

30.06.2021

Scrip Code No. 526901

То **Dept. of Corporate Service Bombay Stock Exchange Limited** Phiroze Jeejeebhoy Towers Dalal Street, Mumbai 400 001

Sub: Submission under Regulation 47 of SEBI (Listing Obligations and Disclosure **Requirements)** Regulations, 2015

Dear Sir/Madam

Pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith copy of news paper cutting of Business Standard (English Newspaper) on Tuesday, 29th June, 2021 and Mumbai Lakshadeep (Marathi Newspaper) on Wednesday, 30th June, 2021 wherein following matter is being published:

Extract of the Audited Financial Results for the 4th Quarter and year ended 31st March, 2021. ٠

Kindly take the same on your records.

Thanking you Yours faithfully For Sonal Adhesives Limited

Sandeep Arora **Managing Director** DIN: 00176939

Encl: As Above

SONAL ADHESIVES LIMITED

Regd. Off. : Plot No. 28/1A, Village Dheku, Takai Adoshi Road, Off. Khopoli-Pen Road, Taluka - Khalapur, Dist. - Raigad, P. O. Khopoli - 410 203. CIN No.L02004MH1991PLC064045 Email : info@sonal.co.in Tel No.+91 2192 262620 Fax : +91 2192 268478 Tel No. +91 22 61316131

www.sonal.co.in

TVS MOTOR COMPANY LIMITED TVS

Regd office: "Chaitanya", No.12, Khader Nawaz Khan Road, Nungambakkam, Chennai 600 006 Website : www.tvsmotor.com Email : contactus@tvsmotor.com Tel : 044-2833 2115 Fax : 044 - 2833 2113 CIN : L35921TN1992PLC022845 Dear Member(s)

DYNAMIC ARCHISTRUCTURES LIMITED CIN: L45201WB1996PLC077451 Regd. Office: 409, Swaika Centre, 4A, Pollock Street, Kolkata (W.B.) 700 001, Ph: 033-22342673 Website: www.dynamicarchistructures.com. Email: info@dynamicarchistructures.com AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON MARCH 31, 2021

	(Rupees in Cr. Except E							
SI. No.	Particulars	Year ending	Year ending	Corresponding 3 months ended in the previous year				
		31.03.2021	31.03.2021	31.03.2020				
1	Total income from operations	0.57	5.48	0.07				
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	(0.77)	3.59	(2.52)				
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	(0.77)	3.59	(2.52)				
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	(0.68)	3.26	(2.32)				
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(0.68)	3.26	(2.32)				
6	Equity Share Capital	5.01	5.01	5.01				
7	Earnings Per Share (of Rs. 10 /- each) (for continuing and discontinued operations) -							
	1. Basic :	(1.36)	6.52	(4.63)				
	2. Diluted :	(1.36)	6.52	(4.63)				
Note: a The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock Exchange website, www.bseindia.com & on the company website, www.dynamicarchistructures.com. b# Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with INDAS Rules.								
	ace: Kolkata ate: 28.06.2021		Chairman Cum M	Sd/- Danmal Porwal /anaging Director DIN - 00581351				

Sr.	Particulars	6	Quarter Ende	d	Year Ended		
No.		31.03.2021 (Audited)	31.12.2020 (Unaudited)	31.03.2020 (Audited)	31.03.2021 (Audited)	31.03.2020 (Audited)	
1	Total income	54.04	54.13	36.15	182.29	156.19	
2	Net profit / (loss) for the period (before tax, exceptional and/or extraordinary items)	39.53	24.53	0.29	60.85	14.96	
3	Net profit / (loss) for the period after tax (before exceptional and/ or extraordinary items)	96.73	17.87	(3.46)	110.94	5.12	
4	Net profit / (loss) for the period after tax (after exceptional and/ or extraordinary items)	96.73	17.87	(3.46)	110.94	5.12	
5	Total comprehensive income for the period/year (comprising net profit after tax and other						
_	comprehensive income after tax)	105.78	(1,113.20)	(2,964.53)	1,118.68	(8,219.18)	
6 7	Paid up equity share capital Other equity	300.02	300.02	300.02	300.02 4,254.18	300.02 3,135.49	
8	Earnings per equity share (before and after extraordinary items) (of Rs. 10/- each) (not annualised) :						
	Basic & diluted (Re.)	3.22	0.60	(0.12)	3.70	0.17	

HIMADRI CREDIT & FINANCE LIMITED

- The above financial results for the guarter and year ended 31 March 2021 have been reviewed by the Audit Committee and approved at the meeting of the Board of Directors of the Company held on 28 June, 2021.
- The Company is primarily engaged in the business of investing and financing and accordingly ther are no separate reportable segment as per Ind AS - 108 "Operating Segment"
- The Company has exercised the option permitted under Section 115BAA of the Income-tax Act, 1961 as introduced by the Taxation Laws (Amendment) Act, 2019. The Company has opted for lower tax regime under the said Section. Accordingly, the Company has remeasured the deferred tax liability as at the year end and accumulated MAT credit entitlement has been written off
- The figures for the last quarter of the current and previous financial year are the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the end of third quarter of the current and previous financial year which were subject to limited review by statutory auditors
- The above is an extract of the detailed format of Lin-audited Einancial Results filed with the Stoci Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results are available on the websites of Stock Exchanges at www.cse-india.com and on the Company's website at www.himadricredit.in.

On behalf of the Board of Directors

	TUSHAR CHOUDHARY
Place : Kolkata	Director
Dated: The 28th day of June, 2021	(DIN: 00174003)

NOTICE

SBI MUTUAL FUND

NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION OF SBI MUTUAL FUND

Appointment of Key Personnel of SBI Funds Management Private Limited

Notice is hereby given that Mr. Ardhendu Bhattacharya, Fixed Income Dealer has been appointed as key personnel of SBI Funds Management Private Limited (SBIFMPL) (based at Corporate Office). The details of Mr. Ardhendu Bhattacharva are as follows

Name / Designation	Age	Qualification	Brief Experience
Mr. Ardhendu Bhattacharya	36 years	PGDM - Goa Institute of Management	Mr. Ardhendu Bhattacharya (Fixed Income Dealer) joined SBIFMPL in April 2019. He
(Fixed Income Dealer)			has over 11 years of experience in finance sector.
			Prior to joining SBIFMPL, he was previously associated with following entities.
			ICICI Bank Limited (June 2014 – April 2019) – Primarily involved in trading in money markets and short term corporate bonds.
			Citibank N.A. (April 2010 – June 2013) – Principally handled currency and trade sales.

