

August 1, 2024

To, **BSE Limited**

Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400 001 Fax: 022 – 2272 3121

BSE Scrip Code: 539141

To,
National Stock Exchange of India Limited
Exchange Plaza, 5th Floor, Plot No. C/1
G Block, Bandra Kurla Complex,
Bandra (East)

Mumbai – 400 051 Fax : 022- 2659 8237/ 38 **NSE Scrip Code: UFO**

Dear Sir / Ma'am,

Sub: Intimation under Regulation 30 and Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") for Newspaper Publication of Notice of Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

In accordance with Regulation 30 and Regulation 47 of Listing Regulations and pursuant to Section 124(6) of the Companies Act, 2013 read with Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, please find enclosed herewith

- 1. copy of the newspaper publication of Notice to shareholders for Transfer of Equity Shares of the Company to IEPF.
- 2. copy of reminder letter dated July 31, 2024 sent to shareholders for Transfer of Equity Shares of the Company to IEPF.

The above mentioned advertisement is published in The Financial Express (English Newspaper) & Loksatta (Marathi Newspaper) on August 1, 2024.

The above mentioned reminder letters were sent by way of courier to the shareholders who have not claimed their dividends for seven or more consecutive years and whose shares are liable for transfer to the Demat Account of IEPF pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, as amended from time to time.

The above information is also available on the website of the Company: www.ufomoviez.com

We request you to take the same on your records.

Thanking you,

Yours faithfully,

For UFO Moviez India Limited

Kavita Thadeshwar Company Secretary

Encl: a/a

FINANCIAL EXPRESS



इण्डियन ओवरसीज़ बैंक Indian Overseas Bank आपकी प्रगति का सच्चा साधी

STRESSED ASSETS MANAGEMENT DEPARTMENT Central Office, 763, Anna Salai, Chennai - 600 002

TRANSFER OF NPA LOAN EXPOSURES TO ARCS & OTHER PERMITTED TRANSFEREES THROUGH e-AUCTION UNDER OPEN AUCTION METHOD

Indian Overseas Bank (IOB) Invites Expression of Interest from ARCs and Other Permitted Transferees for the proposed transfer of NPA loar Exposures in the accounts (1) M/s Pioneer Gas Power Limited (ARMB Hyderabad) & (2) M/s SEL Textiles Limited (ARMB / Chandigarh) under Open Auction method on "as is where is" and "as is what is" basis without any recourse to the Bank. Interested eligible bidders are requested to intimate their willingness to participate in the e-Auction scheduled on 23.08.2024 by way of an "Expression of Interest" to the email in saletoarc@iobnet.co.in on or before 08.08.2024.

(1) M/s Pioneer Gas Power Limited (ARMB / Hyderabad) & (2) M/s SEL Textiles Limited (ARMB / Chandigarh) IOB reserves the right to cancel or modify the process and amend any of the

terms of the notification at any stage and the same will not necessarily be carried out through advertisement but will be notified directly on the Bank's website. Place: Chennai

Date: 31.07.2024

(for the attention of Equity Shareholders of the Company)

Fund (Accounting, Audit, Transfer and Refund) Rules, 2016 (the Rules), as amended from time to time, all the share(s) in respect of which dividend has not been paid or claimed for seven consecutive years and the dividend declared for Financial Year 2016-17, which remains unpaid or unclaimed for a period of seven years shall be liable to be transferred to Investor Education and Protection Fund (IEPF) Authority, after November 02, 2024, within due date.

As provided under the Rules, the Company has sent individual communication to the concerned shareholders at their registered

The details of shares and dividend liable to be transferred to IEPF Authority are uploaded on website of the Company at www.rinfra.com and the Shareholders are requested to refer to the web-link https://www.rinfra.com/web/rinfra/unpaid-unclaimed-dividend-holders to verify their details. Shareholders may also note that the details uploaded by the Company on its website shall be deemed to be adequate notice for the purpose of transfer of shares to IEPF Authority pursuant to the Rules.

cancelled, deemed non-negotiable and shall be transferred subsequently to the demat account of the IEPF Authority without any further notice.

b. For shares held in Electronic Form: The shares will be directly transferred to the demat account of the IEPF Authority with the help of Depository Participant(s) without further notice.

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

Shareholders are requested to claim their share(s) and/or unpaid / unclaimed dividend, as stated above, on or before November 02, 2024, failing which the same shall be transferred to the IEPF Authority without any further notice. For any queries on the above matter, shareholders are requested to contact the Company's Registrar and Transfer Agent, KFin

For Reliance Infrastructure Limited

Place: Mumbai Date: July 31, 2024 **Reliance Infrastructure Limited**

Paresh Rathod Company Secretary & Compliance Officer

CIN: L75100MH1929PLC001530

Tel.: +91 22 4303 1000, Fax: +91 22 4303 4662

E-mail: rinfra.investor@relianceada.com, Website: www.rinfra.com

newgen

NEWGEN SOFTWARE TECHNOLOGIES LIMITED CIN: L72200DL1992PLC049074

Regd. Office: E-44/13 Okhla Phase II, New Delhi, DL-110020 INDIA Email: investors@newgensoft.com URL: https://newgensoft.com Tel.: (+91)-11-46533200, (+91)-11-26384060 Fax: (+91)-11-2638 3963

INFORMATION REGARDING POSTAL BALLOT AND E-VOTING

Dear Member(s)

- 1) Notice is hereby given pursuant to Section 110 of the Companies Act, 2013 (the "Act") read with the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), and other applicable provisions of the Act and the Rules, General Circular Nos. 14/2020, 17/2020, 22/2020, 33/2020, 39/2020, 10/2021, 20/2021, 03/2022, 11/2022 and 09/2023 read with other relevant circulars, if any, issued by the Ministry of Corporate Affairs ("MCA Circulars"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standards on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India and other applicable laws, rules and regulations (including any statutory modification(s) or re-enactment(s) thereof), for the time being in force and as amended from time to time, to transact the Businesses that will be set forth in the Notice of Postal Ballot
- 2) Pursuant to aforesaid circulars, the copy of the Notice of the Postal ballot will be sent only through electronic mode to those members whose E-mail IDs are registered with the Company/Depository Participants(s). Members may note that the Notice of the Postal Ballot will also be available on the Company's website at: https://newgensoft.com and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com.
- Manner of registering/ updating email addresses

Members holding shares in dematerialized mode are requested to register/update their email addresses by contacting their respective Depository Participants. Members holding shares in physical mode who have not registered/ updated their email addresses with the Company, are requested to register/ update the same by providing the signed Form ISR-1 to Company's RTA. Members can also write to the Company/RTA at investors@newgensoft.com / einward.ris@kfintech.com respectively along with the copy of signed Form ISR-1 mentioning all the details including Folio Number, name and address of the Member, PAN, Email address, Mobile. Number etc.

Alternatively member may send an E-mail request at einward.ris@kfintech.com or investors@newgensoft.com along with scanned copy of the signed request letter providing the E-mail address, mobile number, self-attested PAN copy and Client Master copy in case of electronic folio and copy of share certificate in case of physical folio for sending the Postal Ballot Notice and the e-voting instructions.

4) Manner of casting vote through e-voting: The Company is providing e-voting facility to all its members to cast their votes on all Resolutions as set out in the Notice of postal ballot. Detailed procedure for e-voting is provided in

the Notice of the postal ballot. 5) This public Notice is being issued for the information and benefit of all the Members of the Company in compliance with the applicable circulars of the MCA and SEBI.

