

CINL51900MH1985PLC036665

Registeredofficeaddress:ShopNo.52,VMall,GayatriNagar,AshaNagar,KandivaliEast,Mumbai-400101. EmailId:infosec@cupidstrade.comWebsite:www.cupidstrade.com

To.

Date:09.08.2022

DepartmentofCorporateServices, BSE Limited PJTowers. DalalStreet, Mumbai400001

> SCRIPCODE:512361 ISIN:INE108G01010

Sub: Newspaper Advertisement under Regulation 47 read with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

DearSir/Madam

Pursuant to Regulation 47(1)(b) and 47(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, please find enclosed herewith the newspaper advertisement for the Unaudited Financial Results of the Company for the quarter ended 30th June, 2022 published in "Free Press Journal", (English newspaper) and "Mumbai Lakshdeep", (Marathi newspaper) on 9th August, 2022.

Kindly take into your record and acknowledge.

Thankingyou,

Yourssincerely,

ForCupidTradesandFinanceLimited

Mr. Krishna Kant Maurya

Managing Director (DIN: 09360287)

ENCL:

Copy of e- newspaper

FINANCIAL EXPRESS

CUPID TRADES AND FINANCE LTD

CINL51900MH1985PLC036665

Registered office address: ShopNo.52, VMall, GavatriNagar, AshaNagar, Kandivali East, Mumbai-400101, Email Id: infosec@cupidstrade.com Website:www.cupidstrade.com

Extracts of Statement of UnAudited Financial Results for the Quarter ended 30th June, 2022 (Rs. in lakh **Particulars** 30-06-2022 31.03.2022 31-12-2021 31.03.2022 (Unaudited) (Audited) (Unaudited) (Audited) 31.54 19.19 65.27 Total income from operations (net) Net Profit / (Loss) for the period from ordinary activities (Before tax, Exceptional and /or Extraordinary items) (2.23)1.79 (3.69)(23.53)Net Profit / (Loss) for the period before tax (after Exceptional and /or Extraordinary items) (2.23)1.79 (3.69)(23.53)Net Profit / (Loss) for the period after tax (after Exceptional and /or Extraordinary items) (2.23)1.79 (3.69)(23.53)Total Comprehensive Income for the period [(comprising profit or (loss) for the period (after tax) and other Comprehensive income (after tax)] (2.23)1.79 (3.69)(23.53)96.00 96.00 96.00 96.00 Equity Share Capital (Face Value RS. 10/- per share) Earnings per share (Before exceptional items) (of Rs. 10/- each) (0.23)(2.45)(a) Basic 0.19 (0.38)(b) Diluted (0.23)0.19 (0.38)(2.45)

The above financial Result has been approved by the Audit Committee and Board of Directors in its meeting held on August 6, 2022 The above is an extract of the detailed format of Financial Results for the quarter ended on 30th June, 2022 filed with the stock exhanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015. The full format of the Financial Result for the guarter ended on 30th June, 2022 is available on www.bseindia.com and www.cupidtrades.com

Sd/-Place: Mumbai Mr. Krishna Kant Maurya Managing Director (DIN:09360287) Date: 6th August, 2022

For and Behalf of the Board

RAMGOPAL POLYTEX LIMITED

Email: rplcompliance@ramgopalpolytex.com, Tel: 022-22834838 Fax: 022 22851085 REGD. OFFICE: Greentex Clearing House, B-1,2 & 3, Gosrani Compound, Rehnal Village, Bhiwandi, Thane - 421302 CORP. OFFICE: 701, Tulsiani Chambers, Free Press Journal Marg, Nariman Point, Mumbai - 400021

Extract of Unaudited Financial Results for the guarter ended June 30, 2022

Sr. No.	Particulars	Quarter ended	Quarter ended	In Lakhs, excep Quarter ended	Year Ended 31/03/2022	
No.		30/06/2022	31/03/2022	30/06/2021		
		Unaudited	Audited	Unaudited	Audited	
1	1 Total Income from Operations 230.59	212.50	94.95	830.41		
	Net Profit/(Loss) for the period (before Tax, exceptional and/or Extraordinary items)	(28.18)	(39.61)	0.68	(45.58)	
Net Profit/(Loss) for the period before Tax (after exceptional and/or Extraordinary items)				0.68	(45.58)	
4	Net Profit/(Loss) for the period after Tax (after exceptional and/or Extraordinary items)	(28.18)	(39.61)	0.45	(45.58)	
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after Tax) and Other Comprehensive Income (after Tax)]	(27.02)	(523.40)	1.22	(538,03)	
6	Paid up Equity Share Capital	1,439.63	1,439.63	1,439.63	1,439.63	
7	Other Equity excluding revaluation reserve			1919	(14.44)	
8	Earnings Per Share (of Rs.10/- each)	(0.19)	(0.27)	0.01	(0.31)	
	Basic and diluted (not annualised)	(0.19)	(0.27)	0.01	(0.31)	

The above is an extract of the detailed format of Unaudited Financial Results for the Quarter ended 30/06/2022 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 Stock Exchanges website www.bseindia.com and on the Company's website www.ramgopalpolytex.com.

