

Total Transport Systems Limited

Member of the C.P. World Group

7th floor, T Square, Opp. Chandivali Petrol Pump, Saki-Vihar Road, Saki Naka, Andheri (E), Mumbai 400 072. Maharashtra, INDIA.

Tel: -+91-22-66441500 • Fax: +91-22-66441585

Email: info@ttspl.in •www.ttspl.in CIN: L63090MH1995PLC091063

To,
The Manager
Listing Compliance Department
National Stock Exchange of India Limited
Exchange Plaza
Bandra Kurla complex, Bandra (East)
Mumbai- 400051

SYMBOL: TOTAL

Dear Sir / Madam,

<u>Sub: Newspaper advertisement pursuant to the Regulation 30 read with regulation 47 of the SEBI</u> (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 30 read with Regulation 47 of the SEBI Listing Regulations, please find attached herewith a copy of the newspaper advertisement of notice of the Meeting of the Board of Directors of the Company scheduled to be held on Monday, June 28, 2021, to inter alia consider and approve the Audited Consolidated and Standalone Financial Results of the Company for the year ended March 31, 2021.

Kindly take note of the above.

Thanking you,

Yours faithfully,

For Total Transport Systems Limited

Bhavik Trivedi Company Secretary & Compliance officer

Date: 22nd June 2021 Place: Mumbai **FINANCIAL EXPRESS**

TELECOM APPLICANTS

Nokia, HFCL among 25 firms register under PLI scheme

PRESS TRUST OF INDIA New Delhi, June 21

AROUND 25 TELECOM gear makers - including Nokia and HFCL — have applied under the ₹12,195 crore production linked incentive (PLI) scheme for the sector, according to official sources.

Indigenous companies Tejas Networks and Dixon Technologies have confirmed that they will apply for the scheme before the deadline ends on July 3.

"Twenty-five companies have registered for the PLI scheme till date. We have received interest from big companies as well. They are

We have received interest from big companies as well. They are expected to apply before the deadline ends," an official source said

expected to apply before the deadline ends," an official source told PTI.

HFCL managing director Mahendra Nahata and Coral Telecom confirmed that they have applied for the scheme.

Another official source said that Nokia has also registered for the scheme.

are no choice for any micro, small and medium enterprises because they will become noncompetitive by 7% if they don't participate in the scheme and die. He said the telecom sector PLI is an excellent scheme, but large weightage should be given to the domestic value addition to the selection criteria.

Tejas Networks chief executive officer and managing director Sanjay Nayak and Dixon Technologies executive chairman Sunil Vachani said they will be applying for the scheme.

State-owned telecom gear maker ITI is also in the process

TN govt submits report to HC on social distancing norms on assembly lines of car factories

SAJAN C KUMAR Chennai, June 21

THE DIRECTORATE INDUS-TRIAL safety & health of Tamil Nadu has submitted its report to the Madras high court on uniform technical guidelines to enhance the practice of social distancing on the assembly lines of the passenger car manufacturing factories, recommending slowing down of conveyor speed, relocation of jobs to different stations and suitable fencing inside the car units to avoid close contact between the workers, among others, in the wake of the pandemic.

The directorate was asked by the high court to inspect all other car companies in Tamil Nadu and suggest uniform The directorate was asked to inspect all other car companies in Tamil Nadu in a case filed by Renualt-Nissan workers's union

social distancing norms for automobile makers, in the course of hearing of the case filed by Renualt-Nissan workers's union against the management on the lack of Covidrelated social distancing norms.

The report, reviewed by *FE*, said that to avoid overlapping of workers at the working stations of the assembly lines, reduction of conveyor speed or relocation of jobs to different stations or sub-assembly areas shall be implemented.



TOTAL TRANSPORT SYSTEMS LIMITED

(Member of the C.P. World Group) Corporate Identification Number: L63090MH1995PLC091063

Registered Office: 7th floor, T Square, Opp. Chandivali Petrol Pump,

Saki Vihar Road, Saki Naka, Andheri (E), Mumbai 400 072. Maharashtra, INDIA Tel: +91-22-66441500 | Fax: +91-22-66441585 | Email: info@ttspl.in | Website: www.ttspl.in

NOTICE

Notice is hereby given that, pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that the Meeting of Board of Directors of Total Transport Systems Limited ("the Company") will be held on Monday, June 28, 2021 at 11:30 A.M. through video conferencing to inter-alia, approve and take on record the Standalone and Consolidated Audited Financial Results for the year ended March 31, 2021 and other Agenda Items.

Pursuant to the Code of Conduct of the Company under the SEBI (Prohibition of Insider Trading) Regulations, 2015, the Trading Window for dealing in securities of the Company will remain closed until 48 hours after the outcome of the Board meeting is announced. The Information contained in this notice is also available on the Company's website http://www.ttspl.in/ and on the website of the Stock Exchange https://www.nseindia.com/

For Total Transport Systems Limited

Company Secretary & Compliance officer

Bhavik Trivedi

Place: Mumbai Date: 21st June, 2021

Quick Heal

Security Simplified

Quick Heal Technologies Limited

CIN: L72200MH1995PLC091408

Registered Office: Marvel Edge, Office No. 7010 C & D, 7th Floor, Viman Nagar, Pune - 411 014, India Phone: +91 (20) 6681 3232; E-mail: cs@quickheal.co.in; Website: www.quickheal.co.in Contact Person: Mr. Vinav Agarwal, Compliance Officer

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF QUICK HEAL TECHNOLOGIES LIMITED This post Buyback public announcement ("Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) and other applicable provisions of the

Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations") regarding completion of the Buyback This Post Buyback Public Announcement should be read in conjunction with the Public Announcement dated April 20, 2021 published on April 22, 2021 ("Public Announcement") and the Letter of Offer dated May 17, 2021 ("Letter of Offer"). All capitalized terms, unless defined herein, shall have the meaning ascribed to them in the Public Announcement and the Letter of Offer.

THE BUYBACK

- 1.1 Quick Heal Technologies Limited ("Company") had announced the Buyback of upto 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) fully paid-up equity shares of ₹ 10/- (Rupee ten only) each ("Equity Shares"), representing 9.85% of the total issued and paid-up equity share capital of the Company as of March 31, 2020, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. May 03, 2021 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of ₹245/- (Rupees two hundred and forty five only) per Equity Share for an amount aggregating up to ₹ 1,550 Million (Rupees one thousand five hundred and fifty million only) ("Maximum Buyback Size", and such buyback of shares, the "Buyback"). The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisory fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as buyback tax, securities transaction tax, goods and service tax, stamp duty, etc. and other incidental and related expenses ("Transaction Costs")
- 1.2 The Maximum Buyback Size represents 24.09% and 24.24% of the aggregate of the fully paid-up equity share capital and free reserves as per the standalone and consolidated audited financial statements, respectively, of the Company as on March 31, 2020 (being the latest audited financial statements available as on the date of meeting of the board of directors of the Company held on March 10, 2021 to approve the proposal of Buyback). The number of Equity Shares bought back constituted 9.85% of the pre-Buyback equity share capital of the Company as on the Record date (i.e., May 3, 2021).
- 1.3 The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated
- 1.4 The tendering period for the Buyback Offer opened on Monday, May 31, 2021 and closed on Friday, June 11, 2021. DETAILS OF BUYBACK
- 2.1 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) Equity Shares were bought back under the Buyback, at a price of ₹245/- (Rupees two.) hundred and forty five only) per Equity Share. 2.2 The total amount utilized in the Buyback is ₹1,549,999,850 (Rupees one billion five hundred and forty nine million nine hundred and ninety nine thousand eight hundred and
- fifty only) excluding Transaction Costs. 2.3 The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered a total of 5,710 valid bids for 8,809,471 (Eight million eight hundred and nine
- thousand four hundred and seventy one) Equity Shares in response to the Buyback, resulting in the tender of approximately 1.39 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	in the Buyback	No. of Valid Bids	Validly Tendered	% Response
Reserved Category for Small Shareholders	948,980	5,549	434,680	45.80%
General Category for all other Equity Shareholders	5,377,550	161	8,374,791	155.74%
Total	6,326,530	5,710	8,809,471	139.25%

has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on June, 21, 2021. In cases