For and on behalf of

Newgen Software Technologies Limited Aman Mourya

Company Secretary

Date: 31st July, 2024 Place: New Delhi

> **Mideast Integrated Steels Limited** Regd. Off: H-1, Zamrudpur Community Centre, Kailash Colony, New Delhi - 110048 Website: www.mescosteel.com: CIN: L74899DL1992PLC050216 Ph. No. 011-29241099 & 40587085

			Standalor	e Results		Consolidated Results		
S. No.		Quarter	Ended	Year E	nded	Year Ended		
	PARTICULARS	31-Mar-24	31-Mar-23	31-Mar-24	31-Mar-23	31-Mar-24	31-Mar-23	
NO.		Audited	Audited	Audited	Audited	Audited	Audited	
		Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	
1	Total Income from Operations	1,208.09	27.33	1,813.73	313.91	9,157.85	9,749.47	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	923.74	(1,111.04)	597.05	(1,437.52)	315.20	(1,711.67)	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	915.86	(1,114.72)	589.39	(1,441.20)	266.50	(1,937.98	
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	915.86	(1,114.72)	1,155.36	(1,441.20)	195.85	(1,954.03)	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	915.86	(1,114.72)	600.15	(1,441.20)	196.04	(1,954.03	
6	Equity Share Capital (Face value Rs.10/- per Equity Share)	1,378.75	1378.75	1,378.75	1378.75	1,378.75	1378.75	
7	Reserves (excluding Revaluation Reserve as shown in balance sheet of previous year)	-	-	4,089.04	3,488.90	1,794.97	1,599.53	
8	Earning per share (of Rs.10/- each)(for continuing and discontinued operations)						3. 9	
	Basic (Rs.)	6.64	(1.84)	4.35	(10.45)	1.43	(14.17)	
	Diluted (Rs.)	6.64	(1.84)	4.35	(10.45)	1.43	(14.17)	

Notes: 1 The above results have been reviewed and recommended by the Audit Committee and have been approved and taken on record by the Board of Directors at its meeting held on July 30, 2024.

2 The figures for the quarter ended March 31, 2024 and March 31, 2023 are the balancing figures between the audited figures in respect of the full financial year ended March 31, 2024 and March 31, 2023 and the unaudited published year-to-date figures upto December 31, 2023 and December 31, 2022 respectively being the dates of the end of the third quarters of the financial years which were subjected to limited review.

In pursuance to the Judgement dated 2nd August, 2017 of Honorable Supreme Court of India, in the matter of Writ Petition (Civil) No. 114 of 2014 (Common Cause v/s Union of India & Others), an amount of ₹ 924.75 crores has been imposed on the Company towards 'Compensation' as determined in the said Judgement which was to be paid by 31st December 2017, eventhough the Government Taxes and Royalty was paid on the ores extracted. Since the amount

was not paid by the stipulated date, the Honorable Supreme Court ordered to stop mining operations with effect from 1st January 2018. The Company had filed a 'Curative petition' (Civil) before the Honorable Supreme Court of India challenging the Judgement in March 2018 however the petition has been dismissed by the Supreme Court. Provision for the above compensation along with interest has not been made in the books of accounts. Further the realization amount from said sale is being deposited with the State of Odisha towards partial satisfaction of the Compensation demand raised by Demand Notice dated 02.09.2017. The Company was in process to sell the iron ore and to comply with the norms, it is further to be noted that Company

managed to get an extension of further three months vide last order dated 06th April, 2023. The Company has deposited with the Government Rs.362.49 crores including GST till March 2023 and Rs. 415.79 cores including GST till July 2023 under protest towards Compensation amount. There was arbitration award received in June 2019 for 718 crores. The Company has already appealed to this Award. The appeal has been admitted in the High Court. The Company is confident to win the award and hence not making any provision in the books.

Previous periods figures have been regrouped / rearranged wherever necessary to conform to the current period's classification(s). The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing

and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchange (www.bseindia.com) and the listed entity (www.mescosteel.com) Pursuant to the Notification G.S.R 853(E) dated September 10, 2018, the Ministry of Corporate Affairs (MCA), the members are requested to convert their shares from physical to Demat form at the earliest.

> For and on behalf of the Board of Directors For Mideast Integrated Steels Limited Sd/-**Shipra Singh Rana**

> > **Director**

lexus.

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LEXUS GRANITO (INDIA) LIMITED

Regd Office: Survey No. 800, Opp. Lakhdhirpur Village Lakhdhirpur Road, N. H. 8A, Tal. Morbi Lakhdhirpur Rajkot GJ 363642 IN ; CIN: L26914GJ2008PLC053838 Phone: +91 7567500110; Email: cs@lexustile.com; Website: www.lexustile.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON JUNE 30, 2024

S.	Particulars	l.	Financia	al Results	11
No.	,		Quarter En	ded	Year ended
		30.06.2024	31.03.2024	30.06.2023	31.03.2024
		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Total Income from Operations	1,779.76	2,783.28	3,167.61	11,851.10
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/ or Extraordinary Items)	(386.87)	(777.20)	(332.08)	(1,555.77)
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/ or Extraordinary Items)	(386.87)	(813.83)	(332.08)	(1,592.40)
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary Items)	(376.24)	(815.34)	(346.79)	(1,657.94)
5	Total Comprehensive Income for the period	(371.97)	(804.66)	(344.70)	(1,639.91)
6	Paid up Equity Share Capital (Face value of ₹ 10/- each)	2,019.07	2,019.07	1,919.07	2,019.07
7	Earnings per share (Face value of ₹ 10/- each)	(0.19)	(4.11)	(1.81)	(8.44)

Date: 01.08.2024

Place: Morbi

[1] The above financial results for the quarter on 30" June '24 have been prepared by the company obligation & in accordance with regulation 33 of SEBI (Listing Disclosure Requirements) Regulations 2015 (as amended) and were reviewed and recommended by the Audit committee of the Board and thereafter were approved and taken on record by the board of directors in their meeting held on 30th July ,24. results has been carried out The limited review of the above by the statutory auditors of the company

[2] Previous Year's /Period's figures have been regrouped/rearranged/ restated/adjusted/rectified wherever considered necessary [3] Basis of Preparation of the statement and Adoption of Indian Accounting standards. The company has adopted Indian

Accounting standard (IND AS) specified under companies (Indian) Accounting standard Rules, 2015 [as amended] prescribed under section 133 of the companies act, 2013. [4] The company is engaged in Manufacturing and are of Vitrified Tires and wall Tile.

[5] The company has executed settlement agreement with Debentures holders dated 29" September, 23, and as per the agreement company will pay settlement amount of Rs 150'00 Lakhs on the terms contained in settlement Agreement, towards full and final settlement before 30" November '23' however company has paid Rs 75 lakhs towards this agreement till the date of this financial result and for the balance amount company has requested extension of time period of settlement.

> For Lexus Granito (India) Limited Anilkumar Babulal Detroja Chairman and Managing Director DIN: 03078203

VALIANT ORGANICS LIMITED 8000 **Valiant Organics** CIN: L24230MH2005PLC151348

Regd. Off.: 109, Udyog Kshetra, Mulund-Goregaon Link Road, Mulund (W), Mumbai - 400080; Website: www.valiantorganics.com; Email: investor@valiantorganics.com; **Telephone:** +91-22-6797 6683

NOTICE OF 19TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING (VC) /OTHER AUDIO-VISUAL MEANS (OAVM) AND E-VOTING INFORMATION

NOTICE IS HERE BY GIVEN THAT the 19th Annual General Meeting (the "AGM") of the Members of Valian Organics Limited ("the Company") will be held on Wednesday, August 21, 2024 at 11:30 A.M. (IST) through VC/ OAVM in compliance with the provisions of the Companies Act, 2013 and rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with Genera Circular 10/2022 dated December 28, 2022, and subsequent circulars issued in this regard, the latest being 09/2023 dated September 25, 2023, issued by the Ministry of Corporate Affairs ("MCA") and dated January 05, 2023 and October 07, 2023, and subsequent circulars issued in this regard by the Securities and Exchange Board of India ("SEBI") (Collectively referred to as "Circulars") to transact the businesses as set out in the Notice convening AGM. In compliance with the said Circulars, Notice of the AGM along with the Annual Report for Financial Year 2023-24 has been sent on July 30, 2024 through electronic mode to those Members whose e-mail address are registered with the Company's Registrar and Share Transfer Agent /Depositories. The Notice and the Annual Report 2023-24 is available on the Company's website at www.valiantorganics.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of NSDL (agency for providing the Remote e-Voting facility) at www.evoting.nsdl.com. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies

(Management and Administration) Rules, 2014, as amended from time to time and Regulation 44 of the Listing Regulations and Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India, the Company is providing to all its Members the facility to cast their vote electrically on all resolutions as set out in the Notice of the 19th AGM. For this purpose, the Company has availed facility for voting through electronic means from National Securities Depository Limited (NSDL) available at www.evoting.nsdl.com The e-voting period shall commence on Sunday, August 18, 2024 at 9:00 A.M. (IST) and ends on Tuesday, August 20, 2024 at 5:00 P.M. (IST). During this period, Members holding shares as on Cut-Off Date i.e., Monday, August 12, 2024, may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting thereafter. Members who have acquired shares after sending of Notice through electronic means and holds shares as on Cut-Off Date may obtain the User ID and Password by sending a request at evoting@nsdl.co.in or investor@valiantorganics.com. However, if the person is already registered with NSDL for remote e-voting then you may use existing User ID and Password and cast your vote. The facility for e-voting will also be made available during the AGM and those Members present in the AGM through

VC/OAVM, who have not cast their vote on the resolution through remote e-voting and or otherwise not barred from doing so shall be eligible to vote through the e-voting systems at the AGM. The Members who cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their votes again. Members who do not have the User ID and Password for e-voting and for attending AGM through VC/OAVM or have forgotten the User ID and Password may retrieve the same by following the remote e-voting instructions mentioned in the Notice of the 19th AGM. Further Members can also use the OTP based login for logging into the e-voting system of NSDL. Members shall be able to attend the AGM through VC / OAVM provided by NSDL at https://www.evoting.nsdl.com

by using their remote e-voting login credentials and selecting the EVEN for Company's AGM. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013. **Process of Registering E-mail addresses:**

Members who have not registered their e-mail addresses, so far, are requested to register their e-mail addresses in respect of electronic holdings with the Depository through their concerned Depository Participants Process for those shareholders whose e-mail addresses are not registered with the Company for procuring user id and password for remote e-voting and e-voting during the AGM: In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit

beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanner copy of PAN card), AADHAAR (self-attested scanned copy of Aadhaar Card) to investor@valiantorganics.com. 2. Alternatively, member may send an e-mail request to evoting@nsdl.co.in for obtaining User ID and Password by providing the details mentioned in Point 1.

n case of any assistance, Members may refer the Frequently Asked Questions (FAQs) for Shareholders and evoting user manual for shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request to Mr. Amit Vishal, Senior Manager, NSDL, Email: amitv@nsdl.co.in/ evoting@nsdl.co.in, Tel:022-24994360.

By Order of the Board of Directors For Valiant Organics Limited

Place : Mumbai Date : July 31, 2024 Kaustubh B. Kulkarni **Company Secretary** ICSI M. No. A52980



UFO Moviez India Limited

CIN: L22120MH2004PLC285453 Regd. and Corporate Office: Valuable Techno Park, Plot #53/1, Road #7, MIDC, Marol, Andheri (E), Mumbai - 400093 Tel: +91 22 40305060 Fax: +91 22 40305110

Email: investors@ufomoviez.com / Website: www.ufomoviez.com TRANSFER OF UNCLAIMED DIVIDEND AND EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

NOTICE is hereby given to the members pursuant to Section 124(6) of the Companies Act, 2013 read with Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the

In terms of Section 124(6) of the Companies Act, 2013 read with Rules, all

dividends remaining unpaid or unclaimed for a period of seven years from the date of transfer to the Unpaid Dividend Account are required to be transferred by the Company to Investor Education and Protection Fund ("IEPF") established by the Shareholders are requested to note that the dividend declared for the Financial

Year 2016-17 which remained unpaid or unclaimed for a period of seven years will be due to be credited to the IEPF on November 2, 2024. The corresponding shares on which dividend remains unpaid or unclaimed for seven consecutive years will also get due to be transferred as per the procedure set out in the Rules. In compliance with the Rules, the Company has individually communicated to the shareholders and the details of Shares liable for transfer to IEPF is being made available at our Company's website www.ufomoviez.com, Concerned shareholders of the Company are hereby requested to claim the

dividend declared for the Financial Year 2016-17 on or before October 31, 2024. failing which the Company, with a view of adhering with the requirements of the Rules, shall transfer the respective unclaimed dividend (s) amount and corresponding shares to IEPF without any further notice. Please note that no claim shall lie against the Company in respect of Unclaimed Dividend amount and Shares so transferred to IEPF. Shareholders may claim the

dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any, from the IEPF by following the procedure prescribed in the Rules. For further clarifications or assistance, you may write to:

KFIN Technologies Limited

UFO Moviez India Limited Valuable Techno Park, Plot No.53/1, Road No.07, Marol MIDC, Andheri East, Mumbai 400093 Tel.: +91 (22) 4030 5060 / 11 E-mail: investors@ufomoviez.com Website: www.ufomoviez.com

Unit: UFO Moviez India Limited Selenium Tower B Plot No.31 & 32. Gachibowli Financial District. Nanakramguda, Hyderabad 500 032 Toll Free No - 1800-309-4001 Email: einward.ris@kfintech.com Website: www.kfintech.com

Date : August 01, 2024 Place: Mumbai

For UFO Moviez India Limited Kavita Thadeshwar

Company Secretary



Regd. Office: Shemaroo House, Plot No. 18, Marol Co-op Indl. Estate, Off Andheri Kurla Road, Andheri (E), Mumbai - 400059, Tel: +91 22 4031 9911; E-mail Id: compliance.officer@shemaroo.com

Transfer of Equity Shares of the Company to Investor **Education and Protection Fund (IEPF)**

Website: www.shemaropent.com

Members are hereby informed that pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time ("the Rules"), inter alia provides that shares in respect of which dividend has not been paid or claimed for seven consecutive years or more, are to be transferred to the Demat account of the IEPF authority.

In compliance to the IEPF rules, the Company has communicated individually from time to time to the concerned shareholders at their registered address individually to claim the final dividend declared for the FY 2016-17 and the subsequent years dividend, and the proper individual notice through email/letter also has been served to the shareholders whose email IDs are registered with the Company/RTA records.

The complete details of the unclaimed/unpaid shareholders has been made available on the website of the Company at https://shemarooent.com/investors. The shareholders are requested to verify the details of the unclaimed dividend and shares liable to be transferred to the IEPF under the said rules for taking appropriate action on or before October 31, 2024. It may be noted that no claim shall lie against the Company in respect of the unclaimed dividend and shares transferred to the IEPF pursuant to the IEPF rules.

In case the shareholder is unable to claim the dividend by October 31, 2024, the Company shall with a view to complying with the requirements set out in the IEPF Rules, initiate necessary action for transfer of shares to the demat account of the IEPF authority as per the procedure prescribed under IEPF

In case of transfer of equity shares to IEPF, the members holding the shares in dematerialized form, the Company shall inform the depository by way or corporate action to transfer shares in the demat account of the IEPF authority.

