श्री सालासार इन्व्हेस्टमेंटस् लिमिटेड

नोंदणीकृत कार्यालयः ४०४, निरंजन, ९९ मरीन हाईव्ह, मरीन लाईन्स, मुंबई-४००००२. सीआयरुन: एल६५९९०एमएच१९८०पीएलसी०२३२२८ दूर:०२२-२२८१६३७९, फॅक्स:०२२-२२८५६३७९; ई-मेल:vistaurban@gmail.com वेबसाईट:www.shreesalasar.in

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्यलेशन्स २०१५ च्या नियम ४७ सहवाचिता नियम २९ नुसार येथे सूचना देण्यात येत आहे की, ३० जून, २०१९ रोजी संपलेल्या तिमाहीकरिता कंपनीचे अलेखापरिक्षि वित्तीय निष्कर्ष विचारात घेणे व मान्यता देणे याकरिता ४०४, निरंजन, ९९ मरीन ड्राईव्ह, मरीन लाईन्स, मुंबई–४०००० येथे मंगळवार, दि.१३ ऑगस्ट, २०१९ रोजी सायं.५.००वा. कंपनीच्या संचालक मंडळाची सभा होणार आहे सदर सचनेत समाविष्ट माहिती कंपनीच्या www.shreesalasar.in वेबसाईटवर आणि कंपनीचे शेअर्स जे मचिबध्द आहेत त्या स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

दिनांक: ०५.०८.२०१९

श्री सालासार इन्व्हेस्टमेंट्स लिमिटेडकरित सही / - शैलेश हिंगार

कर्नावती फायनान्स लिमिटेड

नोंदणीकत कार्यालय: ७०५, पाम स्प्रिंग सेंटर, क्रोमाच्या वर, न्यु इन्फिनीटी मॉलजवळ, लिंक रोड, मालाड (प.), मुंबई-४०००६४. कॉर्पोरेट कार्यालय: व्रज इमारत, ५वा मजला, हॉटेल प्रेसिडेन्ट समोर, भुमी प्रेस जवळ, लिमडा लेन, जामनगर-३६१००१, फोन: ९१-२८८-२६६३०४२, फॅक्स: ९१-२८८-२६७३७५९,

फोन: ९१-२२-२८८०९१११ सीआयएन: एल६५९१०एमएच१९८४पीएलसी०३४७२४ ई-मेल:karnavatifinance@gmail.com वेबसाईट:www.karnavatifinancelimited.com

बोर्ड मिटींगची सचना

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम ४७ सहवाचिता नियम २९ नसार येथे सचना देण्यात येत आहे की सचिबद्धता अधिनियमाच्या नियम ३३ नुसार ३० जून, २०१९ रोजी संपलेल्या प्रथम तिमाहीकरिता कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष विचारात घेणे. मान्यता देणे व नोंद पटावर घेणे याकरिता कंपनीचे **कॉर्पोरेट कार्यालय:** व्रज इमारत ५वा मजला, हॉटेल प्रेसिडेन्ट समोर, भूमी प्रेस जवळ, लिमडा लेन, जामनगर-३६१००१ येथे **मंगळवार** दि.१३ ऑगस्ट, २०१९ रोजी द.१२.००वा. कंपनीच्या संचालक मंडळाची सभा होणार आहे.

सेबी (आतील व्यापार रोखणे) अधिनियम २०१५ च्या तरतुदीनुसार आणि आतील प्रक्रियेचा सांकेतांव (कोड) व कंपनीद्वारे कंपनीचे प्रतिभूतीमधील व्यवहाराकरिता कंपनीची व्यापार खिडकी दि.२९ जून, २०१९ रोजीचे आमचे पत्रसंदर्भात १ जुलै, २०१९ पासून कंपनीचे वित्तीय निष्कर्ष घोषित झाल्यानंतर ४८ बंद ठेवण्यात

अधिनियम ४७ नुसार सदर सूचना कंपनीच्या www.karnavatifinancelimited.com वेबसाईटक आणि स्टॉक एक्सचेंजच्या जसे बीएसई लिमिटेड (www.bseindia.com) वेबसाईटवर उपलब्ध

कर्नावती फायनान्स लिमिटेडकरित सही/ रमन मोरझारीय ठिकाण : जामनगर पूर्णवेळ संचालव दिनांक: ०५.०८.२०१९ डीआयएन:००२०३३१०

नवी मुंबई महानगरपालिका

शहर अभियंता विभाग

निविदा सचना क्र. नमंमपा/श.अ./ 178 /2019-20

कामाचे नांव - नेरूळ से-9 मधील आदिवासीपाडा व से-11 कातकरीपाडा येथील गटाराची स्धारणा करणे.

अंदाजपत्रकीय रक्कम रु. :- 31,04,039/-

या निविदेबाबतची विस्तृत माहिती नवी म्ंबई महानगरपालिकेचे संकेतस्थळ www.nmmc.gov.in आणि www.nmmc.maharashtra. etenders.in यावर प्रसिद्ध करण्यात आलेली आहे. संबंधित निविदाकारांनी याची नोंद **घ्या**वी

शहर अभियंता

जाक्र-नम्मपा/जसं/जाहिरात/546/2019 नवी म्ंबई महानगरपालिका

VEERHEALTH CARE LIMITED

CIN: L65910MH1992PLC067632 Registered Office: 629-A, Gazdar House, 1st Floor, Near Kalbadevi Post

Office, J.S.S. Marg, Mumbai - 400 002. Tel: (022) 22018582 Fax: (022) 22072644 Email: info@veerhealthcare.net Website: www.veerhealthcare.net

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company will be held on Wednesday, the 13th August, 2019 at 5.00 P.M. at the Registered Office of the Company, inter alia, to consider and take on record, the Unaudited Financial Results of the Company for the quarter ended 30th June, 2019.

The said information is also available on the company's website at www.veerhealthcare.net and also on the website of stock exchanges i.e. BSE-www.bseindia.com and MSEI-www.msei.in.

Place: Mumbai Dated: August 05, 2019 For Veerhealth Care Limited Sd/

Bhavin S. Shah Managing Director DIN: 03129574

युनायटेड व्हेन्डर हॉर्स्ट लिमिटेड

सीआयएन:एल९९९९९एमएच१९८७पीएलसी०४४१५९ नोंदणीकृत कार्यालयः ई-२९/३०, एमआयडीसी, तळोजा, नवी मुंबई-४१०२०८ दर::0२२-२७४१२७२८, फॅक्स: 0२२-२७४१२७२५ / २७४१०३०८ ई-मेल: info@uvdhl.com, वेबसाईट: www.uvdhl.com

सूचना

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम २० सहवाचिता नियम ४७ नुसार येथे सूचना देण्यात येत आहे की, ३० जून, २०१९ रोजी संपलेल्य तेमाहीकरिता कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष विचारात घेणे व मान्यता देणे याकरिता ामकपा १५वा रस्ता. मिनी पंजाब रेस्टॉरंट जवळ. लिंक रोड, खार रोड (प.), मुंबई–४०००५२ र ठिकाणी **मंगळवार, दि.१३ ऑगस्ट, २०१९** रोजी **युनायटेड व्हेन्डर हॉस्ट लिमिटेड**च्या संचालव मंडळाची सभा होणार आहे.

