SANDHAR

SANDHAR TECHNOLOGIES LIMITED

CIN: L74999DL1987PLC029553
Registered Office: B-6/20, L.S.C. Safdarjung Enclave, New Delhi- 110029 Tel. No.: +91 0124 4518900; Fax No.: +91 0124 4518912 Website: www.sandhargroup.com; Email: investors@sandhar.in

NOTICE

Pursuant to the Regulation 29 and Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice hereby given that a meeting of the Board of Directors of the Company scheduled to be held on Thursday the 13th August '2020, inter-alia, consider and approve the Un-Audited Financial Results (Standalone & Consolidated) for quarter ended the 30th June, 2020.

This information is also available on the website of the Company i.e www.sandhargroup.com and the website of the BSE Limited and Nationa Stock Exchange of India Ltd (i.e. www.bseindia.com and www.nseindia.com the Stock Exchanges where the Company's shares are listed.

For Sandhar Technologies Limited

Place: New Delhi Date: 16th July, 2020

Subhi Gupta **Company Secretary &** Compliance Officer (Interim)

Sd/

RISHI TECHTEX LIMITED

CIN : L28129MH1984PLC032008 612, V. K. Indl. Estate, 10/14 Pais Street, Byculla (W) Mumbai 400 01 Email: info@rishitechtex.com

NOTICE

Notice is hereby given that pursuant to Regulation 47 read with Regulation 29 and 33 of the SEBI (Listing Obligations Disclosure Requirements and Disclosure Requirements) Regulations, 2015 and any mendments thereof a meeting of the Board of Directors of the Company will be held on Tuesday, July 21, 2020, inter alia, to consider, approve and take on record the audited financia results for the quarter and year ender March 31, 2020. The said notice can be accesse

the Company's website www.rishitechtex.com and also on the website of the Stock Exchange at www.bseindia.com For RISHI TECHTEX LIMITED

Gauri Ganga Company Secretar Place: Mumbai

Date : July 17, 2020

PTL Enterprises Ltd.

Regd. Office: 3rd Floor, Areekal Mansion, Near Manorama Junction, Panampilly Nagar, Kochi- 682036 CIN: L25111KL1959PLC009300, Website: www.ptlenterprise.com, Email: investors@ptlenterprise.com Tel: 0484-4012046, 4012047, Fax: (0484) - 4012048

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on 5th August, 2020, to consider and approve the unaudited financial results of the Company for the quarter ended June

The said notice may be accessed on the Company's website www.ptlenterprise.com and may also be accessed on the stock exchange websites at www.bseindia.com and www.nseindia.com.

Further in compliance with the Securities and Exchange Board of India (prohibition of Insider Trading) Regulations 2015 and pursuant to the Company's "Code of Conduct to Regulate, Monitor and Report Trading By Designated Persons", the trading window for dealing in the equity shares of the Company has been closed for the concerned persons, w.e.f. 1st July, 2020 and will end 48 hours after the declaration of financial

For PTL Enterprises Ltd.

Place: Gurugram Date : July 16th, 2020

Pradeep Kumar

Company Secretary

Govt. of West Bengal **ABRIDGED NOTICE**

INVITING e-TENDER

for IFQ

The Additional Project Director, WB ADMI Project, 5th floor, ICMARD Building, Kolkata -67 invites etender for procurement of different Fish Feeds from reputed Manufacturer/ distributor/ dealers against e-NIT No. ADMIP/IFQ/20-21/01 to 06 of e-Tender Id nos. 2020_WRDD_289976_1, 2020_WRDD_289992_1, 2020_WRDD_290003_1, 2020_WRDD_290007_1, 2020 WRDD 290013 1 and 2020_WRDD_290017_1. Intending Bidders are requested to visit the website: wbetenders.gov.in for details & last date for IFQ is on 31.07.20 up to 2.00 PM.

A. P. D. WBADMI Project

RSWM LIMITED

CIN:L17115RJ1960PLC008216 Registered Office: Kharigram, P.O. Gulaboura-311021, Distt. Bhilwara. rishitechtex.com Web: www

Raiasthan: Phone: +91-1483-223144 to 223150, 223478 Fax: +91-1483-223361, 223479

Corporate Office: Bhilwara Towers, A-12, Sector-1, Noida-201301 (U.P.) Phone: +91-120-4390300 (EPABX), Fax: +91-120-4277841 E-mail: rswm.investor@lnjbhilwara.com; Website: www.rswm.in

NOTICE TO SHAREHOLDERS Transfer of Equity Shares of the Company to the

Investor Education and Protection Fund (IEPF) Account Notice is hereby given to the Shareholders pursuant to the provisions of Section 124 (6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules 2016") and as amended time to time. The IEPF Rules 2016, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the Shareholders for seven consecutive years or more in the name of Investor

In accordance with the Rules, all the underlying shares in respect of which dividend are not paid /claimed for the last 7 (Seven) years from financial year 2012-13, have to be transferred to the Demat account of IEPF Authority.

Education and Protection Fund (IEPF) Authority in the prescribed

The Company has already sent Individual notices by Speed Post at the latest available addresses of the shareholders, whose dividends are lying unclaimed for last 7 (seven) years, advising them to claim the dividends expeditiously. The Company has also uploaded full details of such shareholders including their names, folio nos. or DP ID/ Client ID, etc. on its websites i.e. www.rswm.in.

Accordingly, the concerned shareholders are requested to reply and claim their entire unclaimed dividend before due date. The unclaimed dividend for the financial year 2012-13 will be due for transfer on 24th October, 2020 and will be transferred on or before 23rd November, 2020. In case the Company/ Registrar and Transfer agent doesn't receive any communication from shareholders, the Company shall with a view to comply with the Rules, transfer such shares to the Demat account of IEPF Authority

Shareholders holding shares in physical form may note that the Company would issue duplicate share certificate(s) and inform the depository to dematerialize the same to effect the transfer in favour of the IEPF authority. Equity shares held in Demat mode will be directly transferred to IEPF authority with the help of depository participants (DPs).

No claim shall lie against the Company in respect of unclaimed dividend and equity shares transferred to the IEPF Authority.

Shareholders may note that shares transferred to IEPF, including al benefits accruing on such shares (except Right issue), if any, can be claimed back from IEPF authority as per the procedures prescribed under the Rules. For any clarification on this matter, shareholders may contact Registrar and Transfer Agent:

MCS Share Transfer Agent Ltd.

(Unit: RSWM Ltd.)

F-65, First Floor, Okhla Industrial Area Phase-I. New Delhi-110 020

Phone No. 011-41406149-52, Fax No. 011-41709881 Email Id: helpdeskdelhi@mcsregistrars.com

> For **RSWM LIMITED** Surender Gupta

> > FCS: 2615

Date : 16th July, 2020 Company Secretary Place: Noida (U.P.)

