area equivalent to 55.72 Sq. Mtrs.

Built up area, on the 3rd floor, in B wing, in building

Society Ltd.", situated at J. B. Temkar Marg, Worli, Mumbai-400030, on the part of land bearing CS No.

286 (Part), lying being and situated at Lower Parel Division and within the Registration and Sub-

Registration District of Mumbai City., owned by Mr.

Shivkumar Ramsurat Tiwari & Mrs. Poonar

Shivkumar Tiwari and intends to purchase by Mr

Sahadeo Namdeorao Rathod & Mrs. Sunita

Shri. Ramchandra Ganesh Phadke was the original

owner of Flat No. B-17, on 3rd Floor, in building Know

as "Swapna Safalya Co-Operative Housing Society

Ltd.", at J. B. Temkar Marg, Worli, Mumbai-400030

Sushma R Phadake wife of Late Shri, Ramchandra

Ganesh Phadke expired on 01st October 1983.

Shri. Ramchandra Ganesh Phadke expired on 15th

February 1985 leaving behind his son namely Shri

Parag Ramchandra Phadke.

By an Agreement for Sale dated 18th December 2008,

the Shri. Parag Ramchandra Phadke sold, conveyed

and transferred all the rights and shares from the Flat

No. B-17 in favor of Shri. Shivkumar Ramsurat Tiwari &

Purpose of the notice is that if any of person for claiming

any right or objection thereof whatsoever for transfer of Flat No. B-17 in the name of Mr. Sahadeo Namdeorao

Rathod & Mrs. Sunita Sahadeo Rathod, they should

intimate us in writing within 14 days from date of the

publication. Thereafter no claim or objection will b

Date: 14/08/2024 (Advocate High Court)

302/A, D8, Yogi Prabhat Society Next to Vipul Dry Fruit Store, Yogi Nagar, Borivali West, Mumbai - 400 092.

जाहीर नोटीस

वसई येथील मा. श्री. के. जी. सावंत, सह दिवाणी न्यायाधिश व. स्तर, वसई यांच्या न्यायालयात

Sunita Vinayak Chaudhary VPO Abusar, Dist. Jhunjhunu, Rajasthan,

ज्याअर्थी वरील अर्जदार यांनी दिनांक २३/०१/२०२

रोजी Late. Vinayak Chaudhary हे दि

११/११/२०१८ रोजी मयत झाले असून त्यांच्य त्तेसंबंधी वारस दाखला (हेअर्शिप मिळणेसाठी या न्यायालयात **चौकशी अर्ज क्रमांव**

Schedule of Property

Flat No.1202 admeasuring 53.41 Sq. mtrs

carpet area situated on 12th floor B wing, in the building no.7 known as SUR in sector II lying

ज्याअर्थी हेअरशिप सर्टीफिकेट मिळण्याकरिता

न्यायालयात चो.अर्ज क्रमांक १७/२०२३ दाखल केले

आहे. ज्या कोणी इसमास त्यांचे कायदेशीर वारस हक्व हितसंबंध किंवा हरकत असेल त्यांनी हया न्यार

दिनांक २९/०८/२०२४ रोजी सकाळी ११.०० वाजत

किंवा ही जाहीर नोटीस प्रसिद्ध झाले पासून एक महिन्या **आत लेखी हरकत दाखल करावी.** सदरहू वारस दाखल

देण्याबाबत जर कोणत्याही इसमाची हरकत न आल्या योग्य ते पुरावे व कागदपत्रे घेऊन अर्जदार हयांना वारर

दाखला देंण्यात येईल हयाची कृपया नोंद घेण्यात यावी

आज दि. ०७/०८/२०२४ रोजी माझ्या सहिनिशी व

हुकुमावरुन.

सही/-अधिक्षक

व स्तर वसई

दिवाणी न्यायाल

e Dongre, Tal. Vasai, Dist. Palghar

१७/२०२३ दाखल केला आहे.

India.333001

For Pradio Shukla & Co.

पु. ता. २१/०८/२०२१ चौ.अ.क्र.१७/२०२१

... Applicar

... Responder

Smt Poonam Shivkumar Tiwari

Sahadeo Rathod

crores,

increase compared to the corresponding previous quarter of year. The PBT surged Rs.31.6 crores, to a remarkable increase from previous fiscal years Q1 Rs.25.3 crores. The PAT stands at Rs.24.3 crores, up by 34% compared to the previous fiscal Rs.18.1 years Commenting crores. on the results, Olectra Greentech Limited Chairman & Managing Director Mr K. Pradeep said, "we are pleased to report strong growth in our consolidated revenue and profitability for the Q1 FY 24-25. Our focus continues on increasing manufacturing our capacity and enhancing technology our capabilities. We also have a strong order book", he added.

PUBLIC NOTICE

Notice is hereby given to public all ge that the under signed MR. AJAY KUMAR TRILOKNATH MISHRA and SANGEETA AJAY MISHRA presen owner of the said Plot No.13 R. No. D/2, OM C.H.S. Gorai-1, Borivali West, Mumbai-400091, The allotment letter was issued by Mhada which was in the name of Ramkrishna Namdev Javkar as has been Lost/Misplaced by my client. Police FIR has been lodged by my client for the said Lost/Misplaced document vide no. 96/2016 dated 14/01/2016 in Vanrai Police Station and if anyon eceived or found the above document or if any/other legal heir or anyone have any objection claim should contact to elow address within 15 days of this notice

Adv. R. K. TIWARI (Adv. High Court.) C-3/003, Chandresh Hills, 1,2,3, Lodha Marg Achole Road, Nallasopara (East), Dist: Palghar-401209 Mob: 9920569126

PUBLIC NOTICE

KNOW ALL MEN BY THESE PRESENTS that m clients MR. YASH RAM GANGWANI and MRS JAYA YASH GANGWANI are intend to purchase Flat No. 901, 9th Floor, E-Wing, Rustomjee Paramount CHS, Ltd., Main Avenue Road, 18th Road, Khar Danda, Khar (West), Mumbai - 400052 area adm. 191.71 Sq. Mtrs. Built-up equivalent to 1719 Sq. Ft. Carpet Area, alongwith Car Parking Space, which is owned by MR. MANISH OMPRAKASH KUKREJA and he is holding Share Certificate No. 12 under distinctive no. 111 to 120 (Both Inclusive) which he has purchased from Builder M/S. Keystone Realtors Private Limited vide Agreement For Sale dated 09.06.2017, duly egistered vide doc. no. BDR-4/3707/2017 dated 12.06.2017 in his name and since then said MR MANISH OMPRAKASH KUKREJA is in use cupation of the said flat as sole owner thereof. Any persons claiming any right or share whatsoeve y way of ownership, mortgage, pledge, lien charge, inheritance, etc. in the said Flat should ntimate the undersigned in writing with supporting documents in respect of his/her claim, within 0 days of publication of this Public Notice, failing which, the claim or claims if any of such person of persons will be considered to have waived and/o

bandoned. PRADEEP S. TIWARI Date: 14/08/2024 ADVOCATE HIGH COURT Office No. 2, 1st Floor, The Great Indira Nagar, Behind Choice Bekari, Opp. Mukund Hospital, Marol Pipeline Andheri East, Mumbai - 400059.

