

SK/BSE/026/2021-22

To,
Department of Corporate Services,

BSE Limited,
Floor 25, P.J. Towers,
Dalal Street,
Mumbai-400 001

Date: 13th August, 2021

Scrip Code: 522105

Sub: Submission of Newspaper Clipping regarding to publication of extract of Standalone & Consolidated Audited Financial Results for the quarter ended on 30th June, 2021.

In pursuant to regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith a copy of 'Newspaper Advertisement', regarding publication of extract of Un-Audited Financial Results for quarter ended on 30th June, 2021, which was approved in the meeting of the Board of Directors of the Company held on Thursday, 12th August, 2021, Published on 13th August, 2021 in Business Standard (English Edition) & Mumbai Lakhsadeep (Marathi Edition).

This is for your kind information and records.

Thanking You, Yours Faithfully

For Birla Precision Technologies Limited

Parth Matolia

Company Secretary

ACS:66212

Birla Precision Technologies Limited

Regd. Office: 23, Birla Mansion No. 2, 1st Floor, D. D. Sathe Marg, Prarthana Samaj, Mumbai 400 004 Tel.: +91 022- 23825060

CAD-878

ODISHA MINING CORPORATION LIMITED

OMC House, Bhubaneswar-751001, Odisha CIN: U13100OR1956SGC000313, www.omcltd.in



E-PROCUREMENT NOTICE

Bid document No.: OMC/E-PROC/CMC/47/2021 dated 11.08.2021 Configuration and Implementation of Human Resource Management 1. Name of the work System (HRMS) Software along with Annual Licensing Cost & Suppor for 5 (five) years

All other details can be seen from the Tender Document available on the e-procurement porta of the Government of Odisha (www.tendersodisha.gov.in) and on the website of OMC (www.omcltd.in). OMC reserves the right to reject any or all bids without assigning any reasor

OIPR No.-30005/11/0074/21-22

The Indian Hume Pipe Co. Ltd. Registered Office: Construction House, 5, Walchand Hirachand Road, Ballard Estate, Mumbai - 400 001. CIN: L51500MH1926PLC001255 • Tel: +91-22-2261 8091, +91-22-40748181 • Fax: +91-22-2265 6863

E-mail: info@indianhumepipe.com • Website: www.indianhumepipe.com **EXTRACT OF THE UNAUDITED FINANCIAL RESULTS**

FOR THE QUARTER ENDED JUNE 30, 2021

				(₹ in Lakhs)
SI. No.	Particulars	Unaudited Quarter ended June 30, 2021	Audited Year ended March 31, 2021	Unaudited Quarter ended June 30, 2020
1	Total Income from Operations	29214.75	126865.19	21927.53
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	626.82	5697.65	(741.18)
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	626.82	5697.65	(741.18)
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	466.16	4200.07	(553.91)
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	509.09	4360.55	(574.30)
6	Equity Share Capital (face value of ₹ 2/- each)	968.94	968.94	968.94
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year		59287.40	
8	Earnings Per Share (of ₹ 2/- each) (*Not Annualised)			
	a) Basic : (₹)	0.96*	8.67	(1.14)*
	b) Diluted : (₹)	0.96*	8.67	(1.14)*

- 1. The above is an extract of the detailed format of the unaudited financial results for the quarter ended June 30, 2021, filed with BSE and NSE, under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results for the quarter ended June 30, 2021 is available on the websites of the Stock Exchanges (www.bseindia.com and www.nseindia.com) and on the Company's website (www.indianhumepipe.com).
- 2. The above results were reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on August 12, 2021.

For The Indian Hume Pipe Co. Ltd.

Place : Mumbai : August 12, 2021 Date

Rajas R. Doshi Chairman & Managing Director DIN: 00050594



Super Spinning Mills Limited

CIN:L17111TZ1962PLC001200 Regd. Office: 'Elgi Towers', P.B No: 7113 Green Fields Puliakulam Road, Coimbatore - 641 045 Tele: 0422-2311711 e-mail: investors@ssh.saraelgi.com Web: www.superspinning.com **NOTICE TO SHAREHOLDERS**

Dear Member(s)

- Notice is hereby given that the 59th Annual General Meeting ("AGM") of the Company will be held on Thursday, 16th September 2021 at 03:30 PM (IST) through Video Conference ("VC") / Other Audio Visual Means ("OAVM") facility to transact the business as set out in the Notice which will be circulated for convening the AGM. In view of the continuing Covid-19 pandemic and 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 SEBI (Listing Obligations and Disclosure Reduirements) Regulations, 2015 read with General Circular(s) dated 5° May 2020 read with Circulars dated 8° April, 2020, 31° April, 2020, 15° June, 2020, 28° September, 2020, 31° December, 2020 and 13° January, 2021, issued by the Ministry of Corporate Affairs ("MCA Circular(s)") and Circulars dated 12° May 2020 & 15° January 2021 issued by the Securities and Exchange Board of India ("SEBI Circular"), the Company has decided to conduct the AGM through VC/ OAVM facility without the physical presence of the Members at a
- The Notice of the 59th AGM and the Annual Report for the year 2021, including the Financial Statements for the year ended 31th March 2021 ("Annual Report") will be sent only by e-mail to all those members, whose e-mail addresses are registered with the Company/RTA or with their respective Depository Participants ("Depository"), in accordance with the MCA Circular(s) and the SEBI Circular as mentioned above. Members can join and participate in the 59th AGM through VC/OAVM facility only. The instructions for joining the 59th AGM and the manner participation in the remote e-voting or casting vote through the e-voting system during the 59th AGM are provided in the Notice of the 59th AGM. Members participating through the VC/OVAM facility shall be counted for the purpose of reckoning the quorum unde section 103 of the Companies Act, 2013.
- Notice of the 59th AGM and the Annual Report will be made available on the website of the Company i.e., www.superspining.com and the website of Stock Exchanges in which the Company's equity shares are listed i.e., National Stock Exchange of India Limited and BSE Limited.
- Members holding shares in physical form who have not registered their e-mai mandate can obtain Notice of the 59th AGM, Annual Report and/or login details for joining the 59th AGM through VC/OAVM facility including e-voting, by following the instructions as mentioned below:
- a. Kindly log in to the website of our RTA, Link Intime India Private Ltd www.linkintime.co.in under Investor Services > Email/Bank detail Registration – fil in the details, upload the required documents and submit. Alternatively, members may send the request letter along with the requisite documents as listed in the website to the Registrar & Share Transfer Agent through postal means.
- Members holding shares in demat form can update their e-mail address & ban account details by submitting a request to the concerned depository participant.
- Please note that the email ID investors@ssh.saraelgi.com is designated for the purpose of enabling shareholders to obtain Notice of the 59th AGM, Annual Report and a company of the state of the stat or login details for joining the 59th AGM through VC/OAVM facility including e-voting. Those shareholders who have already registered their e-mail address are requested to keep their e-mail address validated with their depository participants / the Company's Registrar and Share Transfer Agent, Link Intime India Private Limited to
- We urge the shareholders to update their e-mail ID, Bank account details & Permanent Account Number (PAN) with the Company / Depository Participant to ensure receipt of the Annual Report and/or any other consideration and other communications from the

enable servicing of notices / documents / Annual Reports electronically to their e-ma

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 Circular/s and the SEBI Circular.