PTC India Limited (Formerly known as Power Trading Corporation of India Ltd.) **PTC** India

PTC INDIA LIMITED IS EXPLORING OPPORTUNITIES FOR MONETIZATION OF ITS INVESTMENT IN PTC INDIA FINANCIAL SERVICES LIMITED

PTC India Limited ("PTC") is desirous of divesting its controlling stake in PTC India Financial Services Limited ("Proposed Transaction") and hereby invites potential purchaser(s)/investor(s) to submit their Inte

IDFC Securities has been appointed as advisors for the transaction and Interested investor(s) may write for further details to the following email ID: project.verve@idfc.com

Please note that the last day of submission of Interest by a bidder is

Disclaimer/Note: This advertisement does not constitute and will not be deemed to Proposed Transaction, if undertaken, shall remain subject to receipt of requisite approvals, including regulatory approvals, under applicable law.

Furthermore, this advertisement confers neither any right nor expectation on any party PTC reserves the right to withdraw from the process or any part thereof, to accept or

reject any/all offer(s) at any stage of the process and/or mothereof or to vary any terms without assigning any reasons. ess and/or modify the process or any par No financial obligations will accrue to PTC in such an event.

PTC shall not be responsible for the non-receipt of correspondence sent by post/email/courier/fax/or any other mode

SUTLEJ TEXTILES AND INDUSTRIES LIMITED

CIN NO : L17124RJ2005PLC020927 Regd.Office: Pachpahar Road, Bhawanimandi 326 502(Raj.)

Ph:(07433)222052/82/90; Fax:(07433)222916

Email: stil.investor_grievance@sutlejtextiles.com Website: www.sutlejtextiles.com

NOTICE

(for transfer of equity shares of the Company to the Investor Education and Protection Fund)

This notice is published pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules/IEPF Rules").

The Rules, inter alia, contains provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholders for 7 (seven) consecutive years or more to the Demat account of the Investor Education and Protection Fund ("IEPF") Authority.

In compliance with the aforesaid Rules, the Company has already communicated to the concerned shareholders individually (at their registered address) whose shares are liable to be transferred to the Demat Account of IEPF authority ("IEPF Demat Account") under the said Rules for taking appropriate action. The Company has also uploaded full data of such shareholders and shares due for transfer to IEPF Demat Account on its website www.sutleitextiles.com under the 'IEPF LIST' in the Investor Section.

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

You are requested to claim the unpaid dividend on or before 16th September, 2020 failing which the aforesaid shares will be transferred to the IEPF Authority on the appropriate date. Thereafter, no claim shall lie against the Company in respect of unclaimed dividend amount and shares so transferred pursuant to the said Rules.

For any queries on the above matter, shareholders are requested to contact: Link Intime India Pvt. Ltd. (the "Registrar and Transfer Agent") Mr. Balaji / Mr. Ganapati, C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai-400083. Email ID: iepf.shares@linkintime.co.in, Telephone No. 022-49186270.

Dated: 16th July 2020

Place: Mumba

For Sutlej Textiles and Industries Limite Manoj Contractor

PUBLIC NOTICE

For the kind attention of the Shareholders/ Creditors/Depositors of Titan Securities Limited (Hereinafter referred to as Target Company). "Titan Securities Limited" or Target Company, a company incorporated under the Companies Act 1956 having its

- registered office at A-2/3 Third Floor, Lusa Tower Azadpur Commercial Complex Delhi-110033, is registered with the Reserve Bank of India as a Non-Banking Financial Company (NBFC) vide Certificate Of Registration bearing no. B-14.01407 dated 3rd January, 2003. "Titan Securities Limited" had not raised or accepted any public deposits
- The present promoters of "Titan Securities Limited" are Mrs. Manju Singla,; Mr. Udit Singla, Ms. Supriya Singla Mr. Raja Singla, , Mr. Shivom Singla, , M/s Connoisseur Management Services (P) Limited, M/s Tanita Leasing & Finance Limited, Mr. Suresh Chand Singla, Mr. Naresh Kumar Singla, Mrs. Madhu Gupta, M/s Suresh Chand Singla (HUF), M/s Naresh Kumar Singla (HUF) and M/s Tee Eer Securities and Financial Services (P) Limited (collectively referred to as 'Promoter Group') and collectively holding 5847581 equity shares of Re. 10 each representing 23.38% of paid up capital of "Titan Securities Limited".
- The Present Promoters have entered into a Share Purchase Agreement (SPA) on 24th January, 2020 with the Public Shareholder(s) to acquire in aggregate 3200000 fully paid up equity shares of Re. 10 each, representing 12.79 % of total paid up equity/voting share capital, of the Target Company.
- Pursuant to the aforesaid acquisition, the Present Promoters have made an open offervide Public Announcement dated 24th January, 2020, to the shareholders of the Target Company in accordance with Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, and subsequent amendments thereto (Regulations) to acquire upto **9506156** fully paid up equity of Re. 10 each representing 38% of the paid up equity and voting share capital, at a price of 3.60/- per share (Offer Price) payable in cash.
- By virtue of above acquisition, the shareholding of present promoters shall be increased to 18,55,3737 equity shares representing 74.17% after completion of the Open Offer formalities in accordance with the SEBI (SAST
- "Titan Securities Limited" is engaged in finance and related activities and the Promoter Group of Titan Securities Limited have decided to increase their shareholding in order to consolidate their shareholding in the Target

The Notice is published in compliance with the requirements of circular DNBS(PD)029/CGM (CDS-2015) dated, July 09, 2015 of Reserve Bank of India

Sd/-	Sd/-		Sd/-		Sd/-
(Manju Singla)	(Udit Singla)		(Supriya Singla)		(Raja Singla)
Acquirer	Acquirer		Acquirer		
Sd/-	Sd/-		Sd/-		Sd/
(Shivom Singla)	(Naresh Kumar Singla)		(Suresh Chand Singla)		(Madhu Gupta)
Acquirer	PACs		PACs		PACs
For Connoisseur Management		For Tanita Leasing &		For Tee Eer Securities &	
Services (P) Ltd		Finance Ltd		Financial Services (P) Ltd	
Sd/-		Sd/-		Sd/-	
(Naresh Kumar Singla)		(Naresh Kumar Singla)		(Naresh Kumar Singla)	
For Naresh Kumar Singla (HUF) Sd/- (Naresh Kumar Singla) PACs		For Suresh Chand Singla (HUF) Sd/- (Suresh Chand Singla) PACs			
Date: 15.07.2020					

Place: New Delh

Particulars

10 Earnings per share (EPS) (not annualised)

INDOKEM LIMITED

CIN NO.: L31300MH1964PLC013088

Quarter ended

Regd. Office: Plot No. 410/411, Khatau House, Mogul Lane, Mahim, Mumbai 400 016. Tel No.: +91-22-61236767/61236711 Email: iklsecretarial@gmail.com Website: www.indokem.co.in Statement of Audited Financial Results for the quarter and year ended March 31, 2020