PUBLIC NOTICE

Notice is hereby given to the general public that Mrs. Nayana Nikhil Zaveri is entitled to Flat No.68, Nutan Gangotri Co-operative Housing Society Ltd., Plot No. B2, Veera Desai Road Andheri-(West), Mumbai- 400053 ("said flat" and is the registered member and shareholde of the Nutan Gangotri Co-operative Housing Society Limited (Regn. No. BOM/HSG- 4298) Dt. 23/09/1974 in respect of five fully paid-u share of Rs.50/- bearing distinctive No. 276 to 280 oth inclusive) as evidenced by Share Certifica No. 08 issued by the Society on 14/04/1975 he said Mrs. Nayana Nikhil Zaveri expirec on 25/01/2023 and her son Mr. Rushin Zaver and married daughter Mrs. Gargi Jiten Gandh are her only heirs and legal representatives. If any person/s, other than the ones mentioned nereinabove, has/have any claim, right, title or nterest in the said Flat by way of sale, gift, lier charge, succession, possession, inheritance tenancy or beneficial right/interest in any manne whatsoever should intimate the same to the ndersigned in writing along with requisite proof of documents within 15 days from the date of ublication failing which it shall be presumed that there are no claims and that claims, if any ive been waived off for all intents and purpose

Nutan Gangotri Co-operative Housing Society Limited Plot No. B2. Veera Desai Road. Andheri-(West Date: 14/08/2024

Regd. Office : A6, Mittal Estate, Bldg. No. 2, Andheri-Kurla Road, Andheri (E), Mumbai 400 059 CIN : L51900MH1992PLC068670 STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024 31.03.2024 30.06.2023 Sale of shares and securities Total Revenue from Operations (i+ii) Other Income Total Income (I+II) 2,100.76 Net Loss/(gain) on fair value changes Purchases of Stock - in- Trade Changes in Inventories of Stock-In-Trade Employees Benefits Expenses Depreciation and amortization Other Expenses Total Expenses Profit/(Loss) before Exceptional items tax (III-IV) 628.45 21.61 369.31 (5.93) rofit /(Loss) before tax (V-VI) Profit /(Loss) to Tax Expenses (5.93) 21.61 5.40 0.15 **16.07** (0.03) (5.90) (2) Deferred Tax Net Profit / (Loss) for the period (VII-VIII) (4.74) 38.77 (21.08) Other Comprehensive Income for the period (X+X) Total Comprehensive Income for the period (X+X) Paid-up equity share capital (Face Value of Rs. 10 each) Earnings per equity share (EPS) (not annualised except year ended values) 16.07 1,040.00 (5.90) 1.040.00 (21.08) **38.77** 1,040.00

INDO-CITY INFOTECH LIMITED

tes:

The above unaudited financial results for the quarter ended June 30, 2024, as reviewed by the Audit Committee of the Board were approved and taken on record by the Board of Directors at their meeting held on 12th August, 2024.

The financial results have been prepared in accordance with the Indian Accounting Standard (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2015 (the 'Act') read with relevant rules issued thereunder and other accounting principles generally accepted in India.

The statutory Auditors of the company have conducted Limited Review of the above financial results.

The company has only finance income and accordingly there is no separate reportable segment as per Ind AS -108 'Operating Segments' specified under section 133 of the Companies Act, 2013.

The figures to the corresponding previous period have been regrouped/ reclassified wherever necessary to make them comparable.

For Indo-City Infotech Limited Sd/ Aneel Jain Chairman & Managing Distant

SAGAR SOYA PRODUCTS LIMITED

Place : Mumbai Date : 12th August, 2024

CIN: L15141MH1982PLC267176 | Tel No.: 022 -32997884 Registered Office Address: 32, Vyapar Bhavan, 49 P.D. Mello Road Mumbai City MH 400009 IN

Web site: www.sagarsoyaproducts.com Email ID: compliance.ssp@amail.com NOTICE OF 42nd ANNUAL GENERAL MEETING AND BOOK CLOSURE

 NOTICE is hereby given that the 42nd Annual General Meeting (AGM) of the Company will be held on 4th September, 2024 at 3.00 p.m. through Audio Visual Means, to transact the businesses as set out in the Notice convening the said Meeting and the Explanatory Statement thereto, in compliance with the provisions of the Companies Act, 2013 & Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Circular Nos. 14/2020, 17/2020 20/2020, 02/2021, 19/2021, 21/2021 and 02/2022 dated 8th April, 2020, 13th April, 2020, 5 May, 2020, 13th January, 2021, 8th December, 2021, 14th December, 2021 and 5th May, 2022 respectively, issued by the Ministry of Corporate Affairs and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79, SEBI/HO/CFD/CMD2/CIR/P/2021/11 and SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 12th May, 2020, 15th January, 2021, 13th May, 2022 and 5th January, 2023 issued by the Securities and Exchange Board of India. Members will be able to attend and participate in the ensuing AGM through audio visual means and the facility of appointment of proxy will not be available. Members attending the AGM through audio visual means will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

Electronic copies of the Notice of AGM and Annual Report for the financial year ended or 31st March, 2024 have been sent to all the members whose email IDs are registered with the Company/ Depository participant(s). The same is also available on the website of the Company http://www.sagarsoyaproducts.com/. Members are requested to note that the physical copies of the aforesaid documents will not be made available to them by the Company. The dispatch of Notice of 42rd Annual General Meeting has been completed on 13th August, 2024.

Members holding shares either in physical form or in dematerialized form, as on the cut-off date of 28th August, 2024 may cast their vote electronically on the Ordinary Business(es) as set out in the Notice of the 42nd AGM through electronic voting system of National Securities Depository Limited from a place other than the Venue of AGM ("remote e-voting"). All the members are informed that:

I. The Ordinary Resolution as set out in the Notice of AGM may be transacted through voting by electronic means.

II. The remote e-voting shall commence on Sunday, 1st September, 2024 (at 9.00 a.m.)

III. The remote e-voting shall end on Wednesday, 3rdSeptember, 2024 (at 5.00 p.m.) IV. The cut-off date for determining the eligibility to vote by electronic means or at the AGM is Wednesday, 28th August, 2024.

V. Person who acquires shares of the Company and becomes the member of the Company er the dispatch of Notice of AGM and holding shares as on cut-off date i.e. 28th August, 2024 can follow the process of generating the login ID and password as provided in the VI. Members may note that a) the remote e-voting module shall be disabled by the NSDL afte

the aforesaid date and time for voting and once the vote on the resolution is cast by the member, the member shall not be allowed to change it subsequently: b) the member who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitle to cast their vote again; c) the facility for voting through E-voting shall be made available during the course of AGM for those who have not voted previously; and d) a person whose name is recorded in the register of members or in the register of beneficial owner maintained by the depositories as on cutoff date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through E-voting. VII.The Notice of AGM is available at the website of the Company http://

www.sagarsoyaproducts.com and also on NSDL website https://www.evoting.nsdl.com . In case of any queries, members refer Frequently Asked Question (FAQ's) and e-voting manual available at https://www.evoting.nsdl.com under help section or write an e-mail to evoting@nsdl.com or at telephone nos.: 022 - 4886 7000 who will address the grievance

connected with the facility for voting by electronics means. The company has appointed Mr. Hemant Shetye (FCS-2827), Designated Partner at HSPN & Associates LLP, Practicing Company Secretaries, as the scrutinizer to scrutinize the e-voting process in a fair and transparent manner.

