



KEC INTERNATIONAL LTD.
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August 04, 2020

National Stock Exchange of India Limited
Exchange Plaza,
Bandra Kurla Complex,
Bandra (East), Mumbai 400 051

BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai – 400 001

Symbol: KEC

Script Code: 532714

Dear Sir / Madam,

Sub: Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

In terms of Regulation 30 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, please find enclosed herewith a copy of the newspaper notice published to give intimation of the meeting of Board of Directors of the Company scheduled to be held on Monday, August 10, 2020, *inter-alia* to consider and approve Unaudited Standalone and Consolidated Financial Results for the quarter ended June 30, 2020.

The above is for your information and records.

Thanking you,

Yours faithfully,

For KEC International Limited

Amit Kumar Gupta
Company Secretary & Compliance Officer

Encl: as above

Tata vs Mistry: The final countdown

The Supreme Court hearings that start this month will determine the legacy of Ratan Tata and establish the rights of minority shareholders

DEV CHATTERJEE
Mumbai, 3 August

When the Supreme Court begins hearing petitions filed by the Tata Sons and the Mistry family from this month, it will decide not only the legacy of Tata group patriarch, Ratan Tata, 82, and the rights of minority shareholders but also the bruised egos of two top business families.

Also at stake is the veto power enjoyed by Tata charitable trusts in the affairs of Tata Sons and, of course, ₹6 trillion of assets held by the Tata group, the country's largest corporate group.

The four-year-old battle between the friends-turned-foes started when Cyrus Mistry, 52, the younger son of billionaire Pallonji Mistry, was unceremoniously removed as chairman of Tata Sons in October 2016—a few months before his five-year term was to end. The Mistry family, which owns 18.5 per cent in Tata Sons, was furious at the way Tata removed Mistry—triggering a bitter and expensive legal battle between the two.

Cyrus Mistry's main grouse was he was blamed for the Tata group companies' shoddy performance during his tenure since 2012 but it was his predecessor, Ratan Tata, who created the crisis during his 20-year term at the helm of Tata Sons. In his communications to the Tata Sons directors and Tata Trusts trustees soon after he was removed, Mistry



Ratan Tata



Cyrus Mistry

cited the poor financial performance of Tata Steel Europe, Tata Motors Nano project, Tata Teleservices, Indian Hotels, Jaguar Land Rover, Tata Power's Mundra which, he said, drained Tata Sons coffers (he called them "legacy hotspots").

Mistry also said he was made the fall guy for several corporate governance issues including Tata Capital's loans to Tata's close friend, C Sivasankaran (which were never repaid), and bribery by AirAsia India for its flying licence. Interestingly, Mistry's successor, N Chandrasekaran, 57, is grappling with the same issues that Mistry raised in 2016.

In a related step, Tata Sons also decided to turn into a private company in September 2017, making it difficult for the Mistry family to sell

its shares. "If a company goes private, it becomes difficult for the shareholders to sell shares or give it as a collateral as it can lead to a change in ownership," says R S Loona, managing partner of Alliance Law, adding, "Clarity by the Supreme Court on this issue will help both sides."

After the National Company Law Tribunal (NCLT), Mumbai, ruled in Tata Sons' favour on April 17, 2017, saying Mistry's removal was kosher, the Mistry family moved the National Company Law Appellate Tribunal (NCLAT) in New Delhi. The appellate tribunal, on December 18 last year, said Mistry's removal was "illegal," restored him as Tata Sons chairman and held Chandrasekaran's appointment illegal.

In January this year, Tata Sons

moved the Supreme Court, which stayed the NCLAT order and sought responses from all parties. The Mistry family also appealed to the apex court seeking additional reliefs on representation on Tata Sons board on the basis of its 18.5 per cent stake in Tata Sons and deletion of Article 121 from Tata Sons' articles of association which gives Tata Trust-nominated directors an "affirmative vote".

The Mistry family's argument for proportional board representation was based on its claim that its stake in Tata Sons was a quasi-partnership. Several instances were cited to prove this—personal letters written by Ratan Tata to Pallonji Mistry and transactions conducted with Tata family members prove that the relationship was beyond a simple

financial investment and had a personal character to it.

To bolster this argument, the Mistry family said that since 1951, the family's representation on the board evolved from group companies to Tata Sons. With time, more Mistry family members represented their shareholding in more than 20 group companies.

The Mistrys argue that Tata Sons' shareholding pattern clearly shows that the holding company is a two-group-owned entity as the Tata Trusts, Tata companies and Tata family members hold 81.5 per cent and the rest is held by the SP Group, the only significant non-Tata equity shareholder, making the arrangement a quasi-partnership.

Tata's legal team says the issue of quasi-partnership is an afterthought on the part of the Mistrys that was never effectively pleaded before the NCLT or the NCLAT.

Tata Sons was incorporated in 1917, founded by the late Jamsetji Tata and his family. Pallonji S Mistry and Sterling Investments bought Tata Sons shares in 1965—more than 50 years after its incorporation and after a large portion of the company's shares were endowed to charitable trusts.

Even this initial shareholding was not a result of any grand alliance or partnership but acquired through a secondary purchase of 124 equity shares by Pallonji S Mistry. No special rights were attached to the Mistry family's acquisition, and none were either demanded or promised to them.

This purchase of shares in 1965 was a transaction at a commercial value between a willing buyer and willing seller, the argument ran, and there was no contract, arrangement or understanding of any kind in which the Mistry family would have a seat at the board or any other management role.

The Tata position is that the operating group companies are distinct legal entities, many of which are list-

ed with a large base of public and institutional shareholders. The Tata Trusts are public charitable trusts, not a private trust controlled by any family members.

On the argument that the Mistry family has been denied "special rights," the Tata argument is that the only rights that are available to shareholders are those that accrue in law or under the terms of the Company's Articles of Association as shareholders of Tata Sons. None of these rights was denied to Mistry or Mistry family/entities, they said.

As for the affirmative voting right, it does not mean that the Trust-nominated directors can pass any resolution at will. Any Tata Sons board decision will require the support and majority vote of all the directors. Article 121, at the very highest, gives the majority of the Trust-nominated directors a right to veto a decision; they cannot impose their decision on the rest of the Board. "It is also a matter of record that to date this 'veto' has not been exercised even once to negate a decision of the Board," the Tata group petition said.

On Mistry's charges that Tata took poor business decisions, Ratan Tata left it to the stakeholders to decide. "At this stage of my life and career, I would not like to either explain or defend my performance as chairman of Tata Sons and of the other Tata companies whose board I chaired during my tenure. It is for the companies and their stakeholders to judge," he said in an emotional appeal to the Supreme Court.