March 31, December March 31, March 31, March 3 2020 (Refer 31 2019 2019 (Befer 2020 2019 Note 4) Audited Total income from operations 2.233 2.299 9.055 2.099 8.07 Profit / (Loss) before tax from continuing operations 86 57 (60)51 (98) (98) Profit / (Loss) from continued operations after tax (60)51 Profit / (Loss) from discontinued operations before tax (6) (6) (18)Profit / (Loss) from discontinued operations after tax (18 (116) Profit / (Loss) for the year 86 57 51 (66)Total comprehensive income/(loss) net of tax 101 57 (56)66 (106)2,433 2,433 2,433 2,433 Paid-up equity share capital (face value of Rs. 10/- each) 2.433

0.36 0.23 (0.27)(0.47)0.21 Basic (in Rs.) 023 (0.47) Diluted (in Rs.) 0.36 (0.27)NOTES: The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at the meeting held on July The Company operates in two segments, viz. textile dies and chemicals and electrical capacitors. However the segment reporting

for electrical capacitors is not disclosed separately, as the same does not qualify for separate disclosure as per Ind-AS 108 of operating segments. Due to the nationwide lockdown and restrictions imposed, all the manufacturing units and offices of the Company remained closed

from 23rd March, 2020. The Company has resumed all its manufacturing units and branch offices and business activities are expected to be normalised in near future. In spite of uncertainty and dynamic business environment, the Company does not see any adverse impact on its operations based on the assessment done by the management. The figures for the quarter ended March 31, 2020 and quarter ended March 31, 2019 are the balancing figures between the audited

figures in respect of the full financial year and the published year to date figures upto the third quarter of the relevant financial year The figures of the previous period(s)/year have been regrouped/reclassified wherever necessary For Indokem Limited

Mahendra K Khatau Chairman & Managing Director DIN: 00062794

(Rs.In Lakhs

Year ended

470

404

Business Standard

RSWM Limited

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No Air Surcharge

RBLBANK

RBL BANK LIMITED CIN: L65191PN1943PLC007308

Regd. Office: 1" Lane, Shahupuri, Kolhapur - 416001 Tel: + 91 231 6650214, Fax: + 91 231 2657386, Website: www.rblbank.com Email: investorgrievances@rblbank.com

NOTICE

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of RBL Bank Limited ("the Bank") is scheduled to be held on Tuesday, July 28, 2020 at the Corporate Office of the Bank at Mumbai, inter alia, to consider and approve the unaudited standalone and consolidated financial results of the Bank for the quarter ended June 30, 2020, subject to a limited review by the Statutory Auditors of the Bank

This information is also available on the website of the Bank i.e. www.rblbank.com and on the website of stock exchanges at www.nseindia.com & www.bseindia.com.

For RBL Bank Limited Niti Arva Company Secretary

TITAN SECURITIES LIMITED

Place : Mumbai

Date : July 16, 2020

(Registered Office: - A-2/3 Third Floor, Lusa Tower Azadpur Commercial Complex Delhi-110033)

For the kind attention of the Shareholders/Creditors/Depositors of TITAN SECURITIES LIMITED (Hereinafter referred to as Target Company).

Notice is hereby given in compliance with the requirements of circular DNBS(PD)029/CGM CDS-2015) dated July 09, 2015 of Reserve Bank of India that present promoters of "Titan Securities Limited " are Mrs. Manju Singla,; Mr. Udit Singla, Ms. Supriya Singla, , Mr. Raja Singla, , Mr. Shivom Singla, , M/s Connoisseur Management Services (P) Limited, M/s Tanita easing & Finance Limited , Mr. Suresh Chand Singla, Mr. Naresh Kumar Singla, Mrs. Madhu Gupta, M/s Suresh Chand Singla (HUF), M/s Naresh Kumar Singla (HUF) and M/s Tee Eer Securities and Financial Services (P) Limited (collectively referred to as 'Promoter Group') have agreed to acquire in aggregate of 3200000 fully paid up equity shares of Re. 10 each, representing 12.79 % of total paid up equity/voting share capital, of the Target Company through share purchase agreement and have to acquire 9506156 fully paid up equity of Re. 0 each representing 38% of the paid up equity and voting share capital of the target company aving its registered office at A-2/3 Third Floor, Lusa Tower Azadpur Commercial Complex Delhi-110033, by way of Public Offer under SEBI (SAST) Regulations, 2011 and subsequent amendments thereto, in order to increase and consolidate their shareholding in the target company. After said acquisition, there shall not be any change of Management and ownership of the target company.

Fitan Securities Limited is a company incorporated under the provisions of the Companies Act. 1956 having its registered office at A-2/3 Third Floor, Lusa Tower Azadour Commercial Complex Delhi-110033, is registered with the Reserve Bank of India as a Non-Banking Financial Company (NBFC) vide Certificate Of Registration bearing no. B-14.01407 dated 3 January, 2003. "Titan Securities Limited" had not raised or accepted any public deposits.

For and on behalf of Titan Securities Limited

Akansha Sharma Company Secretary

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF FSL FRONTLINE SECURITIES LIMITED

Frontline Securities Limited

Date: 15.07.2020

Place: New Delhi

(CIN: L65100DL1994PLC058837)

Registered Office: M - 6, Ilnd Floor, M Block Market, Greater Kallash - II, New Delhi - 110 048, Tel: +91 81 3086 6878

Corporate Office: B - 22, Sector - 4, Nolda - 201 301, Tel: +91 120 253 4066 - 68; Fax: +91 120 253 4111

Websitz: www.fslindia.com, Email: secretaria@fsitechnologies.com

Contact Person: Ms. Pooja Gupta, Company Secretary

cement (the "Post Offer PA") is being issued by Sundae Capital Advisors Private Limited on behalf of Hope Consultants Limited ("Acquirer 1"), Rakesh Kumar Jain ("Acquirer 2") and Prerna Jain ("Acquirer 3") (Acquirer 1, Acquirer 2 and Acquirer 3 are collectively referred to as "Acquirers") in accordance with Regulation 18 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (the "SEBI Delisting Regulations") to the Public Shareholders of Frontline Securities Limited ("FSL"/ "Company") in relation to the proposed acquisition and consequent voluntary delisting of the fully paid up equity shares (the "Equity Shares") of face value Rs. 5 each of the Company from BSE Limited (the "BSE") "Stock Exchange"). This Post Offer Public Announcement is in continuation to and should be read in conjunction with the Public Announcement published on July 01, 2020 (the "Public Announcement") in Business Standard - English and Hindi (all editions) and Mumbai Lakshadeep - Marathi (Mumbai edition) and the Letter of Offer dated July 01, 2020, (the "Letter of Offer").

Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning assigned to them as in the Public Announcement and the Letter of Offer.