The Register of Members and Share Transfer Register in respect of equity shares of the Company will remain closed from Thursday, 29th August, 2024 to Wednesday, 4th September 2024 (both days inclusive). On Behalf Of The Board For Sagar Soya Products Limited

Arvindbhai Chhotabhai Patel Date: 14th August, 2024

Chairman DIN: 00024070

HILIKS TECHNOLOGIES LIMITED

CIN: L72100MH1985PLC282717 Regd Off: A 704, 7th Floor, Bonanza Building, Sahar Plaza Complex, M V Road, JB Nagar Marol, JB Nagar Metro Station, Andheri East, Mumbai, Maharashtra 400059 Email: anubhavindustrial@gmail.com Website: www.hiliks.comContact No: 7799169999

			Quarter Ended			
SR. NO.	PARTICULARS	30.06.2024 (Unaudited)	31.03.2024 (Audited)	30.06.2023 (Unaudited)	31.03.2024 (Audited)	
1	Total Income from Operations	105.24	90.4	2.95	99.27	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	9.72	53.44	-19.16	10.37	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	9.72	53.44	-19.16	10.3	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	9.72	48.33	-19.16	5.2	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	9.72	48.33	-19.16	5.2	
6	Paid up Equity Share Capital	600	600	507.9	60	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	0	172.18	0	172.1	
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)-					
	(a) Basic	0.16	0.81	-0.38	0.0	
	(b) Diluted	0.16	0.81	-0.38	0.0	

The above is an extract of the detailed format of the Standalone Financial Results for the quarter ended 30th June, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Standalone Financial Results for the quarter ended 30th June, 2024 are available on the websites of the stock exchanges (www.bseindia.com/www.msei.in) and the listed entity (www.hiliks.com)

Sandeep Copparapu

Date: 13.08.2024

Place: Mumba

BRANCH DEAL NO **CUSTOMER NAME VEHICLE NO** MODEL UNIQUE NETERPRISES MH03EG0195 AL DOST PLUS MWV01021L MWV001127L SANTOSH GOSAVI MH43CE4817 | AL DOST PLUS

VEHICLE FOR SALE

INDUSIND BANK LTD Contact Number:

Prashant Chalke: 8976545645, Avinash Patil: 9552066604

NOTICE

Late Shekhar Ranganathan Ayyar Was a 50% Membe of the "Vasant Vihar Annexe" Co-Operative Housing Society Limited., having address at Nandiyli Road Near P & T Colony, Gandhi Nagar, Dombivli (Easi 421201 and holding Flat No. B/403 in the building of the society, Late Shekhar Ranganathan Ayya died on 18/11/2016 without making any nomination The Advocate hereby invites claims or objection from the heir or heirs or other claimant of claimants/objector or objectors to the transfer of the claimants/objector or objectors to the transter of the said shares within a period of 14 days from the publication of this notice, with copies of such documents and other proofs in support of his / her / their claims / objections for transfer of share and interest of the deceased member in the capital / property of the society. If no claims / objections are considered within the project group had better the received within the period prescribed above, the society, shall be free to deal with the shares an interest of the deceased member in the interest of the deceased member in the capital/property of the society in such manner as is provided under the bye-laws of the society. The claims / objections if any, received by the society for transfer of shares and interest of the deceased member in the capital / property of the society shall all the claims of the society shall be capital to the capital of the society shall be capital to the society shall b be dealt with in the manner provided under the by laws of the society. A copy of the registered bye-law of the Advocate Office is available for inspectio by the claimants/objectors. In the office of the ADVOCATE BHAGYÁSHRI BHANDARI betwe 11 A M TO 6 P.M. from the date of publication of t

11 A.M. 10 6 P.M. from the date of publication of the notice till the date of expiry of its period.

For and on behalf or ADV. BHAGYASHRI R. BHANDAR

ADD: Office No.106, 1st Floor, The Valaji Estate CHS Ltd. Nehru Road, Opp. Thakurli Railway Station, Thakurli (East) - 4/120' Mobile No. 3821999938

Date: 14/08/2024

CHANGE OF NAME

VASHI

VASHI

PUBLIC NOTICE

Notice is hereby given that, Mr. Kantilal Bansilal Gohil & Mrs. Manjula K. Gohil were the members / owners jointly holding Shop No. 11, Bild., No. A-9, Anand Sarlar Shantinagar Co-operative Housing Society Ltd., situated at Building No. A-8, 9, Sector -7, Shantinagar, Mira Raod (E), Dist.: Thane 401 107, holding share certificate No. 047 bearing distinctive numbers from 231 to 235 issued on Dt. 30/03/1998. The said first owner / member Mr. Kantilal Bansilal Gohil was died intestate on 04/04/2023. Among the surviving interent legal heir, his wife / existing Co-owner, Mrs. Manjula K. Gohil has applied for sole membership, bg et transfer the ownership right of the deceased member's share in her name, of the above said shop with the free consent of their inherent legal heirs. Among the inherent legal heir, his 1st Son. Mr. Haresh Kantilal Gohil was died intestate on 22(03/2022, his wife / Daughter-in-law; a) Harsha H. Gohil, b) Eldest Granddaughter; Pooja Wassim Shaikh (Maiden Name: Pooja Haresh Gohil), 2 Elder Grandsor, Krarn Haresh Gohil, d) Younger Granddaughter; Augvesha Atzal Manakiya (Maiden Name: Zill Haresh Gohil), 2nd Daughter; Geeta Buppendra Hingy (Maiden Name: Zill Haresh Gohil), 2nd Caughter; Geeta Buppendra Hingy (Maiden Name: Armita K. Gohil), 3nd Son, Mr. Dinesh Kantilal Gohil & 4th Daughter, Mrs. Amita Ashok Parmar (Maiden Name: Armita K. Gohil), and executing Registered Release Deed with Jt. Sub-Registrar of Thane. The undersigned advocate hereby invites claims or objections from other heir/s or the claimant/s or objector/s for the transfer of the share and interest of the deceased member in the said shop, within a period of 15 days from the publication of this notice, with copies of proofs to support the claim? objection. If no claim/y objection. If no claim/y objection. If no claim/y objection is not extensive the land.

Plage: Mitra Road, Thane Date: 14/08/2021

Place: Mira Road, Thane Date: 14/08/2024 Mr. S.G. Paul Advocate High Court "Apurva" Shop No. 6 Bldg. No. B-11, Sector No. 7, Shantinagar, Mira Road (E) Thane 401 107.

DALAL STREET INVESTMENTS LIMITED

CIN: L65990MH1977PLC357307

Registered Office: 409 DEV PLAZA, S.V. ROAD, OPP. FIRE BRIGADE, ANDHERI WEST MUMBAI Mumbai City MH 400058 Ph:+91-22 2620 1233 Email:info@dalalstreetinv

	EXTRACTS OF UN - AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2024							
					(Rs. In Lakhs)			
		Quarter ended	Quarter ended	Quarter ended	Year Eded			
Sr. No.	Particulars	30th June 2024	31st March 2024	30th June 2023	31st March, 2024			
		Un-Audited	Audited	Un-Audited	Audited			
1	Total Revenue from Operations	37.19	16.94	12.01	113.08			
2	Net Profit / (Loss) for the period (before tax, Exceptional and /or Extraordinary items)	6.90	(21.43)	(5.90)	13.04			
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	6.90	(21.43)	(5.90)	13.04			
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	6.90	(21.43)	(5.90)	13.04			
5	Total Comprehensive Income for the period							
	[Comprising Profit / (Loss) for the period (after tax)							
	and Other Comprehensive Income (after tax)]	44.23	(23.58)	19.94	43.38			
6	Paid up Equity Share Capital (face value of Rs. 10/- each)	31,51	31.51	31,51	31.51			
7	Reserves (excluding Revaluation Reserve) as shown	0.10	0.101	0.101	0.101			
. I	in the Audited Balance Sheet of the previous year		-	468.22	491.67			
8	Outstanding debt	306.14	307.78	166.68	307.78			
9	Debt Equity Ratio (No. of Times)	0.54	0.59	0.33	0.59			
10	Debt Service Coverage Ratio (No of times)	3.24	3.47	0.00	3.47			
11	Interest service coverage ratio (No.of Times)	7.87	3.76	0.00	3.76			
12	Earnings Per Share (of Rs. 10/- each)							
	(for continuing and discontinued operations)							
	1. Basic	2.19	(6.43)	(1.87)	3.87			
	2. Diluted	2.19	(6.43)	(1.87)	3.87			

The above is an extract of the detailed format of Un -Audited Financial Results for the Quarter ended 30.06.2024 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the financial results are available on the website of Stock Exchange i.e. www.bseindia.com and on the company's website i.e.