- where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same shall be completed on or after June, 21, 2021. 2.5 The settlement of all valid bids was completed by Clearing Corporation on June, 21, 2021. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders will be transferred to the concerned Seller
- Member for onward transfer to such Eligible Shareholders. 2.6 Demat Equity Shares accepted under the Buyback were transferred to the Company's demat account on June, 21, 2021. The unaccepted demat Equity Shares have been returned to respective Eligible Shareholder / Seller Member / custodians by the Clearing Corporation on June, 21, 2021. No Equity Shares held in physical form were
- tendered or accepted under the Buyback. 2.7 The extinguishment of 6,326,530 (Six million three hundred and twenty six thousand five hundred and thirty) Equity Shares is currently under process and shall be completed
- on or before June, 28, 2021. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1 The capital structure of the Company, pre and post Buyback, is as under:

Sr.	Particulars Pre Buyback*		0	Post Buyback**	
No.		No. of Equity Shares	Amount (in ₹ Million)	No. of Equity Shares	Amount (in ₹ Million)
1.	Authorised Share Capital	75,000,000 Equity Shares of ₹ 10/- each	750.00	75,000,000 Equity Shares of ₹ 10/- each	750.00
2.	Issued, Subscribed and Fully Paid-Up Share Capital	64,207,868 fully paid-up Equity Shares of ₹ 10/- each	642.07	57,881,338 fully paid-up Equity Shares of ₹ 10/- each	578.81

*As on the Record Date i.e May 03, 2021

** Subject to extinguishment of 6,326,530 Equity Shares

3.2 Details of Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been accepted under the Buyback are as under:

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought Back	Equity Shares accepted as a % of total Post Buyback Equity Shares*
1	Sanjay Sahebrao Katkar	1,808,415	28.58	3,12
2	Kailash Sahebrao Katkar	1,808,415	28.58	3.12
3	Sequoia Capital India Investment Holdings III	1,159,765	18.33	2.00
4	Anupama Kailash Katkar	441,169	6.97	0.76
5	Chhaya Sanjay Katkar	441,169	6.97	0.76
6	Ariston Capital Services Pvt Ltd	63,038	1.00	0.11

Subject to extinguishment of 6,326,530 Equity Shares

3.3 The shareholding pattern of the Company before the Buyback, i.e., as on the Record Date i.e. May 03, 2021 and post Buyback, is as under:

Particulars	Pre Buyback		Post Buyback	
	Number of Shares	% to existing share capital	No. of Shares post Buyback*	% holding post Buyback*
Promoters and Promoter Group	46,762,345	72.83	42,263,177	73.02
Foreign Investors (including non-resident Indians/ FIIs/ foreign mutual funds/foreign nationals)	3,653,717	5.69	15,618,161	26.98
Financial institutions / banks and mutual funds promoted by banks / institutions	3,025	0.00		
Others (public, bodies corporate, etc.)	13,788,781	21.48		
Total	64,207,868	100.00	57,881,338	100.00

Subject to extinguishment of 6,363,636 Equity Shares. MANAGER TO THE BUYBACK

Ambit Private Limited Address: Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013

Tel: + 91 (22) 6623 3000; Fax: +91 (22) 6623 3100 Contact Person: Mr. Praveen Sangal / Mr. Miraj Sampat Email: quickheal.buyback@ambit.co; Website: www.ambit.co

SEBI Registration Number: INM000010585 Validity Period: Permanent

CIN: U65923MH1997PTC109992

DIRECTOR'S RESPONSIBILITY

In terms of Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information. This Post Buyback Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee vide circulation on June 21, 2021.

> For and on behalf of the Board of Directors of Quick Heal Technologies Limited

Sanjay Katkar Joint Managing Director & CTO

Vinav Agarwal Compliance Officer Membership No. A40751

Coral Telecom managing director Rajesh Tuli said there of submitting applications.

FE BUREAU intends to add another 13,000 New Delhi, June 21

STATE-RUN POWER PRO-**DUCER** NTPC has doubled its renewable energy target for 2032, and wants to have 60,000 mega-watt (MW) of wind and solar capacity by the end of the target period. Currently, the installed renewable energy capacity of the company is 1,350 MW and by FY24, it

PRESS TRUST OF INDIA

Chennai, June 21

MW of green power generation base, NTPC's management told analysts and investors in a recent conference call.

The company, by name and predominantly a thermal player, had in October 2020, incorporated NTPC Renewable Energy, a wholly-owned subsidiary to focus on its green energy business. When the subsidiary was formed, the 2032

renewable capacity target was 32,000 MW.It could also look at plans for potential spin-offs or the monetisation of its renewable energy subsidiary, the management said.

As much as 2,884 MW of NTPC's renewable energy capacity is currently under implementation and another 3,290 MW undervarious stages of tendering. The company will participate in 5,000 MW of upcoming

renewable energy auctions. NTPC enjoys low cost of funding which helps it in quoting low competitive tariffs.

NTPC is in talks with the state governments of Gujarat, Rajasthan, Maharashtra and Andhra Pradesh for allocation of land parcels for 17,000 MW of renewable energy projects under the Ultra Mega Renewable Energy Power Parks scheme.

L&T Technology Services

(A subsidiary of Larsen & Toubro Limited)

CIN: L72900MH2012PLC232169

Regd. Office: L&T House, N.M. Marg, Ballard Estate, Mumbai-400 001

Tel: (91 22) 6752 5656; Fax: (91 22) 6752 5893

E-mail: investor@ltts.com Website: www.LTTS.com

NOTICE OF THE 9" ANNUAL GENERAL MEETING

THROUGH VIDEO CONFERENCING/OTHER AUDIO-VISUAL

MEANS TO BE HELD ON FRIDAY, JULY 16, 2021

NOTICE IS HEREBY GIVEN THAT the 9" Annual General Meeting (AGM) of L&T

Technology Services Limited will be held on Friday, July 16, 2021 at 4:30 p.m.

(IST) through video conferencing or other audio-visual means ("VC/OAVM")

to transact the business as detailed in the Notice of AGM dated May 3, 2021. The

Company has sent the Notice of AGM together with the Annual Report on Monday,

June 21, 2021, through electronic mode to the Members whose email addresses

are registered with the Company/Depositories in accordance with the Circulars

issued by the Ministry of Corporate Affairs dated April 8, 2020, April 13, 2020, May

2020, June 15, 2020, September 28, 2020, December 31, 2020 and January 13,

2021 and SEBI circulars dated May 12, 2020 and January 15, 2021. The Annual

Report for Financial Year 2020-21 can be downloaded from the Investor Section of

the Company's website i.e. www.LTTS.com, website of the Stock Exchanges i.e.

BSE Limited at www.bseindia.com and National Stock Exchange of India Limited

NOTICE IS ALSO HEREBY GIVEN THAT pursuant to Section 91 of the

Companies Act, 2013 ('The Act') and Regulation 42 of SEBI (Listing Obligations

and Disclosure Requirements) Regulations, 2015, (SEBI LODR), the Register of

Members and the Share Transfer Books of the Company will remain closed from

Saturday, July 10, 2021 to Friday, July 16, 2021, (both days inclusive), to

determine the Members entitled to receive the final dividend for the year ended

The dividend @ Rs. 14.50 per share of Rs. 2/- each, after declaration at the AGM

will be paid on the basis of the details of beneficial ownership furnished by the

Depositories, as at the close of Friday, July 9, 2021 and in respect of shares held

in Physical form to those Members whose names will appear on the Register of

In accordance with Section 108 of the Act read with the Companies (Management

and Administration) Rules, 2014, Secretarial Standard 2 on General Meetings and

Regulation 44 of the SEBI LODR, the items of business to be transacted at the

meeting may be transacted through electronic means. The Company is pleased to

i.e. www.nseindia.com and on NDSL's website at www.evoting.nsdl.com

March 31, 2021 as well as for the purpose of e-voting and attending AGM.

Members of the Company as on the close of Friday, July 16, 2021.

Book Closure and Payment of Dividend

Voting through Electronic Mode

voting system.

TN to get panel with Duflo, Rajan for rebound: Governor

NTPC doubles 2032 renewables target to 60 GW

L&T TECHNOLOGY SERVICES LIMITED seen a slowdown in Tamil

AN ECONOMIC ADVISORY Council to the Chief Minister would be constituted with leading experts including Nobel laureate Prof. Esther Besides Duflo of the Massa-Duflo, Tamil Nadu Governor chusetts Institute of Technol-Banwarilal Purohit said here ogy, USA, the panel will include on Monday in his customary address to the Assembly.

The Council is to prepare a roadmap for "rapid" and inclusive economic growth of the state, Purohit said in his first address to the House.

"In recent years, we have Nadu's economic growth rate. This government will make all out efforts to reverse this trend and usher in a period of rapid economic growth...," he said.

former RBI Governor Raghuram Rajan, former chief economic adviser Arvind Subramanian, development economist Jean Dreze and for-

mer union finance secretary S Narayan, he said.