Coimbatore 12.08.2021 For Super Spinning Mills Ltd Narmatha G.K. Company Secretary

SMIFS Capital Markets Ltd

Regd. Office: "Vaibhav" (4F), 4, Lee Road, Kolkata - 700 020 CIN No: L74300WB1983PLC036342

Tel No: 033-2290-7400/7401/7402/0544, Fax No: 033-2287-4042, 2240-6884 E Mail ID: smifcap@gmail.com, cs.smifs@gmail.com Website: www.smifscap.com Extract of Unaudited Financial Results for the Quarter ended 30th June, 2021

	s	TANDALONE	•	(TED		
Particulars	3 months ended 30.06.2021 (Unaudited)	Correspo- nding 3 months ended in the previous year 30.06.2020 (Unaudited)	Year ended 31.03.2021 (Audited)	3 months ended 30.06.2021 (Unaudited)	Corresponding 3 months ended in the previous year 30.06.2020 (Unaudited)	Year ended 31.03.2021 (Audited)	
Total income from operations (net)	1,084.36	1,163.97	7,333.68	1,089.38	1,168.52	7,352.45	
Net Profit(+)/Loss(-) before tax	17.34	8.21	311.66	19.91	9.38	318.29	
Net Profit(+)/Loss(-) for the period after tax	17.81	10.16	21.58	20.37	11.29	28.08	
Total Comprehensive Income for the period {comprising profit/(loss) for the period after tax and							
other comprehensive income after tax}	225.88	114.41	212.83	228.46	115.70	228.79	
Paid up Equity Share Capital							
(Face Value Rs.10/- per share)	558,50,000	558,50,000	558,50,000	558,50,000	558,50,000	558,50,000	
Earnings Per Share (EPS) (not to be annualised)							
a) Basic (₹)	0.32	0.18	0.39	0.36	0.20	0.50	
b) Diluted (₹)	0.32	0.18	0.39	0.36	0.20	0.50	

- The above is an extract of the detailed format of Quarterly/ Three Months Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Three Months Financial Results are available on the Stock Exchange Websites (www.bseindia.com) and on the Company's website www.smifscap.com
- Previous period's figures have been re-arranged / re-grouped wherever necessary.

Managing Director Date: 12.08.2021

LGB

Place : Kolkata

LGB FORGE LIMITED

Registered Office: 6/16/13 Krishnarayapuram Road, Ganapathy, Coimbatore-641 006 Ph: 0422 2532325 Fax: 0422 2532333 Email id: secretarial@lgbforge.com Website: www.lgbforge.com CIN: L27310TZ2006PLC012830

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR

THE QUARTER ENDER	30. 06. 20	21		Rs. in Lakhs
	Q	Year ended		
Particulars	30.06.2021 Unaudited	31.03.2021 Audited	30.06.2020 Unaudited	31.03.2021 Audited
1 Total Income from operations	2,688.11	2,890.80	806.06	9,212.60
 Net Profit/(Loss) for the period (before tax, Exceptional and/or Extraordinary items) 	63.65	128.48	(156.87)	343.35
3 Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	63.65	128.48	(156.87)	343.35
4 Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	63.65	128.48	(156.87)	343.35
5 Total Comprehensive Income for the period [Comprising Profit/ (Loss)for the period (after tax) and Other	63.65	172.78	(156.87)	387.65
Comprehensive income (after tax)] 6 Equity Share Capital	2,382.02	2,382.02	2,382.02	2,382.02
7 Earnings Per Share (of Re.1/- each) (*not annualised) (a) Basic (b) Diluted	*0.03 *0.03	0.05* 0.05*	-0.07* -0.07*	0.14 0.14
(-)				

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 Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchanges on which shares of the Company are listed, namely, www.bseindia.com, www.nseindia.com and also available on the Company's website www.lgbforge.com. By Order of the Board for LGB FORGE LIMITED (V.RAJVIRDHAN)

Coimbatore 12.08.2021

CINELINE

CINELINE INDIA LIMITED

Registered Office: Kanakia Future City, Residential Building No.2, CTS No.101, Village Tirandaz, Powai, Mumbai City, Maharashtra - 400 076, India CIN: L92142MH2002PLC135964

Email: investor@cineline.co.in • Website: www.cineline.co.in Tel. No. 91-22-35023666 / 35023777

NOTICE

NOTICE OF THE NINETEENTH ANNUAL GENERAL MEETING ("AGM"), REMOTE **E-VOTING FACILITY AND CUT OFF DATE**

(₹ In Lakhs

For SMIFS Capital Markets Ltd.

(Kishor Shah)

Managing Director

DIN: 00156787

Notice is hereby given that the 19th AGM of the shareholders of Cineline India Limited (the "Company") will be held on Friday, 3rd September, 2021 at 11:00 A.M. through two-way Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), to transac the business as set forth in the Notice for the 19th AGM.

In compliance with Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020and Circular No 02/2021 dated January 13, 2021, issued by the Ministry of Corporate Affairs ("MCA") Government of India, Companies are allowed to hold AGM through VC / OAVM, withou physical presence of the Shareholders at a common venue.

In compliance with the aforesaid Circulars and SEBI Circular dated 15th January, 2021 and 12th May, 2020, the Company has sent the Notice of the AGM containing the ordinary and special business together with the statement pursuant to Section 102 o the Companies Act, 2013 (the Act) along with the Annual Report for the FY 2020-21 by email on 12th August, 2021, to all shareholders whose email addresses are registere with the Company / Depository Participants as on Friday, August 6, 2021 Shareholders may note that the Notice of the AGM along with the Annual Report instructions for remote e-voting and participation in the AGM through VC / OAVM are also made available on the website of the Company at www.cineline.co.in and websites of the stock exchanges i.e., www.bseindia.com and www.nseindia.com.

Pursuant to Section 108 and other applicable provisions, if any, of the Companies Act 2013 read with the Rule 20 of the Companies (Management and Administration) Rules 2014, Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time, and the Secretarial Standard on General Meetings("SS-2") issued by the Institute of Company Secretaries of India, the Company is pleased to provide remote e-voting facility to all its members to cast their vote electronically on all resolutions as set forth in the Notice of he AGM through the electronic voting system platform (remote e-Voting) provided by Link Intime India Private Limited ("LIIPL"). All the members are informed that:

- 1. The cut-off date for determining the eligibility of Members to vote is Friday, 27 August, 2021:
- Persons whose names are recorded in the register of members/ beneficia owners as on the cut-off date shall be entitled to vote using the remote e-voting facility or at the AGM;
- Any person, who acquires shares of the Company and becomes a member of the Company after the dispatch of the Notice of the AGM and holds shares as on the cut-off date, 27th August, 2021, may obtain the login ID and password by sending a request at enotices@linkintime.co.in. However, if such shareholder is already registered with LIIPL for remote e-Voting, then the existing User ID and Password can be used for casting the vote.
- The remote e-voting shall remain open for a period of 3 days commencing from 31st August, 2021, 9.00 A.M to 2nd September, 2021, 5.00 P.M (both days
- 5. E-voting shall not be allowed beyond 05:00 P.M. on 2nd September, 2021. The remote e-voting module will be disabled by LIIPL after 05:00 PM. IST on 2° September, 2021 and once the vote on the resolution is cast by amember,he/she shall not be allowed to change it subsequently;
- 6. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting, shall be eligible to vote through e-Voting system in the AGM. 7. The members who have cast their vote by remote e-voting prior to the AGM may
- attend the AGM through VC/OAVM but shall not be entitled to cast their vote again;
- 8. The Company has appointed Mr. Dharmesh Zaveri, Practicing Company Secretaries, Mumbai as the Scrutinizer to scrutinize the e-voting process and voting at the AGM in a fair and transparent manner;

Members will be able to attend the AGM through V C / OAVM or view the live web cast o the same provided by LIIPL at https://instameet.linkintime.co.in. In case Members have any queries regarding remote e-Voting / e-Voting during the AGM, they may ddress the same toenotices@linkintime.co.in or Call +91 (022)49186000.