The Lin-Audited Financial Results for the quarter ended 30th June 2024, have been reviewed and recommended by the Audited Financial Results for the quarter ended 30th June 2024, have been reviewed and recommended by the Audited Financial Results for the quarter ended 30th June 2024, have been reviewed and recommended by the Audited Financial Results for the quarter ended 30th June 2024, have been reviewed and recommended by the Audited Financial Results for the quarter ended 30th June 2024, have been reviewed and recommended by the Audited Financial Results for the quarter ended 30th June 2024, have been reviewed and recommended by the Audited Financial Results for the quarter ended 30th June 2024, have been reviewed and recommended by the Audited Financial Results for the grant for the properties of the financial Results for the properties of the financial Results for the financial Result Committee and approved and taken on record by the Board of Directors at their respective meetings head on 13th August, 2024.

The Un -Audited financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 Interim Financial Reporting, notified under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as ameded from time to time, and other accounting principles generally

In accordance with the requirement under regulation 33 of the SEBI (Listing Obligation & Disclosure Requirement) Regulation, 2015 the Statutory Auditors have performed a Limited Review of the Un- Audited Financial Results of the Company for the Quarter ended

Dalal Street Investments Limited

Geeta Manekshana Managing Director

Dated this 14th day of August' 2024. For Gangan Legal Associates Adv. Nikeeta V. Gangan

Advocate High Court, Lega Advisors and Consultant Mob: 9819868452 Email:nikeeta@ganganlegal.com

Picici Home Finance Registered Office: ICICI Bank Towers, Bandra-Kurla Complex, Bandra (East), Mumbai-400051. Corporate Office: ICICI HFC Tower, Andheri - Kurla Road, Andheri (East), Mumbai - 400059, India Branch Office: 2nd Floor, Office 204, Junction 406, Plot no 406/1B, Takka Road, Panvel West 410206 Branch Office: Office No: 105 to 107, Aai Banglow Apartment, Ramnagar, Dombivli East, Thane 421201 Branch Office: 1st floor, Indira Heights, Near Pramod Mahajan Garden, Opposite to Dongri Vasti Gruh, Old Gangapur Naka, Nashik 422005

[SEE PROVISO TO RULE 8(6)] NOTICE FOR SALE OF IMMOVABLE ASSETS

E-Auction Sale Notice for Sale of Immovable Assets under the Securitization and Reconstruction of Financial Assets and Enforcement of Security

Not mor	Interest Act, 2002 read with proviso to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002. Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described immovable property mortgaged/charged to the Secured Creditor, the Possession of which has been taken by the Authorized Officer of ICICI Home Finance Company Ltd., will be sold on "As is where is", "As is what is", and "Whatever there is", as per the brief particulars given hereunder;							
Sr. No.	Name of Borrower(s) / Co Borrowers/ Guarantors/ Legal Heirs. Loan Account No.	Details of the Secured asset(s) with known encumbrances, if any	Amount Outstanding	Reserve Price Earnest Money Deposit	Date and Time of Property Inspection	Time of Auction	One Day Before Auction Date	SARFAESI Stage
(A)	(B)	(C)	(D)	(E)	(F)	(H)	(I)	(J)
1	Aarti Rajkumar Mishra (Borrower) Rajkumar Shivprasad Mishra (Co-Borrowers)	Flat No. 201, 2nd floor, A wing, Nirman Homes Co-op. Hsg. Soc., Ltd., Survey No. 1, Hissa No. 5, Village Chinchvan, Tal.	Rs. 3,565,275/- 3rd August,'24	Rs. 2,360,400/- Rs.	9th Sept,'24 11AM -	18th Sep,'24 2PM - 3PM	17th Sep,'24	Symbolic Possession
	LHMUM00001273051 & NHMUM00001273054	Panvel Dist., Raigad	August, 24	236,040/-	3PM	OI IVI		
2	Shakil Khan (Borrower) Faisal Shakil Khan (Co-Borrowers) LHMMR00001354829 & LHMMR00001354856	Flat No. A1-603, 6th floor in building no. 1, wing A, Sai Orchid, Phase I, Davadi, Taluka Kalyan, Dist Thane	5,718,079/-	Rs. 3,817,125/- Rs. 381,713/-	19th Aug,'24 11AM - 3PM	30th Aug,'24 2PM - 3PM	29th Aug,'24	Physical Possession
3	Prashant H Tripathy (Borrower) Gayatri Prashant Tripathy (Co-Borrowers) LHTNE00001320410	Flat No. 02, 1st floor, building known as Drushti Apartment in the project known as Delvyn Appex, Plot No. 95, Survey/Gut No. 150/151, Village Savroli (Budruk), Taluka Shahapur, Dist Thane	Rs. 4,035,150/- 3rd August,'24	Rs. 2,025,000/- Rs. 202,500/-	9th Sept,'24 11AM - 3PM	18th Sep,'24 2PM - 3PM	17th Sep,'24	Symbolic Possession
4	Mohammad Abid Alam (Borrower) Afsha Abid Alam (Co-Borrowers) LHTNE00001318586	Flat No. 07, 3rd floor, building known as Drushti Apartment in the project known as Delvyn Appex, Plot No. 95, Survey/Gut No. 150/151, Village Savroli (Budruk), Taluka Shahapur, Dist Thane	Rs. 4,378,164/- 3rd August,'24	Rs. 2,370,000/- Rs. 237,000/-	9th Sept,'24 11AM - 3PM	18th Sep,'24 2PM - 3PM	17th Sep,'24	Symbolic Possession
5	Sampat Pralhad Kamathe (Borrower) Swati Sampat Kamthe (Co-Borrowers) LHTNE00001322452	Flat No. 01, 1st floor, building known as Drushti Apartment in the project known as Delvyn Appex, Plot No. 95, Village Savroli (Budruk), Taluka Shahapur, Dist Thane	3rd	Rs. 2,370,000/- Rs. 237,000/-	9th Sept,'24 11AM - 3PM	18th Sep,'24 2PM - 3PM	17th Sep,'24	Symbolic Possession

The online auction will be conducted on website (URL Link- eauctions samil.in) of our auction agency Shriram Automall India Ltd. The Mortgago notice are given a last chance to pay the total dues with further interest till 17th Sep, 24/29th Aug, 24 before 5.00 PM else these secured assets we sold as per above schedule.

be sold as per above schedule.

The Prospective Bidder(s) must submit the Earnest Money Deposit (EMD) RTGS/ Demand Draft (DD) (Refer Column E) at ICICI Home Finance Company Limited, 2nd Floor, Office 204, Junction 406, Plot no 406/1B, Takka Road, Panvel West 410206 / Office No: 105 to 107, Aai Banglow Apartment, Ramnagar, Dombivil East, Thane 421201 / 1st floor, Indira Heights, Near Pramod Mahajan Garden, Opposite to Dongri Vasti Grund, Old Gangapur Naka, Nashik 422005 on or before 17th Sep. 24/29th Aug. 24 before 04:00 PM. The Prospective Bidder(s) must also submit signed copy of Registration Form & Bid Terms and Conditions form at ICICI Home Finance Company Limited, CiCl Home Finance Company Limited, 2nd Floor, Office 204, Junction 406, Plot no. 406/1B, Takka Road, Panvel West 410206 / Office No: 105 to 107, Aai Banglow Apartment, Ramnagar, Dombivil East, Thane 421201 / 1st floor, Indira Heights, Near Pramod Mahajan Garden, Opposite to Dongri Vasti Gruh, Old Gangapur Naka, Nashik 422005 on or before 17th Sep; 24/29th Aug. 24 before 05:00 PM. Earnest Money Deposit Demand Draft (DD) should be from a Nationalized/Scheduled Bankin favor of ICICI Home Finance Company Ltd.—Auction* Payable at Raigad, Thane, Shahapur, Shahapur For any further clarifications with regards to inspection, terms and conditions of the auction or submission of tenders, kindly contact ICICI Home Finance Company Limited on 9920807300.