India a constructive contributor to international order: Foreign secy

SECRETARY FOREIGN HARSH Vardhan Shringla said that globalszation has to be based on fairness, humanity and equality. "India is a constructive contributor to the international order," he said at a recent conference organised by the Public Affairs Forum of

India (PAFI). In the post-Covid world, India is looking at three important aspects — transition to a virtual world; de-risking and diversifying supply chains and climate change commitments.

At the same time, he said, India is better prepared for

proposed the vote of thanks.

— FE BUREAU

The details of the assets of the Corporate Debtor	Reserve Price (INR Cr.)	EMD Amount (INR Cr.)	Minimum Incremental Bid (INR Cr.)
Sale of Hindustan Paper Corporation Limited (In Liquidation) as going concern under Regulation 32(e) Liquidation Regulations (Refer Process Memorandum dated 22 June 2021)	969 Cr.	48 Cr.	1 Cc

E-auction will be conducted on "AS IS WHERE IS" and "WHATEVER THERE IS BASIS" through on the websites: https://www.mstcecommerce.com and www.hindpaper.in.

The intending bidders prior to submitting their bid, should make their independent inquiries regarding encumbrances, title of property, claims/rights/dues/affecting the property, inspect the property at their own expenses and satisfy themselves. The intending bidders are required to deposit Earnest Money Deposit (EMD) of INR 48 crores

The intending bidder should submit the evidence for deposit of EMD and request letter for participation in the E-auction along with self-attested copy of (1) Proof of Identification (2) current Address-proof (3) PAN card (4) Valid email-id (5) Contact details to the office of the

The e-auction service provider will allow only eligible bidders to bid in the online e-auction. In case the bid is place in the last 8 minutes of the closing time of the e-auction, the closing time will automatically get extended for 8 minutes with unlimited extension. The bidder who submits the highest bid (not below the reserve price) on closure of e-Auction process shall be declared as successful bidder and a communication to that effect will be issued through electronic mode

(after adjustment of the EMD) of the sale price within 30* days on issuance of LOI. i.e. acceptance of the bid price by the Liquidator by 23rd August 2021. Default in deposit of amount by the successful bidder would entail forfeiture of the EMD. The purchaser shall bear the applicable stamp duties/transfer charge, fees etc. and all the

10. The Liquidator has the absolute right to accept or reject any or all offer(s) or adjourn/postpone/cancel the e-auction or withdraw any property or part thereof from the auction proceeding at any stage without assigning any reason there for. 11. The details of the assets of the Corporate Debtor are available in the Process Memorandum dated

regulations made thereunder An application has been filed by the Liquidator before the Hon'ble NCLT for extension of time for

extension of 8 minutes) The timeline for payment of final sale consideration may be extended at the sole discretion of Liquidator, to the extent permissible under applicable laws and regulations. In case the final sale

financialexp.epap.in

Kuldeep Verma - Liquidator of Hindustan Paper Corporation Limited IBBI Regn No-IBBI/IPA-001/IP-P00014/2016-17/10038 Registered Address: 46 B.B Ganguly Street, 5th Floor, Unit No.-501, Kolkata-700012 Registered email: kuverma@gmail.com, Phone: +91 98360 77900 Date: 22.06.2021 Place: Kolkata

future waves, but will continue to strengthen health infrastructure and domestic manu-Subho Ray, president, PAFI

and president, IAMAI, presented opening remarks and Virat Bhatia, vice-president, PAFI and Managing Director -Strategy & Policy, Apple India,

The details of the assets of the Corporate Debtor	Reserve Price (INR Cr.)	EMD Amount (INR Cr.)	Minimum Incremental Bid (INR Cr.)
Sale of Hindustan Paper Corporation Limited (In Liquidation) as going concern under Regulation 32(e) Liquidation Regulations (Refer Process Memorandum dated 22 June 2021)	969 Cr.	48 Cr.	1 Cc

further details about the Company.

either through NEFT/RTGS directly to the details provided by the e-auction service provide

Name of the eligible bidders will be notified by the Liquidator for participation in online e-auction.

statutory/non-statutory dues, GST, taxes, rates, assessment charges, fees etc. in respect of the purchase of the Company through auction.

22nd June 2021 uploaded on the website of the Corporate Debtor at www.hindpaper.in 12. The sale certificate/agreement will be issued in the name of the successful bidder only and will

completion of Liquidation Process of the Corporate Debtor. This offer of sale of Hindustan Paper Corporation Limited as a "going concern" will be subject to the decision of the Hon'ble NCLT in E-auction date at time: 10:00 A.M 22 July 2021 to 06:00 P.M 22 July 2021 (with unlimited

consideration is not paid within the timeline, the Liquidator shall forfeit the EMD.

facturing capacity. New technologies will create new superpowers, Shringla said.

E-AUCTION SALE NOTICE (Sale of Hindustan Paper Corporation Limited (In Liquidation) as Going Concern under Insolvency and Bankruptcy Code 2016)

Sale of Hindustan Paper Corporation Limited ("Company or Corporate Debtor") (In Liquidation as going concern under Regulation 32(e) of the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016("Liquidation Regulations") by the Liquidator appointed by the Hon'ble Adjudicating Authority, National Company Law Tribunal, New Delhi Bench-II("NCLT") vide its order dated 14.05.2019 read with order dated 02.05.2019 in the matter of the Corporate Debtor. The sale will be done by the undersigned through e-auction platform at the web portal of MSTC Limited https://www.mstcecommerce.com. The e-auction shall be live on portal from 10:00 A.M 22 July 2021 to 06:00 P.M 22 July 2021 for submitting the

The details of the assets of the Corporate Debtor	Reserve Price (INR Cr.)	EMD Amount (INR Cr.)	Minimum Incremental Bid (INR Cr.)
Sale of Hindustan Paper Corporation Limited (In Liquidation) as going concern under Regulation 32(e) Liquidation Regulations (Refer Process Memorandum dated 22 June 2021)	969 Cr.	48 Cr.	1 Cc

approved service provider MSTC Limited. E-auction tender document containing online eauction bid form, Declaration, General Terms and condition of online auction sale are available You may also contact the representatives through email at liquidator.hindpaper@gmail.com for

Liquidator or by email at address given below before 06.00 PM on 06th July 2021.

which shall be subject to approval by the Liquidator. The EMD of the successful bidder shall be retained towards part sale consideration and the EMD of unsuccessful bidder shall be refunded by the e-auction service provider. The EMD shall not bear any interest. The successful bidder shall have to deposit the balance sale consideration

not be issued on any other name. 13. The sale shall be subject to the provisions of Insolvency and Bankruptcy Code 2016 and

provide e-Voting facility to all its Members to exercise their right to vote on the resolutions through e-Voting platform ("remote e-voting") provided by National Securities Depository Limited (NSDL). The Members whose names appear in the register of the Members / list of Beneficial Owners as on the cut-off date, i.e. Friday, July 9, 2021, are entitled to avail the facility of remote e-voting. Members of the Company, holding shares either in physical form or in dematerialized form on June 11, 2021, have been provided the User ID and Password to cast their votes electronically. Eliqible Members who have acquired shares after the said date may approach the Company for issue of the User ID and Password for exercising their right to vote through remote e-voting. If you are already registered with NSDL for

Members are requested to follow the instructions available in the AGM Notice. The remote E-voting period commences on Tuesday, July 13, 2021 at 9.00 A.M. and ends on Thursday, July 15, 2021 at 5.00 P. M. The remote e-voting module shall be disabled by NSDL thereafter. In case of any query or grievances, you may refer to the Help & Frequently asked questions (FAQ) and remote e-voting user

e-Voting, then you can use your existing password to login and cast your vote.

manual available at the download section of www.evoting.nsdl.com The members who have cast their vote through remote e-voting may also attend the Meeting but shall not be entitled to cast their vote again. The members who have not cast their vote by remote e-voting shall be able to vote during the Meeting. The facility for voting shall be made available at AGM through electronic

Change of Address/Dividend Mandate/Registration of Email Address

Members holding shares in physical mode are requested to inform about change of address/dividend mandate and email address by sending a request to KFin Technologies Private Limited, the Registrar and Transfer Agents of the Company at Selenimum Tower B, Plot Nos. 31-32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana 500 032 by providing duly signed request letter containing Folio No., Name of shareholder and bank account details

along with the cancelled self-attested cheque, self-attested copy of the PAN Card;

and self-attested scanned copy of AADHAAR Card. Members holding shares in

demat mode should inform their Depository Participants (DP) about such changes

Scrutinizer The Company has appointed Mr. Alwyn D'souza, Practicing Company Secretary (Membership No. FCS 5559) or failing him Mr. Vijay Sonone, Practicing Company Secretary (Membership No. FCS 7301) of M/s. Alwyn D'Souza & Co, to act as the Scrutinizer for conducting the process of remote e-voting and e-voting during the

Since the AGM is being held through VC/OAVM, the facility for appointment of proxies will not be available for the AGM. Contact Details

AGM in a fair and transparent manner.