Members may also note that both the unclaimed dividend and corresponding shares transferred to IEPF authority including all benefits accruing on such shares, if any, can be claimed back by them from IEPF authority by submitting an online application in the Form IEPF-5 available on the website at www.iepf.gov.in after following the procedure prescribed under the Rules.

are requested to contact the Company's Registrar and Share Transfer Agent. M/s. Link Intime India Private Limited, Unit: Shemaroo Entertainment Limited, C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai-400083; Tel: +918108116767; Email id: rnt.helpdesk@linkintime.co.in

Quarter ended

For any queries/information/clarification on the above matter, shareholders

Date: 31 July 2024

Place : Mumbai

For Shemaroo Entertainment Limited Pooja Sutradhari Company Secretary & Compliance Officer

Year ended



L.G. BALAKRISHNAN & BROS LIMITED

Registered Office: 6/16/13 Krishnarayapuram Road, Ganapathy, Coimbatore-641 006 CIN NO.L29191TZ1956PLC000257 Tel: 0422-2532325 E-mail: info@lgb.co.in Website: www.lgb.co.in

Quarter ended



Year ended

Particulars		Statistical citation			rear ended	Addition of the control of the contr			rear ended
		30.06.2024	31.03.2024	30.06.2023	31.03.2024	30.06.2024	31.03.2024	30.06.2023	31.03.2024
			STANDA	LONE		CONSOLIDATED			
1	Total Income from operations	53,798.89	57,890.96	50,878.82	223,104.29	57,129.15	60,695.69	53,861.26	234,604.59
	Net Profit/(Loss) for the period (before tax, Exceptional items)	8,205.64	8,780.44	7,686.70	35,576.56	8,000.41	8,869.94	7,715.05	35,790.67
3	Net Profit/(Loss) for the period before tax (after Exceptional Items)	8,930.23	9,202.60	7,400.23	36,257.23	8,725.00	9,292.10	7,428.58	36,471.34
4	Net Profit/(Loss) for the period after tax (after Exceptional Items)	6,726.72	6,692.69	5,517.14	26,950.33	6,521.49	6,782.15	5,545.49	27,149.58
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive income (after tax)]	10,219.52	6,898.59	8,093.82	30,787.10	10,012.97	6,984.79	8,122.17	31,008.36
6	Equity Share Capital	3,139.24	3,139.24	3,139.24	3,139.24	3,139.24	3,139.24	3,139.24	3,139.24
7	Reserves (excluding Revaluation Reserves as shown in the balance sheet of previous year)		100	8	131,286.94	200		8	133,393.79
8	Earnings Per Share (of Rs.10/- each) (*not annualised) (a) Basic (b) Diluted	21.43* 21.43*	21.32* 21.32*	17.57* 17.57*	85.85 85.85	20.78* 20.78*	21.62* 21.62*	17.66* 17.66*	86.44 86.44

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 available on the Company's website www.lgb.co.in Exceptional item represents Subsidy received.

Coimbatore 31.07.2024

For L.G. BALAKRISHNAN & BROS LIMITED **B. VIJAYAKUMAR EXECUTIVE CHAIRMAN**

financialexp.epapr.in



By Order of the Board,

Date : 30th July 2024

Place: New Delhi

For further details please visit our Bank's website (www.iob.in)-> click on link TENDERS-> ARC-Cell-> Notification dated 31.07.2024 for accounts

General Manager

NOTICE RELIANCE

Infrastructure Sub.: Transfer of Equity Shares and Dividend of the Company to Investor Education and Protection Fund Authority NOTICE is hereby given that to the provision of Section 124 of the Companies Act, 2013 and the Investor Education and Protection

address whose shares are liable to be transferred to IEPF Authority.

In case shares along with dividend are transferred to IEPF-

a. For shares held in Physical Form: New share certificate(s) will be issued, the original share certifies(s) shall stand automatically

Technologies Limited, at Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Hyderabad 500032; Tel.:+91 40 6716 2222, Toll Free No.(India): 1800 309 4001, Email: rinfra@kfintech.com.

Regd. Office: Reliance Centre, Ground Floor, 19, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001

अ.

क्र.





माजी कसोटीपटू अंशुमन गायकवाड कालवश

नवी दिल्ली: माजी क्रिकेटपटू अंशुमन गायकवाड यांचे बुधवारी प्रदीर्घ आजाराने निधन झाले. ते ७१ वर्षांचे होते. गायकवाड यांनी ४० कसोटी आणि १५ एकदिवसीय सामन्यांमध्ये भारताचे प्रतिनिधित्व केले होते. २००० साली त्यांच्या प्रशिक्षणाखालील भारतीय संघाने आयसीसी चॅम्पियन्स करंडकाचे उपविजेतेपद पटकाविले होते. लंडनमधील किंग्ज कॉलेज रुग्णालयात त्यांच्यावर रक्ताच्या कर्करोगावर उपचार सुरू होते. गेल्या महिन्यातच ते मायदेशी परतले होते. त्यांच्या उपचारासाठी बीसीसीआयने १ कोटी रुपये देऊ केले होते. तसेच १९८३च्या संघातील विश्वविजेत्या खेळाडूंनीही गायकवाड यांना आर्थिक मदत दिली होती.

पोलिसांवर उकळते पाणी टाकल्याने पाच जखमी

भाईंदर: चौकशीसाठी गेलेल्या पोलिसांवर एका कुटुंबाने उकळते पाणी फेकल्याची घटना बुधवारी संध्याकाळी भाईंदर येथे घडली. या घटनेत चार पोलिसांसह एक पंच होरपळे असून त्यांच्यावर रुग्णालयात उपचार सुरू आहेत.

भाईंदर पश्चिमेच्या गीता नगर येथील वालचंद प्लाझा इमारतीमध्ये चौबे कुटुंबीयांनी प्रतिभा तांबडे यांची सदनिका भाडेतत्त्वावर घेतली होती. मात्र चौबे कुटुंबीय ती सदनिका रिकामी करत नसल्याने घर मालक आणि भाडेकरू यांच्यात वाद होता. या संदर्भात तक्रार आल्यानंतर भाईंदर पोलीस ठाण्याचे साहाय्यक पोलीस निरीक्षक अनंत गायकवाड, पोलीस हवालदार दीपक इथापे, किरण पवार, शिपाई रवी वाघ, शिपाई सलमान पटवे आणि पंच विजय सोनी गेले होते. या वेळी चौबे कुटुंबीयाने दरवाजा उघडून उकळते पाणी पोलिसांच्या अंगावर फेकले. या प्रकरणी भाईंदर पोलिसांनी अजय चौबे आणि त्याच्या आई-वडिलांना अटक केली आहे, अशी माहिती परिमंडळ पोलीस उपायुक्त प्रकाश गायकवाड यांनी दिली.

नरेश गोयल यांना दिलासा कायम

मुंबई: कॅनरा बँकेची ५३८ कोटी रुपयांची फसवणूक केल्याशी संबंधित आर्थिक गैरव्यवहार प्रकरणातील आरोपी आणि जेट एअरवेजचे संस्थापक नरेश गोयल यांच्या अंतरिम वैद्यकीय जामिनाला उच्च न्यायालयाने बुधवारी दोन महिन्यांची मुदतवाढ दिली.

गोयल यांच्या मुदतवाढीच्या मागणीला सक्तवसुली संचालनालयातर्फे (ईडी) विशेष सरकारी वकील हितेन वेणेगावकर यांनी विरोध केला. तसेच, गोयल यांना वैद्यकीय समस्या असल्यास त्यांना रुग्णालयात दाखल करावे, असेही म्हटले. न्यायमर्ती निजामद्दीन जमादार यांच्या एकलपीठाने मात्र गोयल यांच्या जामीनाला मुदतवाढ केली जाऊ शकते, असे स्पष्ट केले. त्याचप्रमाणे, गोयल यांची मागणी मान्य करून त्यांच्या अंतरिम वैद्यकीय जामीनाला दोन मिहन्यंची मुदतवाढ दिली. गोयल हे कर्कग्रस्त असून त्यांच्यावर सध्या उपचार सुरू

धारावीतील तरुणाच्या हत्येप्रकरणी आणखी

दोघांना अटक

मुंबई: रस्ता ओलांडण्यावरून झालेल्या वादातून अरविंद वैश्य याच्या हत्येनंतर हत्येप्रकरणी आणखी दोघांना धारावी पोलिसांनी अटक केली. याप्रकरणात अटक आरोपींची संख्या ४ वर पोहोचली आहे. धारावीतील राजीव गांधी नगरमध्ये कुटुंबासोबत राहात असलेल्या २६ वर्षीय अरविंद वैश्य याची आरोपी नियाज शेख आणि आरिफ शेख यांनी निर्घृणपणे हत्या केली होती. पोलिसांनी आरोपी नियाज अस्लम शेख उर्फ अल्लु (२४) याला ताब्यात घेतले. त्यानंतर मृत अरविंदचा भाऊ शैलेंद्रकुमार (३०) याची तक्रार नोंदवून घेत हत्येचा गुन्हा दाखल करून अल्लुसह आरिफ मोहम्मद आसिफ शेख (२३) याला ताब्यात घेत अटक केली होती. याप्रकरणी शेर अली शेख व

अब्दुल कादीर शेख या आणखी

दोघांना बुधवारी अटक करण्यात

आल्याची माहिती पोलिसांनी दिली.