The Authorized Officer reserves the right to the label without furnished and the reserves the right to releast any or all the bide without furnished and the submit of the part of the pa

Authorised Officer, Place: Raigad, Thane, Shahapur, Shahapur ICICI Home Finance Company Limited | CIN : U65922MH1999PLC120106

The Authorized Officer reserves the right to reject any or all the bids without furnishing any further reasons. For detailed terms and conditions of the sale, please visit https://www.icicihfc.com/



🗬 एन. आर. अगरवाल इंडस्ट्रिज लिमिटेड

नोंदणीकृत कार्यालय: ५०२-ए/५०१-बी, फॉरच्युन टेरेसेस, ५वा मजला, सिटी मॉल समोर, न्यु लिंक रोड, अंधेरी (प.), मुंबई-४०००५३. **दुर.**:०२२-६७३१७५००, **फॅक्स**:२६७३०२२७/२६७३६९५३ सीआयएनः एल२२२१०एमएच१९९३पीएलसी१३३३६५, ई-मेलः investors@nrail.com, वेबसाईटः www.nrail.com

२० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

	"				
				(रु.लाखात, ई	पीएस व्यतिरिक्त
अ.		संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष
क्र.	तपशील	30.06.3028	३१.०३.२०२४	30.06.2023	३१.०३.२०२४
		(अलेखापरिक्षित)	(लेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित
٩.	कार्यचलनातून एकूण उत्पन्न (निव्वळ)	३५४४०.९२	२४९८१.१८	30980.86	930280.38
₹.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक				
	आणि/किंवा विशेष साधारण बाबपूर्व)	490.08	२०९३.८९	३८६७.६२	93083.29
З.	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				
	आणि/किंवा विशेष साधारण बाबनंतर)	490.08	२०९३.८९	३८६७.६२	93083.29
8.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				
	आणि/किंवा विशेष साधारण बाबनंतर)	380.2८	9488.39	४०५५.६७	9२५४६.२९
4.	कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता एकत्रित				
	नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	३६१५.८५	9840.53	४०६५.०२	9२४६५.८७
ξ.	भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/ – प्रती भाग)	9909.89	9909.89	9009.89	9009.89
19.	मागील लेखावर्षाच्या ताळेबंद पत्रकानुसार पुर्नमुल्यांकित				
	राखीव वगळून राखीव	-	-	-	७४३२७.१८
۲.	उत्पन्न प्रतिभाग (रु.१०/- प्रत्येकी)				
	(विशेष साधारण बाबपुर्व) (वार्षिकिकरण नाही)				
	अ. मूळ	2.00	9.20	२३.८३	92.60
	ब. सौमिकृत	2.00	9.20	२३.८३	92.60
ς.	उत्पन्न प्रतिभाग (रु.१०/- प्रत्येकी)				
	(विशेष साधारण बाबनंतर) (वार्षिकिकरण नाही)				
	अ. मूळ	2.00	9.20	23.23	50.50
	ब. सौमिकृत	2.00	9.20	23.63	93.62

वरील निष्कर्षांचे लेखासमितीद्वारे पनर्विलोकन करण्यात आले आणि १२.०८.२०२४ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले

सेबी (लिस्टिंग ऑब्लिगेशन्स ऑण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेप्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षा सविस्तर नमन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com व www.nseindia.com वेबसाईटव आणि कंपनीच्या www.nrail.com वेबसाईटवर उपलब्ध आहे.

> एन. आर. अगरवाल इंडस्ट्रिज लिमिटेडकरीत सही /

दिनांक : १२.०८.२०२४ ठिकाण : मुंबई

आर. एन. अगरवाल अध्यक्ष व व्यवस्थापकीय संचालक (डीआयएन: ००१७६४४०

हिलीक्स टेक्नॉलॉजिस लिमिटेड

सीआयएन:एल७२१००एमएच१९८५पीएलसी२८२७१७ लयः ए७०४, ७वा मजला, बोनान्झा इमारत, सहार प्लाझा कोच्लोक्त, एम व्ही. रोड, जे.बी. नगर, मरोळ, जे.बी. मेट्रो स्टेशन, अंधेरी (पुर्व), मुंबई–४०००५९, महाराष्ट्र. दूर.कः.७७९९१६९९९, ई–मेल: anubhavindustrial@gmail.com, वेबसाईट: www.hiliks.com **नोंदणीकत कार्यालय:** ए७०४

२० जून, २०२४ रोजी संपलेल्या तिमाहीकरीता एकमेव अलेखापरिक्षीत वित्तीय निष्कर्षांचा अहवाल (रु.लाखात, नमूद केल्या व्यतिरिक्त

संपलेली तिमाही				संपलेले वर्ष
तपशील	३०.०६.२०२४ अलेखापरिक्षित	३१.०३.२०२४ लेखापरिक्षित	३०.०६.२०२३ अलेखापरिक्षात	३१.०३.२०२४ लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न	904.28	90.8	२.९५	99.20
कालावधीकरिता निव्वळ नफा/(तोटा)(कर, अपवादात्मक बाब आणि/किंवा विशेष साधारण बाबपूर्व)	9.02	43.88	-98.98	90.38
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाब आणि/किंवा विशेष साधारण बाबनंतर)	9.02	43.88	-98.98	90.38
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाब आणि/किंवा विशेष साधारण बाबनंतर)	9.02	8८.३३	-98.98	4.78
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा) आणि इतर सर्वकष उत्पन्न (करानंतर))	9.02	8८.३३	-98.98	4.28
भरणा केलेले समभाग भांडवल	£00.00	€00.00	400.90	£00.00
राखीव (मागील वर्षांच्या लेखापरिक्षित ताळेबंदपत्रकात नमुदनुसार पुर्नमुल्यांकीत राखीव वगळूरा)	0	907.96	0	902.96
उत्पन्न प्रतिभाग (रू.१०/–प्रत्येकी) (खंडीत व अखंडीत कार्यचलनाकरिता)				
मूळ सौमिकृत	0.9६ 0.9६	0.69 0.69	-0.3C -0.3C	0.09 0.09
टिप:				

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३० जून २०२४ रोजी संपलेल्या तिमाहीकरिता एकमेव वित्तीय निष्कर्षाचे सरिस्तर नमुन्यातील उतारा आहे. ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता एकमेव वित्ती निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.hiliks.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com व www.msei.i वेबसाईटवर उपलब्ध आहे

सही/

संदीप कोप्पा

ठिकाण: मुंबई

डीआयएन:०८३०६५३४

INDO-CITY INFOTECH LIMITED Regd. Office: A6, Mittal Estate, Bldg. No. 2, Andheri-Kurla Road, Andheri (E), Mumbai 400 059 CIN: L51900MH1992PLC068670