For Cineline India Limited Mr. Rasesh Kanakia

Executive Director & Chairperson of the Company Place : Mumbai (DIN: 00015857) Date: 12th August, 2021

SHYAMA INFOSYS LIMITED

Read office: 3rd Floor, Plot-395/397, Ruia Building Kalbadevi Road, Dabhol Karwadi Kalbadevi Mumbai Mumbai City MH 400002 IN CIN : L24235MH1996PLC057150 Website: www.shyamainfosysltd.co.in Telephone: 033-22420751 EXTRACT OF THE UN-AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER

ENDED 30TH JUNE,2021. Rs. In Lacs

Particulars	Quarter ended 30.06.2021 (Un-Audited)	ing Quarter ended 30.06.2020 (Un-Audited)	Quarter ended 31.03.2021 (Audited)	Year ended 31.03.2021 (Audited)
Total Income From Operations (Net)	4.48	1.56	12.20	32.34
Net Profit for the period (before Tax, Exceptional items and / or Extraordinary items)	0.86	-1.63	2.80	10.68
Net Profit for the period before Tax (after Exceptional items and / or Extraordinary items)				
Net Profit for the period after Tax (after Exceptional items and / or Extraordinary items)	0.64	-1.63	1.58	7.90
Total Comprehensive Income for the period after Tax	0.64	1.63	1.58	7.90
Equity Share Capital	1006.44	1006.44	1006.44	1006.44
Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	-10.7	-49.16	-49.16	-49.16
Earnings Per Share (before and after extraordinary items) (Face value of Rs. 10/- each)	0.01	0.02	0.02	0.08
(a) Basic (Rs.)				
(b) Diluted (Rs.)				

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 12.08.2021.
- The above is an extract of the detailed format of the Results for Quarter ended on 30th June, 2021 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulrements Regulations, 2015. The full format of the Standalone Audited Financial Results for the Quarter ended 30th June 2021 is available on the Stock Exchange website www.bseindia.com and on the Company's website www.shvamainfosysltd.co.in.

For and on behalf of the Board of Directors

Place: Kolkata Date: 12.08.2021

Mr. Samir Biswas Managing Director DIN: 07834496

Corporate Office: , "Stephen House",Room No- 77 ,5TH Floor, 4 B.B.D. Bag (East), Kolkata - 700001

Timex Group India Limited CIN: L33301DL1988PLC033434

Regd. Office: E-10, Lower Ground Floor, Lajpat Nagar- III, New Delhi-110024

Tel: 91-120-4741300. Email: investor.relations@timex.com, Website: www.timexindia.com

Extract of Un-audited Financial Results for the quarter ended 30 June, 2021 (Rs. in lakhs)

Year ended 31 March 2021 Quarter ended Quarter ended Quarter ended **Particulars** 31 March 2021 30 June 2021 30 June 2020 (unaudited) Total income from operations 3206 681 14090 Net Profit / (Loss) for the period (before tax, -528 388 -1242 -811 Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax -528 388 -1242 -811 (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax -528 398 -1242-801 (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period -538 396 -1252 -813 [comprising profit/(loss) for the period (after tax) and other Comprehensive Income (after tax)] Equity Share Capital 1010 1010 1010 1010 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year Earnings Per Share (of Re. 1 each) Basic & Diluted -0.74* 0.18* -1.64

* Not Annualised

- 1. The above financial results have been reviewed by the Audit Committee and taken on record by the Board of Directors in its meeting held on August 11, 2021.
- 2. The above is an extract of the detailed format of Financial Results for the quarter ended 30 June, 2021 filed with the BSE Ltd. under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the quarter ended 30 June, 2021 are available on the Stock Exchange website (www.bseindia.com) and on Company website (www.timexindia.com)

For and on behalf of the Board of Directors **Timex Group India Limited**

Place: Noida Date: 11 August, 2021

Sharmila Sahai Managing Director DIN: 00893750

YASH MANAGEMENT & SATELLITE LTD.

ı	Regd Office: 303, Morya Landmark I, Opp Infiniti Mall, Off. New Extract of Unaudited Standalone and Consolid:								
ł	Extract of Offaudited Standaroffe and Consolid	aleu Filialic		DALONE	ter chueu st		ONSOLIDATE	s. In Lakhs	
ı		<u> </u>	uarter Ende		Year Ended		Quarter Ended Year		
	Particulars	30 th June 2021 (Unaudited)	31st March 2021		31st March 2021		31st March 2021		
I	1. Total Income from Operations	21.85	145.43	18.05	348.61	21.85	145.43	348.6	
ı	2. Net Profit for the period								
ı	(before Tax, Exceptional and/or Extraordinary items)	0.61	17.28	2.83	145.80	0.61	17.28	145.8	
ı	3. Net Profit for the period before tax								
ı	(after Exceptional and/or Extraordinary items)	0.61	17.28	2.83	145.80	0.61	17.28	145.8	
ı	4. Net Profit for the period after tax								
ı	(after Exceptional and/or Extraordinary items)	0.61	21.53	2.37	141.47	0.61	21.53	141.4	
ı	5. Total Comprehensive Income for the period [Comprising Profit for								
ı	the period (after tax) and Other Comprehensive income (after tax)]	89.18	7.32	96.89	330.44	89.18	7.32	330.4	
ı	6. Equity Share Capital	1700	1700	1700	1700	1983.89	1944.90	1944.9	
ı	7. Reserves (excluding Revaluation Reserve)								
ı	as shown in the Audited Balance Sheet of the previous year	-	-	-	-	-	-	569.9	
1	8. Earnings Per Share (of Rs 10/- each (for continuing operations)								
۱	1. Basic:	0.52	0.04	0.57	1.94	0.45	0.04	1.7	

2. Diluted lotes:

The above unaudited standalone and consolidated financial results have been reviewed by the Audit Committee and have been approved by the Board of Director at their respective meetings held on 12th August, 2021 pursuant to Regulation 33 of SEBI (Listing Obligation and Disclosure Requirements), Regulations 201 (as amended), The above results have been prepared in accordance with Indian Accounting Standards ("Ind AS") notified under Section 133 of the Companies

0.52

0.04

Act, 2013, read together with the Companies (Indian Accounting Standards) Rules, 2015, (as amended).

