STATE OF AFFAIRS

Raj Cabinet sends another proposal to governor, seeks assembly session on Aug 14

PRESS TRUST OF INDIA Jaipur, July 29

THE ASHOK GEHLOT Cabinet on Wednesday sent another proposal to the Governor for summoning the Rajasthan Assembly, saying a session should be called on August 14.

Government sources argued that this meets the 21day notice requirement on which Governor Kalraj Mishra was insisting.

It was not immediately clear if this will end the impasse between the Congress government and the Governor, who has already returned proposals for calling a session three times since last week.

The Cabinet is counting the 21 days from July 23, when its first proposal was sent. But the latest proposal falls short if the

PRESS TRUST OF INDIA

SPEAKER Wednesday moved

the Supreme Court challenging

the July 24 order of the high

court which had directed main-

tenance of status quo on the dis-

qualification notice issued to 19

for the guarter ended June 30, 2020.

the Buyback, so that they can participate in the Buyback

New Delhi, July 29

PSP

Place: Ahmedabad

Date : July 29, 2020

29. METHOD OF SETTLEMENT

rejection or due to non-acceptance.

onward transfer to the Eligible Sellers.

prescribed in the Buyback Regulations.

30. COMPLIANCE OFFICER

Mr. Abbinay Mathur

Gokul Refoils and Solvent Limited

Ahmedabad - 380 009, Gujarat, India;

Cameo Corporate Services Limited

SEBI Registration: INR000003753

Contact Person: Ms. Sreepriya, K

32. MANAGER TO THE BUYBACK

Saffron Capital Advisors Private Limited

SEBI Registration Number: INM000011211

For and on behalf of the Board of Directors of

33. DIRECTORS RESPONSIBILITY

Balvantsinh Rajput

Chairman & Managing Director

DIN - 00315565

Contact Person: Amit Wagle / Gauray Khandelwal

SAFFRON

Tel: +91 44 4002 0700; Fax: +91 44 2846 0129

than the Physical Shares tendered in the Buyback.

RAJASTHAN

Speaker moves SC against

HC's status quo order

ASSEMBLY

Rajasthan CM Ashok Gehlot

notice period is counted from Wednesday. While rejecting the government proposal earlier, Mishra had said a session can be called at short notice if the agenda is to seek a vote of confidence. Otherwise, 21 days' notice is needed, he said.

The state government was earlier insisting that the session should begin on July 31.

"Neither the Governor nor

dissident Congress MLAs,

including sacked deputy chief

said that high court's order is

"ex-facie unconstitutional" and

is a "direct intrusion" into the

domain exclusively reserved for

the Speaker under the Tenth

Mittali Christachary

Company Secretary & Compliance Officer

Schedule of the Constitution.

PSP Projects Limited

Registered Office: PSP House, Opp. Celesta

Courtyard, Opp. Lane of Vikramnagar Colony,

Iscon-Ambli Road, A'bad-380058 (Gujarat), CIN: L45201GJ2008PLC054868

Email: grievance@pspprojects.com, Website: www.pspprojects.com

NOTICE OF BOARD MEETING NOTICE is hereby given that pursuant to Regulation 29 read with

Regulation 47 of the SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015, a meeting of the Board of Directors of

the Company is scheduled to be held on Wednesday, August 05, 2020 at

the Registered office of the company inter-alia, to consider and approve the

Limitedly reviewed (Unaudited) financial Results (Standalone &

Consolidated) of the company as per Indian Accounting Standard (IND-AS)

The said Notice is also available on the company's website at

www.pspprojects.com and on the website of the stock exchanges at

www.bseindia.com and www.nseindia.com For, PSP Projects Limited

An unregistered shareholder holding Physical Shares may also tender his Equity Shares for

Buyback by submitting the duly executed transfer deed for transfer of shares, purchased

prior to Record Date, in his name, along with the offer form, copy of his PAN card and of the

person from whom he has purchased shares and other relevant documents as required for

The Company will pay consideration to the Clearing Corporation on or before the pay in date

for settlement. For Equity shares accepted under Buyback, the Equity Shareholders will

The Equity Shares bought back in demat form would be transferred directly to the demat account of the Company opened for buyback ("Demat Account") provided it is indicated by

the Company's Broker or it will be transferred by the Company's Broker to the Demat

Account on receipt of the Equity Shares from the clearing and settlement mechanism of BSE.

The Eligible Sellers will have to ensure that they keep the depository participant ("DP") account active and unblocked to receive credit in case of return of Equity Shares, due to

Excess demat Equity Shares or unaccepted demat Equity Shares, if any, tendered by the Eligible Sellers would be returned to them by Clearing Corporation. Any excess Physical I

Shares pursuant to proportionate acceptance/rejection will be returned back to the

concerned Eligible Shareholders directly by the Registrar to the Buyback. The Company is

authorized to split the share certificate and issue new consolidated share certificate for the

unaccepted Physical Shares, in case the Physical Shares accepted by the Company are less

The settlements of fund obligation shall be affected as per the SEBI circulars and as

prescribed by BSE and Clearing Corporation from time to time. For Demat Shares accepted

under the Buyback, such beneficial owners will receive funds pay-out in their bank account as provided by the depository system directly to the Clearing Corporation and in case of

Physical Shares, the Clearing Corporation will release the funds to the Shareholder

Broker(s) as per secondary market payout mechanism. If such shareholder's bank account

details are not available or if the funds transfer instruction is rejected by the RBI/ bank(s).

due to any reasons, then the amount payable to the concerned shareholders will be

Company's Broker would also issue a contract note to the Company for the Equity Shares

accepted under the buyback. If Eligible Sellers bank account details are not available or if the

fund transfer instruction is rejected by Reserve Bank of India or bank, due to any reasons,

then the amount payable to Eligible Sellers will be transferred to the Seller Member for

ii. Eligible Sellers who intend to participate in the Buyback should consult their respective

Seller Member for payment to them of any cost, applicable taxes, charges and expenses

(including brokerage) that may be levied by the Seller Member upon the Eligible Sellers for

tendering Equity Shares in the Buyback (secondary market transaction). The Buyback

consideration received by the Eligible Seller, in respect of accepted Equity Shares, could be

net of such costs, applicable taxes, charges and expenses (including brokerage) and the