The Acquirers issued the Public Announcement, in accordance with the SEBI Delisting Regulations, and on the terms and conditions set out therein and in the Letter of Offer, seeking up to 26,94,807 Equity Shares ("Offer Shares") representing the balance 27.03% of paid up Equity Share Capital of the Company from the Public Shareholders. The Public Shareholders holding Equity Shares of the Company were invited to submit their Bids pursuant to the Reverse Book Building process as prescribed in the SEBI Delisting Regulations through Stock Exchange Mechai ism during the Offer Period (i.e. from July 08, 2020 to July 14, 2020), in accordance with the SEBI Delisting Regulations.

DISCOVERED PRICE AND EXIT PRICE

In terms of Regulation 15(1) of the SEBI Delisting Regulations, the Discovered Price (being the price at which the shareholding of the Promoter Group reached 90% pursuant to the Equity Shares tendered in the Reverse Book Building Process) is Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share. The Acquirers have accepted the Discovered Price of Rs. 36.08 (Rupees Thirty Six and Eight Palse Only) per Equity Share (the "Exit Price") as the final price for the Delisting Offer. SUCCESS OF THE DELISTING OFFER

In terms of Regulation 17(a) of the SEBI Delisting Regulations, and as stated in Clause 9.2 of the Public Announcement dated July 01, 2020 and Clause 8.2 of Letter of Offer this Delisting Offer would be deemed to be successful only if a minimum of 16,97,753 (Sixteen Lakhs Ninety Seven Thousand Seven Hundred Fifty Three) Offer Shares were tendered and acquired in the Delisting Offer at or below the Exit Price so as to cause the cumulative number of Equity Shares held by the Acquirers alongwith the Promoter & Promoter Group, post acquisition through the Acquisition Window Facility to be equal to or in excess of 89,73,487 (Eighty Nine Lakh Seventy Three Thousand Four Hundred and Eighty Seven) Equity Shares constituting 90% of the Share Capital of the Company ("Minimum Acceptance Condition").

2.2. In terms of Regulation 17(b) of the SEBI Delisting Regulations and as stated in Clause 9.3 of the Public Announcement and Clause 8.3 of the Letter of Offer, minimum number of 315 (Three Hundred Fifteen) shareholders (25% of the Public Shareholders holding shares in dematerialized mode as on January 10, 2020) holding shares in dematerialized mode were required to participate in the Reverse Book Building Process, provided that if the Acquirers along with the Manager to the Offer demonstrate to the BSE that they have delivered the Letter of Offer of this Delisting Offer to all the Public Shareholders either through registered post or speed post or courier or hand delivery with proof of delivery or through email as a text or as an attach email or as a notification providing electronic link or uniform resource locator including a read receipt (referred to as the "Letter of Offer Delivery Requirement"), then the mandatory participation of aforementioned number of Public Shareholders is not applicable. The Letter of Offer has been dispatched to all the public shareholders by Registered Post / Speed Post through the Indian Post and a detailed account regarding the status of delivery of the Letter of Offer is maintained.

In the Reverse Book Building Process, 17,91,493 Equity Shares (including 616 Equity Shares tendered in physical form) have been validly tendered at or below the Exit Price, which is higher than the Minimum Acceptance Condition, as mentioned in Clause 2.1 of this Post Offer Public Announcement. The Acquirers shall acquire all Equity Shared tendered through valid bids at or below the Exit Price and post completion of the acquisition, the shareholding of the Promoter Group, alongwith the Acquirers, shall be 90.94% of the fully paid up equity Share Capital of the Company (subject to verification of the shares tendered in physical form) which would exceed the minimum number of Equity Shares required for the Delisting Offer to be successful in terms of Regulation 17(a) of the SEBI Delisting Regulations.

2.4. The Delisting Offer is thus deemed to be successful

2.5. All the Public Shareholders of the Company who have validly tendered their Equity Shares at or below the Exit Price of Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share will be paid the consideration at the Exit price of Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share. The last date for payment of consideration to all such Public Shareholders (in respect of whom no regulatory approvals are required) and whose Bids have been accepted will be made on or

The Equity Shares of the Public Shareholders whose Bids have been rejected in the Reverse Book Building process, the demat shares or the physical shares would be returned to them in accordance with Methods of Settlement contained in Clause 13 of the Public Announcement dated July 01, 2020 and Clause 12 of Letter of Offer read along with SEBI Circular CFD/DCR2/CIR/P/2016/31 dated December 09, 2016. The dispatch of share certificates in case of physical equity shares and for the credit of equity shares to the respective beneficiary accounts in case of dematerialized equity shares will be made on or before July 28, 2020. Public Shareholders holding Equity Shares in dematerialized form are advised to check their demat accounts to confirm receipt of the Equity Shares tendered.

Subsequently, the Company will initiate the necessary steps to delist its Equity Shares from the Stock Exchanges.

The delisting date shall be announced in the same newspapers in which the Public Announcement and this Post Offer Public Announcement has appeared Other conditions stipulated in and detailed in the Public Announcement and Letter of Offer shall continue to apply.

OUTSTANDING EQUITY SHARES AFTER DELISTING In accordance with Regulation 21 of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the Reverse Book Building process or who unsuccessfully tendered their Equity Shares in the Reverse Book Building process, ("Remaining Public Shareholders") will be able to offer their Equity Shares to the Acquirers at the Exit Price i.e. of Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share for a period of one year starting from the date of delisting of the Equity Shares of the Company from the Stock Exchanges. A separate offer letter (the "Exit Offer Letter") in this regard will be sent to these remaining Public Shareholders. If the Remaining Public Shareholders wish to tender their Equity Shares in the Exit Offer, they will be required to submit the requisite documents to the Registrar to the Offer within the stipulated

time as will be set out in the Exit Offer Letter. All other terms and conditions set forth in the Public Announcement and the Letter of Offer remain unchanged

This Post Offer Public Announcement is issued on behalf of the Acquirers by the Manager to Offer in terms of Regulation 18 of the Delisting Regulations. All queries may be directed to the Manager to the Offer or the Registrar to the Offer.

Manager to the Offer SUND@E

Sundae Capital Advisors Private Limited 3rd Floor, C - 11, Community Centre Janak Puri Tel. No. +91 11 4914 9740

Email: fsl.delist@sundaecapital.com Investor Grievance e-mail id: grievances.mb@sundaecapital.com Website: www.sundaecapital.com SEBI Regn. No.: INM000012494 Contact Person: Anchal Lohia

Somya Jain

Rakesh Kumar Jain (Acquirer 2)

Registrar to the Offer

C-101, 1" Floor, 247 Park L.B.S. Marg, Vikhroli (West)

LINKIntime

Tel No : +91 22 4918 6200

Fax No.: +91 22 4918 6195

Email id.: fsl.offer@linkintime.co.in

Website: www.linkintime.co.in

SEBI Regn. No.: INR000004058

Contact Person: Sumeet Deshpande

Link Intime India Private Limited

Mumbai - 400 083, Maharashtra, India

Prerna Jain (Acquirer 3)

cquirers to the Offer for Hope Consultants Limited (Acquirer 1) Rakesh Kumar Jain Rajeev Kumar Jain

This Public Announcement is issued on behalf of Hope Consultants Limited, Rakesh Kumar Jain and Prerna Jain.