"However, one thing I would like to clarify and reiterate that throughout the past several decades that I have served the Tata group in various capacities, I have been solely guided by the interest of this group and its enduring legacy, which cannot be judged in numbers alone and goes beyond return on investment and costs of capital."

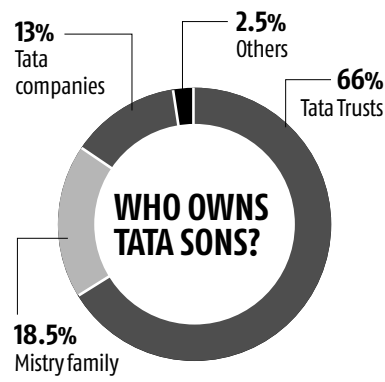
Whether the Supreme Court agrees with this self-assessment is an open question.

GROUP THINK

- ▶ What SP Group seeks from the SC:
 - Proportionate representation on Tata Sons Board
 - Deletion of Article 121 from the AOA of Tata Sons (Article 121 gives "affirmative vote" to the Trust-nominated directors)
 - Convert Tata Sons' status back to public from private

TATA RESPONSE TO CYRUS MISTRY'S APPEAL:

- The cross-appeal filed by Cyrus Mistry is contradictory and a scatter-shot approach to deviate from the core issue and bring narrative distractions that increase speculation around the bona fide intentions and decisions of Tata Sons Board
- Cyrus Mistry's plea on shareholder's oppression and mismanagement is unverifiable
- Cyrus Mistry's conduct is personally motivated and intended to malign the Tata Group's reputation and its stakeholders' interests
- Flawed representation of the case of quasi partnership. Reflective of being self-serving and neither factually nor legally correct in the context of the case



ON THE JOB

A partial and slowing recovery

An economic revival is underway from the sharp fall of April. But, its momentum could be petering out well before the recovery is complete



MAHESH WAS

In July 2020, the unemployment rate returned to its pre-lockdown level. Different comparisons can yield slightly varying results but broadly, it would be fair to say that by July 2020 the unemployment rate had come down to the pre-lockdown levels. The unemployment rate in July 2020 was 7.4 per cent. This is lower than the average unemployment rate of 7.6 per cent during 2019-20. The unemployment rate in February and March 2020 was 7.8 and 8.8 per cent, respectively. The July 2020 unemployment rate is lower than both. However, it is slightly higher than the 7.3 per cent recorded a year ago, in July 2019.

Weekly trends of July had correctly suggested a sharp fall in the unemployment rate from its 11 per cent level of June 2020. It had also correctly suggested an increase in the labour participation rate. Apropos of that, the labour participation rate has risen from 40.3 per cent in June to 40.7 per cent in July.

However, the labour participation rate is still significantly lower than the average of 42.7 per cent recorded in 2019-20 or the 42.5 per cent recorded during January-March 2020. Therefore, while the unemployment rate has recovered to its pre-lockdown, the labour participation rate has not recovered as yet. The labour participation rate fell to 40.5 per cent in the last week of July 2020.

An economic recovery is underway from the precipitous fall of April. But, the recovery momentum could be petering out well before the recovery is complete. Production data suggest that after the steep fall in April, there was a strong recovery in May. Then, the rate of recovery slowed down in June. The 8-core industries index shows that after a 38.6 per cent month-on-month fall in April, May recorded a robust 30 per cent rebound in the index. In comparison, the improvement in June was very small at a mere 5.6 per cent.

Labour statistics suggest a different recovery path. The employment rate fell 11.9 percentage points—from an average of 39.1 per cent during January-March 2020 to 27.2 per cent in April. This recovered by 2 percentage points to 29.2 per cent in May and by much bigger, 6.7 percentage points in June to 35.9 per cent. In July, the recovery is modest at 1.7 percentage points to 37.6 per cent. Even after the robust recovery of June and the continued recovery in July, the employment rate is still much lower than what it

was during 2019-20.

Part of the difference between industrial data and employment data can be explained by the fact that the former does not tell us anything about the agricultural sector, which has been seeing a sharp increase in employment on account of MGNREGS and also because of robust sowing of kharif crops.

Person-days of employment offered under MGNREGS recorded a 53.8 per cent y-o-y growth in May and then a massive 99.2 per cent growth in June. July recorded a lower, 38.5 per cent expansion.

By the end of June, kharif sowing was twice its level a year ago. By the end of July, the lead narrowed down to 14 per cent. Therefore, while industrial data shows a spurt in activity in May and a slowing down of growth in June, rural activities show a spurt in May and a much bigger rise in June followed by a slower growth in July.



Part of the difference between industrial data and employment data can be explained by the fact that the former does not tell us anything about the agricultural sector

Labour statistics from CPHS seem to reflect the recovery of May seen in both rural and industrial data. They also reflect the extraordinary spurt in rural employment and kharif sowing in June. They do not seem to acknowledge the slowdown in recovery of 8-core industries in June. But, 8-core industries are not labour intensive.

Whether we read the slowing down of growth in industrial activity in June or the slowing down of the recovery in the employment rate in July, it is apparent that the initial recovery in economic activity is slowing down. The labour force in July 2020 was still nearly three per cent lower than the average labour force in 2019-20. So was the number of persons employed. There is much to catch up. It's not time yet to slow down the recovery process.

The author is managing director & CEO, Centre for Monitoring Indian Economy P Ltd

No room for 'hold' in whipsawing markets

SAIKAT CHATTERJEE & THYAGARAJU ADINARAYAN
3 August

Warren Buffett's favourite holding period—forever—has few fans these days, with the average length of time shares spend in a portfolio hitting record lows this year as investors surf wild market swings for quick gains.

The length of time that investors hold shares has been shrinking for decades but the trend accelerated this year in volatile markets that have made people nervous about sitting on investments for too long.

There are different ways of slicing it, but Reuters calculations based on New York stock exchange data show the average holding period for US shares was 5-1/2 months in June, versus 8-1/2 months at end-2019.

The previous record low of six months was hit just after the 2008 crisis. In 1999, for example, 14 months was the average. Europe displays a similar trend, with holding periods shrinking to less than five months, from seven months last December.

Rob Almeida, a portfolio manager at asset manager MFS, said for years mom-and-pop punters, commission-free investing and more machine-trading have contributed to the trend. But 0 per cent interest rates, trillions of dollars of central bank and government stimulus and high levels of uncertainty caused by the pandemic have added to the momentum.