Company accepts no responsibility to bear or pay such additional cost, charges and

viii. The Equity Shares bought will be extinguished in the manner and following the procedure

The Board at their meeting held on June 16, 2020 appointed Mr. Abhinav Mathur, Company

Secretary, as the compliance officer for the purpose of the Buyback ("Compliance Officer")

Investors may contact the Compliance Officer for any clarifications or to address their

grievances, if any, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except

"Gokul House", 43 Shreemali Co-op. Housing Society Ltd., Opp. Shikhar Building, Navrangpura,

In case of any query, the shareholders may contact the Registrar & Transfer Agent on any day except Saturday. Sunday and Public holidays between 10 am and 5 pm at the following address:

605, Sixth Floor, Centre Point, Andheri-Kurla Road, J. B. Nagar, Andheri (East), Mumbai-400059

As per Regulation 24(i) a) of the Buyback Regulations, the Board of Directors of the Company

Gokul Refoils and Solvent Limited

Shaunak Mandalia

Director

DIN - 06649347

accept full and final responsibility for the information contained in this Public Announcement.

Tel. No.: +917966304555/66615253/54/55; Email: abhinav.mathur@gokulgroup.com;

"Subramanian Building", No.1, Club House Road, Chennai – 600 002, Tamilnadu, India

expenses (including brokerage) incurred solely by the Eligible Sellers.

Saturday, Sunday and public holidays, at the following address:-

31. INVESTOR SERVICE CENTRE & REGISTRAR TO THE OFFER/RTA

Email: investor@cameoindia.com; Website: www.cameoindia.com

(Corporate Identification Number: U67120MH2007PTC166711)

Email id: buybacks@saffronadvisor.com: Website: www.saffronadvisor.com

Tel. No.: +91 22 4082 0914/915 Fax No.: +91 22 4082 0999

Investor grievance: investorgrievance@saffronadvisor.com

transferred to the Shareholder Broker for onward transfer to such shareholders.

Upon finalization of the basis of acceptance as per Buyback Regulations:

receive funds payout in their bank account from the Clearing Corporation.

In his appeal, the Speaker

minister Sachin Pilot.

the government wants confrontation. The Cabinet has passed a revised proposal for forwarding to the Governor," Transport minister Pratap Singh Khachariyawas told reporters after the evening meeting.

"We hope that the Governor will accept the recommendation this

time and the deadlockwill end,"he said. The minister, however, did not elaborate on the contents of the revised, fourth

proposal. Earlier in the day, Mishra returned the government's third proposal, saying the Cabinet had refused to state the reason why it wanted a session at short notice.

Mindspace REIT's ₹4,500-cr IPO oversubscribed 13 times

Institutional investors cat-

egory was subscribed 10.61

times and other investors

REIT on Friday raised

crore

It had fixed the price band

for its public issue at ₹274-

country's first REIT issue,

raised nearly ₹5,000 crore.

from

15.77 times.

₹1,518.74

anchor investors.

PRESS TRUST OF INDIA New Delhi, July 29

PUBLIC ISSUE OF Mindspace Business Parks REIT was subscribed 12.96 times on the final day of bidding on Wednesday.

The ₹4,500-crore issue received bids for 87,78,24,600 shares against the total issue size of 6,77,46,400 shares, according to data available with the National Stock Exchange (NSE).



Read, Office: Padi, Chennai - 600 050 Tel : +91 44 2625 7853; Fax: +91 44 26254770; Website: www.tvsbrakelinings.com

Notice is hereby given that pursuant to Regulations 29 (1) (a) and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, a meeting of Board of Directors of the Company will be held on Monday, 10th August 2020 inter alia to consider and approve the Unaudited Financial Results for the Quarter / Three months ended 30th June 2020.

A copy of this Notice is available on Company's website at www.tvsbrakelinings.com and also on Stock Exchanges' websites at www.nseindia.com and www.bseindia.com

For Sundaram Brake Linings Limited S Ramabadran Place: Chennai Date: 30.07.2020 Chief Financial Officer & Company Secretary

BHARAT NIDHI LIMITED

Regd. Off: 1st Floor, Express Building, 9-10, Bahadur Shah Zafar Marg, New Delhi - 110 002 Phone No. 011-43562982. E-Mail ID:- bharatnidhi1@gmail.com

CIN No.U51396DL1942PLC000644 Reg: Transfer of equity shares of the Company to Investor Education & Protection Fund (IEPF) Shareholders are hereby informed that pursuant to Section 124(6) of the Companies Act, 2013, read with nvestor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016

(IEPF Rules) as amended from time to time, all shares in respect of which dividend has not been paid o claimed by the shareholders for 7 (seven) consecutive years or more shall be transferred by the Company in the name of Investor Education and Protection Fund (IEPF) in terms of IEPF Rules. Individual notices to respective shareholders have been sent at their latest available addresses in the Company's records, inter alia, providing the details of shares liable to be transferred to IEPF for taking

The due date of transfer of shares to the IEPF is November 2, 2020. The concerned shareholders are requested to claim unclaimed dividend on or before November 2, 2020, failing which their shares shall be transferred to IEPF account without any further notice.

The concerned shareholders would be entitled to claim the shares back from IEPF Authority by making an application in e-form No. IEPF-5, as prescribed under the aforesaid rules and the same is available on n case the shareholders have any queries wrt subject matter and IEPF Rules, they may send their

queries to the Company at mail id: bharatnidhi1@gmail.com or can contact M/s Skyline Financial Services Private Limited (Registrar and Transfer Agent), D-153/A, First Floor, Okhla Industrial Area, hase-I. New Delhi-110020. Phone: 011-40450193-97, email: parveen@skylinerta.com For Bharat Nidhi Limited

Date: July 29, 2020 Amita Gola - Company Secretary Place: New Delhi ICSI Mem. No.: F5318

SKYLINE INDIA LIMITED Reg. Office: 1E/4, Jhandewalan Extension, New Delhi- 110055

CIN: L51909DL1996PLC075875 Email: skylineindia96@gmail.com, Phone +91-11-23541110, Website: www.skylineindia.co.in EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2020