संचालक मंडळाच्या आदेशान्व युनायटेड व्हेन्डर हॉर्स्ट लिमिटेडकरित

जगमीत सिंग सभरवा ठिकाण: मुंबई व्यवस्थापकीय संचालव दिनांक: ०६.०८.२०१९ डीआयएन:००२७०६०।

VEER ENERGY & INFRASTRUCTURE LIMITED

CIN: L65990MH1980PLC023334 Registered Office: 629-A, Gazdar House, 1st Floor, Near Kalbadevi Post

Office, J.S.S. Marg, Mumbai - 400 002. Tel: (022) 22072641 Fax: (022) 22072644 Email: info@veerenergy.net

Website: www.veerenergy.net Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company will be held on Wednesday, the 13th August, 2019 at 3.00 P.M. at the Registered Office of the Company, inter alia, to consider and take on record, the Unaudited Financial Results of the Company for the quarter ended

30th June, 2019. The said information is also available on the company's website at www.veerenergy.net and also on the BSE website www.bseindia.com.

Place: Mumbai Dated: August 05, 2019

Yogesh M. Shah **Managing Director** DIN: 00169189

Sd/

For Veer Energy & Infrastructure Limited

PRECIOUS TRADING & INVESTMENTS LIMITED ered Office : Ground and 3rd Floor, Prius Infinity, Paranjaç heme, Subhash Road, Vile Parle (East), Mumbai - 400057 CIN : L51900MH1983PLC029176 E-mail : <u>cs@ptil.co.in</u> Website: www.ptil.co.in Tel : 022-42602400 Fax : 022-42933533

NOTICE

Notice is hereby given that in terms of provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on Wednesday, 14th August, 2019, to consider, approve and take on record the unaudited Standalone Financial Results of the Company for the quarter ended 30th June, 2019.

For PRECIOUS TRADING & INVESTMENTS LIMITED

Ashwin N. Sheth Date: 5th August, 2019 **Managing Director**

आयडीम फिल्म इन्फ्रास्टक्चर कंपनी लिमिटेड

(पूर्वी सॉफ्टबिपीओ ग्लोबर सर्व्हिसेस लिमिटेड म्हणून् ओळखले जाणारे) सीआयएनः एल५१९००एमएच१९८१पीएलसी०२५३५४ **नोंदणी कार्यालय** : फ्लॅट क्रमांक बी-४५०१ आणि बी-४६०१, लोढा बेलिसिमो, लोढा पॅव्हिलियन, अपोलो मिल कंपाउंड, महालक्ष्मी, मुंबई-४०० ०११. **ढरध्वनी** : (०२२) ६७४००९०० **फॅक्स** : (०२२) ६७४००९८८

ई-मेल : investors@idreamfilminfra.com वेबसाईट : www.idreamfilminfra.com सूचना

येथे सूचना देण्यात येत आहे की, सेबी (लिस्टिंग ऑब्लिगेसन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेसन्स २०१५ च्या नियम २९ सहवाचिता नियम ४७ नुसार ३० जून, २०१९ रोजी संपलेल्या तिमाहीकरिता कंपनीचे अलेकापरिक्षीत (स्वतंत्र आणि एकत्रित) वित्तीय निष्कर्ष विचारात घेणे व मान्यता देणे याकरिता मुंबई येते मंगळवार १३ ऑगस्ट, २०१९ रोजी कंपनीच्या संचालक मंडळाची सभा होणार आहे.

सदर माहिती कंपनीच्या <u>www.idreamfilminfra.com</u> वेबसाईटवर आणि कंपनीचे शेअर्स येते सूचिबध्द आहेत त्या स्टॉक एक्सचेंजच्या अर्थात www.bseindia.com वेबसाईटवर उपलब्ध आहेत

आयड़िम फिल्म इन्फ्रास्ट्क्चर कंपनी लिमिटेडकरिता (पुर्वीची सॉफ्टबीपीओ ग्लोबल सर्व्हिसेस लिमिटेड)

सही/-

संतोष अपराज ठिकाण: मुंबई व्यवस्तापकीय संचालका दिनांक: ५ ऑगस्ट, २०१९ डीआयएन: ०५१९७९९८



Investment Manager: BNP Paribas Asset Management India Private Limited (AMC) Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: BNP Paribas House, 1 North Avenue, Maker Maxity, Bandra Kurla Complex, Bandra - East, Mumbai - 400 051. Website: www.bnpparibasmf.in • Toll Free: 1800 102 2595

NOTICE CUM ADDENDUM NO. 24/2019

NOTICE CUM ADDENDUM TO INCORPORATE PROVISIONS OF SEGREGATED PORTFOLIO IN THE SCHEME INFORMATION DOCUMENTS (SID) OF

In order to ensure fair treatment to all investors in case of a credit event and to deal with liquidity risk, SEBI vide SEBI circular SEBI/HO/IMD/DF2/CIR/ P/2018/160 dated December 28, 2018 has allowed creation of segregated portfolio of debt and money market instruments by mutual fund schemes and accordingly, it is proposed to incorporate provisions of segregated portfolio in the Scheme Information Document (SID) of the following schemes of BNP Paribas Mutual Fund with effect from September 12, 2019:

1.	BNP Paribas Liquid Fund	6.	BNP Paribas Medium Term Fund
2.	BNP Paribas Low Duration Fund	7.	BNP Paribas Conservative Hybrid Fund
3.	BNP Paribas Short Term Fund	8.	BNP Paribas Arbitrage Fund
4.	BNP Paribas Corporate Bond Fund	9.	BNP Paribas Substantial Equity Hybrid Fund
5.	BNP Paribas Flexi Debt Fund	10.	BNP Paribas Dynamic Equity Fund

Creation of segregated portfolio shall be subject to guidelines specified by SEBI from time to time and includes the following:

- 1) Segregated portfolio may be created, in case of a credit event at issuer level i.e. downgrade in credit rating by a SEBI registered Credit Rating Agency (CRA), as under:
- a) Downgrade of a debt or money market instrument to 'below investment grade', or
- b) Subsequent downgrades of the said instruments from 'below investment grade', or

be prominently disclosed on the website of the AMC (www.bnpparibasmf.in).