Login type	Helpdesk details
Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at voting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk evoting@cdslindia.com or contact at 022- 23058738 or 022- 23058542-43

KAPIL BHALLA Place: Mumbai COMPANY SECRETARY Date : June 21, 2021 Membership No. F3485

Place: Pune

Date: June 21,2021



Kailash Katkar

Managing Director & CEO

DIN: 00397191

DIN: 00397277





<u>□17</u>□10 28 □1□1□ ५८,४ 💷 🖺 िारो दिल्ली, नवी २१(हिंदुरथान

समाचार) : प्रदीर्घ जागतिक कोरोना संकटात गेल्या २४ तासात भारतात ५८,४१९ नवे कोरोना राग्ण आढळले असून १५७६ नागरिकांचा मृत्य झाला आहे. ८७,६१९ नागरिक बरे झाले भारतात कोरोनाचे आहेत. २,९८,८१,९६५ रञ्ग झाले असून एकूण २,८७,६६,००९ नागरिक बरे झाले आहेत. एकुण सक्रीय रञ्ग संख्या झाली आहे. 885,89,0 आकडा देशात मृतांचा ३,८६,७१३ आहे.

आतापर्यंत देशात नागरिकांचे 508, \$8, 83, 805 लसीकरण झाले. केंद्रीय आरोग्य आणि परिवार कल्याण मंत्रालयाकडून ही माहिती

देण्यात आली. भारतीय वैद्यकीय संशोधन परिषदेने एका दिवसात एकूण १८,११,४४६ नमुन्यांची तपासणी केली.

PUBLIC NOTICE

"Take notice that Late Ashmi Hitendra Makwana was absolute owner and member of society in respect of Flat No. 312, Ostwal Park Bldg. No. 3 C.H.S.L., in "C" Wing, Opp. Jesal Park Bhayander (E), Dist. Thane Late Ashmi Hitendra Makwana expired on 04.05.2021. Now, the brother of deceased Mr. Parag Shankar Shelvankar wants to make an application to the society for transferring 100% share/interest of Late Ashmi Hitendra Makwana in said flat in his name as per rule of bye-laws of the society. If any person/s having any claim/objection for same may inform same in writing to undersigned at 102, Neelam Accord, Panchratna Complex, 150 ft Road, Bhayander (w) within 14 days from publication of this notice failing which all such claim/objection shall be deemed waived" Date - 22.06.2021

Adv. Hiren P. Mehta



TOTAL TRANSPORT SYSTEMS LIMITED

(Member of the C.P. World Group) Corporate Identification Number: L63090MH1995PLC091063

Registered Office: 7th floor, T Square, Opp. Chandivali Petrol Pump, Saki Vihar Road, Saki Naka, Andheri (E), Mumbai 400 072. Maharashtra, INDIA. Tel: +91-22-66441500 | Fax: +91-22-66441585 | Email: info@ttspl.in | Website: www.ttspl.in

NOTICE

Notice is hereby given that, pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that the Meeting of Board of Directors of Total Transport Systems Limited ("the Company") will be held on Monday, June 28, 2021 at 11:30 A.M. through video conferencing to inter-alia, approve and take on record the Standalone and Consolidated Audited Financial Results for the year ended March 31, 2021 and other Agenda Items.

Pursuant to the Code of Conduct of the Company under the SEBI (Prohibition of Insider Trading) Regulations, 2015, the Trading Window for dealing in securities of the Company will remain closed until 48 hours after the outcome of the Board meeting is announced. The Information contained in this notice is also available on the Company's website http://www.ttspl.in/ and on the website of the Stock Exchange https://www.nseindia.com/

For Total Transport Systems Limited

Place: Mumbai Date: 21st June, 2021

Bhavik Trivedi Company Secretary & Compliance officer

PUBLIC NOTICE

Notice is hereby given that <mark>Shri. Sankar</mark> Narayana Panicker and Smt. Kalliar Kutty Parapalliyalil, a bonafide membe of the Ashley Garden Co-on Hsg Societ of the Ashley Garden Co-op Hsg Society Ltd, having address at Flat No. 402, Fourth floor, C-wing, Mayor Bunglow Road, Near Gaurav Residency, Village-Navghar, Mira Road East, Thane – 401107 with 5 fully paid-up shares of Rupees fifty each, bearing Distinctive No. from 421 to 425 bearing Districtive No. 1011 421 to 423 (both inclusive) held under Share Certificate No. 85. Shri. Sankara Narayana Panicker died on 02-09-2009 in Mira Road, Thane, without making any nomination.
The Society hereby invites claims objections from heir or legal heirs or othe claimants/ objectors to the transfer of the said Shares and interest of the decease Member in the Capital/ property, of the Society within a period of **14 (fourteen**) days from the publication of this notice, with copies of suchdocuments and other proofs in support of the claims/ objections for transfer of Shares and interest of the leceased member in the claim's proper

of the Society. f no claims/ objections are received within he period prescribed above, the Societ hall be free to deal with the Shares an the interest of the deceased member in th apital/ property of the Society in suc nanner as is provided under the byelaw . The claims/ objections any, received by the Society for transfer of shares and interest of the decease member in capital/property of the Society shall be dealt with in the manner provide inder the bye-laws of the Society.

under the bye-laws of the Society.

A copy of the registered bye-laws of the Society is available for inspection by the claimants/objectors, in the office of the society / with the Secretary of the society between 10.30 AM to 6.00 PM from the date of publication of the notice till the date of expiry of its Period at society office

For and on behalf of For Ashley Garden Co-op Hsg. Soc. Ltd Chairman / Secretary

ठिकाण: मंबई

VETO SWITCHGEARS AND CABLES LIMITED

CIN: L31401MH2007PLC171844

Regd. Office: 506, 5th floor, Plot No. B-9, Landmark Building,

New Link Road, Andheri (west), Mumbai, Maharashtra - 400058 Corporate Office: 4th Floor, Plot No. 10, Days Hotel, Airport Plaza Scheme,

Behind Hotel Radisson Blu, Tonk Road, Durgapura, Jaipur-3020018 (Rajasthan)

Phone: 141-6667750 Website: www.vetoswitchgears.com E-mail: cs@vetoswitchgears.com

NOTICE OF BOARD MEETING

In compliance with Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosus Requirements) Regulations, 2015, Notice is hereby given that a Meeting of Board

Directors of the Company will be held on Wednesday, the June 30th, 2021 at 01:00 P.M

Blu, Tonk Road, Durgapura, Jaipur-302018 inter alia to consider, approve and take or record Standalone and Consolidated Audited Financial Results of the Company to Quarter ended March 31st, 2021 and to recommend of Final Dividend for the financial Results of the Company for Quarter ended March 31st, 2021 and to recommend of Final Dividend for the financial Results of the Company for Quarter ended March 31st, 2021 and to recommend of Final Dividend for the financial Results of the Company for Quarter ended March 31st, 2021 and to recommend of Final Dividend for the financial Results of the Company for Quarter ended March 31st, 2021 and to recommend of Final Dividend for the financial Results of the Company for Company for the Company for Com

In this connection, please refer to the earlier Company intimation dated 31st March

2021, wherein it was informed that pursuant to the Company's Code of Conduct framed in accordance with the SEBI (Prohibition of Insider Trading) Regulations, 2015 (the Code)
Trading Window for dealing in shares of the Company, for persons specified under the

code, is closed since April 01st, 2021, Thursday onwards. The Trading Window shall remain closed upto 48 hours after the aforesaid Board Meeting i.e. upto July 2nd, 2021,

For further details investors may also refer to the website www.vetoswitchgears.con

GALAXY CLOUD KITCHENS LIMITED

CIN: L15100MH1981PLC024988 Registered Office: Eyelet House, M.S. Patel Compound, Opp. Shah Industrial Estate Saki-Vihar, Andheri (East), Mumbai-400072. | Tel: 022-2803 9405,

Email: investors@galaxycloudkitchens in | Website: www.galaxycloudkitchens in

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of SEBI

(Listing Obligations and Disclosure Requirements) Regulations, 2015, the Meeting of the

Board of Directors of the Company will be held on Tuesday, June 29, 2021, inter alia, to

consider, approve and take on record the audited financial results for quarter and financia

The said notice may be accessed on the website of the Company a

NOTICE

दिनांक: २१.०६.२०२१

Place: Thane Date: 22/06/202

vear ended 31st March, 2021, if any

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

Friday (both days inclusive).