All other terms and conditions of Statement of Additional Information remain unchanged. This addendum forms an integral part of the Statement of Additional Information of SBI Mutual Fund as amended from time to time.

> For SBI Funds Management Private Limited Sd/-

Place: Mumbai	
Date: June 28, 2021	

Vinay M. Tonse Managing Director & CEO

Asset Management Company: SBI Funds Management Private Limited (A Joint Venture between SBI & AMUNDI) (CIN: U65990MH1992PTC065289) **Trustee:** SBI Mutual Fund Trustee Company Pvt. Ltd. (CIN: U65991MH2003PTC138496) **Sponsor:** State Bank of India **Regd Office:** ^{9th} Floor, Crescenzo, C – 38 & 39, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai – 400051 **Tel:** 91-22-61793000 • **Fax:** 91-22-67425687 • **E-mail:** partnerforlife@sbimf.com • www.sbimf.com

> Mutual Fund investments are subject to market risks, read all scheme related documents carefully. SBIMF/2021/JUN/16

CIN : L28129MH1984PLC032008 612, V. K. Industrial Estate, 10-14 Pais Street, Byculla (W), Mumbai 400 011									
Tel. No. (022) 23075677 / 23074									
Email : info@rishitechtex.com W STATEMENT OF AUDITED FINANCIAL RESULT FOR T				ARCH 2021					
				(Rs. In Lacs					
	Quarte	r Ended	Year	Ended					
Particulars	31.03.2021	31.03.2020	31.03.2021	31.03.2020					
	Audited	Audited	Audited	Audited					
Total income from operations	2924.83	2002.90	8106.79	7622.39					
Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	110.49	44.73	60.06	221.54					
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	110.49	44.73	60.06	221.54					
Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)	92.31	-27.96	41.88	99.66					
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	92.69	-28.90	42.26	98.97					
Equity Share Capital		739.10		739.10					
Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)			2068.36	1880.17					
Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)									
Basic:	1.25	-0.39	0.57	1.35					
Diluted:	1.25	-0.39	0.57	1.35					

Board of Directors at their meeting held on 28th June, 2021.

- . The financial results for the quarter and year ended March 31, 2021 have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of
- the Companies Act 2013 and other recognised accounting practices and policies to the extent applicable . The figures for the quarter ended March 31, 2021 and March 31, 2020 are the balancing figure between the audited figures in respect of the full financial year and the published figures of nine months ender
- December 31, 2020 and December 31, 2019 respectively. The full format of the Financial Results are available on the Stock Exchange website and or www.rishitechtex.com
 - For **BISHI TECHTEX LTD**.

sd/-Abhishek Patel Managing Director DIN: 05183410

. It is hereby informed that the 29th Annual General Meeting of the Company will be convened on Thursday, the 29th July 2021, at 01.30 p.m. through Video Conference ("VC") / Other Audio Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act. 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs (MCA) and SEBI Circulars issued from time to time, without the physical presence of the Members at a common venue.

- 2. The Notice of the 29th AGM and the financial statements for the year ended 31st March 2021 ("Annual Report") will be sent only by email to all those Members, whose email addresses are registered with the Company or with their respective Depository Participants ("Depository"), in accordance with MCA and SEBI Circulars. Members can join and participate in the AGM through VC / OAVM only. The instructions for joining the AGM and the manner of participation in remote electronic voting or casting vote through the e-voting system during the AGM by shareholders holding shares in Dematerialised mode, physical mode and by shareholders who have not registered their E-mail address will be provided in the Notice of AGM. Members participating through the VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The Notice will also be made available on the website of the Company viz., www.tvsmotor.com and also on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depository Limited (NSDL) (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- . Members holding shares in physical form who have not registered their email addresses with the Company / Depository can register for obtaining soft copies of the Notice of the 29th AGM, Annual Report and / or login details for joining the AGM through VC / OAVM including e-voting, by sending scanned copy of the following documents by email to corpserv@integratedindia.in

a) signed request letter mentioning their name, folio number, complete address, email address to be registered;

b) scanned copy of the share certificate (front and back);

- c) self-attested scanned copy of PAN; and
- d) self-attested scanned copy of Driving Licence / Passport / Bank Statement / AADHAR, supporting the registered address of the Member

. Members holding shares in physical form who have not updated their mandate for receiving the dividends directly in their bank accounts through Electronic Clearing Service or any other means ("Electronic Bank mandate"). can register their Electronic Bank mandate to receive dividends directly into their bank account electronically, by sending following details / documents in addition to the documents mentioned in para 3 above by e-mail to corpserv@integratedindia.in:

a) Name and branch of bank in which dividend is to be received and bank account type:

b) Bank account number allotted by their bank after implementation of Core Banking Solutions;

c) 11 digit IFSC code; and

d) self-attested scanned copy of cancelled cheque bearing the name of the Member or first holder, in case shares are held jointly.

5. Members holding shares in demat form are requested to update their e-mail address with their Depository

6. The Company has also made arrangements through NSDL and Central Depository Services Limited (CDSL) for sending SMS to shareholders on their registered mobile numbers in the demat account to initiate the process of email ID updation. Members are requested to avail this facility and update their e-mail addresses accordingly.

The above information is being issued for the information and benefit of all the Members of the Company and is in compliance with the MCA and SEBI Circulars as stated above.