"Capital doesn't have a price thanks to all this stimulus," Almeida said, "The Covid-19 crisis has accelerated the trend of short-termism in investing."

Meanwhile, there's little clarity on companies' future earnings, the economic outlook and the pandemic outcome.

"So what's happening is this ability to act or trade or churn, whatever you want to call it, based on information that may not be material," Almeida said.

Turnover ratios, the percentage of portfolio holdings that are replaced in a 12-month period, increased to 92 per cent at end-June, from 85 per cent a year ago for a group of global multi-asset funds tracked by Lipper.

The trend has ensured rich returns for nimble traders but also poses questions about market stability once stimulus fades.

Market short-termism was highlighted as far back as 2010 by Bank of England chief economist Andrew Haldane who described it as "subconscious myopia".

But buy-and-hold investors have had a rough year so far.

REUTERS

INDOCO REMEDIES LIMITED
[CIN: L85190MH1947PLC005913]
Registered Office: Indoco House, 166 CST Road, Kalina, Santacruz (E), Mumbai 400 098 Tel: 62871000 / 33861250 email: compliance.officer@indoco.com web: www.indoco.com

NOTICE
Notice is hereby given pursuant to Section 91 of the Companies Act, 2013 read with Rule 10 of Companies (Management and Administration) Rules, 2014 that the Register of Members and the Share Transfer Books of the Company will remain closed from **Tuesday, 22nd September 2020 to Thursday, 24th September 2020**, both days inclusive, for the purpose of 73rd Annual General Meeting (AGM) and dividend for the year ended 31st March, 2020.

The 73rd AGM of the Company is scheduled to be held on **Thursday, 24th September, 2020 at 10.30 a.m.** by Video Conferencing or Other Audio Visual Means.

This Notice shall also be available on the website of the Company at www.indoco.com and on the websites of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com.

For Indoco Remedies Ltd.
Sd/
Jayshankar Menon
Company Secretary

Place : Mumbai Date : 03-08-2020

KEC
KEC International Limited
Regd. Office: RPG House, 463, Dr. Annie Besant Road, Worli, Mumbai 400030 • Tel.: +91-22-66670200 • Fax: +91-22-66670287
CIN: L45200MH2005PLC152061 • Web: www.kecgrp.com

NOTICE
Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of Board of Directors of KEC International Limited ('the Company') is scheduled to be held on Monday, August 10, 2020, *inter alia*, to consider and approve Unaudited Standalone and Consolidated Financial Results of the Company for the quarter ended June 30, 2020.

The information contained in this notice is also available on the website of the Company at www.kecgrp.com and on the website of the Stock Exchanges i.e. www.bseindia.com and www.nseindia.com.

For KEC International Limited
Sd/
Amit Kumar Gupta
Company Secretary & Compliance Officer

Place: Mumbai Date: August 03, 2020

Balaxi Ventures Limited
Registered Office: Plot No.409, H.No. 8-2-293, Maps Towers, 3rd Floor, Phase-III, Road No. 81, Jubilee Hills, Hyderabad, Telangana, India - 500096.
CIN: L25191TG1942PLC121598
Phone: +91 40 23555300 | Email: info@balaxiventures.in | Website: www.balaxiventures.in

NOTICE
(For the attention of Equity Shareholders of the Company)
Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority
This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs effective September 7, 2016 and amendments made thereto (referred to as "the Rules").
The Rules, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has remained unpaid or unclaimed by the shareholders for seven consecutive years or more in the name of Investor Education and Protection Fund (IEPF) Authority.
The Company has, vide letter dated 31.07.2020 communicated to the concerned shareholders whose shares are liable to be transferred during the financial year 2020-2021 to IEPF Authority under the said Rules.
The Company has uploaded details of such shareholders and shares due for transfer to IEPF Authority on its website at www.balaxiventures.in. Shareholders are requested to verify the details of unclaimed dividends and the shares liable to be transferred to IEPF Authority.
Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back from IEPF Authority after following the procedure prescribed under the Rules.
The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may note that upon such transfer, the original share certificate(s) which stand registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the Rules.
In case the Company does not receive any communication from the concerned shareholders within three months from the date of this notice, the Company shall transfer the shares to IEPF Authority as per procedure stipulated in the Rules.
In case the shareholders have any queries on the subject matter, they may contact the Company's Registrar and Transfer Agents at S.K.D.C Consultants Ltd., Kanapathy Towers, 3rd Floor, Sainy Road, Ganapathy, and Coimbatore 641006. Phone: +91 422 4259395 / 2539835-836 | Fax: +91 422 2539837. Email: info@skdc-consultants.com.

For, Balaxi Ventures Limited
Nidhin Jose
Company Secretary

Date : 31.07.2020
Place : Hyderabad

IDFC
Before the National Company Law Tribunal Bench at Chennai
Company Petition No.1436 of 2019

IDFC Financial Holding Company Limited ...Applicant

PUBLICATION OF NOTICE
Notice may be taken that an application was presented to the National Company Law Tribunal at Chennai, on the 11th day of December, 2019 for confirming the reduction of the share capital of the above company from Rs. 90,292,400,000/- (Rupees Nine Thousand Twenty Nine Crore Twenty Four Lakh only) consisting of 9,029,240,000 (Nine Hundred and Two Crore Ninety Two Lakh Forty Thousand) equity shares of Rs. 10 (Rupees Ten) each to Rs. 83,792,400,000/- (Rupees Eight Thousand Three Hundred Seventy Nine Crore Twenty Four Lakh only) consisting of 8,379,240,000 (Eight Hundred Thirty Seven Crore Ninety Two Lakh Forty Thousand) equity shares of Rs. 10 (Rupees Ten).

As on date of application, there are nil creditors in the above Company, issuance of notices to individual creditors does not arise. Statement certifying that there are no secured/unsecured creditors as on November 30, 2019 is available at the registered office of the Company at 4th Floor, Capitale Tower, 555, Anna Salai, Thiru Vi Ka Kudiyiruppu, Teynampet, Chennai - 600018 and at 906/907, 9th Floor, Embassy Centre, Jammalal Bajaj Road, Nariman Point, Mumbai - 400021 for inspection on all working days during 11 AM to 4 PM between Monday to Friday.

If any concerned person has any objection to the application or the details in the list of creditors, the same may be sent (along with supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at the registered office of the Company within three months of date of this notice.

If no objection is received within the time stated above, entries in the list of creditors will, in all proceedings under the above petition to reduce the share capital of the Company, be treated as correct.

It may also be noted that a hearing has been fixed for Tuesday, November 03, 2020 on which the Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with objections, if any.