The above is the extract of the detailed format of Quarterly financial results filed with the Bombay Stock Exchange Limited under regulation 33 SEBI (Listing Obligation and Disclosure Requirements), Regulations 2015. The full format of Quarterly /Annual Financial Results are available at www.bseindia.com and By order of the Roar www.yashmanagement.in

lace: Mumbai Date: 12th August 2021

Anurag Gupt Managing Director - DIN:0039845

BIRLA PRECISION TECHNOLOGIES LIMITED

CIN : L29220MH1986PLC041214 Registered Office : 23, Birla Mansion No. 2, First Floor, D. D. Sathe Marg, Prarthana Samaj, Mumbai - 400 004 Tel : +91 022 23825060, E-mail : info@birlaprecision.com, Web : www.birlaprecision.com

(₹ in Lakhs, except per share data)

	EXTRACT OF THE UNAUDITE	D FINANCIAL F	RESULTS FOR	THE QUARTER	ENDED 30TH	JUNE, 2021			
			Stand	alone			Conso	lidated	
Sr. No.	Particulars	Quarter Ended			Year Ended		Quarter Ende	d	Year Ende
		30/06/2021	31/03/2021	30/06/2020	31/03/2021	30/06/2021	31/03/2021	30/06/2020	31/03/202
		Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	Audited
1	Total Income from operations	5429.26	6131.30	1232.58	17332.20	5429.26	6131.30	1232.58	17332.2
2	Net Profit / (Loss) for the period (before tax, exceptional and/or extraordinary items)	51.27	137.29	(735.91)	144.47	51.27	137.29	(735.91)	144.4
3	Net Profit / (Loss) for the period before tax (after exceptional and/or extraordinary items)	51.27	137.29	(735.91)	144.47	51.27	137.29	(735.91)	144.4
4	Net Profit / (Loss) for the period after tax (after exceptional and/or extraordinary items)	51.13	134.77	(735.91)	141.95	51.13	134.77	(735.91)	141.9
5	Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	51.13	128.67	(735.91)	135.85	51.13	128.67	(735.91)	135.8
6	Equity Share Capital	1305.42	1305.42	1136.79	1305.42	1305.42	1305.42	1136.79	1305.4
7	Reserves (excluding revaluation reserve) as shown in the Audited Balance Sheet of the previous year				9355.59				9355.5
8	Earnings Per Share (Face value of ₹ 2/- each)								
	Basic (₹)	0.08	0.21	(1.29)	0.22	0.08	0.21	(1.29)	0.:
	Diluted (₹)	0.08	0.21	(1.29)	0.22	0.08	0.21	(1.29)	0.:

- The above is an extract of the detailed format for Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Require Regulations, 2015. The full format of the financial results for the quarter ended 30th June, 2021 are available on the Stock Exchange website (www.bseindia.com) and on Co
- Effective from 1st April 2018, the Company has reclassified two reporting segments namely, 1. Tooling 2. Automotive Components as reporting segments under Ind AS 108. Effective from 22nd June, 2018 the Company has been in receipt of funds under the Deen Dayal Upadhyaya Grameen Kaushalya Yojana for skilling of rural poor youth in the state of
- Bihar. As this is not considered as an operating segment, the revenue under this project has been classified as "Other" for disclosure purposes Total income from operations for the quarter ended includes ₹ 0.42 lakhs receipt of interest on fixed deposits in banks on funds received under the Deen Dayal Upadhyaya Grameer Kaushalva Yojana for skilling of rural poor youth in the state of Uttar Pradesh.
- The Company has incorporated new subsidiary in USA named as Birla Precision USA Ltd during the year with authorised equity share capital of 200 shares and paid up equity share capital of 10 shares at 1 USD each, EIN: 36-4974239, no transactions has taken place during the quarter in this subsidiary
 - The above financial results of the Company were reviewed by the Audit Committee and approved by the Board of Directors in their meeting held on 12th August, 2021. The Statutory Auditor's have carried out a limited review of the above results pursuant to Regulation 33 of SEBI (Listing obligation and disclosure requirements) Regulations 2015 and furnished

Vedant Birla

Chairman & Managing Director DIN:03327691



PUBLIC NOTICE NFRA REALITY ARE NEGOTIATING WIT DILIP YASHWAND DHODI husha EEPA RAMCHANDRA BHOIR 2) Mr. MOHAMME MRAN SIQQIQU having register d.a.no-4525 / 201 or acquiring the immovable property mon articularly described in the schedule.

all person having any right title claim or interest i espect of the under mentioned property by way o sale, exchange, mortgage or otherwise of what so eve nature hereby required to make the same know i riting along with documentary evidence to the unc withing along with documentary evidence to the and signed at the address, writing, within 14 days publication of this Public Notice, relevant document the name of DYNAMIC INFRAREALITY.

SCHEDULE

Il that piece and parcel of land bearing House N 11193/4 Admeasuring 400 Sq/Ft House Standir dmeasuring 650 Sq/Meters Gavthan Land, Lyir eing And Situated At Village Boisar Dandipad al Dist Relator late this 13th day of August 2021

Sd/- RATNAKAR T. Mishr (BA., B.Ed. LL.B) Advocate High Court, Mumbri nnawadi, Tople Wadi, Western Express Highway pp. Sai Service, Andheri (E), Mumbai-400099

जाहीर नोटीस

फ्लॅट क्रमांक बी/३०२, **शक्ति को**-**ऑप.हाउसिंग सोसायटी लि.**, एस व्ही नगर, एम.बी.इस्टेट, विरार पश्चिम, पालघर ४०१ ३०३ हा संस्थेचे सदस्य श्री विजय डायाभाई गरासिया (पहिला आणि ५० % भागधारक) आणि त्यांची बहीण व संस्थेच्या सदस्या श्रीमती हिना सतीश सोनी (संयुक्त आणि ५०% भागधारक) ह्यांच्या संयक्त मालकीचा आहे. श्री.विजय डायाभाई गरासिया ह्यांचे १६/*।*/२०१६ रोजी विरार येथे निधन झाले. शक्ति को-ऑप.हाउसिंग सोसायटी लि., एस व्ही नगर, एम.बी.इस्टेट, विरार पश्चिम, पालघर ४०१ ३०३ यादारे इतर वारस किंवा कायदेशीर वारस आणि / किंवा इतर दावेदारांकडून दावे आणि /िकंवा हरकती मागवत आहे

मत व्यक्तीच्या नावे असलेले सोसायटीमधील त्यांच्या मालमत्तेचे ५०% शेअर्स हस्तांतरणासाठी जर कोणाला आक्षेप असतील तर सदर सचना प्रकाशित झाल्यापासून १५ (पंधरा) दिवसांच्या कालावधीत त्याने/तिने लेखी स्वरुपातील दाव्यांच्या/आक्षेपाच्या समर्थनार्थ असलेल्या कागदपत्रांसह आणि इतर योग्य पुराव्यांसह सोसायटी ऑफिस मध्ये संपर्क साधावा, सदर कालावधीमध्ये कोणतेही दावे/आक्षेप प्राप्त न झाल्यास सोसायटी सदर ५०%समभाग हस्तांतरण करण्यास मक्त असेल.

सोसायटीमध्ये मालमत्तेचे हस्तांतरप सोसायटी कायद्याच्या उपविधी नुसार केले जाते. सदर ५०% शेअर्स हस्तांतरीत न करण्यासाठी दावे/आक्षेप प्राप्त झाल्यास सोसायटी कायद्याच्या उपविधी नुसार पुढील व्यवहार केला जाईल.