Place : Chenna Chennai · 29th June 2021 By order of the Board K S Srinivasan Company Secretary

(CK BIRLA GROUP | ORIENT **ORIENT PAPER & INDUSTRIES LTD.**

[Regd. Office : Unit VIII, Plot 7, Bhoinagar, Bhubaneswar - 751012 (Odisha)] Tel:(0674)2396030 /2392947, Fax(0674) 2396364, E-mail:paper@opilbbsr.com CIN: L21011OR1936PLC000117

Extract of Audited Financial Results for the Quarter / Year Ended 31st March, 2021 (₹ In lacs)								
SI.			Quarter Endeo	ł	Year Ended			
No.	Particulars	31-03-2021 (Unaudited)	31-12-2020 (Unaudited)	31-03-2020 (Unaudited)	31-03-2021 (Audited)	31-03-2020 (Audited)		
1	Total income from operations	15,456.52	11,836.04	13,447.81	44,335.75	60,656.36		
2	Profit Before Tax	(63.62)	(1,594.12)	(599.11)	(6,276.29)	2,093.55		
3	Net Profit for the period	(383.20)	(1,059.62)	(298.02)	(4,654.58)	1,992.79		
4	Other comprehensive income not to be							
	reclassified to Profit & Loss in subsequent							
	periods (net of tax)	9,085.88	7,147.78	(8,153.65)	26,245.96	(12,701.06)		
5	Total comprehensive income / loss (3+4)	8,702.68	6,088.16	(8,451.67)	21,591.38	(10,708.27)		
6	Paid-up equity share capital							
	(Face value per share : Re.1/-)	2,121.96	2,121.96	2,121.96	2,121.96	2,121.96		
7	Other Equity				1,44,678.04	1,24,147.59		
8	Earning per Equity Share of face value of							
	Re.1/- each (Not Annualised)							
	Basic & Diluted	(0.18)	(0.50)	(0.14)	(2.19)	0.94		

Place : Ko

Date : Jun

The above financial results were reviewed by the Audit Committee and taken on record by the Board of Directors of the Company at their respective meetings held on 28th June, 2021. The financial results for the year ended 31st March, 2021 have been duly audited by the Company's Statutory Auditors

2 The above is an extract of the detailed format of Audited Financial Results for the guarter / year ended 31st March, 2021 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other

WENDT (INDIA) LIMITED

CIN:L85110KA1980PLC003913. Registered Off: Flat No 105, Cauvery Block National Games Housing Complex, Koramangala Bangalore - 560047 Telephone:+91-4344-405500; Telefax:+91-4344-405620/405630/044-30006166 WENDT mail: investorservices@wendtindia.com, Web: www.wendtindia.com

NOTICE TO MEMBERS

Members are requested to note that the 39th Annual General Meeting (AGM) of Wend (India) Limited ("the Company") is scheduled to be held through Video Conferencing (VC) or Other Audio Visual Means (OAVM) on Friday, July 23, 2021 at 3.00 P.M. IST pursuar to the provisions of the Companies Act, 2013, the Rules made thereunder, circulars issued and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued from time to time to transact the ousinesses set forth in the Notice of the AGM.

The Notice of 39th AGM, Annual Report and other reports/documents (AGM documents vill be sent through electronic mode only to such Members whose e-mail addresses are egistered with their respective Depository Participants (DPs) or the Company's Registra and Share Transfer Agent (RTA) viz. M/s. KFin Technologies Private Limited.

The AGM documents would be made available on the websites of the Compan www.wendtindia.com, the Stock Exchanges viz., BSE Limited www.bseindia.com National Stock Exchange of India Limited www.nseindia.com and the RTA nttps://evoting.kfintech.com/. Members may note that no physical/hard copies o he AGM documents would be sent or provided, even if requested.

Members holding shares in dematerialized mode and who have not registered the -mail addresses are requested to register their e-mail addresses and mobile number with their respective DPs. Members holding shares in physical mode who have no egistered their e-mail addresses with the RTA are requested to furnish a scanner signed copy of the request letter providing their e-mail address, mobile number along vith self-attested copies of PAN, proof of address and share certificate(s) to the Company/RTA at einward.ris@kfintech.com or evoting@kfintech.com or nvestorservices@wendtindia.com for receiving the AGM documents electronically The request with the above documents can also be sent to M/s. KFin Technologies Private Limited at Selenium Tower B, Plot No: 31 & 32, Financial District Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032.

Members holding shares in physical or in electronic form who have not registered their e-mail address may temporarily get their e-mail address and mobile number registered with RTA by clicking the link https://ris.kfintech.com/clientservices/mobilereg. nobileemailreg.aspx and following the steps mentioned therein to enable receipt of the Annual report electronically

Members will be provided with a facility to cast their votes electronically on all resolution set forth in the Notice of the AGM through remote e-voting as well as e-voting during the AGM. Detailed instructions to Members for participating in the 39th AGM through /C/OAVM as well as casting their votes electronically is set out in the Notice of AGM.

The Board of Directors at their meeting held on 23rd April 2021 have recommended a fina dividend of Rs. 20/- per share of Rs. 10/- each for the financial year 2020-21 for approval o the Members. Members holding shares in physical form and whose bank account details are not yet registered with the RTA / Company can provide a request letter duly signed nforming the bank account number, name of Bank, branch along with self-attested copies of PAN, proof of address, cancelled cheque and share certificate(s) to einward.ris@kfintech.com or investorservices@wendtindia.com to enable direc credit of dividend into their bank accounts in a secured manner. For shares held in lematerialized form. Members are required to update the bank account particulars with their respective DPs. Effective 1st April 2020 dividend income is taxable in the hands of shareholders. Hence, Members are requested to update the details of their residentia tatus, PAN & category as per Income Tax Act, 1961 with the RTA/Company a einward.ris@kfintech.com or investorservices@wendtindia.com in case of shares neld in physical form and with your DP in case shares held in demat form.

Date: 28th June 2021

Place: Chennai

Sonal Adhesives Limited CIN NO. L02004MH1991PLC064045

REG. OFFICE: Plot No.28/1A, Village Dheku, Takai Adoshi Road, Off. Khopoli Pen Road, Tal. Khalapur, Dist Raigad - 410203 Maharashtra Phone: +912192262620; Email info@sonal.co.in: Web: www.sonal.co.i

EXTRACT OF THE AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2021

(₹ in Lakhs Standalone Quarter Ended Year ended 31.03.2021 31.12.2020 31.03.2020 31.03.2021 31.03.2020 Particulars (Unaudited) (Unaudited) Unaudited) (Audited) (Audited) Total income from operations (net) 662.67 412.65 612.19 1756.23 3288.68 Net Profit/ (Loss) from the Period (before Tax, Exceptional and/ or Extraordinary Items) (72.42 (143.83 (94.88) (253.96)6.52 Net Profit/ (Loss) for the period before tax (after Exceptional and/ or Extraordinary Items) 5.75 (52.65 (76.20) (82.41) (187.68) Net Profit/ (Loss) for the period after tax (after Exceptional and/ or Extraordinary Items) 5.75 (52.65 (76.20) (82.41 (187.68)Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]* 8.81 (53.56) (77.60) (80.52) (188.48) 6 Paid up Equity Share Capital (Face value of Rs.10 each fully paid up) 606.10 606.10 606.10 606.10 606.10 Earnings per share (of Rs.10/- each) (not annualised 0.09 (0.87 (1.26)(a) Basic (1.36)(3.10)(1.36) (b) Diluted (1.26) (3.10) 0.09 (0.87)