Authorized Representative for the Company
Mahendra N. Shah
Company Secretary

August 03, 2020

nesco
NESCO LIMITED
CIN: L17100MH1946PLC004886
Regd. Office: Nesco Center, Western Express Highway, Goregaon (East), Mumbai 400063.
Tel: 022 66450123 Email: companysecretary@nescos.in Web: www.nesco.in

NOTICE
(FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF NESCO LIMITED)
Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Account

Notice is hereby given to the shareholders of the Company pursuant to Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2017 (IEPF Rules) effective 28 February 2017.

In terms of Section 124(b) of the Companies Act, 2013 read with the IEPF Rules, the shares in respect of which dividend has not been paid or claimed for seven (7) consecutive years or more are liable to be transferred by the Company to the Investor Education and Protection Fund (IEPF).

The Company has sent communication individually to the concerned shareholders whose shares are liable to be transferred to IEPF Account under the said Rules for taking appropriate action(s).

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Account, may note that the Company would be issuing duplicate shares certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to IEPF Account as per Rules and upon such issue, the original share certificate(s) which stand registered in their name will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in Demat form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of IEPF.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF Account pursuant to the Rules.

In case Company does not receive any communication from the concerned shareholders by 15 September 2020, the Company shall, with a view to adhering with the requirements set out in the Rules, transfer the shares to the IEPF Account by the due date as per procedure stipulated in the Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF pursuant to the Rules.

The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Account on its website at www.nesco.in. Shareholders are requested to refer to the web-link <http://www.nesco.in/shareholderservices> to verify the details of unclaimed dividends and the shares liable to be transferred to IEPF Account.

Shareholders may kindly note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed by the Rules.

In case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar and Share Transfer Agent at M/s. Sharyn Dynamic (India) Private Limited, C - 101, 247 Park, L B S Marg, Vikhroli (West), Mumbai, Maharashtra, 400083. Tel No. 022-28515606/022-28515644 Email: support@sharyndia.com website: <http://www.sharyndia.com/>

For Nesco Limited
Sd/
Jinal J. Shah
Company Secretary and Compliance Officer

Mumbai
01 August 2020

CHANGE OF NAME

NOTE

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

I HAVE CHANGED MY NAME FROM MOHD AZIF TO ANSARI AKIF MOHAMMED HAROON AS PER AADHAR CARD NO. 75033003949 CL-0057

I HAVE CHANGED MY NAME FROM FOUZIA MOHAMMED YUNUS SHAIKH TO FOUZIA YUNUS SHAIKH AS PER AFFIDAVIT. CL-823

I HAVE CHANGED MY NAME FROM RACHANA JAI NATH MISHRA TO RACHANA SUMMER BHADUR SHUKLA AS PER AFFIDAVIT. CL-823 A

I HAVE CHANGED MY NAME FROM POOJA WAGHCHAURE TO POOJA SHYAMSUNDER WAGHCHAURE AS PER AFFIDAVIT. CL-823 B

I HAVE CHANGED MY NAME FROM KULDEEPAUR JASWANTSINGH TO KULDEEPAUR JASWANTSINGH MATHARU AS PER AFFIDAVIT. CL-823 C

I HAVE CHANGED MY NAME FROM KHAN MOHMD ASAD JAMIL TO KHAN MOHAMMED ASAD JAMILUR REHMAN AS PER AFFIDAVIT. CL-823 D

I HAVE CHANGED MY NAME FROM KHAN JAMIL TO JAMILUR REHMAN YADALI KHAN AS PER AFFIDAVIT. CL-823 E

I HAVE CHANGED MY NAME FROM MOIZ SHAHID HUSSAIN KHALJI ARMED KHAN TO MOIZ SHAHID HUSSAIN MERCHANT AS PER AFFIDAVIT. CL-823 F

I HAVE CHANGED MY NAME FROM SHETTY AKHIL RAVIN S/O RAVINKUMAR GOPALKRISHNA SHETTY TO SHETTY AKHIL RAVINKUMAR S/O RAVINKUMAR GOPALKRISHNA SHETTY AS PER AFFIDAVIT. DATE:03/08/2020 CL-403

I HAVE CHANGED MY NAME FROM AAFREEN MOHD RAFIQUE IDRISI TO AAFREEN MOHAMMAD RAFIQUE IDRISI, AS PER AFFIDAVIT. DATE:03/08/2020 CL-403A

I HAVE CHANGED MY NAME FROM KALKERI RANGNATH GURURAO TO RANGNATH GURURAO KALKERI AS PER GOVT OF MAHA. GAZETTE NO (M-202875) DATE MAY 07 - 13 - 2020 CL-1

I HAVE CHANGED MY NAME FROM SUBHASH ANJAN TO SUBHASH ANJAN PATOLE AS PER GOVT OF MAHA. GAZETTE NO (M-202872) DATE - MAY 07 - 13 - 2020 CL-2

I HAVE CHANGED MY NAME FROM SRIVASTAVA VINOD KUMAR TO VINOD KUMAR SRIVASTAVA AS PER GOVT OF MAHA. GAZETTE NO (M-206435) CL-3

अस्वीकृती

हा वर्तमानघात प्रकाशित झालेल्या कोणत्याही जाहिरातीमध्ये करण्यात आलेल्या दावांच्या खरेपणा किंवा सत्यतेसाठी नवशक्ति कोणतीही हमी देत नाही. अशा जाहिरातीवर कोणतीही कृती करण्यापूर्वी त्यांनी स्वतः चौकशी करण्याची किंवा तज्ञांचा सल्ला घेण्याबाबत वाचकांना सूचवण्यात येते. हा वर्तमानघात प्रकाशित झालेल्या किंवा अतिरिक्त वेबसाईटवर ई पेपर मध्ये अपलोड केलेल्या कोणत्याही जाहिरातीमध्ये कोणत्याही त्रुटीबाबत दिशान्तरण किंवा त्यामधील दावांसाठी भारतात किंवा परदेशातील कोणत्याही दिवाणी किंवा फौजदारी तिथी न्यायालयात किंवा न्यायाधिकारण न्यायक्रिया मुद्रक, प्रकाशक, संपादक आणि प्रोपायंडर यांना जबाबदार धरता येणार नाही. ते दायित्व सर्व्वेची जाहिरातदारांचे असेल ज्यामध्ये नवशक्ति कोणतीही भूमिका असणार नाही.