- c) Similar such downgrades of a loan rating
- In case of difference in rating by multiple CRAs, the most conservative rating shall be considered. Creation of segregated portfolio shall be based on issuer level credit events as mentioned above and implemented at the ISIN level
- 3) Creation of segregated portfolio is optional and is at the discretion of the BNP Paribas Asset Management India Private Ltd (AMC)

Process for Creation of Segregated Portfolio:

- 1) On the date of credit event, AMC should decide on creation of segregated portfolio. Once AMC decides to segregate portfolio, it would: a) seek approval of the Trustees prior to creation of the segregated portfolio.
 - b) immediately issue a press release disclosing its intention to segregate such debt and money market instrument and its impact on the investors BNP Paribas Mutual Fund will also disclose that the segregation shall be subject to Trustee approval. Additionally, the said press release will
 - c) ensure that till the time the Trustee approval is received, which in no case shall exceed 1 business day from the day of credit event, the subscription and redemption in the scheme will be suspended for processing with respect to creation of units and payment on redemptions
- Once Trustee approval is received by the AMC:
- a) Segregated portfolio will be effective from the day of credit event.
- also be submitted to SEBI
- c) An e-mail or SMS will be sent to all unit holders of the concerned scheme.
- d) The NAV of both segregated portfolio and main portfolio will be disclosed from the day of the credit event.
- e) All existing investors in the scheme as on the day of the credit event will be allotted equal number of units in the segregated portfolio as held
- f) No redemption and subscription will be allowed in the segregated portfolio. However, upon recovery of any money from segregated portfolio, it will be immediately distributed to the investors in proportion to their holding in the segregated portfolio. g) AMC should enable listing of units of segregated portfolio on the recognized stock exchange within 10 working days of creation of segregated
- portfolio and also enable transfer of such units on receipt of transfer requests. h) Investors redeeming their units will get redemption proceeds based on the NAV of main portfolio and will continue to hold the units of
- segregated portfolio If the Trustees do not approve the proposal to segregate portfolio, AMC will issue a press release immediately informing investors of the same. In case Trustees do not approve the proposal of segregated portfolio, subscription and redemption applications will be processed based on the NAV
- of total portfolio. Processing of Subscription and Redemption Proceeds:

All subscription and redemption requests for which NAV of the day of credit event or subsequent day is applicable will be processed as per the existing SEBI guidelines/circular on applicability of NAV as under:

- Upon Trustees' approval to create a segregated portfolio -
 - Investors redeeming their units will get redemption proceeds based on the NAV of main portfolio and will continue to hold the units of
- Investors subscribing to the scheme will be allotted units only in the main portfolio based on its NAV. 2) In case Trustees do not approve the proposal of segregated portfolio, subscription and redemption applications will be processed based on the NAV
- of total portfolio. AMC shall make necessary disclosures as mandated by SEBI, in statement of account, monthly/half yearly portfolio statements, Key Information

Memorandum (KIM), SID, Scheme Advertisements, Scheme Performance data, AMC Website and at other places as may be specified. $The information regarding number of segregated portfolios\ created in\ a\ scheme\ shall\ appear\ prominently\ under the\ name\ of\ the\ scheme\ at\ all\ relevant$

places such as SID, KIM-cum-Application Form, advertisement, AMC and AMFI websites, etc. ${\it Total Expense Ratio (TER)} \ for the Segregated Portfolio:$

1) AMC will not charge investment and advisory fees on the segregated portfolio. However, TER (excluding the investment and advisory fees) can be charged, on a pro-rata basis only upon recovery of the investments in segregated portfolio. 2) The TER so levied shall not exceed the simple average of such expenses (excluding the investment and advisory fees) charged on daily basis on the main portfolio (in % terms) during the period for which the segregated portfolio was in existence in addition to the TER mentioned above, the legal charges related to recovery of the investments of the segregated portfolio may be charged to the segregated portfolio as

The legal charges related to recovery of the investments of the segregated portfolio may be charged to the segregated portfolio in proportion to the amount of recovery. However, the same shall be within the maximum TER limit as applicable to the main portfolio. The legal charges in excess of the TER limits, if any, shall be borne by the AMC.

4) The costs related to segregated portfolio shall in no case be charged to the main portfolio.

- 1) The term 'segregated portfolio' means a portfolio, comprising of debt or money market instrument affected by a credit event, that has been segregated in a mutual fund scheme.
- 2) The term 'main portfolio' means the scheme portfolio excluding the segregated portfolio.
- 3) The term 'total portfolio' means the scheme portfolio including the securities affected by the credit event.

Risks associated with segregated portfolio:

- 1) Investor holding units of segregated portfolio may not able to liquidate their holding till the time recovery of money from the issuer.
- 2) Security comprises of segregated portfolio may not realise any value.
- 3) Listing of units of segregated portfolio in recognised stock exchange does not necessarily guarantee their liquidity. There may not be active trading of units in the stock market. Further trading price of units on the stock market may be significantly lower than the prevailing NAV.
- Trading in the units of segregated portfolio on the Exchange may be halted because of market conditions, including any halt in the operations of Depository Participants or for reasons that in view of the Exchange Authorities or SEBI, trading in the units is suspended and/or restricted. In addition, trading in units is subject to trading halts caused by extraordinary market volatility and pursuant to stock exchange rules of 'circuit filter'. There can be no assurance that the requirements of Stock Exchange necessary to maintain the listing of units of scheme will continue to be met

Illustration of Segregated Portfolio (Please note that the illustration does not consider the impact of expenses on the NAV)

9.25% D NCD from 'AA+' to 'B' Downgrade Security:

Total Portfolio Before Downgrade Event:

Valuation Mark Down:

Security	Rating	Quantity	Price per unit (₹)	Market Value (₹)	% of Net Assets
8.00% A NCD 18-0CT-21	CRISIL AAA	500,000	102.6670	51,333,500.00	17.00%
7.80% B NCD 23-MAR-29	CRISIL AAA	500,000	99.2022	49,601,100.00	16.42%
8.59% C SDL 23-JAN-23	Sovereign	500,000	100.0240	50,012,000.00	16.56%
9.25% D NCD 11-APR-22	ICRA AA+	500,000	98.2711	49,135,550.00	16.27%
0% E 04-APR-22	ICRA AA+	500,000	98.4682	49,234,100.00	16.30%
F CD 04-DEC-19	CARE A1+	500,000	104.3529	52,176,450.00	17.28%
Cash & Cash Equivalents				500,000.00	0.17%
		Net Assets		301,992,700.00	
		Unit Capital (no. of units)		10,000,000.00	
		NAV (₹)		30.1993	

Main Portfolio

Main For Gotto					
Security	Rating	Quantity	Price per unit (₹)	Market Value (₹)	% of Net Assets
8.00% A NCD 18-OCT-21	CRISIL AAA	500,000	102.6670	51,333,500.00	20.30%
7.80% B NCD 23-MAR-29	CRISIL AAA	500,000	99.2022	49,601,100.00	19.62%
8.59% C SDL 23-JAN-23	Sovereign	500,000	100.0240	50,012,000.00	19.78%
0% E 04-APR-22	ICRA AA+	500,000	98.4682	49,234,100.00	19.47%
F CD 04-DEC-19	CARE A1+	500,000	104.3529	52,176,450.00	20.63%
Cash/Cash Equivalents				500,000.00	0.17%
		Net Assets		252,857,150.00	
		Unit Capital (no. of units)		10,000,000.00	
		NAV (₹)		25.2857	

88					
Security	Rating	Quantity	Price per unit (₹)	Market Value (₹)	% of Net Assets
9.25% D NCD 11-APR-22	ICRA AA+	500,000	98.2711	49,135,550.00	100.00%
		Net Assets		49,135,550.00	
		Unit Capital (no. of units)		10,000,000.00	
		NAV (₹)		4.9136	

Segregated Portfolio after Downg	grade event (after	Mark down@25%)	

Segregated Portfolio after Downgrade event (after Mark down@25%)						
Security	Rating	Quantity	Price per unit (₹)	Market Value (₹)	% of Net Assets	
9.25% D NCD 11-APR-22	ICRA B	500,000	73.7033*	36,851,662.50	100.00%	
		Net Assets		36,851,662.50		
		Unit Capital (no. of units)		10,000,000.00		
		NAV (₹)		3 6852		

^{*}Price per unit after Mark down on the security by 25% which was valued at ₹98.2711 per unit.