नवी मुंबईच्या धर्तीवर आंध्रच्या राजधानीची उभारणी

लोकसत्ता प्रतिनिधी

उभारलेल्या नवी मुंबई व परिसराच्या

पायाभूत सुविधांचा अभ्यास करत

आहे. बुधवारी आंध्र प्रदेशचे

नगरपालिका प्रशासन आणि नगर

विकासमंत्री डॉ. पी नारायण

यांच्यासह आंध्र प्रदेश राजधानी क्षेत्र

विकास प्राधिकरणातील उच्चपदस्थ

अधिकाऱ्यांनी नवी मुंबईतील सिडको

पनवेल: आंध्र प्रदेश सरकार त्यांचे महामंडळाच्या विविध प्रकल्पांना भेट अमरावती हे राजधानीचे हरित शहर वसविण्यापूर्वी सिडको मंडळाने

सिडको मंडळाचे व्यवस्थापकीय सिंघल, सहव्यवस्थापकीय संचालक शान्तन् गोयल यांच्यासह अधिकाऱ्यांनी विविध प्रकल्पाच्या सादरीकरणातुन माहिती आंध्र प्रदेशच्या अधिकाऱ्यांना

आंध्र प्रदेश सरकार आंध्र येथील (अमरावती) २१७

चौ.किलोमीटर क्षेत्रावर हरित राजाधीनचे शहर विकसित करत आहे. २०५० पर्यंत या हरित शहराची लोकसंख्या ३५ लाख गृहीत धरून नियोजन केले जात आहे. यात पिण्याचे पाणी, रस्ते, दळणवळण, मलनिस्सारण योजना, पावसाळी गटार यांसारख्या पायाभूत सुविधांसह सरकारी कर्मचाऱ्यांसाठी निवासस्थान, सरकारी संकुल तसेच

१५७५ एकर क्षेत्रावर सचिवालय,

आंध्र प्रदेशच्या नगरविकासमंत्र्यांची सिडकोच्या अधिकाऱ्यांशी चर्चा

विधिमंडळ आणि उच्च न्यायालयाची इमारत बांधण्याचे नियोजन आंध्र आहे. केले सरकारने सरकारच्यावतीने गृहनिर्माण व इमारत सुविधांसह शहराच्या औद्योगिक, व्यावसायिक आणि सामाजिक व सांस्कृतिक गरजा ज्याप्रमाणे सिडको मंडळाने नवी मुंबईत केल्या आहेत. त्याच धर्तीवर आंध्र प्रदेश सरकार उभारेल यासाठी हा दोन दिवसांचा अभ्यास दौरा आखला आहे.

PROPERTIES Godrej Properties Limited

Regd Office: Godrej One, 5th Floor, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai – 400 079, Maharashtra, India; Tel.: +91 22 6169 8500; Fax: +91 22 6169 8888; Email: secretarial@godreiproperties.com; Website: www.godreiproperties.com

		201	Jul 161	15	(₹ in Cı
Sr.No.	Particulars	Quarter Ended 30.06.2024 (Unaudited)	Quarter Ended 31.03.2024 (Audited)	Quarter Ended 30.06.2023 (Unaudited)	Year Ended 31.03.2024 (Audited)
1	Revenue from operations	739.00	1,426.09	936.09	3,035.62
2	Profit before tax	716.23	600.99	192.92	999.99
3	Profit after tax	518.80	478.01	133.69	747.06
4	Profit after Tax (After Non Controlling Interest)	520.05	471.26	124.94	725.27
5	Total Comprehensive Income	518.53	475.86	134.06	745.76
6	Total Comprehensive Income (After Non Controlling Interest)	519.78	469.13	125.31	723.99
7	Paid-up Equity Share Capital (face value per share: ₹5)	139.03	139.02	139.01	139.02
8	Earnings Per Share (* Not Annualised) (Amount in INR)	E 00 A A	- VA-0		
Ī	(a) Basic (₹)	18.70*	16.95*	4.59*	26.09
Ì	(b) Diluted (₹)	18.70*	16.95*	4.59*	26.08

Sr.No.	Particulars	Quarter Ended 30.06.2024 (Unaudited)	Quarter Ended 31.03.2024 (Audited)	Quarter Ended 30.06.2023 (Unaudited)	Year Ended 31.03.2024 (Audited)
1	Revenue from Operations	189,47	659.90	309.98	1,330.61
2	Profit before tax	669.43	267.16	158.11	714.25
3	Profit after tax	491.32	216.89	121.34	564.35
4	Paid-up Equity Share Capital (face value per share: ₹5)	139.03	139.02	139.01	139.02
5	Reserves (excluding Revaluation Reserve)	10,865.24	10,373.26	9,928.72	10,373.26
6	Net worth	11,004.27	10,512.28	10,067.73	10,512.28
7	Gross Debt	11,456.21	10,086.52	7,556.49	10,086.52
8	Debt Equity Ratio (Net)	0.70	0.62	0.56	0.62
9	Earnings Per Share (* Not Annualised) (Amount in INR)	00000	7,0000		101200
	(a) Basic (₹)	17.67*	7.80*	4.46*	20.30
	(b) Diluted (₹)	17.67*	7.80*	4.46*	20.29
10	Debt Service Coverage Ratio (DSCR)	3.76	1.91	0.20	1.59
11	Interest Service Coverage Ratio (ISCR)	3.76	1.91	1.66	1.59

For Godrej Properties Limited Pirojsha Godrej **Executive Chairperson**

Place: Mumbai

Date: July 31, 2024

(a) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 and 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites viz. www.bseindia.com and www.nseindia.com. The same is also available on the Company's website viz. www.godrejproperties.com

(b) For the item referred in sub clause (i) to (q) of the Regulation 52(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the pertinent disclosures have made to BSE Ltd. and can be accessed on www.bseindia.com

RP-Sanjiv Goenka Group

तपशील

Growing Legacies



फर्स्टसोर्स सोल्यूशन्स लिमिटेड

३० जून २०२४ रोजी संपलेल्या तिमाहीच्या एकत्रीकृत लेखापरीक्षित वित्तीय निष्कर्षांचा सारांश

	तेरिक्त ₹ दशलक्षांत			
	रे	रोजी संपलेले वर्ष		
	३० जून २०२४	३१ मार्च २०२४	३० जून २०२३	३१ मार्च २०२४
	लेखापरीक्षित	लेखापरीक्षित	लेखापरीक्षित	लेखापरीक्षित
	१७,९२९.३५	१६,७३२.७४	१५,३०९.४३	६३,७३०.८९
ळ नफा/ भाणि/ अथवा				

2.90

9.60

6.38

१ एकूण उत्पन्न २ कालावधीतील/ वर्षातील निव्वव (तोटा) (कर, अपवादात्मक आ असाधारण बाबींपूर्व) १,६७२.५६ १,५९२.९० १,५५२.९२ ६,२९६.७५ ३ कालावधीतील/ वर्षातील करपूर्व (अपवादात्मक आणि/ अथवा असाधारण बाबींनंतरचा) निव्वळ नफा/ (तोटा) १,६७२.५६ १,५९२.९० १,५५२.९२ ६,२९६.७५ कालावधीतील/ वर्षातील करोत्तर (अपवादात्मक आणि/ अथवा असाधारण बाबींपश्चात) निव्वळ नफा/ (तोटा) १,३५२.४९ १,३३५.०२ १,२५९.८५ 4,886.24 कालावधीतील/ वर्षातील एकूण समावेशक १,४३६.३१ १,६७९.९८ १,३२१.१५ ५,६५१.६७ भरणा केलेले समभाग भांडवल ६,९६९.९१ ६,९६९.९१ ६,९६९.९१ ६,९६९.९१ लेखापरीक्षित ताळेबंदात दर्शविल्याप्रमाणे राखीव निधी (पुनर्मूल्यांकन राखीव निधी ३०,०३४.१२ (प्रत्येकी ₹ १०/-च्या) प्रति भाग मिळकत ए. पायाभूतः 2.90 १.९४ 3.64 6.42