The Ind AS as precribed in Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015 is applicable to the Company w.e.f. financial year 2017-18

lotes

Place : Mumbai

s@nal

Date : 28.06.2021

The above standalone financials results for the quarter and for the year ended March 31, 2021 have been reviewed by the Audii Committee on June 28, 2021 and approved by the Board of Directors and June 28, 2020 and the statutory auditor of the Comparison have conducted an audit of the above standalone financial results year ended March 31, 2021.

The above standalone financial results have been prepared in accordance with the Indian Accounting Standard (Ind AS) prescribe under Section 133 of the Companies, 2013 and other recognised accounting practices and polices to the extent applicable

In the opinion of the Board Of Directors, there is only one Major segment, therefore, has only one reportable segment in accordar with IndAS 108 ""Operating Segments""

The figures for the quarter ended March 31, 2021 and March 2020 are arrived at as difference between audited figures in respect of the full financial year for the year ended March 31, 2021 and March 31, 2020 and reviewed figures upto nine months period ended December 31, 2020 and December 31, 2019.

The Company has considered the possible effects that may arise out of the still unfolding Covid-19 pandemic on the carrying amour of property, plant and equipment including intangible assets, inventories, trade receivables, other financial assets, other assets etc. For this purpose the Company has considered internal and external sources of information up to the date of approval of the standalone financial results including economic forecasts, market value of certain assets etc. Based on the current estimates, the company does not expect any significant impact on such carrying values. The Company will continue to closely monitor for any material changes t future economic condition

The outbreak of COVID-19 pandemic across the globe and in India and consequential nationwide lockdown since March 24, 2020 has caused a slowdown in economic activities. The management has assessed the potential impact of COVID-19 on the company and based on its review there is no significant impact on its financial results on a medium and long term basis. Sales during the Quarter ended June, 2020 was majorly impacted due to the national lockdown and consequently production / sales were badly hit. However the same has improved from the Second Quarter onwards. The Company is closely monitering any material changes to future economic conditions

Previous quarter's / year's figures have been regrouped / reclassified and rearranged necessary to correspond with the quarter's vear's classification / disclosure East Operation Address Stress 1 Add

in demat form.		For Sonal Adnesives Ltd Sd/-
For WENDT (INDIA) LIMITED		Su/- Sandeep Arora
Sd/- Janani TA	Place: Khopoli	Managing Director
Company Secretary	Date : 28th June, 2021	DIN No: 00176939

Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the Stock Exchange websites. (www.bseindia.com / www.nseindia.com) and Company's website (www.orientpaperindia.com). By Order of the Board

	By Order of the board
	for ORIENT PAPER & INDUSTRIES LTD.
	(M L PACHISIA)
kata	Managing Director
e 28, 2021	(DIN: 00065431)

Sundaram-Clayton Limited

Regd office: "Chaitanya", No.12, Khader Nawaz Khan Road, Nungambakkam, Chennai 600 006 Website : www.sundaram-clayton.com Email : corpsec@scl.co.in Tel : 044-2833 2115 Fax : 044 - 2833 2113 CIN : L35999TN1962PLC004792 Dear Member(s)

- 1. It is hereby informed that the 59th Annual General Meeting of the Company will be convened on Friday, the 30th July 2021, at 10.00 a.m. through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act, 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs and SEBI Circulars issued from time to time, without the physical presence of the Members at a common venue.
- 2. The Notice of the 59th AGM and the financial statements for the year ended 31st March 2021 ("Annual Report") will be sent only by email to all those Members, whose email addresses are registered with the Company or with their respective Depository Participants ("Depository"), in accordance with MCA and SEBI Circulars. Members can join and participate in the AGM through VC / OAVM only. The instructions for joining the AGM and the manner of participation in remote electronic voting or casting vote through the e-voting system during the AGM by shareholders holding shares in Dematerialised mode, physical mode and by shareholders who have not registered their E-mail address will be provided in the Notice of AGM. Members participating through the VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The Notice will also be made available on the website of the Company viz., www.sundaram-clayton.com and also on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depository Limited (NSDL) (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- . Members holding shares in physical form who have not registered their email addresses with the Company / Depository can register for obtaining soft copies of the Notice of the 59th AGM, Annual Report and/or login details for joining the AGM through VC / OAVM including e-voting, by sending scanned copy of the following documents by email to corpserv@integratedindia.in

a) signed request letter mentioning their name, folio number, complete address, email address to be registered:

b) scanned copy of the share certificate (front and back);

c) self-attested scanned copy of PAN; and

d) self-attested scanned copy of Driving Licence / Passport / Bank Statement / AADHAR, supporting the registered address of the Membe

4. Members holding shares in physical form who have not updated their mandate for receiving the dividends directly in their bank accounts through Electronic Clearing Service or any other means ("Electronic Bank mandate"), can register their Electronic Bank mandate to receive dividends directly into their bank account electronically, by sending following details / documents in addition to the documents mentioned in para 3 above by e-mail to corpserv@integratedindia.in:

a) Name and branch of bank in which dividend is to be received and bank account type;

b) Bank account number allotted by their bank after implementation of Core Banking Solutions:

c) 11 digit IFSC code; and

d) self-attested scanned copy of cancelled cheque bearing the name of the Member or first holder, in case shares are held iointly

5. Members holding shares in demat form are requested to update their e-mail address with their Depository.

6. The Company has also made arrangements through NSDL and Central Depository Services Limited (CDSL) for sending SMS to shareholders on their registered mobile numbers in the demat account to initiate the process of email ID updation. Members are requested to avail this facility and update their e-mail addresses accordingly.

The above information is being issued for the information and benefit of all the Members of the Company and is in compliance with the MCA and SEBI Circulars as stated above.