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED

JUNE 30, 2024								
	(Rs. in Lakhs except earnings per share)							
		Quarter Ended Year Er						
S. No.	Particulars	30.06.2024	31.03.2024	30.06.2023	31.03.2024			
NO.		(Unaudited)	(Audited)	(Unaudited)	(Audited)			
	Revenue from Operations							
(i)	Interest Income	7.02	7.26	7.59	29.43			
(ii)	Sale of shares and securities	342.62	255.82	635.51	2,041.74			
1	Total Revenue from Operations (i+ii)	349.64	263.08	643.10	2,071.17			
(II)	Other Income	13.74	7.22	6.96	29.59			
III	Total Income (I+II)	363.38	270.30	650.06	2,100.76			
	Expenses							
(i)	Finance Costs	0.20	0.40	0.29	1.08			
(ii)	Net Loss/(gain) on fair value changes	(0.38)	(0.74)	0.21	(0.59)			
(iii)	Purchases of Stock - in- Trade	550.45	265.70	525.07	1,951.26			
(iv)	Changes in Inventories of Stock-In-Trade	(200.83)	(60.06)	87.98	(52.78)			
(v)	Employees Benefits Expenses	10.07	11.82	7.12	37.49			
(vi)	Depreciation and amortization	1.15	0.95	0.16	1.61			
(vii)	Other Expenses	8.65	10.64	7.61	46.53			
IV	Total Expenses	369.31	228.72	628.45	1,984.61			
v	Profit/(Loss) before Exceptional items tax (III-IV)	(5.93)	41.59	21.61	116.16			
VI	Exceptional Items	-	70.00	-	70.00			
VII	Profit /(Loss) before tax (V-VI)	(5.93)	(28.41)	21.61	46.16			
VIII	Tax Expenses							
	(1) Current Tax	-	(6.24)	5.40	12.13			
	(2) Deferred Tax	(0.03)	(1.09)	0.15	(4.74)			
IX	Net Profit / (Loss) for the period (VII-VIII)	(5.90)	(21.08)	16.07	38.77			
х	Other Comprehensive Income for the period	-	-	-	-			
ΧI	Total Comprehensive Income for the period (IX+X)	(5.90)	(21.08)	16.07	38.77			
XII	Paid-up equity share capital (Face Value of Rs. 10 each)	1,040.00	1,040.00	1,040.00	1,040.00			
XIII	Earnings per equity share (EPS) (not annualised except year ended values) Basic (Rs.)	(0.057)	(0.200)	0.154	0.37			
	Diluted (Rs)	(0.057)	(0.200)	0.154	0.37			
Notes	:							

The above unaudited financial results for the quarter ended June 30, 2024, as reviewed by the Audit Committee of the Boar

were approved and taken on record by the Board of Directors at their meeting held on 12th August, 2024.
The financial results have been prepared in accordance with the Indian Accounting Standard (Ind-AS) notified under the Companies (Indian Accounting Standards), Rules, 2015 as amended by the Companies (Indian Accounting Standards), Rules, 2016, prescribed under Section 133 of the Companies Act, 2013 (the 'Act') read with relevant rules issued thereunder and oth accounting principles generally accepted in India.
The statutory Auditors of the company have conducted Limited Review of the above financial results.
The company has only finance income and accordingly there is no separate reportable segment as per Ind AS -108 'Operatin Segments' specified under section 133 of the Companies Act, 2013.
The figures to the corresponding previous period have been regrouped/ reclassified wherever necessary to make their comparable.

For Indo-City Infotech Limi

Place : Mumbai Date : 12th August, 2024

नोंदणीकृत कार्यालय : ३/ए, रेकोंडो कम्पाऊंड, सुदाम काळू अहिरे मार्ग, प्लॅक्सो, वरळी कॉलनी, मुंबई, महाराष्ट्र, भारत - ४०० ०३०. दूर. क. : ०२२ २५७७२८००/२५७७२७९०, **इंमेल** : <u>investorgrievances@nitco.in</u> वेबसाइट : www.nitco.in, सीआयएन : L26920MH1966PLC016547

दि. ३०.०६.२०२४ रोजी संपलेल्या तिमाहीकरिताच्या अलेखापरीक्षित एकत्रित वित्तीय निष्कर्षांच्या अहवालाचा सारांश

	(रु. लाखांत, अन्यथा नमूद केल्याशिवाय)							
	तपशील		वर्षअखेर					
अ. क्र.		३०.०६.२०२४ (अलेखापरीक्षित)	३१.०३.२०२४ (लेखापरीक्षित) (टीप क्र. १२ पाहा)	३०.०६.२०२३ (अलेखापरीक्षित)	३१.०३.२०२४ (लेखापरीक्षित)			
१	एकूण उत्पन्न	७,१३८.३५	७,२५४.३१	९,४१४.३९	३३,००८.२८			
2	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)	(४,३५२.००)	(५,३४६.६४)	(३,२४३.८०)	(१६,२६९.८८)			
ş	करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा)	(४,३५२.००)	(५,३४१.०६)	(३,२७६.६९)	(१६,२९७.१९)			
8	एकूण सर्वसमावेशक उत्पन्न (करपश्चात)	(४,३५६.२४)	(५,३१४.५९)	(३,२८९.३३)	(१६,२८८.६६)			
ų	प्रदानित समभाग भांडवल (दर्शनी मूल्य) प्रतिशेअर रु. १०/-)	७,१८५.९०	७,१८५.९०	७,१८५.९०	७,१८५.९०			
ε	राखीव (पुनर्मूल्यांकन राखीव वगळता) गत वर्षाच्या अंतिम ताळेबंदामध्ये दर्शविल्यानुसार	-	-	-	(५८,४०२.५६)			
b	उत्पन्न प्रतिशेअर (प्रत्येकी रु. १०/-) (अवार्षिकीकृत):							
	अ) मूलभूत	(६.०६)	(७.४३)	(४.५६)	(२२.६८)			
	ब) सौम्यीकृत	(६.०६)	(\$8.0)	(४.५६)	(२२.६८)			

	स्थायी निष्कर्षासदर्भात महत्त्वाची माहिती								
			वर्षअखेर						
अ. क्र.	तपशील	३०.०६.२०२४ (अलेखापरीक्षित)	३१.०३.२०२४ (लेखापरीक्षित) (टीप क्र. १२ पाहा)	३०.०६.२०२३ (अलेखापरीक्षित)	३१.०३.२०२४ (लेखापरीक्षित)				
१	एकूण उत्पन्न	७,०४७.५२	७,१९१.३६	९,३६१.२५	३२,७८२.५८				
2	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)	(४,३५१.९०)	(५,३१५.२२)	(३,२४३.३६)	(१५,६२५.६६)				
ş	करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा)	(४,३५१.९०)	(५,३१५.२२)	(३,२७६.२५)	(१५,६५८.५५)				
Х	एकूण सर्वसमावेशक उत्पन्न (करपश्चात)	(४,३५६.१४)	(५,२८८.७५)	(३,२८८.८९)	(१५,६५०.०२)				

वरील आर्थिक परिणामांचे लेखापरीक्षण समितीने पुनरावलोकन केले आणि त्यानंतर संचालक मंडळाने १३ ऑगस्ट २०२४ रोजी झालेल्या त्यांच्या बैठकीत रेकॉर्डवर घेतले. कंपनीच्या वैधानिक लेखापरीक्षकांनी जुन २०२४ रोजी संपलेल्या तिमाहीसाठी वरील आर्थिक निकालांचे मर्यादित पुनरावलोकन केले आहे.

वरील उतारा सेबी (लिस्टिंग ऑब्लिगेशन ऑण्ड डिस्क्लोजर रिक्वायरमेंट्स) विनियम, २०१५ च्या नियमन ३३ अंतर्गत स्टॉक एक्सचेंजमध्ये दाखर केलेल्या त्रैमासिक आर्थिक निकालांच्या तपशीलवार स्वरूप आहे. तिमाही आर्थिक निकालांचे संपूर्ण स्वरूप बीएसई व एनएसईच्या www.bseindia.com वर www.nseindia.com तसेच कंपनीची वेबसाइट www.nitco.in वरही उपलब्ध आहे.