PUBLIC NOTICE

Late (Dr.) Chittaranjan A. Talwalkar and Mrs. Sharmila C. Talwalkar under Agreement for Sale dated 14th May 2014 had purchased Flat No. 301 and tandem car parking space nos. P2-312 & P2-319 (in short referred to as "said flat" and "said parking spaces") in Tower-2 Building of Crescent Bay, Jerali Wadia Road, Parel, Mumbai - 400 012. Late (Dr.) C. A. Talwalkar died on 15th November 2019. Both the above referred purchasers are shown as promoter members when L & T Crescent Bay T-2 CHS. Ltd. was registered. Dr. Neelish C. Talwalkar (son of the deceased member) has applied for transfer of right, title and interest of Late (Dr.) C. A. Talwalkar. The other 2 legal heirs viz.: Mrs. Sharmila C. Talwalkar and Dr. Sumedh C. Talwalkar (elder son of deceased member) has given/ offered to give NOC for transfer in favour of Dr. Neelish C. Talwalkar.

L & T Crescent Bay T-2 CHS. Ltd. call for claims, demands, and objections for proposed transfer of right, title, and interest of Late (Dr.) C. A. Talwalkar to Dr. Neelish C. Talwalkar. If any person has any claim or objection the same to be intimated at the below mentioned address within next 15 days time.

The Hon. Secretary L & T Crescent Bay T-2 CHS. Ltd. Jerali Wadia Road, Bhowwada, Parel, Mumbai - 400 012.

सही /- अमित कुमार गुप्ता
कंपनी सचिव आणि अनुपालन अधिकारी

CENTENAL SURGICAL SUTURE LTD.
CIN : L99999MH1995PLC0089759
Regd. Of. F-2 MIDC, Marol, Thane 401 014, Maharashtra
Tel: 02524-222905 Fax: +91-22-24161261
Email: shareinvestor@centenaliaindia.com
Website: www.centenaliaindia.com

NOTICE
Notice is hereby given pursuant to Regulation 29 and 47 of SEBI (Listing Obligations and Disclosures Requirements) Regulation, 2015, that a Meeting of the Board of Directors of the Company is scheduled to be held on **Monday the August 10, 2020** to consider and take on record the Standalone Un-Audited Financial Results for the quarter ended June 30, 2020. This notice shall also be available on Company's website at www.centenaliaindia.com and on Stock Exchange's website at www.bseindia.com

By order of the Board of Director
CENTENAL SURGICAL SUTURE LTD.
Date: August 3, 2020 sdi-
Place: Mumbai, Thane, Managing Director
Maharashtra DIN : 00804808

PUBLIC NOTICE

This is to inform the general public the original share certificate number 010, distinctive number from 051 to 055 of late Abdul Hamid Shaikh who was a member of Raj Galaxy Co-op housing society Ltd., C.S.T Road kalina santacruz east Mumbai 400098 have been lost/misplaced the share certificate. His family has applied for duplicate share certificate.

The society hereby invites claims and objection from claimants/objector or objectors for issuance of duplicate share certificate within the period of fourteen days from the publication of this notice, with copies of such document and other proofs in support of his/her/their claims/objector for issuance of duplicate share certificate to the secretary of Raj Galaxy co-op housing society Ltd.

If no claims/objections are received within the period prescribed above, the society shall be free to issue duplicate share certificate in such manner is provided under the by-laws of the society. The claims/objector if any received by the society shall be dealt within the manner provided under the by-laws of the society.

Sd/-
For and on the behalf of
Raj Galaxy co-op housing society Ltd.
Date: 04/08/2020
Place: Mumbai
(Hon. Secretary)

जाहिरा नोटीस

तमाम जनतेस या जाहीर नोटीसद्वारे कळविण्यात येते की, सदनिका क्र. सी/२१०, दुसरा मजला, विठ्ठल धाम को-ऑप. हा. सो. लि., स. नं. १४३, हि. नं. ३ (पार्लर), गाव मोडे दिवाणमान, वसई (प.), जि. पालघर, हे श्री. दिनेश विष्णू डाकरे व सौ. रेखा दिनेश डाकरे यांचा नाव आहे. सदर सदनिकेचा शेअर सर्टिफिकेट ची मूळ प्रत हे मूळ मालक श्री. दिनेश विष्णू डाकरे व सौ. रेखा दिनेश डाकरे यांचा कडून हावती आहे. श्री. दिनेश विष्णू डाकरे व सौ. रेखा दिनेश डाकरे यांनी कायदाप्रमाणे सर्व कायदाप्रमाणे दस्तवीत दाखल करून, ड्युलीकॅट शेअर सर्टिफिकेट मिळवने कठीन अर्ज केला आहे. तरी सदर मिळकती बाबत कोणत्याही इश्यांचा किंवा संस्थेचा गहाण, दान, दावा, बंधीस, कारा, वापरवहीवाट, कब्जा, भाडेपट्टा, आदी व अन्य प्रकारचा हक्क व हितसंबंध असल्यास त्यांनी त्याची लेखी हक्क सुरवात्याहोती ही नोटीस प्रसिध्द करण्यापासून १४ दिवसांचे आत सदर पत्त्यावर कळवावे किंवा कोणताही इतर सदर सर्टिफिकेटची मूळ प्रत प्राप्त झाली असेल त्यांनी खालील पत्त्यावर आगावी अन्याता सोसायटी कडून ड्युलीकॅट शेअर सर्टिफिकेट देण्यात येईल, ह्याची नोंद घ्यावी.

सही /-
दि: ०४.०८.२०२० अॅड. अनिश कलटार
ए/जी-२, दिवाण निकेतन,
नागेश्वर मंदिर समोर,
दिवाणमान, वसई (प.),
ता. वसई, जि. पालघर

परिशिष्ट 4
निष्प 8(1) वा
ताबा सूचना
(स्वावर मालमतेसाठी)