(Rs. In Lacs except EPS) Particular 31.03.2020 31.03.2019 31.03.2020 31.03.2019 UN-AUDITED UN-AUDITED AUDITED AUDITED 147.27 40.05 Total Income from Operation(Net Net Profit/(Loss) for the period (before Tax, Exceptional (20.16)(20.16)(22.24)-22.24 and/or Extraordinary Items Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary Items) (20.16) (22.24) -22.24 (20.16)Net Profit/(Loss) for the period after Tax (after (20.81)120.81) 122,891 -22.89 Exceptional and/or Extraordinary Items): 398.26 398:26 398.26 398.26 Paid-up Equity Share Capital Reserves (excluding Revaluation reserve as Shown i

(146.15) the Balance Sheet of previous year) (146.16)(148.15) -123.26Earnings Per Share (EPS) (in Rs.) (0.52) $\{0.52\}$ (0.54) -0.56(0.52) $\{0.52\}$ (0.54) -0.56 The above is an extract of the detailed format of Audited Quarterly and Year Ended 31.03.2020 Financial Results files

2015. The full format of the Quarterly and Year Ended Financial Results are available on the Stock Exchange websits The above results have been reviewed by the Audit Committee and approved by the Board of Directors in their meeting

with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations

(Rajesh Kumar Sanghi) Managing Director DIN: 00482040 Dated: 29th July, 2020

MILESTONE GLOBAL LIMITED CIN: L93000KA1990PLC011082

Reg. Off.: No 54-B, Hoskote Industrial Area (KIADB), Chintamani Road, Hoskote - 562 114, Karnataka. Telephone: 080 27971334 Website: www.milestonegloballimited.com

NOTICE OF 30[™] ANNUAL GENERAL MEETING. BOOK CLOSURE AND E-VOTING INFORMATION

Members are informed that the 30" Annual General Meeting (AGM) of the Company will be held on Saturday, 5" September, 2020 at 11:00 a.m. (IST) through Video Conferencing (VC). In compliance with General Circular Numbers 20/2020, 14/2020, 17/2020 issued by the Ministry of Corporate Affairs (MCA) and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 issued by the Securities and Exchange Board of India (SEBI) (hereinafter collectively referred to as "Circulars"), companies are allowed to hold AGMs through VC, without the physical presence of members at a common venue. Hence, the 30" AGM of the Company is being held through VC to transact the business as set forth in the Notice of AGM.

In compliance with the Circulars, electronic copies of the Notice of AGM and the Annual Report 2019-2020 have been sent to all the members whose email Id's are registered with the Company's RTA/Depository Participant(s). These documents are also available on the website of the Company at www.milestonegloballimited.com and on stock exchange

Members holding shares either in physical form or dematerialized form as on the cut off date (29" August, 2020), may cast their votes electronically on the business as set forth in the Notice of AGM through the electronic voting system of CDSL (remote e-voting). Additionally, the Company is providing the facility of voting through e-voting system during the AGM (e-voting). The manner of attending AGM via VC and voting remotely and during the AGM, for shareholders holding shares in dematerialized mode, physical mode and for shareholders who have not registered their email addresses has been provided in the instructions provided with the Notice of AGM.

The Cut off date for determining the eligibility to vote by remote e-voting or by e-voting

system during AGM shall be 29th August, 2020. The remote e-voting shall commence on Wednesday, 2rd September, 2020 (09:00 a.m. IST) and will end on Friday, 4th September, 2020 (05:00 p.m. IST) for all the shareholders whether holding shares in dematerialized mode or physical mode. The remote e-Voting module shall be disabled by CDSL for voting thereafter and Members will not be allowed to vote electronically beyond the said date and time. The members who have not casted their votes via remote e-voting facility, can cast their votes at the AGM through the e-voting system available during the AGM. Once the votes on a resolution is cast by a member, the member shall not be allowed to change it

The members who have cast their votes by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their votes again during the AGM.

A person who has acquired the shares and has become member of the Company after the dispatch of AGM notice and is holding shares as on the cut off date i.e. 29" August, 2020, will be eligible to participate at the AGM and also e-voting (both remote e-voting and e-voting during the AGM).

of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer Books of the Company shall remain closed 30th August 2020 to 5" September, 2020 (both days inclusive) for the purpose of AGM.

Pursuant to applicable provisions of the Companies Act, 2013 and the relevant Regulations

The Company has appointed Mr. M Jagadeesh, a Laywer to act as Scrutinizer for conducting the remote e-voting and voting through Poll Paper at the AGM, in a fair and

If you have any queries or issues regarding attending AGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kunder (022- 23058738) or Mr. Mehboob Lakhani (022-23058543) or Mr. Rakesh Dalvi (022-23058542).

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25" Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.

For Milestone Global Limited Date: 30,07,2020 Place: Bangalore

Sd/- (Anita Rawat) Company Secretary

UP govt engages PwC to work out state's exports trajectory

DEEPA JAINANI Lucknow, July 29

INABID to increase its footprint Mindspace Business Parks in exports and execute the "local-vocal-global" call given by Prime Minister Narendra Modi, the Uttar Pradesh government has roped in international con-275 per unit. Last year, sultancy firm PriceWaterhouse-Embassy Office Park REIT, the Coopers (PwC) to form a proper strategy to wrest the space that would be gradually vacated by

China due to geo-political disturbances. The products through which the government is seeking to make an imprint in the global market include ceremics, woven fabrics, footwear and electronics.

Speaking to *FE*, Uttar Pradesh's minister for MSME, Investment and Export Promotion Siddharth Nath Singh said that the government has engaged PwC as consultant and

strategic partner and it would prepare a strategy for the short as well as long run. "Uttar Pradesh has the potential to occupy China's global share in many products. In order to be well prepared to occupy the space that would be vacated by China due to geo-political disturbances, the state government has engaged PwC to prepare a paper for both the short run and the long term," he said.