	By order of the Board
Place : Chennai	R Raja Prakash
Chennai : 29 th June 2021	Company Secretary

फॉर्म कमांक INC-25

आहे.

ठिकाण : नवी मंबई

दिनांक: ३०/०६/२०२१

जाहिरात प्रसिद्ध केली जाईल

नियम ४१ (निगमित) नियम, २०१४

मंबई लक्षदीप 🛛 🕰

PRE OFFER PUBLIC ANNOUCEMENT **NETLINK SOLUTIONS (INDIA) LIMITED**

Corporate Identification Number (CIN): L45200MH1984PLC034789

Registered Office: 507, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri (W), Mumbai – 400 053. Contact No: 022 – 2633 5583 / 84 | Website: www.easy2source.com | E-mail Id: netlink@easy2source.com

600 (SIX LAKHS FIFTY SEVEN THOUSAND SIX HUNDF OPEN OFFER FOR ACQUISITION OF 9.57,600 (SIX LAKES FIF TY SEVENT HOUGAAND SIX HOUDRED UNLY) FULLY PAID UP EQUITY SHARES OF ₹ 10/- EACH FROM THE SHAREHOLDERS OF NETLINK SOLUTIONS (INDIA) LIMITED ("NETLINK" / "TARGET COMPANY") BY JUPITER INFOMEDIA LIMITED ("JUPITER"/ "ACQUIRER NO 1") AND JINESHVAR SECURITIES PRIVATE LIMITED ("JINESHVAR" / "ACQUIRER NO 2") (HEREIN AFTER COLLECTIVELY REFER TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3(1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) PERILIATIONS") REGULATIONS").

This Advertisement ("Pre Offer Public Announcement") is being issued by Aryaman Financial Services Limited, th Manager to the Offer ("Manager"), on behalf of the Acquirers, in compliance with Regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations. 2011") in respect of Open Offer ("Offer") to acquire 6.57,600 (Six Lakhs Fifty Seven Thousand Six Hundred) Equity Shares of ₹ 10/- each, being constituting 26.00% of the Target Company on a fully diluted basis at a price of ₹ 17/- (Rupees Seventeen Only) ("Offer Price"). This Pre Offer Public Announcement is to be read with Public ouncement dated March 04, 2021 ("PA") along with the Detailed Public Statement ("DPS") published on March 12, 2021 in Financial Express (English – All Editions), Jansatta (Hindi – All Editions) and Mumbai Lakshadeep (Marathi Jumbai Edition) with respect to the aforementioned Offer.

THE SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO KINDLY NOTE THE FOLLOWING INFORMATION RELATED TO THE OFFER.

- (1) The Offer Price is ₹ 17/- (Bunees Seventeen Only) per fully paid-up Equity Share _ The Offer price will be paid in Cash in accordance with the Regulation 9(1)(a) of the SEB (SAST) Regulation, 2011 and subject terms and conditions mentioned in PA, the DPS, Corrigendum to the DPS and Letter of Offer. There has been no revision in the Offer Price.
- (2) Committee of Independent Directors (hereinafter referred to as "IDC") of the Target Company recommends that the Offer Price of ₹ 17/- (Rupees Seventeen Only) is fair and reasonable. The recommendation of IDC was published on June 29, 2021 (Tuesday) in the same newspapers where the DPS was published.
- (3) This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations, 2011. There has been no competitive bid to this Offer.
- (4) The Letter of Offer dated June 22, 2021 ("LoF") has been dispatched through electric means to all the Public Shareholders of the Target Company whose name appeared on the register of members on June 17, 2021 ("the Identified Date") and who have registered their e-mail ids with the Depositories and / or the Target Company, and the dispatched through Physical means to all the remaining Public Shareholders on or before June 24, 2021.
- (5) Please note that a copy of the Letter of Offer will also be available on SEBI's website (www.sebi.gov.in).
- (6) Public Shareholders are required to refer to the Section titled "Procedure for Acceptance and Settlement of the Offer" at page 21 of the Letter of Offer in relation to inter alia, the procedure for tendering their Equity Shares in the Open Offer and are required to adhere to and follow the procedure outlined therein. A summary of procedure for tendering Equity Shares in the Open Offer is set out below:

a) In case the Equity Shares are in dematerialized form:

- Public Shares in the dematerialized form under the Offer would have to do so through their respective Selling Brokers by giving the details of Equity Shares they intend to tender under the Offer and as per the procedure specified in paragraph 8.12 of the Letter of Offer

b) In case the Equity Shares are in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 8.13 of the Letter of Offer along with Form SH-4.

- In case of non-receipt of the LoF:
- Public Shareholders may (i) download the same from the SEBI website (www.sebi.gov.in) and can apply by using the same; or (ii) obtain a physical copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Equity Shares. Alternatively, such Public Shareholders can download the soft copy of the Lof from the SEBI's website www.sebi.gov.in as well as from the Manager to the Offer website www.afsl.co.in. Alternatively, in case of non-receipt of the Lof, Public Shareholders holding the Equity Shares may participate in the Open Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP ID number, number of shares being tendered and other relevant documents as mentioned in the LoF. Such Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the Offer Closing Date.

Public Shareholders have to ensure that their order is entered in the electronic platform of BSE which will be made available BSE before the closure of the Tendering Period.

- (7) In terms of Regulation 16(1) of SEBI (SAST) Regulations, 2011, the Draft Letter of Offer had been submitted to SEBI on March 19, 2021. SEBI vide its letter dated June 15, 2021, bearing reference no. SEBI/H0/CFD/DCR2/P/OW/2021/12300/1, has issued its comments on the Draft Letter of Offer in terms of Regulation 16(4) of the SEBI (SAST) Regulations, 2011 and the observations have been duly incorporated in the Letter of Offer.
- (8) There have been no other material changes in relation to the Offer, since the date of the PA, save as otherwise disclose in the DPS, Corrigendum to the DPS and the Letter of Offer.
- (9) As on the date of this advertisement, there are no statutory approvals required to acquire the equity shares tendered pursuant to this Open Offer. This Open Offer is subject to all other statutory approvals that may become applicable at a later date before the completion of the Open Offer.
- (10) The revised Schedule of Activities pertaining to the Offer is set forth below