स्वायत्त वित्तीय निष्कर्षांवरील (लेखापरीक्षित) अतिरिक्त माहिती पुढीलप्रमाणे आहे

तपशील	रे	रोजी संपलेले वर्ष		
તપશાલ	३० जून २०२४	३१ मार्च २०२४	३० जून २०२३	३१ मार्च २०२४
एकूण उत्पन्न	५,२३२.८१	४,७४७.९८	३,४४३.४३	१६,३७७.३१
करनिर्धारणपूर्व निव्वळ नफा	१,१८०.४०	१,१०९.२४	७४७.८२	३,७९९.००
करनिर्धारणोत्तर निव्वळ नफा	९४८.५२	९३१.८४	६४८.७६	३,१९६.९९

2.92

- या तिमाहीदरम्यान कंपनीने क्विन्टेसन्स बिझनेस सोल्युशन्स ॲण्ड सर्व्हिसेस प्रायव्हेट लिमिटेड (''क्युबीएसएस'') व त्यांच्या उपकंपन्या यांच्या व्यवसायांचा १००% इक्विटी इंटरेस्ट आणि नियंत्रण, ३९.२५ दशलक्ष अमेरिकन डॉलर्सच्या खरेदी मूल्यात संपादन केले आहे. प्रदान करण्यात आलेल्या खरेदी मुल्यातील ५४३.०६ दशलक्ष रुपये हे निर्धारित निव्वळ मत्तांच्या न्याय्य मूल्याला वाटप केले आहेत आणि २,५८५.२४ दशलक्ष रुपये तात्पुरत्या तत्त्वावर गुडविलमध्ये वाटप करण्यात आले असून खरेदी किमतीच्या वाटपाच्या वापराचा निष्कर्ष प्रलंबित आहे. समायोजने, असल्यास, मोजमाप कालावधीदरम्यान करण्यात येतील जो संपादनाच्या तारखेपासून एक वर्षापेक्षा अधिक नसेल.
- वरील उतारा हा सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेन्ट्स) रेग्युलेशन्स, २०१५च्या विनियम ३३ अंतर्गत स्टॉक एक्स्चेंजिसकडे दाखल केलेल्या, ३० जून २०२४ रोजी संपलेल्या तिमाहीच्या लेखापरीक्षित वित्तीय निष्कर्षांच्या सविस्तर स्वरूपाचा सारांश आहे. ३० जून २०२४ रोजी संपलेल्या तिमाहीच्या स्वायत्त आणि एकत्रीकृत वित्तीय निष्कर्षांचे संपूर्ण स्वरूप, स्टॉक एक्स्चेंजिसच्या वेबसाइट्सवर (www.bseindia.com आणि www.nseindia.com मध्ये) व कंपनीच्या वेबसाइटवर (www.firstsource.com मध्ये) उपलब्ध आहे.

मंडळाच्या आदेशावरून फर्स्टसोर्स सोल्यूशन्स लिमिटेडकरिता

रितेश मोहन इडनानी

स्थळ: मुंबई, भारत दिनांक : ३० जुलै २०२४

बी. सौम्यीकत

व्यवस्थापन संचालक आणि सीईओ

सीआयएन : एल६४२०२एमएच२००१पीएलसी१३४१४७ नोंदणीकृत कार्यालय: ५वा मजला, पॅराडिम 'बी' विंग, माइण्डस्पेस, लिंक रोड, मालाड (पश्चिम), मुंबई-४०० ०६४. दूरध्वनी : +९१ २२ ६६६६ ०८८८ फॅक्स : +९१ २२ ६६६६ ०८८७ वेब : www.firstsource.com, ई-मेल : complianceofficer@firstsource.com

Adfactors 212





साहित्य अकादेमी

साहित्य अकादेमीने मान्य केलेल्या २४ भाषांतील लेखक व प्रकाशकांना युवा पुरस्कार २०२५ साठी त्यांची पुस्तके पाठविण्यासाठी अकादेमी निमंत्रित करीत आहे. या भाषांतील भारतीय लेखक हे १ जानेवारी २०२५ पर्यंत ३५ वर्षे किंवा त्यापेक्षा कमी वयाचे असावेत. हा पुरस्कार रोख ₹ ५०,०००/- इतक्या रकमेचा आहे. जन्मतारखेच्या दाखल्यासह पुस्तके पाठविण्याची अंतिम मुदत दिनांक ३१ ऑगस्ट २०२४ आहे. **जन्मतारखेच्या दाखल्याची साक्षांकित** सत्यप्रत सोबत असल्याशिवाय ही पुस्तके दाखल करून घेतली जाणार नाहीत. पुरस्काराच्या अधिक तपशिलासाठी कृपया अकादेमीची वेबसाइट www.sahitya-akademi.gov.in बघावी.

> सही/-सचिव, साहित्य अकादेमी

सीबीसी ०९१०४/१२/०००२/२४२५

UFO

युएफओ मुव्हीझ इंडिया लिमिटेड

सीआईएन : L22120MH2004PLC285453 नोंदणीकृत व कॉपोरेट कार्यांलय : वेल्युएबल टेकनो पार्क , प्लॉट # ५३/१, रोड #७, एमआयडीसी, मरोळ,अंधेरी (पूर्व), मुंबई - ४०००९३ दुरध्यनी +९१ २२ ४०३०५०६० फॉक्स: +९१ २२ ४०३०५११० इंमेल : investors@ufomoviez.com / संकेत स्थळ : www.ufomoviez.com

मागणी न केलेला लाभांस आणि कंपनीचे इक्विटी शेअर्स यांचे हस्तांतरण गुतवणुक शिक्षण आणि रक्षण निधी (आयईपीएफ) या मध्ये हस्तातरित करणे याद्वारे कंपनी अधिनियम २०१३ चे उपकलम १२४(६) ज्याचे कायम गुंतवणूकदार शिक्षण आणि रक्षण निधी प्राधिकरण (लेखांकन, लेखापरीक्षण, हस्तांतरण आणि परतावा) नियमावली २०१६ ("दी फल्स")

यातील नियम ६ सोबत होते; त्यानुसार कंपनीच्या सदस्यांना ही सूचना देण्यात येत आहे. कंपनी अधिनियम २०१३ चे कलम १२४(६)ज्याचे वाचन नियमवाली सोबत करण्यात येते, त्यानुसार हस्तांतरणाच्या - तारखेपासून सात- वर्षाच्या कालावधीपर्यंत- जे लाभांश संबंधित सदस्यांना- देत- आले नाहीत किंवा त्यांची मागणी केली नाही अशी लाभांशाची रक्कम - गुंतवणूकदार शिक्षण आणि रक्षण निधी

("आयईपीएफ") या केंद्र सरकारने स्थापन केलेल्या निधीत हस्तांतरित करणे आवश्यक आहे. म्हणून वित्तीय वर्ष २०१६-१७ दरम्यान जाहोर झालेल्या लाभांशाची रक्कम कंपनीच्या ज्या शेअर्सधारकांनी स्वीकारली नसेल त्यांना विनंती करण्यात येते की, त्यांची सात वर्षापर्यंत मागणी न केलेला. लाभांश दि. नोव्हेंबर २, २०२४ रोजी जमा करावयाचा आहे. ज्या संबंधित शेअसंचा लाभांश जमा झालेला नाहो, ते शेअसंसुद्धा यासाठी नियमावलीत स्थापन केलेल्या कार्यपद्धतीनुसार हस्तांतरित करण्यात येणार आहेत. या नियमावलीच्या अनुपालनानुसार कंपनीने अशा शेअसंधारकांना व्यक्तिश: कळविले आहे आणि ज्या शेअसंबे हस्तांतरण आयर्रपीएफमध्ये करावयाचे आहे; त्यांचा तपशील आमची कंपनीच्या संकेत स्थळ www.ufomoviez.com यावर उपलब्ध करून दिलेली आहे.