Place: JAIPUR

Date: JUNE 21st, 2021

ऑरो लॅबोरेटरीज लिमिटेड

सीआयएनः एल३३१२५एमएच१९८९पीएलसी०५१९१० एमआयडीसी इंडस्ट्रियल एरिया, तारापूर, बोईसर, जिल्हा पालघर, महाराष्ट्र–४०१५०६ दूर.क.:(०२२)६६६३५४५६, फॅक्स क्र.:(०२२)६६६३५४६०, वेबसाईट:www.aurolabs.com, ई-मेल:auro@aurolabs.com

> ३१ मार्च. २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता एकमेव लेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

(रु.लाखात, इपार्य व्यातास्त					
	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष	संपलेले वर्ष	
तपशील	३१.०३.२०२१	३१.०३.२०२०	३१.०३.२०२१	३१.०३.२०२०	
	लेखापरिक्षित	लेखापरिक्षात	लेखापरिक्षित	लेखापरिक्षित	
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	9303.83	९८१.०२	५५००.९६	४४७६.३२	
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा					
विशेष साधारण बाबपूर्व)	२६९.२७	७६.७३	9040.48	५६४.१८	
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/िकंवा					
विशेष साधारण बाबनंतर)	२६९.२७	७६.७३	9040.48	५६४.१८	
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा					
विशेष साधारण बाबनंतर)	949.८७	४६.३६	७१७.९६	४०५.४५	
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा)					
(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	943.६३	40.42	७१९.७२	४१६.६७	
समभाग भांडवल	६२३.२५	६२३.२५	६२३.२५	६२३.२५	
राखीव (मागील लेखावर्षाच्या ताळेबंद पत्रकानुसार पुनर्मुल्यांकित राखीव वगळून)	-	-	२२३५.०१	942६.49	
उत्पन्न प्रतिभाग (दर्शनी मूल्य रू.१०/- प्रत्येकी)					
(खंडीत व अखंडीत कार्यचलनासाठी)					
१. मूळ	२.४४	0.08	99.42	६.५१	
२. सौमिकृत	२.४४	0.08	99.42	६.५१	
ट्रिप:					

सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३१ मार्च २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता एकमेव वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक् एक्सचेंजच्या www.bseindia.com आणि कंपनीच्या www.aurolabs.com वेबसाईटवर उपलब्ध आहे.

निव्वळ नफा/तोटावरील प्रभाव, एकूण सर्वंकष उत्पन्न किंवा अन्य इतर वित्तीय बाबी हे तळटीपद्वारे लेखा योजनेत नमुद आहे.

संचालक मंडळाच्या वतीने व करिता ऑरो लॅबोरेटरीज लिमिटेड सही/ शरत देवराह अध्यक्ष व व्यवस्थापकीय संचालव

डीआयएन:००२३०७८४

PUBLIC NOTICE

Mr. Dhondu Sonu Waje member of Swagat heresa Apt. 'B' Bldg. C.H.S. Ltd, Bhayander (W), Dist. Thane-401101, was holding Flat No.A/404, who died on 31-05-2014. Mrs. Alka Dhondu Waje owner / legal heir has submitted documents for transfer. We invite claims from any other claimants within a period of 15 days of this notice. If no objection is received within the period society will transfer the shares & interest in the name of Mrs. Alka Dhondu Waje & no claims / complaints / objections shall be entertained thereafter

> For Swagat Theresa Apt. 'B' Bldg. Co-op. Housing Society Ltd. Hon. Secretary

PUBLIC NOTICE Notice is hereby given to the public at large on behalf of our client Mr. Manish Khubilal Jain residing at C/4. Shree Sadan co-housing Society Ltd, Vasai Road: 401 202. It is reported that the above mentioned Flat was Originally owned by Mr. Khubilal Hastimal Jain, father of our client and after death on 15.09.2017 and Mrs. Champadevi Khubilal Lain mother of our client leath on death on 15.09.2017 and Mrs. Champadevi Khubilal Jain, mother of our client death on 14.12.2019, our client being sole Nominee of the Flat, society had transferred share certificate and also admitted him as the bonafide member of the society. All persons having any claims/objections in respect of on the said flat as and by way of sale, exchange, mortgage, charge, gift trust, maintenance, inheritance, possession, tenancy, occupation, lease, lien, easement license or otherwise howsoever are hereby requested to make the same known in

license or otherwise howsoever are hereby requested to make the same known in writing to the undersigned within a period of Effteen days from the date of publication hereof. Dated this 19th day of June, 2021. Paresh Kishanlal Jain ADVOCATE HIGH COURT Address: Shop No. 3, Komal Apartment, Dindayal Nagar, Vasai Road, Palghar — 401202.

हिलरिज इन्व्हेस्टमेंटस् लिमिटेड

सीआयएन: एल६५९९३डीएल१९८०पीएलसी०१०७५७ नोंदणीकृत कार्यालयः सीएचएल क्र.३५०/२८०१, मीतिलाल नगर २, शंकर मंदिरा समोर, गोरेगाव (पश्चिम), मुंबई-४०००६२. कॉर्पोरेट कार्यालयः आर-८१५, न्यू राजिंदर नगर, न्यु दिल्ली-११००६०. **ई-मेल**:hillridgeinvest@gmail.com, वेबसाईट:www.hillridgeinvestments.in, दूर.क.:०११-२५७५६९०४

३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

						(रु.लाखात इपाएस व्यातारक्त)		
			संपलेली तिमाही		संपलेले वर्ष			
अ.	तपशील	09.09.२०२9	09.90.२०२०	09.09.२०२०	09.08.२०२०	०१.०४.२०१९		
क्र.		ते	ते	ते	ते	ते		
		३१.०३.२०२१	३१.१२.२०२०	३१.०३.२०२०	३१.०३.२०२१	३१.०३.२०२०		
		(`)	(`)	(`)	(`)	(`)		
		लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित		
۶.	कार्यचलनातून एकूण उत्पन्न	-	_	-	-	-		
٦.	करपुर्व कालावधीकरिता निव्वळ नफा/तोटा							
	(कर व अपवादात्मक बाबपूर्व)	(0.९५)	(१.२४)	(१.३९)	(५.१४)	(५.४१)		
₹.	करपुर्व कालावधीकरिता निव्वळ नफा/तोटा							
	(अपवादात्मक बाबनंतर)	(0.९५)	(१.२४)	(१.३९)	(५.१४)	(५.४१)		
٧.	करानंतर कालावधीकरिता निञ्वळ नफा/तोटा							
	(अपवादात्मक बाबनंतर)	(0.९५)	(१.२४)	(१.३९)	(५.१४)	(५.४१)		
ч.	, , ,							
	सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष							
	उत्पन्न (करानंतर))	(0.९५)	(१.२४)	(१.३९)	(५.१४)	(५.४१)		
ξ.		८५२.००	८५२.00	८५२.००	८५२.००	८५२.00		
७.								
	दिल्यानुसार पुनर्मूल्यांकित राखीव वगळून)	-	-	-	-	-		
८.	उत्पन्न प्रतिभाग (रू.१०/ – प्रत्येकी)							
	मूळ व सौमिकृत	(१०.०)	(१०.०)	(0.03)	(0.0६)	(०.०६)		

टीप: १. सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक व वार्षिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक व वार्षिक वित्तीय निष्कर्षाचे संपूर्ण नमुना एमएसईआयच्य www.msein.in आणि कंपनीच्या www.hillridgeinvestments.in वेबसाईटवर उपलब्ध आहे

. संचालक मंडळाच्या वतीने व करिता हिलरिज इन्व्हेस्टमेंटस् लिमिटेड

(व्यवस्थापकीय संचालक)

(60

दिनांक : १८ जून, २०२१

ठिकाण : मुंबई

www.galaxycloudkitchens.in and website of BSE Ltd at www.bseindia.com For Galaxy Cloud Kitchens Limited

For Veto Switchgears and Cables Limited

Akshay Kumar Gurnan

(Managing Director) (DIN: 06888193)

Place : Mumba Date : June 21, 2021

vear ended on March 31 2021

Suchita Rajput Company Secretary

VJTF EDUSERVICES LIMITED CIN: L80301MH1984PLC033922

Reg. Office: Witty International School building, Pawan Baug Road, Malad West, Mumbai - 400064 Tel.:022-61056800/01/02 Fax:022-61056803 Email:vjtfho@vjtf.com, Website:www.vjtf.com /www.wittykidsindia.com NOTICE OF BOARD MEETING

NOTICE is hereby given, pursuant to Regulation 29 read with regulation 33 of the Listing Regulations, the meeting of Board of Directors of VJTF EDUSERVICES LIMITED will be held on Wednesday, 30th June, 2021 at 5.00 P.M. at Witty International School Building, Pawan Baug Road, Malad West, Mumbai - 400064 the registered office of the Compa nter alia to transact the following business:

) To consider and take on record the Audited standalone and Consolidated Financia Results of the Company for the guarter and year ended 31st March, 2021.