JANA CAPITAL LIMITED

Registered office: No.4/1 to 4/8, Meanee Avenue Road, Old Tank Road, Ulsoor, Bengaluru - 560 042 CIN: U67100KA2015PLC079488, Web address: www.janacapital.co.in Tel: 080 - 42566100, Email: info@janacapital.co.in

EXTRACTS OF THE AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED 31st MARCH 2020 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (LODR) Regulations, 2015]

(₹ in INR '000s)

01		Half-y	ear ended	Year Ended		
SI.	Particulars	March 31 2020	March 31 2019	March 31 2020	March 31 2019	
No.		Audited [Refer Note (f)]	Unaudited [Refer Note (f)]	Audited	Audited	
1.	Total Income from Operations					
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(11,39,725.18)	(46,68,042.36)	(21,05,969.68)	(46,68,042.36)	
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(11,39,725.18)	(46,68,042.36)	(21,05,969.68)	(46,68,042.36)	
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(11,39,725.18)	(46,68,042.36)	(21,05,969.68)	(46,68,042.36)	
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(11,39,725.18)	(46,68,042.36)	(21,05,969.68)	(46,68,042.36)	
6.	Paid up Equity Share Capital	27,041.81	27,041.81	27,041.81	27,041.81	
7.	Reserves (excluding Revaluation Reserve)	55,05,896.32	76,11,865.99	55,05,896.32	76,11,865.99	
8.	Net worth	55,32,938.13	76,38,907.80	55,32,938.13	76,38,907.80	
9.	Paid up Debt Capital / Outstanding Debt	15,95,794.01	. 4	15,95,794.01		
10.	Outstanding Redeemable Preference Shares				£\$55	
11.	Debt Equity Ratio	0.29	8	0.29	1989	
12.	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) - * (Half Yearly earning per share is not annualized)				a.	
00000	1. Basic:	(421.47)	(1,726.23)	(778.78)	(1,726.23)	
	2. Diluted :	(421.47)	(1,726.23)	(778.78)	(1,726.23)	
13.	Capital Redemption Reserve	8	12	2	3/20	
14.	Debenture Redemption Reserve #		. 22	2	2009	
15.	Debt Service Coverage Ratio ^	. 9	, 2	- 2	75	
16.	Interest Service Coverage Ratio ^	\$		- 5	P2V	

NOTE: a) In accordance with Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, the Company has published the Audited Financial Statements for the year ending 31st March 2020. The above Audited Financial results were reviewed by the Audit Committee on July 27, 2020 and approved by the Board of Directors at its Meeting held on July 28, 2020. b) The above is an extract of the detailed format of half yearly and annual financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing

and Other Disclosure Requirements) Regulations, 2015. The format of the half yearly/annual financial results are available on the websites of the Stock

Exchange(s) and the listed entity and can be accessed on www.bseindia.com. Necessary disclosures have been made under Regulation (52) of the SEBI (Listing Obligation and Disclosure requirements) Regulations, 2015 to the BSE and it can be accessed on the URL www.bseindia.com.

 d) # Debenture Redemption Reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014.

e) ^ The Requirement of Disclosure of Debt Service Coverage Ratio, and Interest Service Coverage Ratio is not Applicable to the Company as it is a non Banking Financial company registered with RBI as per Regulation 52(4) of SEBI (LODR) Regulations 2015.

f) Figures for the half-year ended March 31, 2020 is published for the first time and the same are the balancing figures between audited figures in respect of full

financial year and the unaudited figures for the half year ended September 30, 2019. Figures for the half-year ended March 31, 2019 were unaudited.

For JANA CAPITAL LIMITED Rajamani Muthuchamy Managing Director and CEO DIN:08080999

△IL FS | Private Equity

IL&FS INVESTMENT MANAGERS LIMITED Registered Office: The IL&FS Financial Centre, C-22, 'G' Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051

CIN: L65999MH1986PLC147981; Website: www.iimlindia.com; Tel.: 022 2653 3333; Fax: 022 2653 3056; Email: investor.relations@ilfsindia.com

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2020

(₹ in lakhs) Quarter Ended | Quarter Ended | Quarter Ended Year Ended Year Ended **Particulars** 31.03.2020 31.12.2019 31.03.2019 31.03.2020 31.03.2019 (Audited) (Unaudited) (Audited) (Audited) (Audited) Total Income from Operations (net) 1,303.86 1,214.84 2,658.69 4,866.64 10,283.19 Net Profit for the year (before tax and Exceptional items) (47.28)1,118.48 (655.88)1,969.97 Net Profit for the year before tax (after Exceptional items) Refer Note 3 (47.28)1244.13 (655.88)(977.17)Net Profit for the year after tax (after Exceptional items) 318.14 (191.90)1,319.42 (1968.46)(1367.72)Total Comprehensive Income for the year 600.56 (112.11)1,256.15 (1,327.59)(710.32)6,280.85 6,280.85 6,280.85 6,280.85 6,280.85

0.15

(0.04)

0.42

(0.48)

(0.44)

Equity Share Capital

Basic and Diluted

Mumbai, July 28, 2020

Earnings Per Share (Face Value of ₹ 2/- each)

Date: 30th July, 2020.

Place: Bangalore

(1) The aforesaid Consolidated Financial Results of IL&FS Investment Managers Limited (the "Company") have been reviewed by the Audit Committee and subsequently approved by the Board of Directors of the Company at its meeting held on July, 28, 2020. The financial results for the year ended March 31, 2020, have been audited by the Statutory Auditors of the Company The financial results have been prepared in accordance with the Indian Accounting Standards (referred to as "Ind AS") as per the Companies (Indian

Accounting Standards) Rules 2015 notified under Section 133 of the Companies Act, 2013 (CA 2013) and other relevant provisions of the CA 2013, as

The Ministry of Corporate Affairs (MCA), Government of India, has vide its letter dated October 1, 2018, initiated investigation by Serious Fraud Investigation Office (SFIO) against IL&FS and its subsidiaries (including the Company) under Section 212(1) of the Companies Act, 2013. As a part of its investigation, SFIO and Enforcement Directorate (ED) have been seeking information from the Group on an ongoing basis. The investigation is in progress and the Group is fully cooperating with the investigation agencies. On December 3, 2018, MCA on the directions of the National Company Law Tribunal, Mumbai (NCLT has impleaded various Group Companies of IL&FS (which includes the Company) as Respondents to the Petition filed by them on October 1, 2018. Further based on another petition of the MCA under Section 130 (1) of the Companies Act, 2013, the NCLT has, on January 1, 2019, ordered re-opening of books of accounts for the past financial year 2012-13 to financial year 2017-18 of IL&FS, IFIN and IL&FS Transportation Networks Limited ('ITNL' a fellow subsidiary). While the Group, based on its current understanding, believes that the above would not have a material impact on the financial results, the implications, if any,