Place : New Delhi Date : July 16, 2020

Place : Mumbai **Company Secretary & Compliance Officer** Date: July 16, 2020

HDFC BANK मुख्य कार्यालयः एचडीएफसी बैंक हाउस, सेनापति बापत we understand your world मार्ग, लॉअर परेल (वेस्ट), मुंबई—400013, क्षेत्रीय कार्यालयः एचडीएफसी बैंक लि., विशेष प्रचालन विभाग, 5वीं मंजिल, अंसल क्लासिक टॉवर, ब्लॉक जे, राजौरी गार्डन, नई दिल्ली—110027

शुद्धिपत्र

कृपया 14.07.2020 को ''बिजनेस स्टैंडर्ड'' (अंग्रेजी व हिंदी) नामक समाचारो मे प्रकाशित चल संपत्तियों की बिक्री के लिए ई—नीलामी हेतु सार्वजनिक सूचना का संदर्भ लें। कुछ टाइपिंग त्रुटि के कारण, नीचे वर्णित संपत्ति की ईएमडी 🕏. 12,00,000 / — वर्णित थी, जबिक सही ईएमडी रु. 11,20,000 / — है। मद नं. 2

संपत्ति बियरिंग नं. 260 पर निर्मित, क्षेत्र माप 200 वर्ग यार्ड, खसरा नं. 60 / 6, 15, 25, 63 / 15, गांव हस्तसाल, मोहन गार्डन की आबादी के रूप में ज्ञात ब्लॉक–आर, नई दिल्ली

अतः इस संपत्ति की ईएमडी को रु. 12,00,000 / — की बजाय रु. 11,20,000 / -**पढ़ा जाए।** ई—नीलामी के अन्य विवरण और प्रकाशन/वेबसाइट www.hdfcbank.com और www.bankeauctions.com के अंत में दिए गए ई-नीलामी की नियम व शर्तों में कोई परिवर्तन नहीं है।

प्राधिकृत अधिकारी रथानः दिल्ली दिनांकः 17 जुलाई, 2020 एचडीएफसी बैंक लि

प्रपत्र सं. आईएनसी-26

[कम्पनी (निगमन) नियमावली, 2014 के नियम 30 के अनुसरण में] कम्पनी का पंजीकृत कार्यालय एक राज्य से दूसरे राज्य में स्थानांतरित करने के लिए समाचारपत्र में प्रकाशन हेतु विज्ञापन

सार्वजनिक सूचना समक्ष : केन्द्र सरकार क्षेत्रीय निदेशक, उत्तरी क्षेत्र

कम्पनी अधिनियम, 2013 की धारा 13 की उप-धारा (4) तथा कम्पनी (निगमन) नियमावली, 2014 के नियम 30 के उप-नियम (5) के विषय में

मैसर्स अल्टीमेट फिनकैप लिमिटेड

(CIN: U67100DL1990PLC042077) का पंजीकृत कार्यालय सी-41/बी रियर साइड, बेसमेंट, कालकाजी, दिल्ली-110019

स्थानांतरित करने के विषय में

एतदद्वारा सर्वसाधारण को सूचना दी जाती है कि कम्पनी द्वारा इसका पंजीकृत कार्यालय "एनसीटी दिल्ली राज्य से हरियाणा राज्य" में स्थानांतरित करने के लिए कम्पनी को सक्षम बनाने के संबंध में 03 जुलाई, 2020 को आयोजित असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के निबन्धनों के अनुसार कम्पनी के संस्था ज्ञापन में संशोधन की पृष्टि की याचना हेतु कम्पनी अधिनियम, 2013 की धारा 13 के अधीन एक आवेदन केन्द्र सरकार के समक्ष प्रस्तत किया जाना प्रस्तावित है।

कोई भी व्यक्ति, जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित संशोधन से प्रभावित होने की संभावना है, अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वारा समर्थित अपनी आपत्तियां निवेशक शिकायत प्रपत्र भरकर एमसीए-21 पोर्टल (www.mca.gov.in) पर सुपुर्द कर सकता है अथवा क्षेत्रीय निदेशक, उत्तरी क्षेत्र पता : बी-2 विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003 को इस सूचना के प्रकाशन की तिथि से चौदह दिन के भीतर सुपूर्द करवा सकता है अथवा पंजीकृत डाक से भेज सकता है, जिसकी एक प्रति आवेदक कम्पनी को इसके पंजीकृत कार्यालय के पते पर भेजी जानी चाहिए।

> कृते एवं हिते याचिकादात हस्ता./ निष्ठा चौहान

स्थान : दिल्ली तिथि : 16 जुलाई, 2020

कम्पनी सचिव सदस्यता सं. **57465**

आईटीएल फिनलीज एण्ड सिक्योरिटीज लिमिटेड पंजीकत कार्यालयः बी-08, जीडी-आईटीएल टॉवर, शीर्ष तल, नेताजी सभाष प्लेस, पीतमपरा, दिल्ली-11003 ई-मेलः csitlfinlease@gmail.com, वेबसाइटः www.itlf

31 मार्च, 2020 को समाप्त तिमाही एवं वित्त वर्ष के लिए लेखा परीक्षित एकल वित्तीय परिणामों का निष्कर्ष

क्र.	विवरण		तिमाही	समाप्त वर्ष	
सं.	विवरण				31.03.2019
		लेखा परीक्षित	अनांकेक्षित	लेखा परीक्षित	लेखा परीक्षित
1	परिचालन से कुल आय	52,88	5.97	80.14	78.61
2	अवधि के लिए निवल लाभ/(हानि) (कर, विशिष्ट तथा/या असाधारण मदों से पूर्व)	33,08	-6.75	23,55	20,73
3	कर पूर्व अवधि के लिए निवल लाभ/ (हानि)(विशिष्ट तथा/या असाघारण मदों के उपरांत)	33,08	-6.75	23,55	20.73
4	करोपरांत अवधि के लिए निवल लाम/(हानि) (विशिष्ट तथा/अथवा असाधारण मदों के उपरांत)	26.96	-6.59	17,65	15.58
5	अवधि हेतु कुल परिपूर्ण आय [अवधि (करोपरांत) हेतु लाभ/(हानि) व अन्य परिपूर्ण आय (करोपरांत) सम्मिलित]	26.96	-6.59	17,72	15.68
6	इक्विटी शेयर पूंजी	480.81	480,81	480.81	480.81
7	आरक्षित निधि (पिछले वर्ष के अंकेक्षित तुलन पत्र में यथा उल्लेखित पुनर्मूल्यांकन आरक्षण छोड़कर)	440.31	413,35	440.31	422,59
8	प्रति शेयर उपार्जन (रु. 10/- प्रत्येक) (जारी एवं बंद परिचालनों के लिए) (क) बेसिक	0.56 0.56	-0.14 -0.14	0.37 0.37	0.32
टिण	[ख] डाइल्टेंड 0.56 -0.14 0.37 0.32 टिप्पणी :				0.32