To consider and appoint Secretarial Auditor of the Company for the Financial Yea 2020-2021.

) To consider and appoint Internal Auditor of the Company for the Financial Yea 2021-22.

4) Any other business with the permission of the Chair. The notice of this meeting is also available on the website of the Company www.vjtf.cor and website of the stock exchange i.e., BSE Limited www.bseindia.com.

For VJTF EDUSERVICES LIMITED

Dr. Vinay Jain Managing Director DIN - 00235276 Date: 21/06/2021 Place: Mumbai

दुमारो कॅपिटल एन्टरप्रायझेस प्रायव्हेट लिमिटेड

(पूर्वीची लोढा फिनसर्व्ह प्रायव्हेट लिमिटेड म्हणून ज्ञात) सीआयएन क्र.: U65923MH2008PTC178844 नोंदणीकृत कार्यालय: ७ वा मजला, लोढा एक्सलस, अपोलो मिल्स कम्पाऊंड,

ना. म. जोशी मार्ग, महालक्ष्मी, मुंबई - ४०० ०११. दूरध्वनी : +९१ २२ ७१५१९०३४ । ई-मेल : compliance@lodhaventures.com

सुचना

याद्वारे सूचना देण्यात येत आहे की, आरबीआयकडे नोंदणीकरण क्र. एन - १३.०२०५० अंतर्गत एक नॉन बॅंकिंग फायनान्स कंपनी म्हणून नोंदणीकृत लोढा फिनसर्व्ह प्रायव्हेट लिमिटेड, सीआयएन क्र. : U65923MH2008PTC178844 या कंपनीचे नाव कंपन्या निबंधक, मंबई यांच्या द्वारे जारी नाम बदलासंदर्भातील संस्थापन प्रमाणपत्रानुसार दि. १६ जून, २०२१ पासून टुमारो कॅपिटल एन्टरप्रायझेस प्रायव्हेट लिमिटेड असे बदलण्यात आले आहे

दुमारो कॅपिटल एन्टरप्रायझेस प्रायव्हेट लिमिटेड करिता (पूर्वीची लोढा फिनसर्व्ह प्रायव्हेट लिमिटेड म्हणून ज्ञात)

डीआयएन: ०७८२७६८९ दिनांक : २१.०६.२०२१

ठिकाण : न्यु दिल्ली

क्रिएटिव्ह पेरिफेरल्स ॲण्ड डिस्ट्रीब्यूशन लिमिटेड सीआयएन: यू५२३९२एमएच२००४पीएलसी१४८७५४

नोंदणीकृत कार्यालय: ३रा व ४था मजला, प्लॉट क्र.१३७एबी, कांदिवली को-ऑप. इंडस्ट्रीयल इस्टेट लिमिटेड, चारकोप, कांदिवली (पश्चिम),

मुंबई–४०००६७. दूर.क.:९१–२२–५०६१२७००, ई–मेल:cs@ecreativeindia.com, वेबसाईट:www.ecreativeindia.com ३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षीत एकत्रित वित्तीय निष्कर्षाचा अहवाल

_	(v.engid)								
		संपलेली	ी तिमाही	संपर	नेले वर्ष				
अ.	तपशील	३१.०३.२०२१	३१.१२.२०२०	३१.०३.२०२१	३१.०३.२०२०				
क्र.		लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित				
۶.	कार्यचलनातून एकूण महसूल	१७७१९.०२	१६४७१.७0	५२०१४.७२	४५७७१.८१				
٦.	कालावधीकरिता निव्वळ								
	(कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	५७१.५९	३७१.२१	१३०१.८४	१११६.४६				
₹.	करपूर्व कालावधीकरिता निव्वळ								
	(अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	५७१.५९	३७१.२१	१३०१.८४	१११६.४६				
٧.	करानंतर कालावधीकरिता निव्वळ								
	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	४३१.७५	२४६.१३	९३८.२२	७७७.६२				
ч.	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता								
	सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष								
	उत्पन्न (करानंतर))	४३८.९६	२४१.८८	९४१.१८	७७५.९४				
ξ.	समभाग भांडवल	११६0.00	११६0.00	११६0.00	११६0.00				
७.	राखीव (मागील वर्षाचे लेखापरिक्षित ताळेबंद पत्रकात								
	दिल्यानुसार पुनर्मूल्यांकित राखीव वगळून)	\$8.80 <i>0</i> 8	-	\$8.80 <i>0</i> 8	२९७४.६२				
८.	उत्पन्न प्रतिभाग (रू.१०/ – प्रत्येकी)								
	(विशेष साधारण बाबपुर्व)								
	(अखंडीत व खंडीत कार्यचलनाकरिता)								
	अ. मूळ	83.6	२.२१	८.२६	ઇ.૭૮				
	ब. सौमिकृत	3.८४	२.२१	८.२६	ઇ.७८				
टीप	: १. ३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षीत एकमेट	। वित्तीय निष्कर्षाच	ी प्रमुख माहिती		(रु.लाखात)				

संपलेली तिमाही संपलेले वर्ष तपशील 39.92.2020 ३१.०३.२०२१ लेखापरिक्षित अलेखापरिक्षित लेखापरिक्षित लेखापरिक्षित कार्यचलनातून एकूण महसूल करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा) ५०९३०.०६ ४५११७.३७ (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर) १२४३.२९ . कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा) (करानेंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))

. ३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वित्तीय वर्षाकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचे लेखासां तीद्वारे पुनर्विलोकन करण्यात आले आणि १८ जून, २०२५ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले.

सेबी (लिस्टिंग ऑब्किगेशन्स ॲंण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये एनएसईकडे सादर करण्यात आलेली ३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वित्तीय वर्षाकरिता एकत्रित व एकमेव अलेखापरिक्षित वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. ३१ मार्च, २०२१ रोजी संपलेल्य तिमाही व वित्तीय वर्षाकरिता एकत्रित व एकमेव अलेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नमुना नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडच्या www.nseindia.com आणि कंपनीच्या www.ecreativeindia.com वेबसाईटवर उपलब्ध आहे

क्रिएटिव्ह पेरिफेरल्स ॲण्ड डिस्ट्रीब्यूशन लिमिटेडकरित FDOS केतन पटेल (डीआयएन:००१२७६३३)

अध्यक्ष व व्यवस्थापकीय संचालव

ठिकाण: मुंबई



शुद्धिपत्रक

दिनांक ४ जून, २०२१ रोजी सदर वृत्तपत्रात प्रकाशित अंड. हिरेन पी. मेहता यांच्या जाहीर सूचनेमध्ये अशिलाचे नाव *श्री.* जशवंतलाल एन. गांधी असे प्रसिद्ध झाले आहे तरी ते कपया **श्री. जशवंतलाल एम**. गांधी असे वाचण्यात यावे. गैरसोयीबद्दल दिलगिरी.

वियागर फारामान्शियल सर्विसेस लिमिटेड अंधेरी (प), गुंबई-४०००५८. द्रर:०२२-६७४२४८१५, वेबसाईट:www.vfsl.org, ई-मेल:info@visagar.com सीआयएन:L99999MH1994PLC076858

सूचना नेबी (लिस्टिंग ऑब्लिगेशन्स ऑण्ड डिस्क्लोजर से बी (जिस्स्टिंग ऑक्जिंग शन्स ऑण्ड डिस्कल)जर्भ हिकायरमेंट्स) रेयुलेशन्स २०१५ च्या नियम १७ सहवादिता नियम २१ नुसार येथे सुक्ता देण्यात येत आहे की, ३१ मार्च, २०२१ राजी संपर्कल्या तिमाही व वर्षाकरिता लेखापरिक्षित तिसीय निकक विचारात घेण व मान्यता देणे तसेच इतर व्यवसाय याकरिता कंपनीच्या नोंदणीकृत कार्यालयात २५ जून, २०२१ रोजी कंपनीच्या नोंदणीकृत कार्यालयात २५ जून, २०२१ रोजी कंपनीच्या संचाळक महळवी सभा होणार आहे. सदर सूचना कंपनीची प्रतिभूती जेथे सूचिकद्द आहे त्या मुंबई स्टॉक एक्सचेंजच्या (बीएसई) www.bseindia.com वेक्सचंजच्या (बीएसई) www.bseindia.com वेक्सचंजच्या जाण कंपनीच्या www.vfsl.org वेक्साईटवर उपलब्ध आहे.
विसागर फायनान्शियळ सर्विसेस लिमेटेडकरिता

तिलोकचंद कोठारी दिनांक: २२.०६.२०२१ डीआयएन:००४१३६२७

GAGAN POLYCOT INDIA LIMITED **नोंदणीकृत कार्यालय:** युनिट क्र.२, गाळा क्र.२, शिव शंकर इंडस्टीयल इस्टेट क्र.१. गाव वाळीव. वसई (पुर्व), ठाणे-४०१२०८.