सही/-सचिव शक्ति को.ऑप.हाउसिंग सोसायटी लि. एस व्ही नगर. एम.बी.इस्टेट. विरार -पश्चिम,पालघर ४०१ ३०३

PUBLIC NOTICE

Members of the Public, Financial nstitutions, Trusts, Banks, Private Or Public Companies, Central, State Or Semi-Government bodies, departments, and local authorities are notified to ntimate to the chairman / secretary of the society at the following address, their objections/reservations /claims in ransferring/transmitting the shares in the FLAT and its beneficial rights, shares of he society described hereunder in the ame of the legal heirs of the decease Mrs. Sharun Nisa Abdul Majid Shaikh MMS. Sharun Nisa Abdul Majid Shaikh, Who expired on or about 01/09/2020, within 14 days of the publication of this notice, with copies of such documents and other proofs in support of such claims/objections. If no such claims are eceived in the said period, the managing ommittee shall be free to ansfer/transmit the said share in the said ransier/transmit the said share in the said FLAT along with related shares and beneficial rights of the deceased in the name of her legal heirs. Communication nay be made in this regard on the ollowing address of the Secretary of

Description of the property of the deceased: Flat No. 104 & 103, Share Certificate No.35, (Consecutive Nos. From 341 to 350) And Share Certificate No.36, (Consecutive Nos. From 351 to 360) Khatri House C.H.S. Ltd, Regn No. MUM/SRA/HSG/TC/12590/2015,CTS No. 336, Behram Baug, Jogeshwari (W). Mumbai - 400102.

Address for correspondence: Secretary,Khatri House C.H.S.Ltd, Regn No.MUM/SRA/HSG/TC/ 12590/2015,CTS No. 336, Behram Baug, ogeshwari (W), Mumbai - 400102. Place : Mumbai Date: 13/08/2021

PUBLIC NOTICE

Notice is hereby given that Mr Mohammed Zakaria Khan,owner and nolder of the property i.e. Flat No B-1101 the building owned by Lotus Park-2 HSL, and more particularly described in he schedule hereto, expired or 80/04/2021. He had submitted his nomination in favor of Miss Sana Khar nd the same is registered in the records of the society on 24/03/2017. The society as received an application from 1) San Khan daughter of Late Mr. Mohammec Zakaria Khan to transfer the property mentioned in the scheduled hereto, in the name of Sana Khan. All persons claiming ny interest in the said property or any par nereof by way of sale, gift, lease heritance, exchange, mortgage, charge en, trust, possession, easement ttachment or otherwise howsoever, are secretary, Lotus Park-2 CHS Ltd., Agsa Masjid Road, Opp 24 Karat Multiplex, Jogeshwari(West), Mumbai - 400102 within 15 days from the date hereof, failing which said transfer will be completed and recorded in the books of the society without any further reference to such laim and the same if any shall be

chedule Of The Property Refered

building owned by Lotus Park-2 Co-op. Hsg. Society Ltd., Aqsa Masjid Road, Opp 44 Karat Multiplex, Jogeshwari(West), Mumbai - 400102. For Lotus Park-2 CHSL

Hon. Secretary

PUBLIC NOTICE जाहीर नोटीस This notice is issued to general public to state that smt Anusaya Salvi, w/o Vithal Salvi an या द्वारे कळविण्यात येते कि, कु. रिमता अमृतलाल पंडया, हे कार्यरत दि.२५/०२/२०२९ रोजी मयत adult Indian inhabitant resident and hold मृत्युपश्चात त्यांना पुढे नमुद केले प्रमाणे कायदेशिर वारस आहेत. nembership in the Azad Nagar Shiv Sagar मत व्यक्तीची नाते वय Co-operative Housing Society Ltd "Said

श्री. हितेन्द्र अमृतलाल पंडया,

कु. रक्षा अमृतलाल पंडया,

मुंबई-४०००५७, दिनांक:११/०८/२०२१

society" for her membership in respect of the

Flat No. 664, being and situate at bldg no. 37

Shiv Sagar, Azad Nagar 2 Veera Desai Road

Andheri west Mumbai - 400053 (hereinafter

referred to as the "Said member" "Origina

Share Certificate" and the "Said Flat

espectively), the details whereof are set ou

VHEREAS, the "Said member" on 25 th July

2021, applied to the "Said society" for issue

of a Duplicate Share Certificate in lieu of the

"Original Share Certificate", ostensibly on the

ground that the same was lost/misplaced in

transit on or about 20 th October, 2020 and

despite diligent efforts AND WHEREAS, the

"Said member" has produced before the

"Said society" a Police Complaint in respec

of the loss of the "Original Share Certificate"

vide Complaint No. 1098, dated 22 nd July

2021 lodged at Amboli Police Station" and

ssued a paper notice for lost of share

certificate in newspaper dated 25th July 2021 AND WHEREAS, the "Said member" has

solemnly assured the "Said society" about his

bonades and further made an assurance that

ne has not entered into any kind of transaction

in the nature of sale, transfer, mortgage, gift

exchange, relinquishment etc. in respect of the "Said Flat" on the strength of the "Origina

NOW THEREFORE, the undersigned, being

so authorised by the Committee of "Said

society", does hereby give this notice to Ms Anusaya Salvi that she is bonafide member

of the said Society to the public at large and

calls upon all or any person/s with whom the

Said member" has entered into any kind of

transaction in the nature of sale, transfer

nortgage, gift, exchange, relinguishment etc

on the strength of the "Original Share

Certificate" and who are put in possession or custody thereof or who hold any right, title,

nterest in the "Said Flat" prejudicial to the interest of the "Said member" and who have

already led any suit, claim, dispute, petition

appeal or other like proceedings and obtained

any decree, award or other order concerning

the "Said Flat" or who intend to any sucl

proceedings as described above for enforcin

their right in the "Said Flat", to submit all thei

objections and claims in writing along with

supportive documentary proofs thereof, to the

undersigned within a period of fifteen days o

the date of publication of this notice, failing

which the "Said society" will presume that no

such adverse claims or objections exist and

thereafter the "Said society" and all its

nembers, office bearers, agents and servant

shall stand relieved from the liability vis-à-vis

the "Original Share Certificate" and the "Said

society" shall proceed to issue a Duplicat

Share Certificate to the "Said member" as

Description of Share Certificate. Share

Certificate No. 8, dated 25.1.1984 of Azac Nagar Shiv Sagar Co-op. Society Limited

Azad Nagar 2 Veera Desai Road Andher west Mumbai - 400053 for 5 shares of the

face value of Rs.50/-each, bearing Distinctive

Nos. from Thirty-Six to Fourty

requested by him. So please do note.

Share Certificate"

in the Schedule appended hereto).

उक्त नमुद वारसांना उक्त नमुद मृत व्यक्ति पश्चात त्यांच्या निवृत वेतन/ बँक ठेवी / प्राव्हीडेट फंड/ अनुकंपा तत्वासाठी (शासकिय/ निमशासिकय कर्मचाऱ्याचे वारस या नात्याने), म्हाडामार्फत देणेत येणाऱ्या निवासी गाळयाचा लाभ मिळणेकरीता वारस दाखला हवा असल्याने तसा अर्ज तहसीलदार अंधेरी यांचेकडे केला आहे.