The term of most of the existing funds being managed/advised by the Company has already been over. Other funds being managed/advised by the company are approaching end of their term in near future, which has resulted/is likely to result in significant reduction in the Company's fee revenue. Management expects that its future income from existing funds being managed/advised together with liquid assets held by the Group as at March 31, 2020, will be adequately sufficient to meet the Group's existing and future obligations arising over the next 12 months. Further, NCLAT vide its order dated February 11, 2019, has also classified the Group under the "Green Category", which enables the Group to continue to meet all its payment obligation (both financial and operational) as and when they become due. Meanwhile, the IL&FS Board has been working on a resolution plan, with a view to enable value preservation for stakeholders of IL&FS Group. The resolution

arising from the aforesaid developments would be known only after the aforesaid matters are concluded and hence, are not determinable at this stage

plan, inter alia, involves sale of assets/businesses/companies owned by IL&FS. And in this regard, the IL&FS Board has on December 21, 2018 and September 27, 2019, invited a public Expression of Interest (EoI) for sale of its entire stake in the Holding Company, Accordingly, the Group's plans for new fund raise have been kept on hold pending completion of the stake sale. Further, with the outbreak of the pandemic the timelines for the sale process have got delayed and while there is material uncertainty with regard to the stake sale, management believes that use of the going concern assumption for preparation of these financial results is appropriate

Foreign Currency translation reserve of ₹ 712.17 lakhs reflected in subsidiary company represents Capital Reserve adjusted against Goodwill and recognised in earlier years as a result of acquisition of entities by the Company and offshore subsidiary in FY 2010-11. In the Consolidated Financials the net amount of Goodwill was fully amortised by FY 2012-13. Subsequently, the goodwill in the standalone books of the offshore subsidiary was fully impaired during FY 2014-15, thus resulting in the amount of Capital Reserve earlier adjusted against goodwill remaining outstanding, which has been clubbed alongwith FCTR

The above is an extract of the detailed format of year ended 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 unaudited Financial Results are available on the Stock Exchange websites at http://www.nseindia.com/ and http://www.bseindia.com/. The same are also available on the Company website at http://www.iimlindia.com/financials.aspx

Additional Information on Standalone Financial Results is as below:

	Particulars	Quarter Ended 31.03.2020 (Audited)	Quarter Ended 31.12.2019 (Unaudited)	Quarter Ended 31.03.2019 (Audited)	Year Ended 31.03.2020 (Audited)	Year Ended 31.03.2019 (Audited)					
	Total Revenue	462.04	746.12	1,034.46	2,886.31	4,902.83					
	Profit before tax	111.07	301.81	212.39	1,140.73	1,471.31					
ı	Profit after tax	(50.84)	182.11	110.25	794.32	1,017.99					
ı	Total Comprehensive Income for the year	(66.91)	176.31	108.96	762.58	1076.56					
ı	(8) The Board of Directors, in their meeting held on July 28, 2020 have proposed a final dividend of ₹ 0.60 per equity share amounting to ₹ 188,419,644/ The										

proposal is subject to the approval of shareholders at the Annual General Meeting

New Delhi

Chief Executive Officer

For the Order of the Board

Place: Ahmedabad Date: July 29, 2020 financiale



Abhinav Mathur

Company Secretary and

Compliance Officer

ICSI Membership

Number: 22613



काईन -लाईन सर्किट्स लिमिटेड त्री. कार्याक १४५, एक्सीप्ट-बी, रोक, वेस, अमेर (पू.) नुर्व-४०० (प्राची १४५१, बीमास्टा एक७१०० प्राचार १४५१, व्याप्ट-१४५१, दू. क्ष. २ २ २२१० १४५, वेसस १२-२००० (प्राची १४५१, वेससामार्थः । १९९७ (प्राची १९७० व्याप्ट-१४००)

क्ष्णारं । अस्तर्वाक्षांकानंत्र so.b. सूचना सूचना सेनी (लिस्टिंग ऑस्टिगेसन्स ॲन्ड डिस्क्लोबर रिकासरमेंटस्) रेग्युलेशन, २०१५ च्या रेग्युलेशन ४७ (१)(अ) ला अनुसक्त नाहारे सूचना देखात वेते की, कंपनीच्या संचालक मंडळाची समा, जून ३०, २०२० रोजी संपत्तेल्या विमाहीकरीता अस्तिवापिक्षण विल्ली

वस्तित्यां विमान्नीकर्तात अस्तिवागांक्षत विलोचित निक्ताई इता वार्तीयहरू मंद्रा करण्याकरीता शिनारा, ऑगस्ट ०८, २०२० रोबी घेण्यात वेशार आहे. मंद्राळ्या सचेची सूचना कंपनीचे संकेदस्यळ अस्प्रशास्त्रिकांसवीति.com आणि स्टॉक एक्स्पॅनोचे संकेतस्यळ <u>अस्प्रशास्त्रीळांतांळ</u> com वर देखील अपलोड केसी आहे. मंद्रळाच्यावतीने आणि कहिता

दिनांक : ३०,०७,२०२०

%ipca

प्रस्का लंबारेटरिज लिमिटेड नीव, कार्यालयः ४८, कंदिरसी इंतिन्यर करेट, कंदिरसी (५), वुंब-४०० १९७. वृद्र : ०२२ १९४४ ४४४४, वृद्धः Investors@pos.o वेबसर्वारः www.lpcs.com

सिन्धुरिटिज और प्रस्त्वेंब बोर्ड ऑफ इंडिश (सिस्टिंग ऑक्लिगेशन्स ऑन्ड डिस्क्लोब रिक्वायर्सेट्स) रेन्युलेशन्स, २०१५ च्या रेन्युलेशन ४७ सहवाचवा रेन्युलेशन २९ दुसा सहादे स्वृता रेन्यावा येते की, कंपनीच्य संचालक संडळाची सभा वित्तीय वर्ष २०२०-

रंगालक केंद्रकारी स्था तिलीव वर्ष २०१०-१९ च्या ३० जूत, २०१० रोगी संस्तेला । १९ च्या ३० जूत, २०१० रोगी संस्तेला । १९ च्या विमाहेकरिया आगिन पक्र महिन्यांकरिया हरा सार्वीवाद अरोवापारिवित तिलीव निष्कर्म । एक्यांस्ट एक्यांस्ट २०२० रोगी संस्तेला आहे. १९ व्यांस्ट २०३० रोगी संस्तेला आहे. १९ च्यांस्ट १९ व्यांस्ट २०२० रोगी संस्तेला आहे. १९ च्यांस्ट १९ च्यांस्ट १९ व्यांस्ट १९ च्यांस्ट १९ च्यांस्ट