सूचना . सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम २९(१)(अ) सहवाचिता ४७ नुसार येथे सूचना देण्यात येत आहे की, ३१ मार्च २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता इतर प्रकरणांस लेखापरिक्षित वित्तीय निष्कर्ष विचारात घेणे व मान्यता देण याकरिता मंगळवार, २९ जून, २०२१ रोजी कंपनीच्या संचालक मंडळाची सभा होणार आहे.

सचनेत समाविष्ट माहिती कंपनीच्य www.gaganpolycot.com वेबसाईटवर आणि बीएसई लेमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्

गगन पॉलीकॉट इंडिया लिमिटेडकरित केत कष्णवतन पारिख व्यवस्थापकीय संचालव ठिकाण : मुंबई व मीएफअं

डीआयएन:००१८५३४३

दिनांक: २१.०६.२०२१

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT PUBLISHED ON JUNE 18, 2021 FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF INTELLIVATE CAPITAL ADVISORS LIMITED

Registered Office: 1104, A Wing, Naman Midtown 11th Floor, Senapati Bapat Marg, Prabhadevi, Mumbai - 400 013, Maharashtra, India Tel. No.: (022) 2439 1933; Fax No.: (022) 2403 1691 Website: www.intellivatecapitaladvisors.in; Email Id: secretarial@intellivatecapital.com CIN: L67190MH2011PLC214318

This Advertisement is being issued by CapitalSquare Advisors Private Limited ("Manager to the Offer"), for and on behalf of Satyanarayana Reddy Garlapati ('Acquirer 1'), Sukumar Reddy Garlapati ('Acquirer 2') and Sumathi Infratech Private Limited ('Acquirer 3') (hereinafter collectively referred to as the 'Acquirers') in compliance with the Securities Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ('SEBI (SAST) Regulations'), in respect of the Open Offer to acquire up to 96,26,991 (Ninety-Six Lakhs Twenty-Six Thousand Nine Hundred and Ninety-One) fully paid-up equity shares of Re.1.00/- each ('Open Offer Equity Shares') representing 31.00% of the total paid-up equity and voting share capital of Intellivate Capital Advisors Limited, at a price of Re. 1.70/- (Rupee One and Seventy Paisa Only) per Equity Share ('Offer Price') payable n cash ('Offer' or 'Open Offer').

ssued in all newspapers in which the original DPS was published.

should be read as under: . In Para I. D. 2: Details of the Offer: The offer price for the open offer should be read as Rs. 1.70/- (Rupees One and Seventy Paisa Only) per Equity

2. In Para I, A, 3(f): The key financial information of the Acquirer 3 based on its audited standalone financial statements as of and for the

In Para I. C. (e): Brief audited Financial Information of the Target Company for the Financial Years ended on March 31, 2020, March 31,

of the SEBI at www.sebi.gov.in

Issued by the Manager to the Offer On behalf of the Acquirers

MANAGER TO THE OFFER: CAPITALSQUARE ADVISORS PRIVATE LIMITED

208, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (E), Mumbai - 400 093, Maharashtra, India Tel: 022 6684 9999/ +91 98742 83532 Fax: 022 6684 9998 Website: www.capitalsquare.in Email Id: tanmoy.banerjee@capitalsquare.in / mb@capitalsquare.in

Contact Person: Mr. Tanmov Baneriee SEBI Registration No: INM000012219

> Sumathi Infratech Private Limited Plot No.8, Durga Nagar Colony, Punjagutta, Hyderabad - 500 082, Telangana, India

> > सुमिश एस. मोदी

व्यवस्थापकीय संचालक

विविद ग्लोबल इंडस्ट्रीज लिमिटेड

सीआयएन:एल२४१००एमएच१९८७पीएलसी०४३९११ नोंदणीकृत कार्यालय: डी-२१/१, एमआयडीसी तारापूर वाया बोईसर, जिल्हा पालघर, महाराष्ट्र

३९ मार्च, २०२९ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

(रु.लाखात संपलेले संपलेली संपलेले संप्रलेली तिमाही वर्ष तिमाही वर्ष तपशील 39.03.29 39.03.29 39.03.20 39.03.20 लेखापरिक्षित लेखापरिक्षित लेखापरिक्षात लेखापरिक्षित कार्यचलनातन एकण उत्पन्न 9438.30 8८५२.२0 9880.08 4८७९.४४ करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाबपूर्व) 69.89 २२१.६५ 48.88 946.89 करपूर्वे कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाबनंतर) 68.89 २२१.६५ 48.89 १५८.६९ करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाबनंतर) 43.03 89.88 ८६.५७ कालावधीकरिता एकुण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर)) 43.03 986.39 89.88 68.40 समभाग भांडवल (समभागाचे दर्शनी मूल्य रू.५/- प्रत्येकी) 848.88 848.88 848.88 848.88 राखीव (पुनर्मूल्यांकित राखीव वगळून) ८९२.84 ७६२.४० 08.530 ८९२.४५ 9386.69 9386.69 9292.28 9292.28 उत्पन्न प्रतिभाग (रू.५/- प्रत्येकी) सौमिकत 0.80 9. ६ २ 0.84 0.84 मुळ व सौमिकृत (लाभांशानंतर) 0.80 9.82 0.94 0.84

टिप: १. ३१ मार्च, २०२१ रोजी संपलेल्या वर्षाकरिता कंपनीचे लेखापरिक्षित वित्तीय निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि २१ जून, २०२१ रोजी झालेल्या संचालक मंडळाच्या सभेत नोंद्रपटावर घेण्यात आले

२. सदर वित्तीय निष्कर्ष कंपनी कायदा २०१३ च्या कलम १३३ अन्वये विहित भारतीय लेखाप्रमाण (इंडएएस) सहवाचिता भारतात सर्वसाधारणपणे स्विकृत इतर लेखाप्रमाणाअंतर्गत तयार केले आहे. सर्व कालावधीकरिता वित्तीय निष्कर्ष हे इंडएएसचे शिफारस व प्रमाणानुसार तयार केले आहेत

३. सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेम्यूलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली 39 मार्च 2029 रोजी संप्रलेल्या त्रैमासिक व वर्षाकरिता वित्तीय निष्कर्षांचे सविस्तर नमन्यातील उतारा आहे. त्रैमासिक व बारामाही करिताचे वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या अर्थात मुंबई स्टॉक एक्सचेंज व नॅशनल स्टॉक एक्सचेंजच्या वेबसाईटवर उपलब्ध आहे. डीटीए/डीटीएल हे ३१.०३.२०२१ रोजी प्रमाणे मान्य करण्यात आले आणि त्याचा प्रभाव वर्षाअखेरीत आकड्यामध्ये देण्यात आला

विविद ग्लोबल इंडस्ट्रीज लिमिटेडकरिता

RBLBANK

दिनांक: २१.०६.२०२१

ठिकाण: मुंबई

आरबीएल बँक लिमिटेड

प्रशासकीय कार्यालय: १ली लेन, शाहपुरी, कोल्हापूर-४१६००१.

नियंत्रण कार्यालय: वन इंडिया बुल सेंटर, टॉवर २बी, सहावा मजला, ८४१, सेनापती बापट मार्ग, लोअर परळ (पश्चिम), मुंबई- ४०००१३. राष्ट्रीय कार्यचलन केंद्र: टेक्नीप्लेक्स-१, ९वा मजला, वीर सावरकर फ्लायओव्हर, गोरेगाव (प.), मुंबई-४०००६२.