ज्या अर्था,
निम्न स्वाक्षरीकार इंडियाव्युल्स हाउसिंग फायनान्स लिमिटेडचे(CIN:L65922D2005PLC136029) सिस्कोरिटाइजेसन ऑफ फायनान्सिअल असेस एव्ह रिस्कन्युअरन्स ऑफ फायनान्सिअल असेस अँड एम्प्लॉयमेंट ऑफ सिस्कोरिटाइ इंटेरेस्ट एक्ट, 2002 (54 ऑक्टोबर 2002) अन्वये प्राधिकृत अधिकारी आणि सदर सूचना प्राप्त झाल्याच्या दिनांकापासून सध्द 60 दिवसांच्या आत 28.02.2020 रोजी सूचनेत नमूद केलेली आणि अधिक रक्कम रु. 3,03,36,947/- (रुपये तीन कोटी तीन लाख उन्नीस हजार नऊशे सत्तेचाळीस फक्त) साठी बर्ज खाते क्र. H.LAPVSH00228368 या रकमेची परत फेड करण्याची दिनांक 28.02.2020 पासून ते प्रत्यक्ष भरणा करेपर्यंतची मागणी, सूचना कर्जदार रिचल बर्ज मॅकटाइडल प्रायव्हेट लिमिटेड, दशमेश एरॉकॉइन्डिअरिजिनिअरिअरि प्रा. लि., दशमेश एरॉकॉइन्डिअरिजिनिअरि प्रा. लि., दशमेश ऑटोमोबाइल एरॉकॉइन्डिअरिजिनिअरि कं.(पार्टनर ड्यारे), जसमेर कोर सेनी, हरजिंदर सिंग सेनी, जसप्रीत सिंग सेनी, जगजीत सिंग सेनी उर्फ जगजीत सिंग गोबिंद सिंग सेनी आणि गोबिंद सिंग सेनी उर्फ गोबिंद सिंग निर्मल सिंग सेनी यांना कलम 13(1)(2) सह सिस्कोरिटाइ इंटेरेस्ट (एम्प्लॉयमेंट) रुल्स, 2002 चा नियम 3 अन्वये प्राप्त झालेल्या अधिकारात जारी केली.

सदर रकमेची परत फेड करण्यात कर्जदार आपणी उरल्यामुळे याद्वारे कर्जदार आणि सर्व सामान्य जनतेला सूचना देण्यात येते की, सदर कायद्याचे कलम 13 ची उप कलम (4) सह सिस्कोरिटाइ इंटेरेस्ट (एम्प्लॉयमेंट) रुल्स, 2002 चा नियम 8 अन्वये प्राप्त झालेल्या अधिकारात खाली वर्णन केलेल्या मालमतेचा निम्न स्वाक्षरीकाराने प्रतिबन्धक ताबा 30.07.2020 रोजी घेतलेला आहे.

विशेषतः कर्जदार आणि सर्वसामान्य जनतेला याद्वारे खबरदार करण्यात येते की, या मालमतेचे व्यवहार करू नयेत आणि कोणत्याही व्यवहाराने इंडियाव्युल्स हाउसिंग फायनान्स लिमिटेड ची कर्ज आकारणी रु. 3,03,36,947/- (रुपये तीन कोटी तीन लाख उन्नीस हजार नऊशे सत्तेचाळीस फक्त) पुढील व्याज 28.02.2020 पासून प्रत्यक्ष भरणा करेपर्यंत लागेल. कर्जदारांचे प्रत्येक कलम 13 चे उप- कलम (8) च्या मालमतेचा / मालमतेला मुक्त करण्यासाठी उपलब्ध वेळेकडे आकर्षित केले जात आहे.

स्वावर मालमतेचे वर्णन
प्लॉट नं. 29 ने ओळखले जाणारी जमीन चे सर्व भाग आणि खंड, सेक्टर 19 ई मध्ये, वाशी माफिज 300 स्कॅ.मी., जे निम्नसुसारी पर्यटन आहे:

उत्तर तर्फे: प्लॉट नं. 24
पूर्व तर्फे: प्लॉट नं. 30
तारीख: 30.07.2020
स्थळ : वाशी, नवी मुंबई

सही /-
अधिकृत अधिकारी
इंडियाव्युल्स हाउसिंग फायनान्स लिमिटेड

Nippon India Mutual Fund
Wealth sets you free (Formerly Reliance Mutual Fund)

Nippon Life India Asset Management Limited
(formerly known as Reliance Nippon Life Asset Management Limited)
(CIN - L65910MH1995PLC220793)

Registered Office: 4th Floor, Tower A, Peninsula Business Park, Ganapatrao Kadam Marg, Lower Parel (W), Mumbai - 400 013.
Tel No. +91 022 6808 7000 • Fax No. +91 022 6808 7097 • www.nipponindiamf.com

NOTICE NO. 41

NOTICE is hereby given that Nippon Life India Trustee Limited ("Trustee" for Nippon India Mutual Fund & formerly known as Reliance Capital Trustee Company Limited) has decided to wind up one of its mutual fund scheme i.e. Nippon India Emergent India Fund ("the Scheme") w.e.f. July 29, 2020 pursuant to regulation 39(2)(a) of the SEBI (Mutual Funds) Regulations, 1996. Accordingly, the Trustee & Nippon Life India Asset Management Limited have ceased to carry on any business activity, operations including issuance/ creation & cancellation/ redemption of any units in this Scheme. The Trustee or the person(s) so authorized will carry out/ complete the underlying requirements, as are stipulated under SEBI (Mutual Funds) Regulations, 1996.

FOR NIPPON LIFE INDIA ASSET MANAGEMENT LIMITED
(formerly known as Reliance Nippon Life Asset Management Limited)
(Asset Management Company for Nippon India Mutual Fund)

Mumbai
August 03, 2020

Authorised Signatory

Make even idle money work! Invest in Mutual Funds

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

The Mogaveera Co-operative Bank Ltd.

नोंद. आणि प्रशासकीय कार्यालय:
५ वा मजला, मोगावीरा भवन, एम. व्ही. ए. एन्जुकेनल कॅम्पस मार्ग, ऑफ वीरा देसाई रोड, अंधेरी (पश्चिम), मुंबई-४०० ०५८
संपर्क तपशील : फोन-०२२-२६७६ ६०११/९००४२५६६०९/९८२०४८८२३६ ई-मेल : recovery@mogaveerabank.com

स्वावर मिळकतीची लिलाव विक्री

सिस्कोरिटाइजेसन अँड रिस्कन्युअरन्स ऑफ फायनान्सिअल असेस एव्ह रिस्कन्युअरन्स ऑफ फायनान्सिअल असेस अँड एम्प्लॉयमेंट ऑफ सिस्कोरिटाइ इंटेरेस्ट एक्ट, २००२ च्या कलम १३(४) अन्वये वी मोगावीरा को- ऑपरेटिव्ह बँक लि. च्या प्राधिकृत अधिकारी यांच्या आता प्रत्यक्ष कब्जात असलेल्या खालील स्वावर मिळकतीची "जेसे आहे जेथे आहे तत्त्वाने" व "जेसे आहे जेथे आहे तत्त्वाने" खरेदी करण्यासाठी जनात/इच्छुक बोलीदार यांच्याकडून मोहोबंद प्रस्ताव/निविदा मागविण्यात येत आहेत.