The Asset Allocation, investment objective, minimum application amount, annual scheme recurring expenses and all other features and terms and conditions of the Schemes will remain unchanged and all references to the above provisions shall be suitably incorporated in the Scheme Information

As per SEBI Circular no. SEBI/HO/IMD/DF2/CIR/P/2018/160 dated December 28, 2018, the above provisions to enable creation of segregated portfolio in the aforementioned schemes shall be subject to compliance with Regulation 18(15A) of SEBI (Mutual Funds) Regulations, 1996 and accordingly the existing unitholders (i.e. whose names appear in the register of unitholders as on close of business hours on August 05, 2019) under the schemes are hereby given an option to exit, i.e. either redeem their investments or switch their investments to any other Scheme of BNP Paribas Mutual Fund, within the 30 days exit period starting from August 13, 2019 till September 11, 2019 (both days inclusive and upto 3.00 pm on September 11, 2019) at Applicable

The exit option can be exercised during the aforementioned exit period by submitting a valid redemption/switch-out request at any Official Point of

Acceptance of the Fund. For list of Official Points of Acceptance, please visit our website www.bnpparibasmf.in. Unitholders who do not exercise the exit option by 3.00 pm on September 11, 2019 would be deemed to have consented to the proposed modification as above. It may also be noted that no action is required in case Unitholders are in agreement with the aforesaid changes, which shall be deemed as consent being given by them for the proposed modification as above. Each existing unitholder is also being sent a separate written communication in this regard. In case any existing unitholder has not received the communication, they can contact any of the Investor Service Centers (ISCs) of BNP Paribas

Mutual Fund to obtain the same. Kindly note that an offer to exit is merely optional and is not compulsory.

Thus, all the valid applications for redemptions/switch-outs received under the Schemes shall be processed at Applicable NAV of the day of receipt of such redemption/switch request, without payment of any exit load, provided the same is received during the exit period mentioned above. Unitholders who have pledged or encumbered their units will not have the option to exit unless they procure a release of their pledges/encumbrances prior to the submission of redemption/switch requests.

Unitholders should ensure that their change in address or pay-out bank details are updated in records of BNP Paribas Mutual Fund as required by them, prior to exercising the exit option for redemption of units. Unit holders holding Units in dematerialized form may approach their Depository Participant for such changes. In case units have been frozen/locked pursuant to an order of a government authority or a court, such exit option can be executed only after the freeze/lock order is vacated/revoked within the period specified above. The redemption proceeds shall be despatched within 10 business days of receipt of valid redemption request to those unitholders who choose to exercise their exit option.

Redemption/switch-out of units from the Schemes, during the exit period, may entail capital gain/loss in the hands of the Unitholder. Similarly, in case of NRI investors, TDS shall be deducted in accordance with the applicable Tax laws, upon exercise of exit option and the same would be required to be borne by such investor only. I<mark>n view of individual nature of tax implications, unitholders are advised to consult their tax advisors.</mark>

The Securities and Exchange Board of India has communicated its no-objection for the above modifications vide its letter no. IMD/DF3/OW/P/2019/ 17790/1 dated July 15, 2019.

To locate your nearest Investor Service Centre (ISC) we request you to visit www.bnpparibasmf.in.

Note: This Notice cum addendum forms an integral part of the SID of the Schemes read with addenda issued thereunder. All other terms and conditions mentioned in the SID shall remain unchanged

For BNP Paribas Asset Management India Private Limited (Investment Manager to BNP Paribas Mutual Fund)

Head of Compliance, Legal & Secretarial

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,

READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

Date : August 05, 2019 Place : Mumbai

WHITEHALL COMMERCIAL COMPANY LIMITED

CIN: L51900MH1985PLC035669

Regd. Office: Flat No.502, 5th Floor, Stefling Heritage, Plot No.388, Sankara Mattam Road, Matunga (C.R.), Mumbai City MH 400019

Tel No.: 022-22020876, Fax: 022-22020359

 $\textbf{Email ID:} \ \underline{\textbf{whitehall@yahoo.com}} \ \ \textbf{Website:} \ \ \textbf{www.whitehall.co.in}$

Email IU: wnotice www.whitehall.co.in

NOTICE

Notice is hereby given that pursuant to Regulation 47 of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company is scheduled to be held at the Registered Office of the Company on Tuesday, 13" August, 2019, to, inter alia consider and approve the Un-Audited Financial Results of the Company for the quarter ended 30" June, 2019.

The Notice is also available on the website of Company of the university of the Company of the Compa

The Notice is also available on the website of Company at www.whitehall.co.in and on the website of the Stock Exchange where the shares of the Company are listed at www.bseindia.com

For WHITEHALL COMMERCIAL COMPANY LIMITED

Rohit Prabhudas Shah Whole-Time Director DIN: 00217271

Namdev Co-op Housing Soc. Ltd Mukkam Post - Kon, Bhiwandi, Tal. Bhiwandi, Dist. Thane **Deemed Conveyance Public Notice**

Place: Mumbai Date: 5th August, 2019.

Notice is hererby given that the above society has applied to this office for declaration of Deemed Conveyance of the following properties. The next hearing is kept on -20/08/2019 at 3.30 p.m.

Madhukar S. Koli, Janabai N. Koli, Ashok N. Koli, Bhiwandi, Jagruti N Koli, Kalyan, Nandabai N. Koli, Anandi V. Madvi, Shakuntala H. Patil Namdev construction Co. through Ashok N. Koli, Bhiwandi and those who have interest in the said property may submit their say at the time of hearing at the venue mention below. Failure to Submit any say i shall be presumed that nobody has any objection and further action

ı	Description of the property- Mauje:- Kon, Tal., Bhiwandi, Dist-Thar					
ı	Survey No.	Hissa No.	Total Area Sq.Mtr			
ı	188	18 A	7101.60 Sq. Mtrs.			

188	18 A	7101.60 Sq. Mtrs.
Place : First floor,Gavd Near Gavdevi Maidan,		Sd/- S. M. Patil)
Date : 05/08/2019	Competent À	uthority & District DY. o.op Scoieties, Thane

Labhesh Co-op Housing Soc. Ltd.

Ramchandra Nagar No.1, Kamgar Hospital Road, Thane (W.), Tal., Dist. Thane - 400604

Deemed Conveyance Public Notice

Notice is hererby given that the above society has applied to this office for declaration of Deemed Conveyance of the following properties The next hearing is kept on -20/08/2019 at 3.30 p.m.