श्रीमती. अलका राजेश भट्ट (अलका अमृतलाल पंडया)

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त्या अनुषंगाने कुणा व्यक्तीचा आक्षेप असल्यास त्यांनी तहसीलदार अंधेरी यांचे कार्यालय, दादाभाई नौरोजी रोड, अंधेरी (प), मुंबई-४०००५८, यांचेकडे लेखी पुराव्यासह नोटीस प्राप्त झालेपासुन ७ दिवसांत संपर्क साधावा अन्यथा प्रकरणी आक्षेप नाही असे समजून निर्णय घेणेत येईल. अर्जदार नाव श्री. हितेन्द्र अमृतलाल पंडया, पत्ता- बी-२१, गुजराती सोसायटी, नेहरू रोड, विलेपार्ले पुर्व



SRI ADHIKARI BROTHERS TELEVISION NETWORK LIMITED CIN: L32200MH1994PLC083853

Regd. Office: 6th Floor, Adhikari Chambers, Oberoi Complex, New Link Road, Andheri (West), Mumbai 400 053. Tel.: 022-26395400/022-40230000 $\textbf{Fax}: 022-26395459 \hspace{0.2cm} \textbf{Email}: \underline{investorservices@adhikaribrothers.com} \hspace{0.2cm}, \hspace{0.2cm} \textbf{Website}: \underline{www.adhikaribrothers.com} \hspace{0.2cm}, \hspace{0.2c$

EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2

_	(\(\circ\) III LAKIIS, EXCEPT EFO								
			STANDALONI	E			CONSOLIDA	TED	
Sr	PARTICIII ARS	Fr	For Quarter Ended Year Ended				Year Ended		
No		30.06.2021	31.03.2021	30.06.2020	31.03.2021	30.06.2021	31.03.2021	30.06.2020	31.03.2021
		(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Total income from operations	-	1.37	27.70	31.28		1.37	27.70	31.28
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(532.85)	(348.56)	(929.55)	(2,488.21)	(534.03)	(350.03)	(929.58)	(2,493.31)
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	(532.85)	(348.56)	(929.55)	(2,488.21)	(534.03)	(350.03)	(929.58)	(2,493.31)
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(531.20)	(353.50)	(929.55)	(2,493.15)	(532.38)	(354.97)	(929.58)	(2,498.26)
5	Total Comprehensive Income for the period after tax [Comprising Profit/(Loss) for the period (after tax) and other comprehensive Income (after tax)]	(531.23)	(353.21)	(929.63)	(2,493.09)	(532.02)	(354.19)	(929.65)	(2,496.51)
6	Equity Share Capital	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45
7	Reserves (Excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	(9,208.75)	-	-	-	(9,213.09)
8	Earnings Per Share (of Rs. 10/- each) Basic Diluted	(1.52) (1.52)	(1.01) (1.01)	(2.66) (2.66)	(7.13) (7.13)	(1.52) (1.52)	(1.02) (1.02)	(2.66) (2.66)	(7.15) (7.15)

The Company has been admitted in National Company Law Tribunal (NCLT) on 20th December 2019 - Order no. - CP (IB) No. 4374/I&B/MB/2018. As per the order the company is under Corporate Insolvency Resolution process (CIRP) with Resolution professional namely "Mr. Vijendra Kumar Jain" having IP registration No. IBBI/IPA-004/IP-P00721/2017-2018/11253 and the management of the affairs of the Corporate Debtor (Sri Adhikari Brothers Television Network Limited) vests with the Resolution Professional

The suspended management has not handed over the possession of the corporate and registered office, content library (intangible asset), inventories, other fixed assets, Fixed Assets Register and other such information and records/ documents requested by the Corporate Debtor. The Resolution Professional has filed a noncooperation petition with Hon'ble NCLT, Mumbai against the suspended management of the Company under section 19 of IBC. The non-cooperation petition was listed on 6th October, 2020. After hearing the non-cooperation Petition at length, an interim Order was passed by the Hon'ble NCLT, Mumbai Bench. The bench appointed Adv. Nikita Abhyankar as the court observer for recording the minutes and also take videography of the joint meeting of RP and Suspended management for handover of live books of accounts, content library, registered office, Kandivali plot, and the related pending information and request, and report the same to Hon'ble NCLT.

After the interim order of the Hon'ble NCLT, recently, limited access to books of accounts for last two financial years was provided. However, Fixed asset register, books of accounts upto 2017-18 and various supporting documents have not been provided. To that effect, the RP has already communicated with the Court Observer. Further, hand-over of the Kandivali plot was completed.

As suspended management has not yet handed over the Fixed Assets register, exact depreciation amount for the quarter ended June 2021 could not be calculated. Accordingly, depreciation amount for the quarter ended June 2021 is assumed to calculated to be proportionate to the depreciation expense for F.Y. 2020-21. Further, the suspended management has not handed over the user ID and password, of the Company, for completing the PF, PT & ESIC compliances, inspite of various reminders in various COC meetings and also through emails. Accordingly, the related statutory dues could not be processed.

The Resolution Professional does not have any control over the books of accounts of the Subsidiary, Westwind Realtors Private Limited and the results are as provided by the Subsidiary management."

The above Standalone & Consolidated Financial Results of the Company have been reviewed by the Resolution Professional meeting Committee (in lieu of the Suspended board of Directors) held on 11th August, 2021. The Statutory Auditors have carried out the review of these Standalone & Consolidated Financial Results for the quarter ended June 30, 2021 and the same are made available on website of the company www.adhikaribrothers.com and website of BSE Limited www.bseindia.com and National Stock Exchange of India Limited on www.nseindia.com where shares of the Company are listed.

The Company is operating in a single segment viz. content production and distribution. Hence the results are reported on a single segment basis The Company's loan facilities from banks has become Non-performing. However, some of the banks are still charging interest from the date the account has been

classified as non performing, per the bank statements provided. No such interest provision has been made in books of accounts and correspondingly in the financial result for the quarter ended 30th June, 2021, since no interest can be charged on initiation of the CIRP due to moratorium under IBC Currently, the Company is in Corporate Insolvency Resolution Process and therefore the accounts are prepared on going concern concept.

"RP has instituted a transaction audit of the company for a period of 5 years to be conducted by Forensic Auditor namely, M/s. Shambhu Gupta & Co. The Transaction Audit Report has reported certain findings of Preferential, Undervalued & Fraudulent Transactions u/s. 43,45 & 66 of the Code, undertaken by the

erstwhile management of the Corporate Debtor. Accordingly, the Resolution Professional, with approval of Committee of Creditors, has filed petition with Hon'ble NCLT, Mumbai against the suspended management of the Company under section 43,45 & 66 of IBC. Further, as part of CIRP, Resolution Professional has appointed valuers for valuing the assets of the company. The valuation of the fixed assets, intangible assets, financial assets and inventory as disclosed in the results for the quarter ended June 30, 2021 are subject to the valuation reports of the valuers.

"The amount of total term loans included in Other Financial Liabilities amounts to Rs. 178.85.67.955 in the books of account as on June 30, 2021, whereas the amount of total claims received by the RP from the financial creditors amount to Rs. 504,22,16,828 (including corporate guarantees) which includes interest/

penalty calculated upto CIRP admission date (financial creditors claims accepted amount to Rs. 504,02,60,566). The Corporate Guarantee claims amounting to Rs. 301,88,23,554 have not been provided for in the books of accounts. Further, the RP has received and accepted claims of Rs. 136.07.97.232 from other creditors who have a security interest on the assets of the Company, and from operational creditors and employees amounting to Rs. 15.64.182.

"The suspended management has given on leave and license, 1st, 4th, 5th, 6th and 7th floors of its Corporate office, Adhikari Chambers to related parties namely M/s. TV Vision Limited and M/s. SAB Events and Governance Now Media Limited, during F/Y 2018-19, after the company account became NPA with the Banks, without taking NOC from these Banks. This is a non-compliance of the mortgage documents executed with the respective Banks. The leave and license terms have been agreed to favour the related parties and are against the interest of the company. Resolution Professional has served the licensees with a termination notice on July 1, 2020 to terminate such leave and license arrangements, to protect the interest of the company. Accordingly license fees related to the above arrangements are not recognized in the books of account as revenue from July .2020 onwards.

An application is filed by Mr. Markand Adhikari before Hon'ble NCLT, Mumbai Bench for quashing the termination of Leave and Licence Notice issued to the licensees. The outcome of such application cannot be ascertained as on date.