स्वावर माल/ मिळकतीचे वर्णन	राखीव किंमत (रुपयता)	इसारा अनामत रकम (रुपयता)	मिळकतीचे निरीक्षण	निविदा उघडण्याची तारीख आणि वेळ	तारण बन्कोचे नाव आणि पत्ता	कर्जदार/ गहाणकारांचे नाव	श्र्कती कर्ज रक्कम	प्रस्ताव/निविदा सादर करण्याची तारीख, वेळ आणि ठिकाण
प्लॉट क्र. ००१ आणि ००२, तळमजला, इमा क्र. १४, क्वाला विहार, इमा. क्र. १३-१४ को. ऑप.हा.सो.सा. लि., आगासी रोड, बोर्डाज, विरार (पश्चिम), जि. पालघर - ४०१ ३०३, मोजमाफिज ८१९ चौ.फू. (बीएच)	रु. ३७,५०,०००/-	रु. १,००,०००/-	१५/०९/२० ते २० ११.०० ते सायं. ४.०० पर्यंत.	११/०९/२०२० से. ११.०० वा.	वी मोगावीरा को- ऑपरेटिव्ह बँक लि., ५ वा मजला, मोगावीरा भवन, एम.व्ही.ए. एन्जुकेनल कॅम्पस मार्ग, ऑफ वीरा देसाई रोड, अंधेरी (पश्चिम), मुंबई-४०० ०५८ फोन क्र: २६७६ ६०११ मोबा: ९८२१४५३९११	श्री. महेश जे. राठोड, श्रीम. मित्ता जे. राठोड आणि श्रीम. हंसा जे. राठोड ...कर्जदार - गहाणदार- (प्लॉट क्र. ००२) आणि श्री. जगजिंदर आर. राठोड गहाणदार- (प्लॉट क्र. ००१)	रु. १७,८५,१३४/- (रुपये सतरा लाख पन्चासशेही हजार एकशे चौतिसां मात्र) (एचएल/९०) दि. ३०/११/२०१७ रोजीस अधिक दि. ०१/१२/२०१७ पासून व्याज	मोहोबंद निविदा/प्रस्ताव प्रशासकीय कार्यालय: ५ वा मजला, मोगावीरा भवन, एम. व्ही. एम. एन्जुकेनल कॅम्पस मार्ग, ऑफ वीरा देसाई रोड, अंधेरी (पश्चिम), मुंबई-४०० ०५८ येथे १८/०९/२०२० रोजी किंवा पूर्वी दु. ३.३० वा. पर्यंत प्राधिकृत अधिकार्यांकडे सादर करावेत.

१. खरेदीदारांना मुद्रांक शुल्क, नोंदणी प्रभार, हस्तांतर प्रभार, मिळकतीशी संबंधित विवधान आणि भविष्यातील दोन्ही सर्व सांख्यिकीय धक्काकी, कर आणि दर आणि देणी सोसायती आहेत. विक्री प्रमाणपत्र फक्त यासाठी बोलीदाराच्या नावे जारी करण्यात येईल.

२. कोणतेही शर्तनाम न देता कोणतीही किंवा सर्व निविदा फेटाळण्याचे आणि/किंवा निविदा उघडण्याचे आणि/किंवा विक्री निश्चितीची तारीख आणि वेळ पुढे ढकलण्याचे अधिकार प्राधिकृत अधिकार्यांनी राखून ठेवले आहेत.

३. गहाणकार/कर्जदार संभाव्य बोलीदार/प्रस्तावकर्त्यांना आपण शकतात आणि ११/०९/२०२० रोजी स. ११ वा. प्रस्ताव उघडण्याच्यावेळी हजर देखील राहू शकतात.

४. बोलीदार/प्रस्तावकर्त्यांनी मिळकतीची पाहणी करून घ्यावी आणि त्यांची इच्छा असल्यास हक्क विलेख पडताळून पाहतात.

५. यशस्वी बोलीदार/प्रस्तावकर्त्यांनी २५% बोली रक्कम ताबडतोब आणि उर्वरित ७५% रक्कम निविदा उघडण्याच्या तारखेपासून १५ दिवसांत जमा करावी.

६. जर यशस्वी बोलीदारांनी प्रस्ताव उघडण्याच्या तारखेपासून १५ दिवसांत उर्वरित ७५% बोली रक्कम प्रदान करण्यात कसूर केली तर जमा केलेली रक्कम जप्त केली जाईल.

७. "राखीव किंमत" च्या खालील निविदा विचारार घेतली जाणार नाही.

सिस्कोरिटाइ इंटेरेस्ट एम्प्लॉयमेंट रुल्स, २००२ च्या नियम ८(६) अंतर्गत वैधानिक सूचना: जर संपूर्ण धक्काकी रक्कम चुकती केली नाही तर उपरोक्त तारखेस तारण मतांच्या विक्रीसाठी सर्वसामान्य जनतेकडून मोहोबंद निविदा मागवून विक्री आयोजित करण्याबाबत सिस्कोरिटाइ इंटेरेस्ट एम्प्लॉयमेंट रुल्स, २००२ च्या नियम ८(६) अंतर्गत वरील कर्जांच्या कर्जदार/जामीनदार/गहाणकार यांना ही एक सूचना देण्यात आहे. याद्वारे कर्जदार/गहाणकारांना लिलावविक्रीसाठी ठरविलेल्या तारखेपूर्वी उपरोक्त रक्कम प्रदान करण्याकरिता सूचना देण्यात येते, कसूर केल्यास मिळकतीची विक्री केली जाईल आणि शिष्टक धक्काकी असल्यास तुमच्याकडून व्याज आणि खर्चासह वसूल केली जाईल.

दिनांक : ०३/०८/२०२०
ठिकाण : मुंबई

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नोंदणीकृत कार्यालय : आरणीची हाऊस, ४६३, डॉ. अनी बेसेंट रोड, वरळी, मुंबई - ४०००३०; दूर: +९१-२२-२६६६७०२००; फॅक्स: +९१-२२-६६६७०२०७
सीआयएन: एल५२००एमएच२००५पीएलसी१५२०६१; संकेतस्थळ: www.kecrgp.com

सूचना

सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायमेंट्स), रेग्युलेशन्स २०१५ च्या रेग्युलेशन्स २९ सहचवाचा रेग्युलेशन्स ४७ अन्वये याद्वारे सूचना देण्यात येते की, केईसी इंटरनॅशनल लिमिटेड (कंपनी) च्या संचालक मंडळाची सभा दिनांक जून ३०, २०२० रोजी संपलेल्या तिमाहीसाठी कंपनीच्या अलेखापरिहित अलिस आणि एकत्रित वित्तीय निष्कर्षांना इतर बाबींसह विचारत आणि मंजूर करण्यासाठी सोमवार, ऑगस्ट १०, २०२० रोजी घेण्यात येणार आहे.