Mohd. Miyan A.R. Buran, Prabhakar S. Palshetkar, Bhaskar S. Palshetkar, Sudhakar S. Palshetkar, Shankar K. Palshetkar, Vinayak S. Palshetkar, M/s Kashi Aai construction co., partner Prakash H. Rawut, Thane and those who have interest in the said property may submit their say at the time of hearing at the venue mention below. Failure to Submit any say it shall be presumed that nobody has any objection and further action will be take. Description of the property- Mauje: - Panchpakhadi. Tal.. Dist-Thane

Survey No.	Hissa No.	TPS No.	Final Plot No.	Total Area Sq.Mtr		
314, 318	9, 2 (p), 6	1	47	1906.45 Sq. Mtrs.		
Place : First floor,Gavdevi mandai, Near Gavdevi Maidan, Thane (W) (S. M. Patil) Composer to Authority & District DV						
Date : 05/00/2	Date: 05/08/2019 Competent Authority & District DY. Registrar Co.op Scoleties, Thane					

Johnson Avenue Co-op Housing Soc. Ltd. Rai Murdhe Village, Uttan Road, Bhayander (W.) Tal., Dist. Thane- 401101. **Deemed Conveyance Public Notice**

Notice is hererby given that the above society has applied to this office for declaration of Deemed Conveyance of the following properties. The next hearing is kept on -20/08/2019 at 3.30 p.m.

M/s. Crown construction, Bhayander(W.), Lata L. Boir, Sandhya S. Patil, Shaila M. Patil, Dhiraj L. Boir, Bhushan L. Boir, Durgabai P. Patil, Narayan P. Patil. Nagesh P. Patil, Vandana P. Patil, Devakubai J. Patil, Rai-Murdhe and those who have interest in the said property may submit their say at the time of hearing at the venue mention below Failure to Submit any say it shall be presumed that nobody has any objection and further action will be take.

Description of the property- Mauie: - Murdhe Tal Dist-Thank

Description of the property- marge. Marane, rail, bist marie				
Survey No.	Hissa No.	Total Area Sq.Mtr		
Old 7 New 4	5-1, 3	380.00 Sq. mtr.		
Place : First floor,Gavdevi mand Near Gavdevi Maidan, Thane (V Date : 05/08/2019	V) (S Competent A	Sd/- 5. M. Patil) uthority & District DY. .op Scoieties, Thane		

Hansa "B" Co-op Housing Soc. Ltd. Near Saicharan Complex, Goddev Village Road, Bhayander (E.), Tal. , Dist. Thane -401105 **Deemed Conveyance Public Notice**

Notice is hererby given that the above society has applied to this office for declaration of Deemed Conveyance of the following properties. The next hearing is kept on -20/08/2019 at 3.30 p.m.

Ms Sai Construction Co., Vijay A. Patil, Ravindra A. Patil, Kishor A. Patil, Damyanti D. Patil, Lata R. Patil, Ranjana V. Patil, Anant S. Patil, Hansa "A " CHS., Bhayander (E.) and those who have interest in the said property may submit their say at the time of hearing at the venue mention below. Failure to Submit any say it shall be presumed that nobody has any objection and further action will be take

Description of the property-Mauje:- Goddev, Tal., Dist-Thane

Survey No.	Hissa No.	Total Area Sq.Mtr			
Old 77, 215, New 5, 198	3, 4	464.00 Sq. mtr.			
Place : First floor,Gavdevi mandai, Near Gavdevi Maidan, Thane (W) Sd/- (S. M. Patil)					
Date: 05/08/2019 Competent Authority & District DY. Registrar Co.op Scoieties. Thane					

Awantika Co-op Housing Soc. Ltd.

M.I.D.C. Road, Katrap Naka, Katrap, Badlapur (E.), Tal. Ambernath, Dist. Thane

Deemed Conveyance Public Notice

Notice is hererby given that the above society has applied to this office for declaration of Deemed Conveyance of the following properties. The next hearing is kept on -20/08/2019 at 3.30 p.m. M/s B. D. L. construction co., Proprietor Ashish V. Gole, Badlapur Chintaman B. Ghorpade, Mahadhu B. Ghorpade, Nana B. Ghorpade Narayan B. Ghorpade, Awdabai B. Ghorpade, Fasabai R. Ghorpade Suman M. Gite, Tai N. Gite and those who have interest in the said

property may submit their say at the time of hearing at the venue mention below. Failure to Submit any say it shall be presumed that

nobody has any objection and further action will be take. Description of the property-

Madje. Natrap, Tai./ Imbernatil, Dist Thane					
Survey No.	Hissa No.	Total Area Sq.Mtr			
30	2/4	750.52 Sq. Mtrs.			
Place : First floor,Gavdevi mandai, Near Gavdevi Maidan, Thane (W) Sd/- (S. M. Patil)					
Date: 05/08/2019 Competent Authority & District DY.					

Abhijit Co-op Housing Soc. Ltd. Village Katrap, Badlapur (E.), Tal. Ambernath, Dist. Thane

Deemed Conveyance Public Notice Notice is hererby given that the above society has applied to this office for declaration of Deemed Conveyance of the following properties The next hearing is kept on -20/08/2019 at 3.30 p.m.

M/s. Mahalaxmi Builders through Vasant B. Bhurle, Shashikant N. Guire, Badlapur, Dipak H. Tandale, Kalvan and those who have interest in the said property may submit their say at the time of hearing at the venue mention below. Failure to Submit any say it shall be presumed that nobody has any objection and further action will be take

Description of the property-Mauje:- Katrap, Badlapur (E.), Tal.Ambernath, Dist-Thane

ı	Survey No.	Hissa No.	Plot No.	Total Area Sq.Mtr						
ı	11	2 (p)	7, 16	610.35 Sq. Mtrs.						
ı	Place : First floor,Gavdevi mandai, Near Gavdevi Maidan, Thane (W) (S. M. Patil)									
Date: 05/08/2019 Competent Authority & Dist Registrar Co.op Scoieties,										

VEER ENERGY & INFRASTRUCTURE LIMITED

CIN: L65990MH1980PLC023334 Registered Office: 629-A. Gazdar House. 1st Floor. Near Kalbadevi Post Office, J.S.S. Marg, Mumbai - 400 002.

Tel: (022) 22072641 Fax: (022) 22072644 Email: info@veerenergy.net Website: www.veerenergy.net

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company will be held on Wednesday, the 13th August, 2019 at 3.00 P.M. at the Registered Office of the Company, inter alia, to consider and take on record, the Unaudited Financial Results of the Company for the quarter ended 30th June, 2019.

The said information is also available on the company's website at www.veerenergy.net and also on the BSE website www.bseindia.com.