10 The Suspended Director, Mr. Markand Adhikari has filed an Application in NCLAT challenging the orders of NCLT, Mumbai Bench, admitting the CIRP of the Company. Another application is filed before Hon'ble NCLT, Mumbai Bench, on behalf of Mr. Markand Adhikari, seeking substitution / change of the Resolution Professional under section 7(3)(B) of the Insolvency and Bankruptcy Code, 2016

11 The "Other Equity" balances of the Company will be provided by the Company for the year ended March 31, 2022 based on audited figures of standalone and

consolidated accounts and is not given on a quarterly basis 12 The figures have been re-grouped/re-arranged/reclassified/reworked wherever necessary to conform to the current year accounting treatment

For Sri Adhikari Brothers Television Network Ltd.

Place : Mumbai Vijendra Kumar Jain Date: 12th August, 2021 Resolution Professional

Where the best is yet to come

₹ in Lacs except otherwise stated

Technocraft Industries (India) Limited

Tel: 4098 2222/0002; Fax No. 2835 6559; CIN No. L28120MH1992PLC069252 E-mail: investor@technocraftgroup.com; website: www.technocraftgroup.com Extract of the Standalone & Consolidated Audited Financial Results for the Quarter ended 30th June 2021.

Q1 of FY22 Consolidated Revenue from Operations at ₹405 Crores (Q1 of FY21 was ₹275 Crores) increased by 48% Q1 of FY22 Consolidated EBITDA at ₹114 Crores (Q1 of FY 21 was ₹72 Crores) increased by 57%

Registered Office: Plot No-47, Opus Centre, 2nd Floor, Opp Tunga Paradise Hotel, MIDC, Andheri (East), Mumbai-93.

Q1 of FY22 Profit Before Tax at ₹ 91 Crores (Q1 of FY 21 was ₹47 Crores) increased by 94%

		CONSOLIDATED					STAND	ALONE	
Sr. No.	Particulars	Quarter Ended 30.06.2021 Un -Audited	Ended Ended Ended Ended Ended Ended				Quarter Ended 31.03.2021 Un -Audited	Quarter Ended 30.06.2020 Un -Audited	Year Ended 31.03.2021 Audited
1	Total Income from Operations	40,507	38,476	27,460	129,454	34,306	32,118	17,881	99,519
2	Net Profit / (Loss) for the period								
	(before Tax, Exceptional/ Extraordinary items) from Continuing Operations	9,066	5,300	4,691	17,681	7,262	4,545	3,161	13,563
3	Net Profit / (Loss) for the period after Tax								
	(after Exceptional/ Extraordinary items) from Continuing Operations	7,187	4,389	3,858	14,683	5,646	3,797	2,522	11,198
4	Net Profit / (Loss) for the period (before Tax) from Discontinued Operations	(5)	(710)	(905)	(1,694)	(5)	(710)	(905)	(1,694)
5	Net Profit / (Loss) for the period (after Tax) from Discontinued Operations	(4)	(531)	(667)	(1,270)	(4)	(531)	(667)	(1,270)
6	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the								
	Period (after tax) and other comprehensive income(after tax)]	7,024	4,056	2,860	13,299	5,661	3,356	1,848	9,998
7	Equity Share Capital (Face Value of ₹ 10/- per Share)	2,446	2,446	2,446	2,446	2,446	2,446	2,446	2,446
8	Earning Per Share (of ₹ 10/-each)								
	For Continuing Operations-Basic and Diluted (in ₹)	28.62	17.06	15.30	58.38	23.08	15.52	10.31	45.78
9	Earning Per Share (of ₹ 10/-each)								
	For Discontinued Operations-Basic and Diluted (in ₹)	(0.01)	(2.17)	(2.73)	(5.19)	(0.01)	(2.17)	(2.73)	(5.19)
10	Earning Per Share (of ₹ 10/-each) For Continuing & Discontinued Operations								
	Basic and Diluted (in ₹)	28.61	14.89	12.57	53.19	23.07	13.35	7.58	40.59

Notes:

Place: Mumbai

Dated: 12th August 2021

The above is an extract of the detailed format of the Financial Results filed with the Stock Exchanges under regulation 33 of the SEBI (Listing Obiligations and Disclosure Requirements) Regulations 2015. The full format of the said Financial Results are available on the Stock Exchange's websites on www.nseindia.com, www.bseindia.com and on the Company's website www.technocraftgroup.com.

The above Financial Results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on 12th August 2021 For Technocraft Industries (India) Limited

> Sd/ Sharad Kumar Saraf (Chairman Cum Managing Director) (DIN NO. 00035843)

equired to make the same known to the ecretary, Lotus Park-2 CHS Ltd., Aqsa

Flat No. B-1101, on 11th floor, in the

Date: 13/08/2021

बिर्ला प्रिसीजन टेक्नॉलॉजिस लिमिटेड सीआयएन: एल२९२२०एमएच१९८६पीएलसी०४१२१४

नोंदणीकृत कार्यालय : २३, बिर्ला मेन्शन क्र.२, १ला मजला, डी.डी.साठे मार्ग, प्रार्थना समाज, मुंबई-४००००४. दूर.:९१-२२-२३८२५०६०, ई-मेल: info@birlaprecision.com, वेबसाईट: www.birlaprecision.com

२० जून, २०२१ रोजी संपलेल्या तिमाहीकरीता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

							(रु.लाखात, ईपी	एस व्यतिरिक्त)
		मेव		एकत्रित				
तपशील	संपलेली तिमाही			संपलेले वर्ष	₹	नंपलेली तिमाई	ì	संपलेले वर्ष
	३०.०६.२१ अलेखापरिक्षित	३१.०३.२१ लेखापरिक्षित	३०.०६.२० अलेखापरिक्षित	३१.०३.२१ लेखापरिक्षित	३०.०६.२१ अलेखापरिक्षित	३१.०३.२१ लेखापरिक्षित	३०.०६.२० अलेखापरिक्षित	३१.०३.२१ लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न	५४२९.२६	६१३१.३०	9२३२.५८	9७३३२.२०	५४२९.२६	६१३१.३०	9२३२.५८	90332.20
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपुर्व)	49.20	930.28	(७३५.९१)	988.80	49.20	930.28	(७३५.९१)	988.80
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	49.20	930.28	(७३५.९१)	988.80	49.20	930.28	(৩३५.९৭)	988.80
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	49.93	938.00	(७३५.९१)	989.89	49.93	938.00	(७३५.९१)	989.84
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा) (करानंतर) आणि इतर सर्वकष उत्पन्न (करानंतर))	49.93	१२८.६७	(७३५.९१)	934.८५	49.93	9२८.६७	(७३५.९१)	934.24
समभाग भांडवल	9304.82	9304.82	৭৭३६.७९	9304.82	9३०५.४२	9304.82	993६.७९	9304.82
राखीव (मागील वर्षांच्या ताळेबंदपत्रकात दिल्यानुसार पुर्नमुल्यांकित राखीव वगळून)				९३५५.५९				९३५५.५९
उत्पन्न प्रतिभाग (दर्शनी मुल्य रू.२/- प्रत्येकी)								
 मूळ (रु.) 	0.0८	0.29	(૧.૨९)	0.22	0.0८	0.29	(৭.২९)	0.22
२. सौमिकृत (रु.)	0.0८	0.29	(१.२९)	0.22	0.0८	0.२१	(१.२९)	0.22