Major Activities	Original Schedule (Date & Day)	Revised Schedule (Date & Day)	
Public Announcement	March 04, 2021 (Thursday)	March 04, 2021 (Thursday)	
Publication of Detailed Public Statement	March 12, 2021 (Friday)	March 12, 2021 (Friday)	
Filing of Draft Letter of Offer with SEBI	March 19, 2021 (Friday)	March 19, 2021 (Friday)	
Last Date for a Competitive Bid*	April 06, 2021 (Tuesday)	April 06, 2021 (Tuesday)	
Receipt of Comments from SEBI on Draft Letter of Offer	April 15, 2021 (Thursday)	June 15, 2021 (Tuesday)	
Identified Date**	April 19, 2021 (Monday)	June 17, 2021 (Thursday)	
Date by which Letter of Offer be posted to the Shareholder	April 27, 2021 (Tuesday)	June 24, 2021 (Thursday)	
Comments on the Offer by a Committee of Independent Directors constituted by the BODs of the Target Company	April 30, 2021 (Friday)	June 29, 2021 (Tuesday)	
Last Day of Revision of Offer Price / Share	May 03, 2021 (Monday)	June 30, 2021 (Wednesday)	
Issue of advertisement announcing the schedule of activities for Open Offer, status of statutory and other approvals in newspapers		June 30, 2021 (Wednesday)	
Date of Opening of the Offer	May 04, 2021 (Tuesday)	July 01, 2021 (Thursday)	
Date of Closing of the Offer	May 18, 2021 (Tuesday)	July 14, 2021 (Wednesday)	
Date of communicating the rejection / acceptance and payment of consideration for the acquired share	June 02, 2021 (Wednesday)	July 29, 2021 (Thursday)	
*There has been no competing offer in this offer			

* Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the Letter of Offer would be sent. All owner (registered or unregistered) of Equity Shares of the Target Company (except Acquirer, person acting in concert with Acquirers and Sellers of the Target Company) are eligible to participate in the offer any time before the closure of the Offer.

The Acquirers accept the responsibility for the information contained in this Advertisement and also for the obligations of the Acquirers as laid down in the SEBI (SAST) Regulations, 2011 and subsequent amendments made thereof. All other terms and conditions of the Offer shall remain unchanged. This Advertisement will also be available on the website of SEBI i.e. www.sebi.gov.in



ARYAMAN FINANCIAL SERVICES LIMITED (CIN No.: L74899DL1994PLC059009) 60, Khatau Building, Alkesh Dinesh Modi Marg, Opp. P. J. Towers (BSE Building), Fort, Mumbai - 400 001. Tel: 022 - 6216 6999;

Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] (कंपनी अधिनियमच्या कलम १४ अन्वये केंद्र सरकारला अर्ज करण्याचा विचार Equity Share Capital Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) Rasic

Place : Mumba

Date : June 28, 2021

Total Income from Operations

Net Profit / (Loss) for the period

Net Profit / (Loss) for the period before tax

Net Profit / (Loss) for the period after tax

(after Exceptional and / or Extraordinary items#

(after Exceptional and / or Extraordinary items#)

Particulars

(before Tax Exceptional and / or Extraordinary items#)

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Sr.

No

अर्जतार

4 77 Diluted 1 82 3 35 (0.54)5 05 Note: a) The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 of the SEB Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the website the BSE Ltd. at www.bseindia.comand of the Company at www.fredungroup.com

FREDUN PHAMACEUTICALS LIMITED

CIN: L24239MH1987PLC043662 Registered Office: 26 Manoi Industrial Premises, G. D. Ambekar Marg, Wadala, Mumbai - 400 031

Phone Number: +91 22 4031 8111 | Fax: +91 22 4031 8133 Email: business@fredungroup.com | Website: www.fredungroup.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED MARCH 31, 2021

March

2021

(Audited)

4237 97

100 73

100.73

72 71

72 71

398 96

1 82

Quarter Ended

December

2020

(Unaudited

4556 78

133 66

133.66

133.66

133 66

398 96

3 35

2020

2530.34

37 88

37.88

(21.39)

(21.39)

398 96

(0.54)

b) # - Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules / AS Rules whichever is applicable

> For Fredun Pharmaceuticals Limite Sd

Dr. (Mrs.) Daulat Medhor **Jt. Managing Director**

(Rs. In Lakhs

March

2020

11328.85

249 46

249.46

190 19

190 19

398 96

3733.16

4 77

Year ended Year ended

March

2021

(Audited

13528.99

437 03

320.66

201 46

201 46

398 96

3908.06

5 05

सोनल ॲंडेसिव्हस् लिमिटेड

नोंदणीकृत कार्यालयः प्लॉट क्र. २८/१ए, गाव धेकृ, टकाई-अदोशी रोड, खोपोली पेण रोड, पोस्ट खोपोली, ता. खालापूर, जि. रायगड,

लेखापरिक्षीत वि					
					(रू.लाखात)
		1	एकमेव		
		संपलेली तिमाही		संपलेव	ने वर्ष
तपशील	३१.०३.२०२१	३१.१२.२०२०	३१.०३.२०२०	३१.०३.२०२१	३१.०३.२०२०
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	६६२.६७	४१२.६५	६१२.१९	9048.23	३२८८.६८
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक					
आणि/किंवा विशेष साधारण बाबपूर्व)	६.५२	(७२.४२)	(983.63)	(९४.८८)	(२५३.९६)
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक					
आणि/किंवा विशेष साधारण बाबनंतर)	4.04	(५२.६५)	(७६.२०)	(८२.४१)	(१८७.६८)
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)					
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	૬.૭૬	(५२.६५)	(७६.२०)	(८२.४१)	(१८७.६८)
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता					
सर्वंकष नफा/(तोटा)(करानंतर) आणि इतर सर्वंकष					
उत्पन्न (करानंतर))*	٢.८٩	(५३.५६)	(00.80)	(८०.५२)	(922.82)
भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रत्येकी)	६०६.१०	ξ 0ξ.90	ξ 0ξ.90	ξ 0ξ.90	ξ 0ξ.90
उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी) (वार्षिकीकरण नाही)					
अ. मूळ	0.08	(0.८७)	(१.२६)	(१.३६)	(३.९०)
ब. सौमिकृत	0.08	(0.८७)	(१.२६)	(٩.३६)	(३.१०)