For Veer Energy & Infrastructure Limited

Dated: August 05, 2019

Sd/-Yogesh M. Shah **Managing Director** DIN: 00169189

IDREAM FILM INFRASTRUCTURE COMPANY LIMITED (Formerly SoftBPO Global Services Limited) CIN: L51900MH1981PLC025354

Regd. Office: Flat No B-4501 & B-4601, Lodha Bellissimo, Lodha Pavilion, Apollo Mill Compound, Mahalaxmi, Mumbai-400011. Tel No.:022-6740 0900, Fax No.:022-674 00988 Website: www.idreamfilminfra.com Email id: investors@idreamfilminfra.com

NOTICE

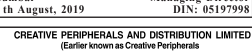
Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, that the meeting of the Board of Directors of the Company will be held on **Tuesday**, 13th August, 2019 at Mumbai, inter alia, to consider and approve un-audited Financial Results Standalone & Consolidated) of the Company for the quarter ended 30 th June, 2019.

The details are also made available on the web-site of the Company i.e. www.idreamfilminfra.com and the web-site of BSE Limited i.e. www.bseindia.com.

For IDream Film Infrastructure Company Limited (Formerly known as SoftBPO Global Services Limited)

Place: Mumbai Date: 05 th August, 2019

Santosh Apraj Managing Director DIN: 05197998



and Distribution Private Limited)
CIN-L52392MH2004PLC148754 reative Perinherals Regd. Office: 3rd and 4th Floor, Plot No 137AB, Kandivali Co Op Industrial Estate Limited, Charkop, Kandivali (West), Mumbai - 400 067 Tel: +91 22 5061 2700 I e-mail: cs@ecreativeindia.com

BOARD MEETING NOTICE

NOTICE is hereby given that Sixth Meeting of the Board of Directors for the Financial Year 2019 - 2020 of the Creative Peripherals and Distribution Limited will be held on Wednesday $14^{\rm th}$ August, 2019 at 11:00 AM, at Registered office of Company at $4^{\rm th}$ Floor, Plot No. 137AB, Kandivali Co Op Industrial Estate Limited, Charkop, Kandivali West, Mumbai - 400 067 to interalia consider the following business as under:

Website: www.ecreativeindia.com

. To consider and approve the financial results for the first quarter (Period from 01st April, 2019 to 30th June, 2019) for Financial year ending at 31st March, 2020, as per Regulation ($^{\circ}$ 33(5) of Securities and Exchange Board of India (Listing obligation and Disclosure Requirements) Regulation, 2015.

2. To approve Notice of Annual General Meeting for FY ending at 31st March, 2019. TRADING WINDOW CLOSURE

Further to inform that, pursuant to the SEBI (Prohibition of SEBI Insider Trading) Regulations, 2015 as amended by the SEBI (Prohibition of Insider Trading) (Amendment) Regulations 2018 regarding Trading Restriction Period, the 'Trading Window' for dealing / trading in shares of the Company shall remain closed with immediate effect (i.e. from Monday, 05th August, 2019) till the completion of 48 hours after the declaration of first quarter's unaudited financial results of the company to be considered and approved in the Board Meeting to be held on Wednesday, 14th August, 2019 at 11 AM.

Accordingly, all the Designated Persons and their immediate relatives are being intimated not to enter into any transaction involving dealing/trading in shares of the Company during not to enter this any canadata from a grant with a foresaid period of closure of Trading Window.

On behalf of Board of Directors

Creative Peripherals and Distribution Limited

TOOS Tejas Dosh

Date: 05th August, 2019 Place: Mumbai

Company Secretary & Compliance Office ICSI Membership No. - A 30828

VEERHEALTH CARE LIMITED

CIN: L65910MH1992PLC067632 Registered Office: 629-A, Gazdar House, 1st Floor, Near Kalbadevi Post

Office, J.S.S. Marg, Mumbai - 400 002. Website: www.veerhealthcare.net

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company will be held on Wednesday, the 13th August, 2019 at 5.00 P.M. at the Registered Office of the Company, inter alia, to consider and take on record, the Unaudited Financial Results of the Company for the guarter ended 30th June, 2019.

The said information is also available on the company's website at www.veerhealthcare.net and also on the website of stock exchanges i.e. BSE-www.bseindia.com and MSEI-www.msei.in.

Place: Mumbai Dated: August 05, 2019 For Veerhealth Care Limited Sd/-

Bhavin S. Shah Managing Director DIN: 03129574

PUBLIC NOTICE

IT IS FOR THE INFORMATION OF THE GENERAL PUBLIC that by virtue of a Deed of Partnership dated 05/12/2013 entered into between Smt. Shilpa Hiren Dedhia (our client), Smt. Carmine John Fernandes, Shri. Ketan Manilal Dedhia, Shri. Mohammed Masoom Abdul and Smt. Javerben Manilal Dedhia, the parties thereto were carrying on the business in the name and style of Well Cure Chemist and the said partnership business is being carried on at the premises which belongs to Smt. Carmine John Fernandes, situated at Shop No.15, Parekh Nagar, S.V. Road, Kandivali (West), Mumbai-400067

At the time of the said partnership business of Well Cure Chemist under the Deed of Partnership dated 05/12/2013, for the purpose of expanding its business, Shri. Ketan Manilal Dedhia have taken Business Loan and/or Financial Assistance in the name of Well Cure Chemist from Tata Capital Finance. RBL Bank, Kotak Mahindra Bank, Neo Growth Finance and Bajaj Finance to the tune of Rs.62,00,000/-. Our client has paid the EMI to the tune of Rs.10.26.789/- to the said Financial Institutions from her personal account on behalf of Shri. Ketan Manilal Dedhia. In addition to the said EMI paid by our client to the said Financial Institutions, our client has also paid a total amount of Rs.11,99,160/- towards the purchase of goods for Well Cure Chemist, to various parties, from her personal account and thus in total, our client has made a total payment of Rs.18,15,780/- from her personal account and she is entitled to claim and demand from Shri. Ketan Manilal Dedhia the said amount and he is liable to pay the said amount to our client.

Our client Smt. Shilpa Hiren Dedhia, vide Notice dated 13/06/ 2019 has informed Shri. Ketan Manilal Dedhia that since he is not attending to the duties of the said partnership firm, our client along-with other partners intend to dissolve the said partnership firm according to the covenants in this behalf appearing in the Deed of Partnership on/or before 14/07/2019. Through this public notice, public are hereby informed that our client and other partners are contemplating to dissolve the said partnership firm by taking the responsibility of clearing the loan amounts by Mrs. Shilpa Hiren Dedhia on her own to the said Financial Institutions, as Shri. Ketan Manilal Dedhia, is not traceable and absconding and he is also not available at his residence address at: MR. KETAN MANILAL DEDHIA (WHATSAPP MOBILE: 9867406299), Flat No. 103/104, A-5, Yogidham CHS Ltd., Eksar Road, Near Jain Temple, Yogi

Nagar, Borivali, Mumbai, Maharashtra-400091. THE PUBLIC IS HEREBY WARNED NOT TO DEAL WITH Mr. Ketan Manilal Dedhia, his agents, representatives in respect of the above mentioned partnership firm Well Cure Chemist in any manner whatsoever manner, and if anybody enters into any transaction other then our client, will be totally illegal and therefore, not binding on our client Mrs. Shilpa Hiren Dedhia and the said Partnership Firm.