सही/

This advertisement is for information purposes only and neither constitutes an offer or an invitation or a recommendation to purchase, to hold or sell securities nor for publication, distribution or release directly or indirectly outside India. This is no an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated August 01, 2024 `(the "Letter of Offer" or "LOF") filed with BSE Limited ("BSE"), and also filed with the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations. 2014



VISHVPRABHA VENTURES LIMITED

Our Company was originally incorporated in the name and style of "Vishvprabha Trading Limited" as a Public Limited Company under the Companies Act, 1956 pursuant to a Certificate of Incorporation granted by the. Registrar of Companies, Maharashtra at Mumbai on January 02, 1985. The name of the Company was changed to "Vishvprabha Ventures Limited" and a fresh Certificate of Incorporation pursuant to the name change was issued by the Registrar of Companies, Maharashtra at Mumbai on November 19, 2018. For details of changes in name and registered office of our Company, see "General Information" on page 35 of the Letter of Offer.

Registered Office: Ground Floor, Avighna Heights, Survey No. 45-4B, Behind Sarvoday Park, Nandivali Road, Dombivali East, Thane - 421 201, Maharashtra, India Tel: +91 88508 14600

Contact Person: Rudrabahadur B.B. Bhujel Company Secretary & Compliance Officer Email: cosec@vishvprabhaventures.com; Website: www.vishvprabhaventures.com Corporate Identity Number: L51900MH1985PLC034965

blocking the fund in the bank account. For further details, check selection on ASBA below

OUR PROMOTERS: MITESH JAYANTILAL THAKKAR AND PRAMOD GUMANCHAND RANKA HUF

ISSUE OF UP TO 14,03,182 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹32/- PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹22/- PER RIGHTS EQUITY SHARE) AGGREGATING UP TO ₹449.02 LAKHS* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 9 (NINE) RIGHTS EQUITY SHARES FOR EVERY 11 (ELEVEN) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY, AUGUST 07, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 13 OF THE LETTER OF OFFER

ISSUE OPENS ON LAST DATE FOR ON MARKET **ISSUE CLOSES ON# ISSUE** MONDAY, **RENUNCIATION**** MONDAY, **PROGRAMME AUGUST 19, 2024 TUESDAY, AUGUST 27, 2024 SEPTEMBER 02, 2024**

Closing Date.

Our Board or a duly authorized committee thereof will have the right to extend the Issue Opening Date (inclusive of the Issue Opening Date). Further no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

THE ISSUE PRICE OF EACH EQUITY SHARE IS 3.2 TIMES THE FACE VALUE OF THE EQUITY SHARE Simple, Safe, Smart way of making an application-*Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply

ASBA* Make use of it!!!

*Assuming full subscription

ASBA Facility ASBA Facility
in accordance with Regulation 76 of the SEBI ICDR Regulations, the Rights Issue Circulars and the ASBA Circulars all investors desiring to make an application in this issue are mandatorily required to use either the ASBA process only. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details refer to "Terms of the Issue - Making of an application through the ASBA process" on page 139 of the Letter of Offer.
Please note that subject to SCSBs complying with the requirements of the SEBI circular bearing reference number CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing reference number CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application.

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS

CREDIT OF HIGHTS ENTITLEMENTS IN DEMAI ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS

Pursuant to provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders will be credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN INE762D20029 subject to requisite approvals. For details of credit of the Rights Entitlements, see "Terms of the Issue - Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" on page 149 of the Letter of Offer.

Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialised form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least one day before the Issue Closing Date. The Shareholder who failed to provide their demat details in the stipulated time then their rights entitlement shall lapse and shall not be eligible to apply in this issue.

The Eligible Equity Shareholders shall send a letter to the Registrar containing the name(s), address, e-mail address, contact details and the details of their demat account along with copy of self-attested PAN and self-attested client master sheet of their demat account either by email, post, speed post, courier, or hand delivery so as to reach to the Registrar no later than two Working Days prior to the Issue Closing Date.

Prior to the Issue Opening Date, the Rights Entitlements of those Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and whose demat account details are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened by our Company.

PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA Circulars.

PROCEDURE FOR APPLICATION: In accordance with Regulation /6 of the SEBI ICDH Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details of procedure for application by the resident eligible shareholders holding equity shares in physical form. On page 142 of the Letter of Offer.

Procedure for Application through the ASBA process: Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Investors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application. For the ist of banks which have been notified by SEBI to act as SCSBs for the ASBA Process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link.

Application by Eligible Equity Shareholders holding Equity Shares in physical form

Application by Engine Equity Sharein intensify intensify

Allotment of rights equity shares in dematerialised form: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialised form and to the same depository account in which our equity shares are held by suc

Dispatch of the Abridged Letter of Offer (ALOF) and application: The dispatch of the ALOF and the application form was completed on August 13, 2024 by the Registrar to the Issue.

Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders: In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circular, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to (i) the demat accounts of the Eligible Equity Shareholders holding the Equity Shares in dematerialized form; and (ii) a demat suspense secrow account opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to (a) Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI Listing Regulations; or (b) Equity Shares held in the account of IEPF authority; or (c) the demat accounts of the Eligible Equity Shareholder which are frozen or details of which are unavailable with our Company or with the Registrar on the Record Date; or (d) Equity Shares held in the account of Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date where details of demat accounts are not provided by Eligible Equity Shareholders to our Company or Registrar; or (e) credit of the Rights Entitlements returned/reversed/failed; or (f) the ownership of the Equity Shares under dispute, including any court proceedings, as applicable or g) non-institutional equity shareholders in the United States. Applications on Plain Paper under ASBA process

An Eligible Equity Shareholder who is eligible to apply under the ASBA process may make an Application to subscribe to this Issue on plain paper. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India.

Alternatively, Eligible Equity Shareholders may also use the Application Form available online on the websites of our Company, the Registrar to the Issue or the Stock Exchange to provide requisite details.

Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently.

The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing

received subsequently.
The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:

Name of our Issue, being Vishvrpatha Wentures Limited;

Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository);

Registered Folio Number OF Berdity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository);

Registered Folio Number OF Equity Shares held as on Record Date;

Allotment option preferred - only Demat form,

Number of Rights Equity Shares applied for, if any;

Number of Rights Equity Shares spilled for, if any;

Number of Rights Equity Shares applied for in within the Right Entitlements;

Total amount paid at the rate of \$32/2 per Rights Equity Shares;

Details of the ASSA Account such as the account number, name, address and branch of the SCSB with which the account is maintained;

Except for Applications on behalf of the Central or State Government, the residents of Sikkim and officials appointed by the courts; PAN of the Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights Equity Shareholder (in case of point names, irrespective of the total value of the Rights Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB);

Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account;

Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB);

Additionally, all such Applicants are deemed to have accepted the following:

"We understand than eit of us will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar or any other person acting on behalf of us have reason to believe is a resident of the United States "U.S. Person" (as defined in Regulation S) or is ineligible to participate in the Issue under the securities laws of their jurisdiction.

in Regulation S) or is ineligible to participate in the Issue under the securities laws of their jurisdiction.

"If We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of our residence.

If We understand and agree that the Rights Entitlement and Rights Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act.

If We (i) am/are, and the person, if any, for whose account I we am/are acquiring the requirements of the Equity Shares, is/are outside the United States or a Qualified Institutional Buyer (as defined in the US Securities Act), and (ii) is/are acquiring the Rights Entitlement and/or the Equity Shares in an offshore transaction meeting the requirements of Regulation S or in a transaction exempt from, or not subject to, the registration requirements of the US Securities Act.

If We acknowledge that the Company, their affiliates and others will rely upon the truth and accuracy of the foregoing representations and agreements."

In cases where multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow account, including cases where an Investor submits Application Forms along

ole Application Forms are subm ations pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow accou with a plain paper Application, such Applications shall be liable to be rejected.