APPENDIX 16
(Under Sye Law No.35)
The Form of the Winding claims or objection of the Winding Company of the Society SMT.
Property of the Society SMT.
BETHIES P. SOMPURA was member of Jay Bharat C.H.S. Ltd.
Property of the Society SMT.
BETHIES P. SOMPURA Was member of Jay Bharat C.H.S. Ltd.
Avgired on 11/1/1/2019 her husband MR. PRABHASHAMKAR
SOMPURA predeceased her on the Society hereby Invites claims or objections from the heir or heis or other claimsents/objector or objectors to the transfer of the said shares and Interest of the deceased member in the capital property of the Society within a period of 15 (Filterin days from the publication of this notice, with period of 15 (Filtrain) days from the publication of this notice, with period of 15 (Filtrain) days from the publication of this notice, with

period of 15 (Fifteen) days from the publication of this notice, with copies of such documents and other proofs in support of his /her/ their claims / objections for the deceased member in the capital / objections for the deceased member in the capital / objections for the society in such manner as is provided under the bys-lews of the Society for transfer of shares and interest of the deceased member in the capital / property of the Society for transfer of shares and interest of the deceased member in the capital / property of the Society shall be deat with in the manner provided under the bys-lews of the Society is available for inspection by the calimants / beleators, in the office of the Society is available for society is swellable for the notice till the date of exploy of its period bate > 301/170202 | Place: Mumbal.

lace:- Mumbai. For JAY BHARAT C.H.S. Ltd.

ELANTAS Beck India Limited

Registered Office: 147, Mumbai Pune Road, Pimpri, Pune 411018.

Unaudited Financial Results for the quarter

and nair year ended June 30, 2020 (Rs. in Luidis									
Sr.			Quarter Ended	i	Half Ye	Year Ended			
No.	Particulars	30 Jun. 20	31 Mar. 20	30 Jun. 19	30 Jun. 20	30 Jun. 19	31 Dag 19		
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited		
1	Total Income from operations	4,620.90	10,518.67	10,702.20	15,139.57	20,551.63	39,406.64		
2	Net Profit /(Loss) for the period (before tax, Exceptional and /or Extraordinary Items)	610.09	1,708.85	1,844.88	2,318.94	3,536.91	6,378.77		
3	Net Profit /(Loss) for the period before tax (after Exceptional and /or Extraordinary items)	610.09	1,708.85	1,844.88	2,318.94	3,536.91	6,378.77		
4	Net Profit /(Loss) for the period after tax (after Exceptional and /or Extraordinary items)	475.23	1,330.48	1,284.38	1,805.71	2,476.82	4,956.08		
5	Total comprehensive Income/(Loss) for the period	475.23	1,315.51	1,282.08	1,790.74	2,472.57	4,931.65		
6	Equity Share Capital	792.77	792.77	792.77	792.77	792.77	792.77		
7	Earnings Per Share (of Rs 10/- each) (for continuing & discontinuing operations) Basic and Diluted (In Rupees)	5.99	16.78	16.20	22.78	31.24	62.52		
8	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year						37,610.13		
Mad	91								

MAHATRANSCO

The above is an extract of the detailed format of unaudited Financial Results for the quarter ended June 30, 2020 filed with BSE Limited unde Regulation 33 of the SEBI (Listing and Other Disclosure Regulations), Plagulations, 2015 which has been reviewed by the Audit Committee and approved by the Board of Discotors at their respective meetings hald on July 28, 2020. The full format of the Financial Results is available on the website of BSE Limited www.besindla.com.and on the Company's website http://www.delantas.com/beck-indic

For ELANTAS Beek India Limited

CIN: L24222PN1956PLC134746

e-TENDER NOTICE

MSETCL invites online bids (e-Tender) from reputed and registered contractors on Mahatrar e-Tendering Website https://srmetender.mahatransco.in/ for the following Tender specification

Şr. No.	Tender No. SE/EHV/ (O&M) /cir/ PNL	Description	Estimated cost in Rs. lakhs
1	SE/EHV (O&M)/cir/PNL/ e-Tender 11/2020-2021 Rfx. No. 70000016936 1" call	AMC of SF6 gas testing, supply, maintenance & hiring of Gas handling plants in case of emergency at various substation under EHV (O&M) Circle Penrvel for FY.2020-2021	5.00 Lakhs
2	SE/EHV (O&M)/cir/PNL/ e-Tender 13/2020-2021 Rfx. No. 70000016957 2" call	Hiring of vehicle for Hot Line Unit Kharghar under EHV (O&M)Circle, Panvel for the period 01.10.2020 to 31.03.2021	2.39 Lakhs
3	SE/EHV (O&M)/cir/PNL/ e-Tender 15/2020-2021 Rfx. No. 70000016958 2"d call	Providing outsource manpower semi-skilled 3 Nos. as a Typist and unskilled 4 Nos as a Peon for the period 01.09.2020 to 31.03.2021	10.31 Lakhs
4	SE/EHV (O&M)/cir/PNL/ e-Tender 16/2020-2021 Rfx. No. 70000016683 2" call	AMC for restoration of collapse tower of various 400K V, 220KV & 100KV lines and allied works under EHV (O&M) Circle Panvel	50.00 Lakhs
5	SE/EHV (O&M)/cir/PNL/ e-Tender 17/2020-2021 Rfx. No. 70000016954 1" call	Providing 3Nos of semiskilled manpower working as Jr. Technician and 2Nos of skilled manpower for working as a Art. A under EHV Testing Division Panvel for the period August 2020-March-2021	8.03 Lakhs

EMD minimum Ra. 5000/- or 1% of the estimated cost & Tender fee Rs. 500/- e GST for each lender Submission of bids from 29.07.2020 to 55.08.2020 up to 11.00 hrs, Bid opening date and time:-05.08.2020 at 11:30 hrs (Technical) and at 15.00 hrs (Commercial) if poesible.