Hence, this Notice is issued at the instance of Mrs. Shilpa Hiren Dedhia in Mumbai on this 06th day of July, 2019.

MKS Legal Associates

Advocates & Legal Consultant Office: 49/493, 1st Floor, MHB Colony, Mahavir Nagar, Opp. Siddhi Sai Mandir, New Link Road, Kandivali (West), Mumbai, Maharashtra-400067 Contact No.:+91-9867782908

UNITED VANDER HORST LIMITED

CIN: L99999MH1987PLC044151 Registered Office: E-29/30, MIDC, Taloja, Navi Mumbai 410 208 Tel:022- 2741 2728 Fax: 022-2741 2725/2741 0308 Email: info@uvdhl.com website: www.uvdhl.com

NOTICE

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Meeting of the Board of Directors of United Van Der Horst Limited will be held on Tuesday, August, 13th 2019 at 8, Shyam Kripa, 15th Road, Near Mini Punjab Restaurant, Off Link Road, Khar Road (West), Mumbai - 400052 to consider and approve the Un Audited Financial Results of the Company for the Quarter ended on 30th June, 2019.

By Order of the Board of Directors For United Vander Horst Limited

Date: 06.08 2019 Place: Mumbai

Jagmeet Singh Sabharwal Managing Director DIN:00270607

BEFORE THE STATE CONSUMER DISPUTES REDRESSAL COMMISSION FOR MAHARASHTRA AT MUMBAI

Old Administrative Staff College Building, Room No.1, 2, 5 & 6 , Hajarimal Somani Marg, Opp. Chhatrapati Shivaji Terminus, Mumbai 400001. Complaint No.2017/529,531, 533 to 536 & 551 to 552

. Mrs. Sajida Taqi Behlim Vasai, Thane – 401207

... Complainant CC/17/529

2.Mr. Laxmishankar Yadav Mahakali Caves, Andheri Mumbai – 400093.

... Complainant CC/17/531

3. Mr. Harnath Singh Shekhawat Panchal Nagar, Bhayender (E), Thane- 401105

... Complainant CC/17/533 4. Mrs. Anita Singh Near by Mittal Club, Naigaon (E)

... Complainant CC/17/534 5. Mr. Ajay Kumar Pal Behind New Viva College, Virar (W)- 401303 ... Complainant CC/17/535

6. Mrs. Ramavadh Pal Behind New Viva College Virar (W)- 401303 ... Complainant CC/17/535

Mr. Bharat Atmaram Sugadare Azad Road, Andheri (W) Mumbai-400069 ... Complainant CC/17/536 8. Mr. Ravi Ramji Yadav

... Complainant CC/17/551 9. Mr. Upendra Pratap Singh

... Complainant CC/17/552 1. M/s Crystal Homecon Pvt. Ltd. Add: Next to Homeopathy College, Sainath Nagar, Naringi Virar Bypas Road, Virar (E)- 401301.

..Opponent 1 2. Mr. Vishram Shivram Sawant Director M/s Crystal Homecon Pvt. Ltd. Add: Next to Homeopathy College, Sainath Nagar, Naringi Virar Bypas Road, Virar (E)- 401301. Opponent 2

Mr. Krunal Vijay Shah, Director M/s Crystal Homecon Pvt. Ltd. Add: A/302, Narayan Nagar CHS. Ltd. Vile Parle (E), 49, Hanuman Road, Mumbai- 400057

...... Opponent 3 **PUBLIC NOTICE**

TAKE NOTICE THAT the Complainant above named has/have filed Complaint No. 17/529, 17/531, 17/533 to 17/536 & 17/551 to 17/552 before state Consumer Disputes Redressal Commission for Maharashtra at Mumbai. THE above mentioned Complaint were listed before the Commission for the hearing/ submission. However as the notice by regular service was not served upon the Opponent No. 1 to 3, the Commission ordered to issue notice by substituted notice i.e. Publication of notice in News Paper. THEREFORE notice is given to the Opponent No.1 to 3, that if you wish to contest the Complaint you are directed to appear in person or duly instructed pleader on 05/09/2019 at 10.30 a.m. before Commission. TAKE FURTHER NOTICE THAT in default of your appearance on the date and time mentioned as above the Complaint may be decided in your absence No further Notice will be given in relation thereto

Given in my hand on this 29 Day of July, 2019 Mumbai

Sd/ Registrar **State Consumer Disputes Redressal** Commission Maharashtra, Mumbai

STOCKNET INTERNATIONAL LIMITED Regd. Office: 242/1, Netaji Subhash Road 1st Floor, Flat No. 102, Howrah 711 101

UNAUDITED FINANCIAL RESULTS (PROVISIONAL) OF QUARTER ENDED ON 30th June, 2019

Email: ms.mkslegalassociates@gmail.com Artillegence Bio-Innovations Limited UN

Regd. Office : 242/1, Netaji Subhash Road											
1st Floor, Flat No. 102, Howrah 711 101											
NAUDITED FINANCIAL RESULTS (PROVISIONAL) OF QUARTE											
ENDED ON 30th June, 2019											
	Quarter	Quarter	Quarter	9 Month Er							
	Product.	Fooderal	For all and	20/06/20							