सदर सूचनेनेल समाविष्ट माहिती कंपनीचे संकेतस्थळ www.kecrgp.com आणि स्टॉक एक्सचेंजवरील संकेतस्थळे www.bseindia.com आणि www.nseindia.com यावर उपलब्ध आहे.

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सीआयएन : एल५१००एमएच१९८३पीएलसी०२९६४३

३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता एकत्रित अलेखापरिहित वित्तीय निष्कर्षांच्या विवराणाचा उतारा

(रु. लाखात, ईपीएस वागून)

तपशील	एकत्रित संपलेली तिमाही	
	३०.०६.२०२०	३१.०३.२०२०
प्रवर्तनातून एकूण उत्पन्न (निव्वळ)	१,०१४.६९	६,२२९.८४
सर्वसाधारण कामकाजातून करोतर निव्वळ नफा/(तोटा)	(७३३.८०)	६९०.४८
कालावधीसाठी करोतर (अ-निव्वळक व्याजोत्तर) निव्वळ नफा/(तोटा)	(८४.८४)	१५९.११
समभाग भांडवल	४,९१६.००	४,९१६.००
मागील वर्षाच्या ताळेबंदामध्ये दर्शविल्याप्रमाणे पुनर्मूल्यांकित राखीव वागवून राखीव	-	-
प्रती समभाग प्राप्ती (प्रत्येकी रु. १०/- चे)		
मूलभूत :	(१.५०)	१.२९
सौम्यिकृत :	(१.५०)	१.२९

टिप :

३. सुधारित सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायमेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन्स ३३ सुधार वरील अलेखापरिहित वित्तीय निष्कर्ष हे १ ऑगस्ट २०२० रोजी झालेल्या त्यांच्या सभेत लेखापरीक्षण समितीद्वारे पुनर्विचितीकरण करणायत आले आणि संचालक मंडळाद्वारे मंजूर करण्यात आले. वरील निष्कर्ष कंपनीच्या वैधानिक लेखापरीक्षकांनी मर्यादित पुनर्विचितीकरण केले जाण्याच्या अधीन होते. कंपनी अधिनियम, २०१३ च्या कलम १३३ अंतर्गत विहित केलेल्या इंडियन अकाउंटिंग स्टॅंडर्ड्स (इंड एस) नुसार अलेखापरिहित एकत्रित वित्तीय निष्कर्ष केले आहेत.

४. अरिहंत सुपरस्ट्रक्चर्स लिमिटेड चे वित्तीय निष्कर्ष (अलिस माहिती):

(रु. लाखात, ईपीएस वागून)

तपशील	संपलेली तिमाही	
	३०.०६.२०२०	३१.०३.२०२०
एकूण उत्पन्न*	६०४.३०	१,६८३.०९
कर पूर्व नफा/(तोटा)	(२५१.४२)	४१.१८
कालावधीसाठी करोतर नफा/(तोटा)	(२४९.२९)	३१.०६
ईपीएस	(०.६१)	०.०८

३. जर नमूद केलेली आकडेवारी, कंपनी अधिनियम, २०१३ च्या कलम १३३ मध्ये विनिर्दिष्ट केल्याप्रमाणे कंपनीज (इंडियन अकाउंटिंग स्टॅंडर्ड्स) रुल्स, २०१५ अंतर्गत अधिसूचित केलेल्या इंडियन अकाउंटिंग स्टॅंडर्ड्स ("इंड एस") च्या तत्वे आणि पध्दतीनुसार आहे. ज्यामध्ये होल्टिड व उपकन्यांचे ३०.०६.२०२० रोजीस अलिस नेट बर्ज व ३०.०६.२०२० रोजीस संपलेल्या तिमाहीसाठी करोतर नफा (पीएटी) खालीलप्रमाणे :

(रु. लाखांत)

अ. क्र.	तपशील	नेट बर्ज	करोतर नफा (पीएटी)
१	अरिहंत सुपरस्ट्रक्चर्स लि.	११,००२.७७	(२४९.२९)
२	अरिहंत वॉटिका रिअॅल्टी प्रा. लि.	३,२८३.२३	(४३.५२)
३	अरिहंत अंबोड लि.	(२३७.२७)	(२१३.८४)
४	अरिहंत गृहनिर्माण प्रा. लि.	(१९.३४)	(०.७७)
५	अरिहंत आशियाना प्रा. लि.	१,५२२.३४	(१६८.६०)
	एकूण	१५,५४१.६३	(६७५.९०)

४. उपकन्यांच्या ३० जून, २०२० रोजीस एकत्रित वित्तीय विवरणामध्ये विचारात घेतले आहे. त्यांची नावे अरिहंत अंबोड लि. (६०%), अरिहंत वॉटिका रिअॅल्टी प्रा. लि. (६०%), अरिहंत गृहनिर्माण प्रा. लि. (६०%) आणि अरिहंत आशियाना प्रा. लि. (६०%)

५. कंपनी अधिनियम, २०१३ च्या कलम १३३ मध्ये विनिर्दिष्ट कंपनीज (इंडियन अकाउंटिंग स्टॅंडर्ड्स) रुल्स २०१५ अंतर्गत अधिसूचित केल्याप्रमाणे "प्रचालन विभागांवरील" इंड एस १०८ अन्वये माहितीसाठी कंपनीचा केवळ एकच व्यवसाय विभाग आहे.

६. महत्त्व ओळखीसाठी लेखा धोरणांच्या बाबतीत, व्यवसायापासून टाकविलेले कालावधीनंतर महसुली अंदाज आणि खर्च यांचा आढावा घेतला जातो आणि अशा अंदाजामधील कोणतीही बदल असे बदल जेव्हा ठरवितान त्या कालावधीत गणले जाताने.

७. समुहाच्या कामकाजावर कोव्हीड १९ सार रोगाचा परिणाम झाला आहे. हे निष्कर्ष बनविण्यात, कंपनीने रोकड सुलभता, कार्यरत कंपनी तिच्या वित्तीय आणि विवर-वित्तीय मालमतांच्या वसुलीयोग्य मुद्दे, महत्त्व व चालू प्रकल्प पूर्णत्वाने नग्येसाठी उर्वरित खर्चाचे अंदाज यावरील परिणाम यापुढे मर्यादित न राहता त्यासह याधारणांच्या शक्य असलेल्या परिणामांचा आढावा घ