. सेबी (सूचीकरण दायित्व एवं अन्य प्रकटीकरण आवश्यकता) विनियमन, 2015 के विनियमन 33 वे अधीन स्टॉक एक्सचेंजों के पास दायर 31 मार्च, 2020 को तिमाही एवं वित्त वर्ष के लिए एकल लेख परीक्षित वित्तीय परिणामों के विस्तृत प्रारूप का यह निष्कर्ष है। 31 मार्च, 2020 को समाप्त तिमार्ह एवं वित्त वर्ष के लेखा परीक्षित परिणामों का सम्पूर्ण स्वरूप स्टॉक एक्सचेंजों की वेबसाइट यार्न www.msei.in पर तथा कंपनी की वेबसाइट www.itlfinlease.com पर उपलब्ध है।

2. 31 मार्च 2020 को समाप्त तिमाही एवं वित्त वर्ष के लिए ऊपर उल्लेखित लेखा परीक्षित परिणामों क लेखा परीक्षित कमिटी द्वारा समीक्षा की गई है तथा दिनांक 15/07/2020 को आयोजित निदेशक मंडल की बैठक में अनुमोदित किया गया है।

निदेशक मंडल के लिए तथा उसकी ओर से

बी. एल. गुप्ता

स्थान : नई दिल्ली तारीख : 15.07.2020

डीआईएनः 00143031

स्टील अथॉरिटी ऑफ इण्डिया लिमिटेड (भारत सरकार का एक उद्यम)

इक्विटी शेयरधारकों के लिये सचना कंपनी की इक्विटी शेयरों का निवेशक शिक्षा तथा संरक्षण कोष (आईईपीएफ) में अंतरण

यह सूचना कॉर्पोरेट कार्य मंत्रालय (एमसीए) द्वारा अधिसूचित निवेश शिक्षा तथा संरक्षण कोर प्राधिकरण (लेखा, ऑडिट अंतरण तथा रिफंड) नियमावली, 2016 यथा संशोधित (नियमावली) के साथ पठित कंपनी अधिनियम, 2013 के लागु होने वाले प्रावधानों व अनुपालन में प्रकाशित की जा रही है। इस नियमावली में अन्य बातों के अलावा ऐसे सर्भ दावा-रहित लाभांश तथा शेयरों को निवेशक शिक्षा तथा संरक्षण कोष (आईईपीएफ) सस्पेंस खाता में अंतरण का प्रावधान है जिसके लिए लगातार सात वर्षों अथवा अधिक से लाभांश का दावा अथवा भूगतान नहीं किया गया है।

कंपनी द्वारा घोषित वर्ष 2012 –13 का अंतिम लाभांश नीचे दिए गए विवरणों के अनुसा उस कोष में अंतरण के लिये नियत है।

लामांश (वर्ष)	लामांश के घोषणा की तिथि	आईईपीएफ सस्पेंस खाता में शेयरों का अंतरण
अंतिम (2012—13)	20.09.2013	23.10.2020 के बाद

कंपनी ने आईईपीएफ सस्पेंस खाता में अंतरण के लिये नियत शेयरों का संपर्ण विवरण उपलब्ध कराते हुए डिपॉजिटरी पार्टिसिपेंट / आर एंड टीए के पास उनके नवीनतम उपलब्ध पते पर ऐसे संबंधित शेयर धारकों को व्यक्तिगत सूचना (एँ) भेज दी हैं जिनका लाभांश लगातार सात वर्षों से अप्रदत्त अथवा दावा-रहित रहा है। ऐसे शेयर धारकों तथ आईईपीएफ सस्पेंस खाता में अंतरण के लिये नियत शेयरों के विवरणों को अपनी वेबसाइट www.sail.co.in पर कंपनी ने अपलोड कर दिया है। शेयरधारकों से अनुरोध है की आईईपीएफ सस्पेंस खाता में अंतरित किये जाने के लिये नियत शेयरों के विवरणों की जांच के लिये उपरोक्त वेबसाइट पर शीर्षक 'Investors Relations' देखें ।

शेयरधारकों को सलाह दी जाती है की अपने दावा- रहित लाभांश का दावा प्रस्तुत करें अधिक विवरणों के लिये शेयरधारक उसके पंजीकृत कार्यालय में (अथवा investor.relation@sail.in पर ईमेल द्वारा कंपनी से अथवा उसके रजिस्ट्रार तथा शेयर अंतरण एजेंट (पताः एमसीएस शेयर ट्रांसफर एजेंट लिमिटेड, यूनिटः स्टील ऑथोरिटी ऑफ इंडिया लिमिटेड, पहला तल, एफ-65, ओखला इंडस्टियल एरिया, फेज-9, नई दिल्ली 110020. टेली: 91 1141406149) से संपर्क करें अथवा admin@mcsregistrars.com प ईमेल करें तथा इस सचना के 30 दिनों के भीतर कंपनी के पास दावा-रहित लाभांश व लिये वैध दावे दाखिल करें। यदि नियत तिथि तक कोई जवाब प्राप्त नहीं होता है तो कंपर्न नियमावली की अपेक्षाओं का अनुपालन करने के लिये नियत प्रक्रिया का अनुसरण कर आगे कोई भी सूचना दिए बिना संबंधित शेयरों का आईईपीएफ सस्पेंस खाता में अंतरित

लेकिन, शेयरधारक नियमावली के अनुसार तथा उसमें निर्दिष्ट दस्तावेजों को जमा कर ऐसे शेयरों पर उपचियत सभी लाभों, यदि कोई हो, सहित लाभांश तथा तत्स्थानीय शेयरों दोने को आईईपीएफ प्राधिकरण से वापस प्राप्त करने का दावा कर सकते है। इस संदर्भ में शेयरधारक www.iepf.gov.in पर उपलब्ध विवरणों को भी देख सकते हैं।

नियमावली के अनुसार दावा- रहित लाभांश राशि तथा आईईपीएफ में अंतरित शेयरों व संदर्भ में कंपनी के विरुद्ध कोई दावा नहीं किया जा सकता है।

> स्टील ऑथोरिटी ऑफ इंडिया लिमिटेड के लिये हस्ता / -

> > (एम. बी. बालाकृष्णन)

तिथिः 16 जुलाई, 2020 हर एक काम

स्थानः नई दिल्ली

पंजीकृत कार्यालयः इस्पात भवन, लोदी रोड, नई दिल्ली-110003

हर किसी की ज़िन्दगी से जुड़ा हुआ है सेल



सार्वजनिक सूचना

हम अत्यंत हर्ष के साथ सूचित करना चाहते है कि हमारी एन. मार्केट. गाजियाबाद शाखा का विलय / स्थानांतरण दिनांक 19.07.2020 से अधिक सुविधाजनक स्थान पर हो रहा है। नया पता : मुख्य शाखा, नवयुग मार्केट, गाजियाबाद (पोस्ट आफिस के पास)