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	Particulars	Quarter Ended 30/06/2019	Quarter Ended 31/03/2019	Quarter Ended 30/06/2018	9 Month Ended 30/06/2019	9 Month Ended 30/06/2018	Year Ended 31/03/2019		Particulars	Quarter Ended 30/06/2019	Quarter Ended 31/03/2019	Quarter Ended 30/06/2018	9 Month Ended 30/06/2019	9 Month Ended 30/06/2018	Year Ended 31/03/2019
_	(Refer Notes Below	(Unaudited)	(Unaudited)	(Unaudited)		(Unaudited)	(Audited)		(Refer Notes Below	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
	Income from Operations	0.60	0.60	0.54	1.80	3.16	2.34	1	Income from Operations (a) Net sales/income from operation (Net of excise duty)	0.75	0.75	0.75	2.25	2.58	3.00
	(a) Net sales/income from operation (Net of excise duty) (b) Other operating income Total income from operations (net)	- 0.60	- 0.60	- 0.54	- 1.80	- 3.16	- 2.34		(b) Other operating income Total income from operations (net)	- 0.75	- 0.75	- 0.75	2.25	2.58	3.00
	(a) Cost of materials consumed (b) Purchase of stock-in-trade	-	-	-	-	-	-	2	Expenses (a) Cost of materials consumed (b) Purchase of stock-in-trade	-	-	-	=	-	-
	© Changes in inventories of finished goods, work-in- progress and stock-in-trade (d) Employee benefits expense	- 0.17	- 0.17	- 0.17	- 0.52	1.12 0.52	- 0.69		(c) Changes in inventories of finished goods, work- in-progress and stock-in-trade	-	-	-	-	0.29	-
	(e) Depreciation and amortisation expense (f) Other expenses (Any item exceeding 10% of the total expenses relating to continuing operations to be shown	=	=	-	=	0.42	-		(d) Employee benefits expense (e) Depreciation and amortisation expense (f) Other expenses (Any item exceeding 10% of the total expenses relating to continuing operations to	0.17	0.17	0.17	0.52	-	0.68
	separately) Total expenses Profit/(Loss) from operations before other income,	0.42 0.59	0.38 0.55	0.66 0.83	0.95 1.47	1.52 3.58	1.51 2.20		be shown separately) Total expenses	0.48 0.65	0.28 0.45	1.39 1.56	1.11 1.63	1.65 2.52	2.49 3.17
	finance costs and exceptional items (1-2) other income	0.01	0.05	(0.29)	0.33	(0.42)	0.14		Profit/(Loss) from operations before other income, finance costs and exceptional items (1-2)	0.10	0.30	(0.81)	0.62	0.06	(0.17)
5	Profit/ (Loss) from ordinary activities before finance costs and exceptional (3(+ /-)4)	0.01	0.05	(0.29)	0.33	(0.42)	0.14		Other income Profit/ (Loss) from ordinary activities before finance costs and exceptional (3(+ /-)4)	0.10	0.30	(0.81)	0.62	0.06	(0.17)
7	Finance costs Profit / (Loss) from ordinary activities after fiance costs but before exceptional items (5(+/-)6)	0.01	0.05	(0.29)	0.33	(0.42)	0.14		Finance costs Profit / (Loss) from ordinary activities after fiance costs but before exceptional items (5(+/-)6)	0.10	0.30	(0.81)	0.62	0.06	(0.17)
	Exceptional items Profit / (Loss) from ordinary activities before tax (7(+/- 18)	0.01	0.05	(0.29)	0.33	(0.42)	0.14	8 9	Exceptional items Profit / (Loss) from ordinary activities before tax	-	-	-	=	-	-
11	Tax expense Net Profit / (Loss) from ordinary activities after tax (9(+/-	-	0.01	-	0.08	1.12	0.08		(7(+/-)8) Tax expense Net Profit / (Loss) from ordinary activities after	0.10	0.30 0.19	(0.81)	0.62 0.23	0.06 1.18	(0.17) 0.23
12)10) Extraordinary items (net of expense Rs Lakhs) Net Profit / (Loss) for the period (11(+/-)12)	0.01 - 0.01	0.04 - 0.04	(0.29) - (0.29)	0.25 - 0.25	(1.54) - (1.54)	0.06 - 0.06		tax (9(+/-)10) Extraordinary items(net of expense RsLakhs)	0.10	0.11	(0.81)	0.39	(1.12)	(0.40)
14	Share of profit / (Loss) of associates* Minority interest*	-	-		-		-	14	Net Profit / (Loss) for the period (11(+/-)12) Share of profit / (Loss) of associates* Minority interest*	0.10 - -	0.11 - -	(0.81) - -	0.39 - -	(1.12) - -	(0.40) - -
	Net Profit / (Loss) after taxes, minority interest and share of profit / loss of associates (13(+/-)14(+/-)15)*	0.01	0.04	(0.29)	0.25	(1.54)	0.06	16	Net Profit / (Loss) after taxes, minority interest and share of profit / loss of associates (13(+/-	0.10	0.11	(0.81)	0.39	(1.12)	(0.40)
	Paid-up equity share capital (Face Value of Share is Rs.10/- each)	550.03	550.03	550.03	550.03	550.03	550.03		Paid-up equity share capital (Face Value of Share is Rs.10/- each) Reserve excluding Revaluation Reserves as per	732.32	732.32	732.32	732.32	732.32	732.32
.9 i	Reserve excluding Revaluation Reserves as per balance sheet of previous accounting year Earnings per share (before extraordinary items)	=	=	=	=	=	449.96		balance sheet of previous accounting year Earnings per share(before extraordinary items) (of Rs/- each) (not annualised):	-	-	-	-	-	1,928.90
	(of Rs/- each) (not annualised): (a) Basic (b) Diluted	-	= =	-	=	= =	= =		(a) Basic (b) Diluted	- -	- -	- -	-	= -	- -
	Earnings per share (after extraordinary items) (of Rs/- each) (not annualised): (a) Basic	-	-	-	-	_	-	19 ii	Earnings per share (after extraordinary items) (of Rs/- each) (not annualised): (a) Basic	-	-	-	-	-	-
	(b) Diluted companying note to the financial results	-	=	-	-	=	=	see a	(b) Diluted accompanying note to the financial results	-	-	-	-	-	-
1	PARTICULARS OF SHAREHOLDING Public shareholding Number of shares Percentage of shareholding	5,498,650 99.97	5,498,650 99.97	5,498,650 99.97	5,498,650 99.97	5,498,650 99.97	5,498,650 99.97	1	Public shareholding Number of shares Percentage of shareholding	7,321,140 99.97	7,321,140 99.97	7,321,140 99.97	7,321,140 99.97	7,321,140 99.97	7,321,140 99.97
2	Promoters and Promoter Group Shareholding ** a) Pledged / Encumbered Number of shares	=	=	-	-	=	-	2	Promoters and Promoter Group Shareholding ** a) Pledged / Encumbered Number of shares Percentage of shares (as a % of the total	-	-	-	-	-	-
	Percentage of shares (as a % of the total shareholding of promoter and promoter group Percentage of shares (as a % of the total share capital of								shareholding of promoter and promoter group Percentage of shares (as a % of the total share capital of the company)	-	-	-	-	-	-
	the company) b) Non-encumbered Percentage of shares (as a % of the total shareholding of	1,700.00	1,700.00	1,700.00	1,700.00	1,700.00	1,700.00		b) Non-encumbered Percentage of shares (as a % of the total	2,070	2,070	2,070	2,070	2,070	2,070
	promoter and promoter group Percentage of shares (as a % of the total share capital of	100.00	100.00	100.00	100.00	100.00	100.00		shareholding of promoter and promoter group Percentage of shares (as a % of the total share capital of the company)	100.00	100.00 0.03	100.00	100.00	100.00	100.00
-	the company)	0.03 Pending	0.03 Received	0.03 Dispo	0.03	0.03	0.03 aining	В	INVESTOR COMPLAINTS	Pending	Received		posed	Rema	ining
В	INVESTOR COMPLAINTS	Nil	Nil	N			aining Iil		nlichle in the case of consolidated results	Nil	Nil		Nil	N	il

* Applicble in the case of consolidated results te: The classification / disclosure of items in the financial results shall be in accordance with the Revised Schedule VI of the Companies Act, 1956 Further to the above, profit/loss from discontinuing operations, if any, included in the above shall be disclosed with details thereof.
The above results were reviewed by an Audit Committee & thereafter taken on record by the Board of Directors in their meeting held on 05/08/2019.

There were no investor complaints known to the Company outstanding at the beginning of the quarter ious period figures have been regrouped whe Place: Kolkata

For & Behalf of the Board Sd/- O. P. Jha

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There were no investor complaints known to the Company outstanding at the beginning of the quarte Previous period figures have been regrouped wherever necessary

For & Behalf of the Board Sd/- O. P. Jha