याद्वारे कंपनीच्या संबंधित शेअर्सधारकांना विनंती करण्यात येते की, त्यांनी आर्थिक वर्ष २०१६-१७ मधील त्यांनी मागणी न केलेल्या लाभांशाची मागणी दि ऑक्टोंबर ३१, २०२४ रोजी किंवा त्या पूर्वी कराबी. तसे केले नाही तर कंपनी संबंधित नियमांचे पालन करन भागणी न केलेले लाभांश आणि संबंधित शेअर्स त्यांचे हस्तांतरण आचर्डपीएफमध्ये कोणतीही अधिक सुचना न देता करील.

कृपया नोंद घ्यावी की, आयईपीएफकडे स्थानांतरित केलेला मागणी न केलेला लाभांश आणि संबंधित शेअर्स याविषयी कंपनी विरोधात केलेले कोणतेही दावे कंपनीकडे चालणार नाहीत. आयर्डपीएफकडे हस्तांतरित केलेले लाभांश, शेअर्स आणि त्याचे उपर्जित सर्व लाभ, काही असल्यास त्याची मागणी संबंधित शेअर्सधारकांनी चेट आयर्डपीएफ यांच्या कडे नियमात विहित केलेल्या कार्यपद्धतीनुसार करावी. अधिक स्पन्टीकरण आणि साहाय्यासाठी खालील पत्त्यावर लिहावे

युएफओ मुव्हीज इंडिया लिमिटेड वेल्युएबल टेकनो पार्क , प्लॉट # ५३/१, रोड # ७, एमआयडीसी, मरोळ, अंधेरी (पूर्व), मुंबई ४०००९३

ईमेल: investors@ufomoviez.com

केएफआयएन टेक्नोलॉजीस लिमिटेड युनिट: युएफओ मुब्हीन इंडिया लिमिटेड सेलेनियम टॉवर बी, प्लॉट ३१-३२, गाचीबोवली फायनान्शियल डिस्ट्क्ट, नानक्रमगुडा, हेद्राबाद ५०० ०३२ दुरष्वनी: +९१ (२२) ४०३० ५०६० / ११ दुरध्वनी - १८००-३०९-४००१ इंमेल : einward.ris@kfintech.com

संकेत स्थळ : www.ufomoviez.com संकेत स्थळ : www.kfintech.com युएफओ मूव्हीज इंडिया लिमिटेड करिता दिनांक :ऑगस्ट ०१, २०२४ स्थान : मुंबई

कविता थाडेश्वर कंपनी सचिव



आर आर काबेल लिमिटेड

(CIN: L28997MH1995PLC085294)

नोंद कार्यालय: राम रत्ना हाऊस, ओॲसिस कॉम्प्लेक्स, पांडुरंग बुधकर मार्ग, वरळी, मुंबई-४०००१३

दूरध्वनी: + ९१-२२-२४९४ ९००९ / २४९२ ४१४४. फॅक्स: + ९१-२२-२४९१ २५८६. ईमेल आयडी : investorrelations.rrkl@rrglobal.com

३० जून २०२४ रोजी संपलेल्या तिमाहीकरिता एकल आणि एकत्रित वित्तीय निष्कर्षाचे सार

(₹लाखात प्रति भाग मिळकत वगळता

		एकल				एकत्रित			
2527		संपलेली तिमाही			संपलेले वर्ष	संपलेली तिमाही			संपलेले वर्ष
अ क्र.	तपशील	30,06,2028	8,2028 39,03,2028	\$0,05,2023	39.03.2028	\$0,06,2028	39.03.2028	30,06,2023	39,03,2028
×.		(अलेखापरिक्षित)	(सूचना ४ पहा)	(अलेखापरिक्षित)	(लेखापरिक्षित)	(अलेखापरिक्षित)	(सूचना ४ पहा)	(अलेखापरिक्षित)	(लेखापरिक्षित
٩.	प्रचलनातून एकूण उत्पन्न (निब्बळ)	१८२६६३.१९	99,58800	१६१३५९,७०	६६५७१८,४४	9८२६६३,9९	93.36.69	96,9349,00	६६५७१८.४४
a.	निव्वळ नफा (करापूर्वी, अपवादात्मक आणि/ किंवा असाधारण वस्तु)	८५६५.६२	90486,40	९८७२. १५	४०४९७.९४	८६१४.४३	৭০৭৩३,४८	९९३८.७७	४०६०९,१५
3,	निव्वळ नफा (करापूर्वी, अपवादात्मक आणि/ किंवा असाधारण वस्त्ंनंतर)	୯५६५.६२	90486,40	९८७२. १५	४०४९७.९४	८६१४.४३	৭০৬৩३.४८	९९३८.७७	४०६०९,१५
8.	करानंतर निव्वळ नफा (कंपनीच्या मालकांचे भाग) अपवादात्मक आणि/ किंवा असाधारण वस्तूंनंतर)	६३८९,०६	७८ ४७,४६	७३६८.१६	२९७०१.७४	6830. 20	७८७२,४४	৩৪३৪.৩८	29692.99
ч,	कालावधीकरिता एकूण व्यापक उत्पन्न (कंपनीच्या मालकांचे भाग)	९२७९.৪५	६९२८,२२	90386.48	32029.09	९१८७.८६	६९५४.०८	१०३८९.५७	32920.99
ц.	पेड अप समभाग भांडवल (र ५/- प्रति भाग दर्शनी मृल्य)	अ६४०. ९४	५६४०,९४	80८8.८२	५६४०.९४	यद्द४०,९४	५६४०. ९४	8078.75	५६४०. ९४
o,	ताळेबंद तारखेस पुनर्मूल्यांकित राखीव वगळुन राखीव				৭৩६७९৭,९७				৭৬৬২০८.६৭
۷.	प्रति भाग मिळकत (तिमाहीसाठी वार्षिक केलेले नाही.)								
	- बेसिक (रैं मध्ये)	4.44	9.09	6.63	26,42	4.09	9,03	4.49	26.62
	- डायल्य्टेड (₹ मध्ये)	ય,દ્દલ	8,99	ઇ,ધર	२६.४८	4.59	9,02	6.60	26,90