Investors are requested to strictly adhere to these instructions. Failure to do so could result in an Application being rejected, with our Company and the Registrar not having any liability to the Investor. The plain paper Application format will be available on the website of the Registrar at www.linkintime.co.in. Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. Last date for Application: The last date for submission of the duly filled in the Application form or a plain paper Application is, Monday, September 02, 2024, i.e., Issue Closing Date. Our Board or any committee thereof may extend the said date for submission of the duly filled in the Application form or a plain paper Application is, Monday, September 02, 2024, i.e., Issue Closing Date. Our Board or any committee thereof may extend the said date for submission of the duly filled in the Application form or a plain paper Application is, Monday, September 02, 2024, i.e., Issue Closing Date. Our Board or any committee thereof may extend the said date for submission of the duly filled in the Application form or a plain paper Application is, Monday, September 02, 2024, i.e., Issue Closing Date. Our Board or any committee thereof may extend the said date for submission of the duly filled in the Application form or a plain paper Application is, Monday, September 02, 2024, i.e., Issue Closing Date. If the Application Form is not submitted with a SCSB nor uploaded with the Stock Exchange and the Application Money is not blocked with the SCSB on or before the Issue Closing Date or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Terms of the Issue - Basis of Allotment" on page 157 of the Letter Of Offer.

of the issue - Basis of Allotment: on page 157 of the Letter of Uner.

Procedure for Renunciation: The Investors may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part (a) by using the secondary market platform of the Stock Exchange; or (b) through an off-market transfer, during the Renunciation Period. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat account prior to the renunciation. The trades through On Market Renunciation and Off Market Renunciation will be settled by transferring the Rights Entitlements through the depository mechanism. Investors may be subject to adverse foreign, state or local tax or legal consequences as a result of trading in the Rights Entitlements. Investors who intend to trade in the Rights Entitlements should consult their tax advisor or stock broker regarding any cost, applicable taxes, charges and expenses (including brokerage), and such costs will be incurred solely by the Investors. Please note that the Rights Entitlements which are neither renounced nor subscribed by the Investors on or before the Issue Closing Date. before the Issue Closing Date shall lapse and shall be exinguisned arter the Issue Closing Date.

a. On Market Renunciation
The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts by trading/selling them on the secondary market platform of the Stock Exchange through a registered stock-broker in the same manner as the existing Equity Shares of our Company.
In this regard, in terms of provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the respective demat accounts of the Eligible Equity Shareholders shall be admitted for trading on the Stock Exchange under ISN: INE762D20029 subject to requisite approvals. Prior to the Issue Opening Date, our Company will obtain the approval from the Stock Exchange for trading of Rights Entitlements. No assurance can be given regarding the active or sustained On Market Renunciation or the price at which the Rights Entitlements will trade. The details for trading of Rights Entitlements will be as specified by the Stock Exchange from time to time.

The Rights Entitlements are tradable in dematerialized form only. The market lot for trading of Rights Entitlements is one Rights Entitlements will be as specified by the Stock Exchange from time to time.

The On Market Renunciation shall take place only during the Renunciation Period for On Market Renunciation, i.e., from Monday, August 19, 2024 to Tuesday, August 27, 2024 (both days inclusive).

The Investors holding the Rights Entitlements who desire to sell their Rights Entitlements will have to do so through their registered stock-brokers by quoting the ISIN INE762D20029 and indicating the details of the Rights Entitlements they intend to trade. The Investors can place order for sale of Rights Entitlements only to the extent of Rights Entitlements available in their demat account.

The On Market Renunciation shall take place electronically on secondary market platform of BSE under automatic order matching mechanism

Unimarket neumonation

The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demat accounts by way of an off-market transfer through a depository participant. The Rights Entitlements can be transferred in dematerialised form only. Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees on or prior to the Issue Closing Date to enable Renouncees to subscribe to the Equity Shares in the Issue.

The Investors holding the Rights Entitlements who desire to transfer their Rights Entitlements will have to do so through their depository participant by issuing a delivery instruction slip quoting the ISIN INE762D20029, the details of the buyer and the details of the Rights Entitlements they intend to transfer. The buyer of the Rights Entitlements only to the extent of Rights Entitlements available in their demat account.

The instructions for transfer of Rights Entitlements are in be issued during the working hours of the depository participants.

The instructions for transfer of Rights Entitlements can be issued during the working hours of the depository participants. Please note that the Rights Entitlements which are neither renounced nor subscribed by the Investors on or before the Issue Closing Date shall lapse and shall be extinguished after the Issue Closing Date. Listing and trading of the Equity Shares to be issued pursuant to this Issue

The existing Equity Shares are listed and traded on BSE (Scrip code: 512064) under the ISIN: INE762D01011. The Rights Equity Shares shall be credited to a temporary ISIN which will be frozen until the receipt of the final listing/ trading approvals from the Stock Exchange. Upon receipt of such listing and trading approvals, the Equity Shares shall be debited from such temporary ISIN and credited to the new ISIN for the Equity Shares and thereafter be available for trading and the temporary ISIN shall be permanently deactivated in the depository system of CDSL and NSDL.

Disclaimer clause of BSE: "It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited, nor does it certify the correctnor completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited."

Availability of issue materials: In accordance with the SEBI ICDR Regulations, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be sent/ dispatched only to the Eligible Equity Shareholders who have provided Indian address and who have made a request in this regard. In case such Eligible Equity Shareholders have provided their valid e-mail address, and in only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

nvestors can access the Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Equity Shares under applicable laws) on the websites of:

Our Company at www.vishvprabhaventures.com; the Registrar to the Issue at www.linkintime.co.in; and the Stock Exchange at www.bseindia.com;

Allotment Banker Account - ICICI Bank Limited Bankers to the issue and Refund Banker - ICICI Bank Limited

Other important links and helpline

The Investors can visit following links for the below-mentioned purposes:

Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors: www.linkintime.co.in Updation of Indian address/ e-mail address/ phone or mobile number in the records maintained by the Registrar or our Company: www.linkintime.co.in Updation of demat account details by Figlible Equity Shareholders holding shares in physical form: www.linkintime.co.in Submission of self-attested PAN, client master sheet and demat account details by non- resident Eligible Equity Shareholders: https://www.linkintime.co.in

LINK INTIME INDIA PRIVATE LIMITED LINK Intime C-101, 1st Floor, 247 Park, LBS Marg, Surya Nagar, Gandhi Nagar, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Telephone No.: +91 81081 14949: Contact Person: Shanti Gopalkrishnan Email: vishvprabha.rightsissue@linkintime.co.in;

Website: www.linkintime.co.in Investor Grievance ID: vishvprabha.rightsissue@linkintime.co.in SEBI Registration No.: INR000004058

Rudrabahadur B.B. Bhuie Ground Floor, Avighna Heights, Survey No. 45-4B, Behind Sarvoday Park, Nandivali Road, VISHVPRABHA VENTURES LIMITED Dombivali East, Thane - 421201 Maharashtra, India.

Tel: +91 88508 14600 Email: cosec@vishvprabhaventures.com

nvestor may contact the Registrar to the Issue or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a cop to the SCSB, giving complete details such as name, address of the Applicant, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Form, or the plain pape application, as the case may be, was submitted by the ASBA Investors. For details on the ASBA process, see "Terms of the Issue" on page 137 of the Letter of Offer.

On behalf of Board of Directors

COMPANY SECRETARY AND COMPLIANCE OFFICER

Our Company is proposing, subject to market conditions and other considerations, to make a rights issue of its Equity Shares, and has filed a Letter of Offer with BSE Limited on August 12, 2024. The letter of offer is available on the website of SEBI at www.sebi.gov.in, the website of the stock exchange at www.beindia.com, the Company website at www.vishvprabhaventures.com and the website of registrar at www.linkintime.co.in. Potential investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer filed with the SEBI and the stock exchange, including the section titled "Risk Factors" on Page 18 of the Letter of Offer. for details of the same, when available. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer or sale of securities in any jurisdiction, including the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, no public offering of securities is being made in the United States.

Place: Dombivli. Thane

Date: August 14, 2024 DISCLAIMER