- सेबी (लिस्टिंग ऑक्लिगेशन्स अँण्ड हिस्कलोजर रिक्वायर्गेट्स) रेस्पुलेशन २०१५ च्या नियम ३३ अन्यये स्टॉक एक्सवेजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निक्कर्षिव सिक्तर नमुन्यातील उतारा आहे. ३० जून, २०२१ रोजी संपलेल्या तिमाहीकरिता वित्तीय निक्कर्षिव संपूण नमुना स्टॉक एक्सचेंजच्या (www.bseindia.com) व कंपनीच्या (www.birlaprecision.com) वेबसाइंटवर उपलब्ध आहे.
 १ एप्रिल, २०१८ पासून प्रमावी असलेले कंपनीने २ निक्कर्ष योग्य विभागात (१) डुर्लींग, (२) ऑटोमोटीव्ह कम्पोनंन्टस्मध्ये इंडएएस १०८ अंतर्गत विभागीय निक्कर्ष दिले आहेत.
 २२ जून, २०१८ पासून प्रमावी असलेले बिहार राज्यातील ग्रामीण गरीब तरुणांच्या कौशल्याकरिता दीनव्याल उपाध्याय ग्रामीण कौशल्य योजना अंतर्गत निधी कंपनीने दिला आहे. सदर व्यवहार हा कार्यवातील विभागात विचारत घेतलेला नाही, सदर प्रकल्पाअंतर्गत महसूल निवारण उद्देशाकरिता इतर म्हणून वर्गीकृत केले आहे.
 उत्तर प्रदेश राज्यातील ग्रामीण गरीब तरुणांच्या कौशल्याकरिता दीनद्याल उपाध्याय ग्रामीण कौशल्य योजना अंतर्गत प्राप्त निधीवर बँकेत स्थायी जमेवरील व्याज स्विकृती रु.०.४२ लाख
- उत्तर प्रदेश राज्याताल ग्रामाण राया तरणाच्या काशल्याकारचा दानद्याल उपाध्याय ग्रामाण काशल्य याजना अतरात ग्राप्त ाचावर बकत स्थाया जनवराल व्याज स्वकृता रु.०.४२ लाख समाविष्ट तिमाही अर्खरीस कार्यवलानुत रुक्का उराज्यात समाविष्ट का हो. कंपनीने या वर्षा दरस्यान बिली प्रिसीजन युएसए लिमिटेड म्हणून नावाने युएसएमध्ये नवीन उपकंपनी स्थापन केली ज्याचे अधिकृत समभागमांडवल २०० शेअर्स आहेत आणि १ युएसएडी प्रत्येकी १० शेअर्सचे भरणा केलेल सममागमांडवल, ईआयएन:३६–४९७४२३९ यासह केले, सदर उपकंपनीमध्ये वित्तीय वर्षात व्यवहार झालेला नाही. कंपनीचे वरील वित्तीय निकल्मचीच लेखासपितांद्रारे पूनविलोकन करण्यात आले आणि तदनंतर ९२ अर्गणस्ट, २०२१ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करून नोंद पटावर घेण्यात आले. सेबी (लिस्टिंग ऑस्टिंगश्चन्स ऑण्ड डिस्क्लोजर रिक्कायरमेंट्स) रेप्युलेशन २०१५ च्या नियम ३३ नुसार वरील निष्कर्षाचे मर्यादित पुनर्विलोकन करून वैधानिक
- लेखापरिक्षकांनी त्यांचा अहवाल दिलेला आहे

अध्यक्ष व व्यवस्थापकीय सं

ठिकाण : मुंबई दिनांक : १२.०८.२०२१

BIRLA

NOTICE

Notice is hereby given that the Share Certificate No. 5 for 5 fully paid up shares of Rupees Fifty each, bearing Nos. 366 to 370 of **KHERNAGAR** DEEPLAXMI CO-OP. HOUSING SOC. LTD standing in the name of Mr. Mohammad Ajaz Shaikh has been lost / misplaced and that an application for New Share Certificate in respect thereof has been made to Khernaga Deeplaxmi Co-op Housing Soc Ltd B-15, Room no. 757, Khernagar Bandra (East), Mumbai-400051 to whom objection, if any, against issuance of such New Share Certificate should be made within 15 days from the date of publication of this notice. Share certificate is not mortgaged or any loan taken against the flat. Place: Mumbai Date:13th Aug. 2021

- जाहीर नोटीस कै. चंदकांत गोविंद वेतरेकर हे दि. २६.०२.२००४ रोजी मयत झाले. . त्याचे वारसं खालीलप्रमाणे
- १) श्रीमती तारामती चंद्रकांत वेतुरेकर (पत्नी) के. संदिप चंद्रकांत वेतुरेकर (मयत मुलगा मृत्यु दि. २६.०४.१९९९ त्याची पत्नी व मुलग
- . वालीलप्रमाणे २) श्रीमती स्वप्नाली संदिप वेतुरेकर (सून्)) श्री. स्वप्निल सदिप वेतुरेकर (नातू) (अर्जदार)
-) नितिन चंद्रकात वेतुरेकर (मुलगा)) सिचन चंद्रकात वेतुरेकर (मुलगा)
- ६) विकास चंद्रकात वेतुरेकर (मुलगा)) सौ. मयुरी महेश पवार (मुलगी) तरी त्याबद्दल कोणाला आपत्ती असल्याः
- खालील पत्यावर संपर्क साधावा. सदर नोटीस म्हाडा कार्यालयात देण्याकरिता आहे. पत्ता:७०७/७. स्वरुपानद सोसायटी. एस.के. बोर्ट रोड, आगरबाजार, दादर (प.), मुंबई–४०००२*८*

GALAXY CLOUD KITCHENS LIMITED CIN: L15100MH1981PLC024988

Regd Off.: Eyelet House, M. S. Patel Compound, Opp. Shah Industrial Estate, Saki-Vihar, Andheri (E) Mumbai - 400072 | Email : investors@galaxycloudkitchens.in, | Tel: 022-28039405

				(Rs. In Lakhs
Sr.	Particulars		Quarter Ende	d	Year Ended
No		30-Jun-2021	31-Mar-2021	30-Jun-2020	31-Mar-2021
1	Total Income from operations (net)	1,019.01	997.80	642.25	3,182.73
2	Net Profit / (Loss) for the period before				
	Exceptional Items and Tax	31.75	54.32	(242.10)	(562.46)
3	Net Profit / (Loss) for the period before				
	Tax after Extraordinary Items	31.75	54.32	(242.10)	(562.46)
4	Net Profit / (Loss) for the period after				
	Tax and Extraordinary Items	31.75	54.32	(242.10)	(562.46)
5	Total Comprehensive Income/(Loss)				
	for the Period	21.39	30.47	(247.96)	(603.89)
6	Equity Share Capital	4,493.77	4,493.77	4,152.47	4,493.77
7	Earnings Per Share (before extraordinary items)				
	(Face Value of Rs. 10/- Each)				
	Basic & Diluted	0.07	0.12	(0.58)	(1 29)

0.12 The above is an extract of the detailed format of thes financial results for the quarter ended June 30, 2021 filed with the stock exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the aforesaid result is available on the Stock Exchange website a

www.bseindia.com and on Company's website at www.galaxycloudkitchens.in

Place : Mumbai

Date: 12th Aug, 2021

By order of the Board Galaxy Cloud Kitchens Limited

Arvind Agrawal Managing Director DIN: 02268683