पनीला कंपनी कायदा २०१३ चे कलम १३३ मध्ये विहित सहवाचिता कंपनी (भारतीय लेखाप्रमाण) अधिनियम, २०१५ नसार इंडएएर तीय वर्ष २०१७–१८ पासून लागू आहे

- ३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता वरील एकमेव वित्तीय निष्कर्षाचे लेखासमितीद्वारे २८ जुन, २०२१ रोजी पुनर्विलोकन करण्यात आले आणि २८ जून, २०२१ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले आणि ३१ मार्च ू २०२१ रोजी संपलेल्या वरील एकमेव वित्तीय निष्कर्षाचे कंपनीच्या वैधानिक लेखापरिक्षकाद्वारे लेखापरिक्षण करण्यात आले.
- सदर अहवाल कंपनी कायदा २०१३ चे कलम १३३ आणि लागू मर्यादेपर्यंत इतर मान्यताप्राप्त लेखा सराव व योजनेअंतर्गत विहित भारतीय लेखाप्रमाण (इंडएएस) नुसार तयार केले आहेत.
- संचालक मंडळाच्या मते फक्त एक मुख्य विभाग आहे म्हणून इंडएएस १०८ कार्यचलन विभागानुसार फक्त एक निष्कर्षयोग्य विभाग आहे
- 39 मार्च, 2029 व मार्च, 2020 रोजी संपलेल्या तिमाहीकरिताचे आकड़े हे 39 मार्च, 2029 व 39 मार्च, 2020 रोजी संपलेल्य वर्षाकरिता संपूर्ण वित्तीय वर्षासंदर्भात लेखापरिक्षित आकडे आणि ३१ डिसेंबर, २०२० व ३१ डिसेंबर, २०१९ रोजी संपलेल्य नऊमाहीपर्यत पुनर्विलोकीत आकडे या दरम्यान ताळमेळ घालणारे आकडे आहेत.
- कंपनीने मालमत्तेवरील निष्पादन रक्कम, यंत्र व उपकरणे तसेच वास्तविक मालमत्ता, वस्तुंची यादी, व्यापार देय, इतर वित्तीय मालमत्ता इतर मालमत्ता इत्यादी वरील कोविड- १९ प्राद्रभाव अजुनही असल्याने उद्भवणारे सर्व शक्य प्रभाव विचारात घेतले आहेत. या उद्देशाकरिता कंपनीने आर्थिक स्थिती, बाजार मुल्य इत्यादी सह एकमेव वित्तीय निष्कर्षाच्या मान्यता तारखेला आतील व बाहेरी स्त्रोताकडील माहिती विचारात घेतली. विद्यमान स्थितीवर आधारित कंपनीने त्यांचे निष्पादन मल्यावर असे कोणतीही योग्य प्रभाव नसल्यार अपेक्षित आहे. भावी आर्थिक स्थितीमधील कोणतेही बदलाकरिता कंपनी निट लक्ष देऊन आहे

कोविड–१९ च्या उद्रेकामुळे संपुर्ण जगभरात व भारतात २४ मार्च, २०२० पासून राष्ट्रीय टाळेबंदी घोषित करण्यात आले, ज्याचा प्रभाव आर्थिक प्रक्रियेवर झाला. व्यवस्थापनाने मंजर केले आहे की. कंपनीवर कोविडे–१९ चा प्रभाव झालेला आहे आणि माध्यमिक व दीर्ध मुदत तत्त्वावर वित्तीय निष्कर्षावरील कोणताही योग्य प्रभाव देण्यात आलेला नाही. तथापि जून, २०२० रोजी संपलेल्या तिमाही दरम्यान केंपनीचे उत्पादन/विक्रीवर राष्ट्रीय लॉकडाऊनमुळे मोठा परिणाम झाला. तथापि द्वितीय तिमाहीत यावर कोणताही प्रभाव असणार नाही भावी आर्थिक स्थितीमधील कोणतेही बदलाकरिता कंपनी निट लक्ष देऊन आहे

मागील कालावधी/वर्षाचे आकडे जेथे आवश्यक आहे तेथे पर्ननमद केले आहेत

सोनल ॲडेसिव्हस् लिमिटेडकरित सही/

संदीप अरोर व्यवस्थापकीय संचालव डीआयएन:००१७६९३९

Contact Person: Mr. Deepak Bivani Place: Mumba

Website: www.afsl.co.in | Email: info@afsl.co.in Date: June 30, 2021

एटीव्ही प्रोजेक्टस् इंडिया लिमिटेड संआवएनः एल९९९९९एमएच१९८७पीएलसी०४२७१९ नॉदणीकृत कार्यालयः १२०१, १२वा मजला, विंडफॉल इमारत, सहार प्लाझा कॉम्प्लेक्स, अंधेरी कुलां रोड, जे.बी. नगर, अंधेरी (पुर्व), मुंबई-४०००५९. दूर.:(०२२) २८३८०३४६/४९, फॅक्स:(०२२) २८३८०३५३, ई-मेल:atvprojects@ymail.com, वेबसाईट:www.atvprojects.co.in सूचना												
येथे सूचना देण्यात येत आहे की, खाली दिलेल्या तपशिलानुसार जुने हस्तांतर करारनामा (फॉर्म ७बी) सह शेअर्स हस्तांतरणाकरिता भागप्रमाणपत्रांसह हस्तांतर करारनामा खालील भागधारकांनी सादर केला आहे.												
हस्तांतरकर्ताचे नाव		अनुब्र	फमाक	प्रमाणपत्र 	भागाचा संख्या	हस्तातराताच नाव						
नाव कविता कमल दोशी	क्र.			क्र.	સહ્યા	नाव						
कावता कमल दाशा कमल अमुतलाल दोशी	K064000	23378800	23378849	276087	50							
कमल अमृतलाल दाशा उर्मिला अमरनानी,		23378800 39414718	23378849 39414817	472658	50 100							
उामला अमरनाना, उषा सहानी	U100001	22740988	22741037	262239	50							
उपा सहाना लछमनदास	0100001	22/40900	22141031	202239	50							
लछ्मनदास सहानी												
~												
नरेंद्र सानेर		25060048	25060097	307389	50							
संध्या सानेर	N061667	42343982	42344081	502792	100							
अझिज एफ पांचा	A065252	30455242	30455341	412818	100							
जेहरा इब्राहिम खात	Z061080	29813866	29813915	397520	50							
जेहरा इब्राहिम खात	Z061080	52029294	52029393	592177	100							
शब्बीर इब्राहिम खात	S069836	27955848	27955897	363301	50							
शब्बीर इब्राहिम खात	S069836	48346794	48346893	557933	100							
कमल जनार्दन धोत्रे	K071074	23682450	23682499	282159	50	-						
कमल जनार्दन धोत्रे	K071074	40008718	40008817	478598	100							
कमल अमृतलाल दोशी कविता कमल दोशी	K062194	23245900	23245949	273433	50	मनिष शाह						
क्रिशनलाल भसीन शिला भसीन	K063241	39254818	39254917	634546	100							
सोनल वसा जनककुमार वसा	S084380	28669798	28669847	377579	50							
जयंतीलाल एम. शाह	J020369	7933929	7933948	26046	20							
जयंतीलाल एम. शाह	J020369	15023297	15023346	130988	50							
जयंतीलाल एम. शाह	J020369	15023347	15023356	130989	10							
जयंतीलाल एम. शाह	J020369	15023357	15023366	130990	10							
जयंतीलाल एम. शाह	J020369	22777868	22777875	263307	8							
जयंतीलाल एम. शाह	J020369	38205430	38205445	459238	16							