For further details visit our website https://armtander.mahatamanco.in/
Contact Person: The Executive Engineer (Adm) Tel. No. 022-27459624/25
Note: All eligible supplier/Contractors are mandated to get enrolled on SRM E Tenders (New) portal of MSETCL.

SUPERINTENDING ENGINEER



NOTICE

Scriences - Field / Option realine	per unit (Rs.)**	per unit (Rs.)	28 Jul, '20
Tata Hybrid Equity Fund - Regular Plan*	0.23	10.00	53.3780
Tata Hybrid Equity Fund - Direct Plan*	0.23	10.00	58.4030
Tata Equity Savings Fund - Regular Plan*	0.045	10.00	13.2552
Tata Equity Savings Fund - Direct Plan*	0.045	10.00	15.0762
#/fillesstichs Philalemal in materiary med # in and	المائم وكاللمام المعمد مماة منة فمسلما	adadlas da la la asses	alma)

"(Monthly Dhidend is not assured & is subject to the availability of distributable surplus).

Pursuent to the payment of dividend, the NAV of the scheme would fall to the extent of the peyout & statutory levey (if applicable).

**Payment of dividend is subject to Tax deducted at source (TDS) at applicable retes and other statutory leves if any. Dhidend distribution is subject to availability & adequacy of distributable surplus on the recorder.

An Untributible is usual year as larger the succession of the second of the second control of the control of the second control of t

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

SWASTIKA INVESTMART LIMITED

Registered Office: Flet No. 18, 2nd Floor North Wing Medhestwer Co-op Hag Society Ltd., S.V. Roed Andheri (w) Mumbei-400068
Office: 48, Juans Compound, M.Y.H. Read, Indoor. 452001. CINL: ESSOMMH 1982PL0057052, Email: infe@swestice.co.in, Ph. 022-28254568
Regulation 47(1)(b) of The Securities Exchange Board of India (Listing Obligations and Disclosurs Requirements) Regulations 2015
Extract of Auditard Standalows and Consolidated Financial Results for The Quarter and Year Ended Stat March 2020

Extract of Adolica Statistical and Consolidated I marcial research for The Color of									
Г			Standalone		Consolidated				
Sr.		Gunrts	r Endod	Your Ended	Quarte	r Ended	Year Ended		
	. FARTIBOLANA	31 March 2020	31 March 2019	31 Merek 2020	31 March 2020	31 March 2019	31 Merch 2020		
		(Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Audited)		
1	Total Income from Operations	1018.88	762.68	3625.39	1413.92	1003.86	5339.43		
2	Not Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary Items)	(262.56)	15.15	(184.01)	(182.66)	48.68	170.22		
3	Not Profit / (Loss) for the peried before tax (after Exceptional and/or Extraordinary Items)	(262.58)	15.16	(184.01)	(182.68)	48.68	170.22		
4	Not Profit / (Loss) for the period after tex (efter Exceptional and/or Extraordinary items)	(233.68)	13.81	(185.01)	(187.13)	29.41	69.93		
5	Total Comprehensive Income for the period (Comprising Profit)(Loss) for the period (after tex) and Other Comprehensive Income (after tex))	(339.87)	12.16	(388.57)	(277.66)	27.23	(118.59)		
6	Paid up Equity Share Capital	285.97	295.97	295.97	295.87	295.97	295.97		
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			1,731.29			2,386.48		
8	Earning per share (EPS) (of Rs 10(- each) (not annualised)								
Г	Basic/ Diluted EPS	(7.89)	0.47	(6.25)	(5.85)	0.98	2.38		

Note: 1) The above is an extract of the detailed format of the Audited Francial Results for the Quarter and Year ended March 31,2020 field with the Stock Enchange under Regulation 33 of the SERUIKING (Disglobes are Of Enchange Propriets and Seruiking (Disglobes are Of Enchange Propriets and Seruiking (Disglobes are Of Enchange Propriets and Seruiking (Disglobes are Of Enchange Under Service). The filt format of the Financial Results for the Quarter and Year and odd March 31, 2020 is available on the website of the Company), a verve amending can be set of the Enchange In evert Audited (Disglobes).

G. G. DANDEKAR MACHINE WORKS LIMITED a: 211/A, MIDC, Bulbort industrial Area, Village Kirhl, Tal. Hingana, Dist. Na Clik: L99998MH1938PLC002899; E-mail: cs@ggdandekar.com; Websito: Regd. Off Tel.: (07103) 29510

						(Rs. In Lakh	
\supset			Standalone			Consolidated	
No.		Quarter ending 31.03.2020 (Audited)	Year ending 31.03.2020 (Audited)	Quarter ended 31.03.2019 (Audited)	Quarter ending 31.03.2020 (Audited)	Year ending 31.03.2020 (Audited)	Quarter ended 31.03.201 Note No (c
1.	Total income from Operations	118.58	459.55	86.87	116.56	459.55	86.87
	(before Tax, Exceptional and/or Extraordinary items)	(108.80)	(366.78)	(238.47)	(106.80)	(366.76)	(238.47)
	Net Profit / (Loss) for the period before Tax(after Exceptional and/or Extraordinary items)	(106.80)	(368.79)	(238.47)	(106.80)	(366.79)	(238.47)
	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(106.56)	(340.79)	(238.86)	(105.46)	(339.69)	(238.86)
200	period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(723.33)	(591.24)	(219.52)	(722.24)	(590.14)	(219.52)
	Equity Share Capital	47.61	47.61	47.61	47.61	47.61	47.61
	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet	2,895.46	2,885.46	3486.71	2896.57	2896.57	3486.71
	Earnings Per Share (of Rs. 1/- each) (Not ennuelized)						
J	1. Basic:	(2.24)	(7.16)	(5.02)	(2.22)	(7.13)	(5.02
J	2. Diluted:	(2.24)	(7.16)	(5.02)	(2.22)	(7.13)	(5.02

Note:

(a) The above results have been audited and recommended by the Audit Committee and approved by the Board of Directors in their respective meetings held on July 28, 2520.

(b) The above is an extract of the detailed format of Quarterly/Annual Results filed with the Stock Exchanges under Regulation 33 or the SEBI (Liberty Origination and Conceptual Production Regulation Republished and Septiment of the Charterly/Annual Prinancial Results filed with the Stock Exchanges under Regulation 33 or the SEBI (Liberty Origination Annual Prinancial Results are available on this velocities of the Stock Exchange at www.benidus.com & d. Company's website www.gaption.deur.com.