फोन: 0120-4127240, 0120-2790301 (शाखा प्रबन्धक)



Branch Head, Manu Marg, Alwar Email:- bo0013@pnb.co.in

Date: 16-07-2020

To, M/s Maruti Kesari Nandan Agro Foods Pvt Ltd, Regd Office at 495/7,Kadipur Industrial Ar ear Shiy Mandir, Pataudi Road, Gurgaor . Factory at F-69, Agro Food Park, MIA,Alwa

Shri Shishan Kumar Agarwal(Director) S/O Shri Mahaveer Prasad Agarwal, 547/22, Gali no 7, Shivaji Park,Gurgaon. Smt Sweety Agarwal (Director) W/o Shri Shishan Kumar Agarwal 547/22, Gali no7, Shivaji Park, Gurgaon.

Guarantor) **Sh. Rajesh Kumar Mangla S/O Sh. Mahaveer Prasad Agarwal**, 1. 547/22, Gali no nivaji Park, New Anaj Mandi Rd., Gurugram. 2. K-603, CORONA OPTUS, Sector-37C Gurugram Reg: Identification of default in the loan account of M/s_MARUTI_KESRI_NANDAN AGRO FOOD PVT LTD with the Bank, as 'Wilful

M/s. MARUTI KESRI NANDAN AGRO FOOD PVT LTD. has been availing the follo

facilities from our bank:			
Facility	Amount due as on 16-07-2020		
 Cash Credit 	Rs. 2,39,02,794/- +Interest and other charges wef 31.12.201		
2. Term Loan	Rs. 1,19,06,938/- +Interest and other charges wef 31.12.201		
3. Term Ioan Vehicle	Rs. 9,66,924/- + Interest and other charges wef 31.12.2015		
Due to nonpayment of the interest and/or installment due, the said account has been classified as			

Due to nonpayment of the interest and/or installment due, the said account has been classified as Nor Performing Asset by the bank in term of RBI guidelines on 31-12-2015, with balance outstanding of Rs.3,67,76,656/+ Interest and other charges. On scrutiny of the said account, the following events of wilful default are perceived: Sorrower has taken loan from other bank on same property mortgaged at ours situated at Residential House at 641/2-E, New No 641/82, (944/5), Khasra No 2541/441/ Min 32, Waka Mouja, Hidaytpur Chawni, Patel Nagar, Gurgaon in the name of Shishan Kumar Sio Mahaveer Prasac measuring about 150 Sq yards and the other bank sold the same Property. You are, therefore, called upon to rectify the aforesaid default(s) within 10 days from receipt of this notice will be upon the same property.

alling which we shall be constrained to recommend your names to the Identification Committee, leclare you as wilful defaulter in consonance with the RBI guidelines.

Please take note of the fact that once you are declared as Wilful Defaulter, the following consequences accompanies to the constraint of the constraint

nay ensue against you: Non sanction of additional facility by any Bank/Fl. Debarring from institutional finance from SCBs, DFIs, Govt. owned NBFCs, Investment Institutions etr

Besides legal process, and foreclosure of recovery of dues, if warranted, criminal proceedings may be

indiceu.

Kotwithstanding the above, bank reserve its right to take appropriate legal action for recovery of the bank dues without any further reference at your risk, responsibility and costs.

Branch Manager

परिसंपत्ति की ऑनलाइन ई-नीलामी बिक्री



कोटक महिंद्रा बैंक लिमिटेड पंजीकृत कार्यालयः 27 बीकेसी, सी 27, जी-ब्लॉक, बांद्रा कुला कॉम्पलैक्स

बांद्रा (ईस्ट), मुंबई, महाराष्ट्र, पिनकोड-400051 शाखा कार्यालयः ७वां तल, प्लॉट नं. ७, सेक्टर–१२५, नोएडा (उ.प्र.)–२०१३१३

अचल संपत्तियों की बिक्री हेतु बिक्री सचूना

प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 के नियम 9(1) के प्रावधान के साथ नियम 8(5) के तहत वित्तीय आस्तियों के प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के तहत अचल परिसंपत्तियों की बिक्री हेतु ई—नीलामी बिक्री सूचना।

एतद्वारा सर्व साधारण और विशेषकर कर्जदार(ओं) और जमानती(ओं) को सूचित किया जाता है कि प्रत्याभूत ऋणदाता को बंधक / प्रभारित अधोल्लिखित अचल संपत्ति जिसका भौतिक कब्जा दिनांक 12.03.2020 को कोटक महिन्द्रा बैंक लिमिटेड के प्राधिकृत अधिकारी द्वारा लिया गया है, श्री अजय मैनी. श्री रक्षक मैनी, मेसर्स मैनी स्कफोल्ड सिस्टम्स अपने भागीदारों के माध्यम से और मेसर्स मैनी कंस्ट्रक्शन इक्विमेंटस प्रा. लि. से कोटक महिन्द्रा बैंक लिमिटेड, प्रत्याभुत ऋणदाता को देय ऋण खाता नं. 4010एचएल14339547 के तहत दिनांक 15 जुलाई, 2020 को बकाया रु. 5,16,97,967 / – (रुपये पाँच करोड़ सोलह लाख सतानवे हजार नौ सौ सड़सठ मात्र) वसूली तक लागू अनुबंधित ब्याज सहित लागत व व्ययों के साथ वसूली हेतु दिनांक 07 अगस्त, 2020 को पूर्वा. 11:00 से अप. 12:00 तक 5 मिनट अवधि के असीमित विस्तारों के साथ ''जहाँ है जैसी ' जैसी है जो है'' और ''जो भी है'' आधार पर बिक्री की जायेगी। आरक्षित मल्य रु. २,55,00,000 / – (रुपये दो करोड़ पचपन लाख मात्र) और धरोहर जमा राशि रु. २५,50,000 / – (रुपये पच्चीस लाख पचास हजार मात्र) होंगे।

संपत्ति विवरणः गैर—कृषि संपत्ति ''संपत्ति नं. 81, ब्लॉक—सी, सेक्टर—23, गेल विहार,

हक दस्तावेज के अनुसार संपत्तिः नोएडा प्राधिकरण द्वारा विधिवत आबंटित आवासीय लीज होल्ड प्लॉट नं. 81, स्थित ब्लॉक—सी, सेक्टर—23, नोएडा, जिला गौतम बुद्ध नगर (उ.प्र.), प्लॉट एरिया माप 300 वर्ग गज इस पर निर्मित स्ट्रक्चर के साथ, कुल कवर्ड एरिया 389.26 वर्ग मीटर के समस्त भाग व खंड।