सेबी परिपत्रक दिनांक ६ नोव्हेंबर, २०१८, नियम २(क) नुसार हस्तांतरकर्त्यांची स्वाक्षरी जुळत नसल्यास/उपलब्ध नसल्यास आवश्यक पुर्तता पुर्ण करून या प्रसंगी शेअर्स हस्तांतरणास मान्यता आहे. सदर सूचना प्रकाशन तारखेपासून ३० दिवसांत कोणताही आक्षेप कंपनी/त्यांचे भागहस्तांतर प्रतिनिधीकडे प्राप्त न झाल्यास उपरोक्त शेअर्स हस्तांतरणाची प्रक्रिया कंपनी सुरू करेल.

ठिकाण: मुंबई

दिनांक: २९.०६.२०२१

एटीव्ही प्रोजेक्टस इंडिया लिमिटेडकरित सही/

एच.सी. गुप्त

कंपनी सचिव

तिकाण• खोपोली

दिनांक: २८.०६.२०२१

कमल दोशी							ş.
मृतलाल दोशी	K064883	23378800	23378849	276087	50		8.
नमरनानी,	K064883	39414718	39414817	472658	100		0.
गी	U100001	22740988	22741037	262239	50		4.
स							٦.
y	N061667	25060048	25060097	307389	50		ξ.
नेर	N061667	42343982	42344081	502792	100		0.
एफ पांचा	A065252	30455242	30455341	412818	100		
ाहिम खात	Z061080	29813866	29813915	397520	50		
ाहिम खात	Z061080	52029294	52029393	592177	100		*कं
ब्राहिम खात	S069836	27955848	27955897	363301	50		वित्त
							ਟਿਾ
ब्राहिम खात	S069836	48346794	48346893	557933	100		9.
							·
नार्दन धोत्रे	K071074	23682450	23682499	282159	50		
							2

करीत असलेल्या कंपनीने पूर्वीच्या नियमांसह वाचन केले आहे) खास ठराव संमत झालेल्या अटींनुसार खासगी मर्यादित कंपनीमध्ये रुपांतर करण्याची इच्छा आहे. अशी सचना सर्वसामान्यांना देण्यात आली आहे. २८ जून, २०२१ रोजी झालेल्या सर्वसाधारण सभेमध्ये कंपनीला अशा प्रकारच्या

नोटीस

संकेत डेव्हलपर्स लिमिटेड

CIN: U45209MH2005PLC181538

नोंदणीकत कार्यालय: एच.क्र.११३३, गरुकपा बिल्डिंग, शाहबाज गाव,

गावदेवी मंदिराजवळ, बेलापूर-४००६१४.

प्रादेशिक संचालकांसमोर, कॉपोरेट अफेयर्स मंत्रालय, पश्चिम विभाग, मुंबई कंपनी

कंपनी ॲक्ट, २०१३, च्या बाबतीत, कंपनी ॲक्ट, २०१३ चे कलम १४ कंपन्यांचे

आणि

संकेत डेव्हलपर्स लिमिटेडच्या बाबतीत एच.क्र.११३३, गुरुकपा बिल्डिंग, शाहबाज

व्हिलेज, गावदेवी मंदिराजवळ, बेलापूर-४०००६१ येथे नोंदणीकृत कार्यालय

----- सूचना -----

सार्वजनिक कंपनीचे खासगी कंपनीमध्ये रुपांतर करण्यासाठी वत्तपत्रात

ॲक्ट, २०१३, च्या बाबतीत, कंपनी ॲक्ट, २०१३ चे कलम १ आणि

रूपांतरणासाठी परिणाम देण्यास सक्षम करण्यासाठी, कंपनीच्या प्रस्तावित बदल/स्थितीमळे ज्याच्या हितावर परिणाम होण्याची शक्यता असेल ती एखादी व्यक्ती तिच्या आवडीचे आणि त्यासंबंधीचे कारण नमूद केलेल्या शपथपत्राद्वारे पाठविलेले/आक्षेप नोंदवलेले पोस्ट पाठवू शकते प्रादेशिक संचालक एव्हरेस्ट, ५वा मजला, १००, मरीन ड़ाईव्ह, मुंबई-४००००२ या पत्त्यावर या सूचनेच्या प्रकाशन तारखेच्या चौदा दिवसांच्या आत अर्जदार कंपनीला एक प्रत असलेल्या खाली नमूद केलेल्या पत्त्यावर त्याचे नोंदणीकृत कार्यालयः एच.क्र. ११३३ गुरुकृपा बिल्डिंग, शाहबाज गावदेवी मंदिराजवळ, बेलापूर-४०००६१

अर्जवा संकेत डेव्हलपर्स लिमिटेड सुभाष रामचंद्र दुर्गे डीआयएन:०७७३७०३०

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खोपोली-४१०२०३, महाराष्ट्र, दर.:९१-२१९२ २६२६२०, ई-मेल:info@sonal.co.in, वेबसाईट:www.sonal.co.in ३१ मार्च. २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता एकमे