(c) The Company Septiment Results from the quarter and year and Warry 31, 2007. The Committee of Financial Results from the quarter and year and March 2013 are approved by the Board of Directors of the Company but have not been subjected to review by the Stackory Auddors.



Bombay Rayon Fashions Limited

CIN : L17120MH1982PLC066860

Regd. Office : 3" Floor, DLH Mangel Muff Building, Linking Road, Saniscruz (West) 400054;
Tel : +91 22 61068600, Fax : +91 22 61068830, E-mail ID : mail@bombaytayon.com, Webalto : www.bomf

NDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 $^{\pi}$ march, z

Sr.	0.000.00	STANDALONE				CONSOLIDATED			
No.	Particulars	Quarte	Ended	Year I	Ended	Quarte	Ended	Year	nded
		31.03.2020	31.12.2018	31.03.2020	31.03.2019	31.03.2020	31.12.2019	31.03.2020	31.03.2019
		Audited	Unaudited	Audited	Audited	Audited	Unaudited	Audited	Audited
1	Total Income from operations (Net)	111.95	124.92	487.96	941.46	89.89	130.49	488.49	973.65
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(601.02)	(722.08)	(2,498.76)	(2,423.17)	(638.86)	(583.75)	(2,498.76)	(2,425.90)
3	Net Profit / (Lose) for the period (before Tax and after Exceptional and/or Extraordinary items)	(601.02)	(722.08)	(2,866.12)	(2,423.17)	(587.07)	(728.03)	(2,821.24)	(2,425.83)
4	Net Profit for the period after Tax and after Exceptional and/or Extraordinary items	(285.32)	(598.70)	(1,879.96)	(1,687.26)	(257.69)	(802.65)	(1,829.24)	(1,690.70)
5	Total comprehensive income for the period for (after tax) and other comprehensive Income (after Tax)	(284.17)	(596.70)	(1,878.81)	(1,686.74)	(257.69)	(602.65)	(1,828.09)	(1,690.30)
6	Equity share Capital (face Value of Rs.10/- each)	317.48	317.48	317.48	317.48	317.48	317.48	317.48	317.48
7	Reserve (excluding Revaluation Reserves as per balance sheat of previous year)				- 5				
8	Earnings Per Share (of 10/- each) (before OC Tax) (Basic & Dilutad) (not annualised)	(9.00)	(18.79)	(59.22)	(53.15)	(8.12)	(18.98)	(57.62)	(53.24)

(a) The above is an extract of the debated format of Financial Results for the year ended 31° March, 2020 flied with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulations). 2015. The full format of the said "Financial Results are available on the website of the Commy at wew.bc/mbanger.nco.ma not not the value blood of Stock Exchanges at wew.resultaclosure and event benefit and on the said of the Committee and exproved by the Board of Directions of the Company at their meeting held on 28.07.2020 (c) The Company operate in a single segment of manufactions and absol Officiation.

Place : Mumbal Dated : 28th July, 2020

△ILSFS | Private Equity

आयएल ॲण्ड एफएस इन्व्हेस्टमेंट मॅनेजर्स लिमिटेड

३१ मार्च, २०२० रोजी संपलेल्या तिमाही आणि वर्षासाठी एकत्रित वित्तीय निष्कर्षांचा उतारा

संपलेली तिमाही ३१.०३.२०२० (लेखापरिक्षित)	संपलेली तिमाही ३१.१२.२०१९ (अलेखापरिश्वित)	संपलेली तिमाही ३१.०३.२०१९ (लेखापरिक्षित)	संपलेले वर्ष ३१.०३.२०२० (लेखापरिक्षित)	संयलेले वर्ष ३१.०३.२०१९ (लेखापरिक्षित)
\$3.606,8	8,888.68	२,६५८.६९	8,889.48	\$0,768.89
લ.ધલ	(४७.२८)	8,886.86	(444.66)	2,989.90
ય. વય	(४७.२८)	₹ ₹ % ¥.₹₹	(\$44.66)	(९७७.१७)
38788	(१९१.९०)	१,३१९.४२	(११६८.४६)	(१३६७.७२)
६००.५६	(११२.११)	१,२५६.१५	(१,३२७.५९)	(58,080)
1,760.64	4,760.64	٩,२८०.८५	8,760.64	६,२८०.८५
0.84	(80.0)	6.83	(88.0)	(5%.0)
	(लेखापरिक्रित) १,३०३.८६ ५,५५ ६,५५ ३१८.१४ ६००.५६	\$ 2.03, 20 0 (\$ 8,00,100 \$ 9,27,007 \$ 8,00,1007 \$ 9,00,1007 \$ 0,0007 \$	\$2.03.4070 \$2.

(5)

(4)

तपशील	संपलेली तिमाडी ३१.०३.१०१० (लेखापरिक्षित)	संपलेली तिमाही ३१.१२.२०१९ (अलेखापरिक्षित)	संपलेली तिमाही ३१.०३.२०१९ (लेखापरिक्षित)	संपलेले वर्ष ३१.०३.२०२० (लेखापरिक्रित)	संपलेले वर्ष ३१.०३.२०१९ (लेखापरिक्षित)
एकूण उत्पन्न	80.598		8,088.88		£3.909,8
कर पूर्व नफा	99.99	\$3.90\$	287.39	\$,980.03	1,802.38
कर पूर्व नफा	(40.68)	\$67.88	११०.२५	#9¥.37	2,020.29
वर्षांसाठी एकूण सर्व समावेशक उत्पन्न	(99.99)	\$6.78	806.96	687.46	3005.46

(८) २८ जुलै, २०२० रोजी झालेल्या त्यांच्या बैठकीत संचालक मंडळाने एकूण इ. १८८,४१९,६४४/ - रकमेच्या प्रति सममाग इ. ०.६० च्या अंतिम लाभांशाचा प्रस्ताव दिला. बार्षिक सर्वसाधा सभैव प्रस्ताव मान्यारकांच्या मंत्रपै अधीन असेल.

सही/-चीफ एक्सिक्युटिव्ह ऑफिसर

Place: Indore Date: 28 July 2020

मुंबई, २८ जुलै, २०२०

Sunii Nyati Managing Director (DIN: 00015983)