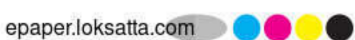
ठिकाण : मुंबई

दिनांक : ३० जुलै २०२४

- आर आर काबेल लिमिटेड ("कंपनी")चे वरील एकल आणि एकत्रित वित्तीय निष्कर्य, कंपनी अधिनियम २०१३ च्या कलम १३३ व त्या अनुषंगाने जारी केलेल्या संबधित नियमांच्या अनुषंगाने आणि सिक्युरिटीज् ॲण्ड एक्स्चेंज बोर्ड ऑफ इंडिया (लिस्टिंग ऑब्लिगधन ॲण्ड डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स २०१५ च्या नियमनुसार ३३ च्या सुधारित नियमांच्या अंतर्गत अधिसूचित भारतीय लेखा मानक (INDAS) या सर्व भौतिक बार्बीचे आणि नियमांचे पालन करून तयार केले गेले आहेत. एकल आणि एकत्रित वित्तीय निष्कर्षचा संपूर्ण फॉरमॅट स्टॉक एक्स्चेंज वेबसाईट्स www.bseindia.com , www.nseindia.com आणि कंपनीची वेबसाईट www.rrkabel.com वर उपलब्ध आहेत.
- लेखा परीक्षण समितीने ३० जुलै २०२४ रोजी झालेल्या बैठकीत वरील एकल आणि एकत्रित वित्तीय निष्कर्षाचे पुनरावलोकन आणि शिफारस केली आहे. ३० जुलै २०२४ रोजी झालेल्या संचालक मंडळाने त्यांच्या बैठकीत वरील निष्कर्षांना मान्यता देऊन रेकॉर्डवर घेतले आहे. कंपनीच्या वैधानिक लेखापरीक्षकांनी ३० जून २०२४ रोजी संपलेल्या तिमाहीच्या एकल आणि एकत्रित वित्तीय निष्कर्यांवर असुधारित पुनरावलोकन निष्कर्य व्यक्त केला आहे.
- दि.३९ डिसेंबर २०२३ रोजी संपलेल्या तिमाहीत, आयकर कायदा, १९६९ च्या कलम १३२ अंतर्गत कंपनीच्या काही आवारात आणि काही संचालक आणि कर्मचा-यांच्या निवासस्थानी ही शोध कारवाई करण्यात आली. कंपनीने शोध दरम्यान आयकर अधिकाऱ्यांना पूर्ण सहकार्य केले आणि आवश्यक तपशील, स्पष्टीकरण आणि कागदपत्रे प्रदान केली. वित्तीय निष्कर्ष जारी केल्याच्या तारखेपर्यंत कंपनीला शोधाच्या परिणामाबाबत प्राप्तिकर विभागाकडून कोणतेही संप्रेषण प्राप्त झालेले नाही, त्यामुळे, या वित्तीय निष्कर्षावर होणारा परिणाम, जर असेल तर, निश्चित करता येत नाही. तथापि, सध्याच्या स्थितीचा विचार के ल्यानंतर व्यवस्थापनाला कंपनीच्या आर्थिक स्थितीवर कोणत्याही वास्तविक प्रतिकूल परिणामाची अपेक्षा नाही आणि त्यानुसार ३१ मार्च २०२४ रोजी संपलेल्या तिमाही आणि वर्षाकरिता या वित्तीय निष्कर्षामध्ये कोणतेही वास्तविक समायोजन आवश्यक नाही.
- कंपनीक्डे IND AS १०८- "ऑपरेटिंग सेगमेंट्स" नुसार दोन अहवाल करण्यायोग्य विभाग आहेत (सर्व कालावधीसाठी सादर केलेले १, वायर आणि केबल आणि २, फास्ट-मूर्व्हिंग इलेक्ट्रिकल
- ३१ मार्च २०२४ रोजी संपलेल्या **तिमाहीची आकडेवारी** संपूर्ण आर्थिक वर्षांची **आकडेवारी** आणि प्रकाशित वर्षांच्या आजपर्यतच्या संबंधित आर्थिक वर्षांच्या **तिमाहीपर्यतची** अलेखापरिक्षित आकडेवारी समतोल साधत आहेत, ज्यांचे वैधानिक लेखापरिक्षकांद्वारे मर्यादित पुनरावलोकन केले आहे.

संचालक मंडळाकरिता आणि त्यांच्या वतीने आर आर काबेल लिमिटेड

त्रिभुवनप्रसाद रामेश्वरलाल काबरा









UFO Moviez India Limited

CIN: L22120MH2004PLC285453

Regd. Office: Valuable Techno Park, Plot No.53/1, Road No.07, Marol MIDC, Andheri East, Mumbai 400093

Tel: +91 (22) 4030 5060 / 11 Fax: +91 (22) 4030 5110 Email ID: <u>investors@ufomoviez.com</u> Website: <u>www.ufomoviez.com</u>

Date: July 31, 2024

Ref: Folio/DP Id & Client Id No: Name of the Member:

Dear Member(s),

Sub: Transfer of Unclaimed Dividend and Underlying Equity Shares held by you in the Company to the Investor Education and Protection Fund

We seek your immediate attention to the fact that the dividend unpaid / unclaimed by you on the shares of UFO Moviez India Limited ('the Company') since last seven years alongwith the underlying shares are due to be transferred to Investor Education and Protection Fund ('IEPF') established by the Central Government for the reasons and as per the timelines explained hereinafter.

As per section 124(5) of the Companies Act, 2013, any money transferred to the Unpaid Dividend Account of the Company, which remains unpaid or unclaimed for a period of seven years from the date of such transfer shall be transferred to IEPF.

Further, Section 124(6) read with IEPF Rules requires that all shares in respect of which Dividend has not been paid or claimed for seven consecutive years, shall also be transferred to IEPF.

The Company vide its Annual Reports had appealed to the shareholders to encash their dividends. Also, the Company had uploaded on its website and also on the website of the Ministry of Corporate Affairs, Government of India, full details of such unpaid or unclaimed dividend amount liable to be transferred to IEPF.

Accordingly, the Company shall be initiating transfer of dividend for the Financial Year 2016 – 17 to IEPF. Further, all the shares in respect of which dividend has remained unclaimed for seven consecutive years shall also be transferred in the name of IEPF.

As per our records, the following amount of dividends are unpaid / unclaimed by you.

Financial Year	Interim / Final Dividend	Date of payment	Underlying no. of shares **	Amount (In Rs.)*
2016-2017	Final			
2017-2018	Final			
2018-2019	Interim			
2018-2019	Final			
2019-2020	Interim			

^{*} Dividend due to be transferred to IEPF

You are therefore requested to claim your unclaimed dividend from the Company on or before October 31, 2024. In absence of such claim, necessary steps will be initiated by the company to transfer the respective unclaimed dividend (s) amount and underlying shares to IEPF without further notice.

Please note that no claim shall lie against the Company in respect of Unclaimed Dividend and Shares so transferred to IEPF.

In the event of transfer of shares held by you and the unclaimed dividends to IEPF, you are entitled to claim the same from IEPF by submitting an online application in the prescribed Form IEPF-5 available on the website www.iepf.gov.in and sending a physical copy of the same duly signed to the Company along with requisite documents enumerated in the Form IEPF- 5.

ACTION TO BE TAKEN BY THE SHAREHOLDER:

^{**} Underlying shares due to be transferred to IEPF

Shareholders holding shares in demat form:

Shareholders holding shares in demat form are requested to provide updated self – attested CML (Client Master List) showing your name, address, PAN, demat and bank account details registered against the demat account with request letter (in the attached format) to claim the Dividend latest by October 31, 2024.

Shareholders holding shares in physical form:

Shareholders holding shares in physical form are requested to provide the following documents with request letter (in the attached format) to claim the Dividend latest by October 31, 2024:

- Form ISR-1, ISR 2, ISR 3 or SH 13 (Please download the forms- https://ris.kfintech.com/default.aspx)
- Copy of self-attested Pan Card & updated Aadhar card
- Copy of self attested cancelled cheque with printed name or Bank Pass Book.

In case of any queries, please contact the Company or the Registrar and Share Transfer Agent-KFin Technologies Limited at their following address/email/Toll free Number.

Valuable Techno Park, Plot No.53/1,
Tel.: +91 (22) 4030 5060 / 11
E-mail: investors@ufomoviez.com
Website: www.ufomoviez.com
Website: www.ufomoviez.com
Website: www.kfintech.com
Website: www.kfintech.com
Website: www.kfintech.com

Thanking you,

Yours faithfully,

For **UFO Moviez India Limited**

Sd/-

Kavita Thadeshwar Company Secretary

Annexure - Draft Request Letter

Kindly return on or before Oct 31, 2024

UFO Moviez India Limited

Valuable Techno Park, Plot #53/1, Road #7, MIDC, Marol, Andheri (E), Mumbai - 400093 Email - investors@ufomoviez.com

Dear Sir/Madam,

Sub: Payment of Unclaimed Dividend

Kindly arrange for payment of unclaimed dividend as mentioned below based on your letter dated July 31, 2024. I confirm that neither I have enchased the dividend warrant(s)/ demand draft(s) sent to me earlier nor I have received any money in connection with the below mentioned dividend(s).

Folio No./CLIENT ID & DPID No.:

Dividend Warrant No.	Date of Payment	Amount (Rs.)

To be filled in by the Shareholder							
am enclosing the following (tick $$ whichever is applicable)							
For shares held in demat form:							
 Copy of self-attested Client master list featuring bank details registered against the demat account. Copy of self-attested PAN card. 							
For shares held in physical form:							
 Original cancelled cheque leaf bearing the name of the first shareholder, or Bank attested copy of first page of the Bank Passbook/Statement of Account in original and a cancelled cheque and Investor Service Request Form ISR – 1, Form ISR – 2, ISR – 3 or Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents 							
My email ID is: My Mobile No. is:							
Place: Signature of the First named Shareholder							

Note: Please return this Annexure duly filled in and signed from your registered email address or byway of a letter to Kfin Technologies Limited, Registrars and Share Transfer Agent of the Company on or before October 31, 2024.