सर्व साधारण और विशेष कर कर्जदार कृपया नोट करें कि यदि किसी कारण से निर्धारित नीलामी असफल होती है तो प्रत्याभूत ऋणदाता निजी ट्रीटी के माध्यम से बिक्री द्वारा प्रतिभूति हित प्रवर्तन

बिक्री के विस्तृत निबंधन व शर्तों के लिए कृपया कोटक महिन्द्रा बैंक की वेबसाइट अर्थात www.kotak.com पर दिया लिंक https://www.kotak.com/en/bank-auctions.html और / या https://kotakbank.auctiontiger.net देखें।

स्थानः नोएडा प्राधिकृत अधिकारी दिनांकः 16.07.2020 कोटक महिन्द्रा बैंक लिमिटेड सार्वजनिक सूचना

जनता को सचीत किया जा रहा है की मल दस्तावेज:

• ओरिजिनल सेल डीड दि.16.03.2017 1. श्रीमती निशा गोयल W/o राजेश गोयल . श्रीमती सुनिता रानी W/o श्री एस.सी.आनंद के द्वारा, श्री अमीचंद गौर s/o यादकरण शर्मा के पक्ष में (विदे दस्तावेज नं.:**1715**, ब्लॉक नं.01, वोल्युम नं.7251, पृष्ठ -17 से 25, एसआर-VI, नई-दिल्ली) संपत्ति संबंधित <mark>संपत्ति नं.-81, तीसरी मंजिल (रूफ राइट्स के सहित) ब्लॉक- सी, पोकेट - 4,सेक्टर</mark> 6, रोहिणी, दिल्ली -11085, अमीचंद गौर के सह उधारकर्ता के साथ इंडियाबुल्स हाउसिंग फायनान्स लेमिटेड के साथ ऋण खाता नं. HHLRHN00318487 के तहत सुरक्षा के साथ गिरवी रखा गया, दिल्ली के संक्रमण में खो गया है। उपर्युक्त सभी मूल दस्तावेजों का पता लगाने के प्रयास किए गए लेकिन सभी त्र्यर्थ हुए । इस संदर्भ में 16.07.2020 को विदे एलआर नं.:417606/2020 एक ऑनलाइन एफ.आई. आर. भी दर्ज की गई है।

उल्लेखित दस्तावेज यदि किसी को भी मिले तो उन्हे निवेदन है की, **श्रीमती प्रियंका खन्ना** को सूचित/ वापस करें, अथवा शाखा कार्यालय 401-407,चौथी मंजिल, एनएन मॉल, मंगलम पॅलेस, सेक्टर - 3, रोहिणी, दिल्ली - 110085, दूरध्वनी क्र. 011-41147680 पर संपर्क करें।

प्राधिकृत अधिकारी डंडियाबुल्स हाउसिंग फायनान्स लिमिटेड

SANDHAR

SANDHAR TECHNOLOGIES LIMITED

CIN: L74999DL1987PLC029553 Registered Office: B-6/20, L.S.C. Safdarjung Enclave, New Delhi- 110029 Tel. No.: +91 0124 4518900; Fax No.: +91 0124 4518912 Website: www.sandhargroup.com; Email: investors@sandhar.in

NOTICE

Pursuant to the Regulation 29 and Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice i hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Thursday the 13th August '2020, inter-alia, to consider and approve the Un-Audited Financial Results (Standalone & Consolidated) for quarter ended the 30th June, 2020.

This information is also available on the website of the Company i.e www.sandhargroup.com and the website of the BSE Limited and Nationa Stock Exchange of India Ltd (i.e. www.bseindia.com and www.nseindia.com) the Stock Exchanges where the Company's shares are listed.

For Sandhar Technologies Limited

Subhi Gupta

Place: New Delhi Date: 16th July, 2020

Company Secretary 8 Compliance Officer (Interim)



पावर फाइनेंस कॉर्पोरेशन लिमिटेड

(भारत सरकार का उपक्रम) एक नवरत्न पीएसय





मैं पीएफसी को 34 शानदार वर्ष पूरे करने और भारत सरकार के स्वामित्वाधीन सबसे बड़ी एनबीएफसी होने के नाते उल्लेखनीय कीर्तिमान स्थापित करने के लिए हार्दिक बधाई देता हूं। पीएफसी पिछले 34 वर्षों से वित्तपोषण और विभिन्न सरकारी योजनाओं के कार्यान्वयन, दोनों में विद्युत क्षेत्र का आधार रहा है। पीएफसी द्वारा डिस्कॉमों को ₹ 90,000 करोड़ की चलनिधि सहायता, सरकार की "आत्मनिर्भर भारत" महत्वाकांक्षा को पूरा करने की दिशा में एक बेहतरीन कदम है। मुझे खुशी है कि पीएफसी निरन्तर आगे बढ़ रहा है और मैं उनके भावी प्रयासों के लिए सफलता की कामना करता हं। 🍤

विद्युत और नवीन एवं नवीकरणीय ऊर्जा राज्य मंत्री (स्वतंत्र प्रभार) तथा कौशल विकास एवं उद्यमिता राज्य मंत्री

भारत सरकार के स्वामित्वाधीन सबसे बड़ी एनबीएफसी होने का गौरव

₹ 6.7 लाख करोड़ की रिकॉर्ड ऋण परिसंपत्तियों के साथ राष्ट्र को ऊर्जा प्रदान करते हुए

पीएफसी की कॉर्पोरेट यात्रा

1986 कंपनी का निगमन

1988 ऋण प्रदान करने की शुरुआत

2007 नवरत्न का दर्जा दिया गया. आईपीओ रिकॉर्ड ओवरसब्सक्राइब्ड

आरबीआई के प्ताथ इन्फ्रास्ट्रक्वर वित्त कंपनी के रूप में पंजीकृत

2014 ₹2 ट्रिलियन से अधिक की ऋण परिसंपत्ति

2017 400 मिलियन यएस डॉलर के ग्रीन बॉण्ड का प्रथम निर्गम

2019 आरईसी में भारत सरकार की 52.6 प्रतिशत की पूर्ण धारिता अर्जित

2020 6 बिलियन यूएस का विदेशी

मुख्य उपलब्धियां



एक दशक में लगभग 10 गुना ऋण की वृद्धि



सरकार की विभिन्न प्रमुख योजनाओं जैसे आरएपीडीआरपी / आईपीडीएस, सौभाग्य, उदय, डीडीयूजीजेवाय और सभी के लिए 24 घंटे बिजली के लिए एक मुख्य कार्यान्वयन भागीदार



पीएम केयर्स फंड में ₹ 200 करोड़ सहित ₹ 1000 करोड़ की स्वच्छ भारत, स्वच्छ पेयजल, कौशल विकास, साफ-सफाई आदि जैसी विभिन्न सीएसआर गतिविधियों का कार्यान्वयन

उज्ज्वल भविष्य के लिए वित्तपोषण