सरफायसी कायदा २००२ च्या कलम १३(२) अन्वये प्रतिभूती सूचना

आम्ही आरबीएल बँक लिमिटेड, **रकाना क्र.२ मध्ये नमूद अर्जदार व सहअर्जदार** यांचे प्रतिभूत धनको येथे तुम्हाला सूचित करत आहेत की, तमचे खाते मुद्दल रक्कम व त्यावरील व्याज भरणा न केत्याने दि.०८.०६.२०२१ रोजी नॉन-परफॉर्मींग ॲसेटमध्ये वर्गीकृत करण्यात आले आहेत. रक्कम रु.३,९७,५९,७८८/– **(रुपये तीन कोटी सतरा लाख एकोणसाठ हजार सात**शे अ**ठ्ठ्याऐंशी फक्त)** हे **दि.**१०.०६.२०२१ रोजी तुमच्याकडून आरबीएल बँक लिमिटेडला पुढील व्याजासह एकत्रितपणे देय आहेत. आम्ही तुम्हाला तुमचे संपूर्ण दायित्व भरण्याबाबत तुम्हाला वारंवार विनंती करुनही तुमच्या खात्यात थकबाकी रक्कम जमा केली नाही. म्हणून

आम्ही सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ चे प्रकरण ३चे कलम १३(२) अन्वये दि.१०.०६.२०२१ रोजी सूचना वितरीत करुन सदर सूचनेच्या तारखेपासून ६० दिवसांत संपूर्ण रक्कम तसेच करारदराने त्यावरील व्याज, शुल्क, अधिभार तसेच इतर देय रक्कम भरण्याबाबत तुम्हाला कळविण्यात आले होते.

ı	अ.	कर्जदाराचे नाव, कर्ज स्क्कम,	तारण मालमत्तेचे वर्णन	एनपीए दिनाक व
ı	क्र.	कर्जखाते क्रमांक		थकबाकी रक्कम
l	१	एन सी फुडस् (अर्जदार)	मालमत्ता १: नेहल अरविंद छेडा व अरविंद शामजी	एनपीए दिनांक
ı	1	८०१, सुप्रिम बिझनेस पार्क, हिरानंदानी गार्डन्स, मुंबई-४०००७६.	छेडा यांच्या मालकीची मालमत्ता – निवासी मालमत्ता	9505.30.50
l	2	नेहल अरविंद छेडा (सहअर्जदार)	फ्लॅट क्र.ए-१९०१, ए विंग, १९वा मजला, क्षेत्रफळ	१०.०६.२०२१
ı	1	ए-१९०१ व बी-१९०१, ए विंग, एव्हलॉन कोहौसोलि., हिरानंदानी	५०५ चौ.फु. बिल्टअप, एव्हलॉन कोहौसोलि. म्हणून	रोजी देय रक्कम
ı	1	गार्डन्स, पवई, मुंबई-४०००७६.	ज्ञात इमारत, हिरानंदानी गार्डन्स, सीटीएस क्र.२२(भाग),	₹.
l	з	अरविंद शामजी छेडा (सह-अर्जदार)	२३(भाग), २६(भाग), २९(भाग), ए.एस. मार्ग, पवई,	३,१७,५९,७८८/-
ı	1	ए-१९०१ व बी-१९०१, ए विंग, एव्हलॉन कोहौसोलि., हिरानंदानी	मुंबई-४०००७६ आणि चतुःसिमा पुढीलप्रमाणेः	
ı	1	गार्डन्स, पवई, मुंबई-४०००७६.	पुर्व-टॉरिनो इमारत; दक्षिण-साऊथ एव्हेन्यु रोड;	
ı	I_{\times}	एन सी फुडस् (अर्जदार)	पश्चिम-वेरोना कोहौसोलि.; उत्तर-हिरानंदानी गार्डन.	
ı	T	ए-१९०१ व बी-१९०१, ए विंग, एव्हलॉन कोहौसोलि., हिरानंदानी	मालमत्ता १: नेहल् अरविंद छेडा व अरविंद शामजी	
1	1	गार्डन्स, पवई, मुंबई-४०००७६.	छेडा यांच्या मालकीची मालमत्ता – निवासी मालमत्ता	
1	Ι.		फ्लॅट क्र.बी-१९०१, ए विंग, १९वा मजला, क्षेत्रफळ	
ı	١٩	अरविंद शामजी छेडा (सह-अर्जदार)	४३५ चौ.फु. बिल्टअप, एव्हलॉन कोहौसोलि. म्हणून	
1	1	५१४/सी, गोल्ड फिन्च इमारत, आर.पी. मसानी रोड, माटुंगा, मुंबई-	ज्ञात इमारत, हिरानंदानी गार्डन्स, सीटीएस क्र.२२(भाग),	
ı	1	४०००१९.	२३(भाग), २६(भाग), २९(भाग), ए.एस. मार्ग, पवई,	
1		कर्ज क्र.:एलपीएमयुएम००६२०००५०२७२ व	मुंबई-४०००७६ आणि चतुःसिमा पुढीलप्रमाणेः	
۱	1	८०९००२७६०८५७	पूर्व-टॉरिनो इमारत: दक्षिण-साऊथ एव्हेन्य रोड:	

आरबीएल बँक लिमिटेडच्या प्राधिकृत अधिकाऱ्यांनी तुमचे दायित्व पूर्णपणे भरणा करण्यासाठी नियमांतर्गत तरतुदीप्रमाणे वरील मागणी सूचनेचे घटक येथे प्रसिध्द केले आहेत, अन्यथा आम्ही पुढील कोणत्याही सेंदर्भाशिवाय सदर कायद्यांतर्गत सर्व किंवा काही अधिकारांचे वापर करून आमच्या नावे तुमच्या द्वारे निष्पादीत खालील प्रतिभृतीची अंमलबजावणी आम्ही करु.

पश्चिम-वेरोना कोहौसोलि.; उत्तर-हिरानंदानी गार्डन..

कृपया नोंद असावी की, सदर प्रकाशन हे कायद्यांतर्गत सदर कर्जाचे कर्जदार व जामीनदार यांचे विरोधात आरबीएल बँकेकडे उपलब्ध इतर सर्व . अधिकार व नियमांव्यतिरिक्त कोणत्याही पूर्वग्रहाशिवाय प्रसिध्द करण्यात आले आहे. तुम्हाला पुढे विनंती आहे की, सदर कायद्याच्या कलम १३(१३) नुसार आमच्या पूर्व लेखी परवानगीशिवाय वरील प्रतिभूत मालमत्तेची विक्री, भाडेपट्टा किंवा अन्य प्रकारे हस्तांतर करण्यास तुम्हाला रोखण्यात येत आहे.

दिनांक: १०.०६.२०२१

कर्ज रक्कम: रु.२,५४,००,०००/- व रु.५०,००,०००/-

सही/- प्राधिकृत अधिकारी पंकज भगत आरबीएल बँक लिमिटेड

Capitalised terms used in this Corrigendum but not defined herein shall have the same meaning as assigned to them in DPS. This Corrigendum is being

The public shareholders of the Target Company are requested to kindly note the following information related to the Open Offer in the DPS

Share (the "Offer Price" years ended March 31, 2019, March 31, 2020, and March 31, 2021, is set out bel

	,								
Ì						(Rs. in Lakhs			
3	Particulars	02.06.2021 (Un Audited and Certified)	Year ended 31.03.2021 (UnAudited and Certified)	Year ended 31.03.2020 (Audited)	Year ended 31.03.2019 (Audited)	Year ended 31.03.2018 (Audited)			
Ì	Total Revenue	4.05	21.48	16.75	52.43	51.07			
il	Net Income i.e., Profit/ (Loss) After Tax	1.14	4.43	1.19	5.56	(11.51)			
ו ג	EPS (in Rs.)	11.44	44.36	11.86	55.63	(115.18)			
	Net worth /Shareholder Funds	359.53	0.38	(4.05)	(5.24)	(10.79)			
	a la Barri I O (a) Brist and the I Firm and I I of	antina of the Terr	at Commons for the Finance	ial Vasus andad	an March 04	0000 Manala 01			

2019 and March 31, 2018 and Unaudited for the financial year ended March 31, 2021 are as follows

ı	(Rs. in Lakhs)							
	Particulars	Year ended 31.03.2021 (Unaudited)	Year ended 31.03.2020 (Audited)	Year ended 31.03.2019 (Audited)	Year ended 31.03.2018 (Audited)			
	Total Revenue	39.59	41.28	41.45	33.68			
	Net Income i.e., Profit/ (Loss) After Tax	15.18	19.40	26.45	17.91			
	EPS (in Rs.)	0.04	0.06	0.08	0.05			
	Net worth /Shareholder Funds	413.84	398.64	379.23	352.79			
	he Acquirers accept full and final responsibility for the information contained in this Corrigendum. The Corrigendum would also be available on website							

CAPITALS QUARE Teaming together to create value

Date: Monday, June 21, 2021

Place: Mumbai