For and on behalf of the Board of Directors of Ramgopal Polytex Limited

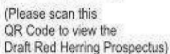
Place: Mumbai Date: August 08, 2022

SANJAY JATIA Chairman & Managing Director (DIN: 00913405)

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFER OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED.

PUBLIC ANNOUNCEMENT







FINCARE SMALL FINANCE BANK LIMITED

Our Bank was incorporated as Banas Finlease Private Limited at Palanpur, Gujarat as a private limited companies Act, 1956, and a certificate of incorporation was granted by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli on April 5, 1995. The name of our Bank changed from Banas Finlease Private Limited to Disha Microfin Private Limited as a result of change in management of our Bank and a fresh certificate of incorporation consequent upon change of name was granted by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli on March 26; 2010. On October 7, 2015, our Bank was granted an in-principle approval by the RBI to convert into a small finance bank in the private sector under Section 22 of the Banking Regulation Act, 1949. Subsequently, our Bank was converted into a public limited company pursuant to a special resolution passed by our Shareholders at the EGM held on November 29, 2016, and a certificate of incorporation consequent upon conversion to public limited company was granted by the Registrar of Companies, Gujarat at Ahmedabad ("RoC") on December 13, 2016. Thereafter, our Bank was granted a license by the RBI on May 12, 2017, to carry on small finance bank business in India in terms of Section 22 (1) of the Banking Regulation Act, 1949. Consequently, the name of our Bank changed from Disha Microfin Limited to Fincare Small Finance Bank Limited, and on June 14, 2017 a fresh certificate of incorporation pursuant to change of name, was granted by the RoC. Our Bank commenced its operations as a small finance bank with effect from July 21, 2017. Our Bank was included in the second schedule to the RBI Act pursuant to a notification dated March 28, 2019 issued by the RBI. For further details, see "History and Certain Corporate Matters" on page 201 of the Draft Red Herring Prospectus dated August 6, 2022 ("DRHP").

Registered Office: 301-306, 3° Floor, Abhijeet -V, Opp. Mayor's Bunglow, Law Garden Road, Mithakhali, Ahmedabad - 380 006, Gujarat, India; Tel: +91 79 4001 1000; Corporate Office: 5° Floor, Bren Mercury, Kaikondanahalli, Sarjapur Main Road, Bengaluru - 560035, Karnataka, India; Tel: +91 80 4250 4444; Website: www.fincarebank.com; Contact Person: Shefaly Kothari, Company Secretary and Compliance Officer; E-mail: sfbcompsec@fincarebank.com Corporate Identity Number: U67120GJ1995PLC025373.

OUR PROMOTER: FINCARE BUSINESS SERVICES LIMITED

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF FINCARE SMALL FINANCE BANK LIMITED ("BANK" OR "ISSUER" OR "FSFBL") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) (THE "OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION ("OFFER") COMPRISING OF A FRESH ISSUE BY OUR BANK OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹6,250.00 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 17,000,000 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION ("OFFER FOR SALE" AND SUCH EQUITY SHARES, THE "OFFERED SHARES")), COMPRISING OF AN OFFER FOR SALE OF UP TO 14,934,779 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY FINCARE BUSINESS SERVICES LIMITED ("PROMOTER SELLING SHAREHOLDER"), AN OFFER FOR SALE OF UP TO 471,754 EQUITY SHARES AGGREGATING UP TO ?[+] MILLION BY WAGNER LIMITED, AN OFFER FOR SALE OF UP TO 444,140 EQUITY SHARES AGGREGATING UP TO ?[+] MILLION BY TRUE NORTH FUND V LLP, AN OFFER FOR SALE OF UP TO 430,842 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY INDIUM IV (MAURITIUS) HOLDINGS LIMITED, AN OFFER FOR SALE OF UP TO 223,955 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY OMEGA TC HOLDINGS PTE. LTD., AN OFFER FOR SALE OF UP TO 130,787 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY LEAPFROG RURAL INCLUSION (INDIA) LTD. AN OFFER FOR SALE OF UP TO 126,151 EQUITY SHARES AGGREGATING UP TO ₹[♦] MILLION BY KOTAK MAHINDRA LIFE INSURANCE COMPANY LIMITED, AN OFFER FOR SALE OF UP TO 116,981 EQUITY SHARES AGGREGATING UP TO ₹[♦] MILLION BY EDELWEISS TOKIO LIFE INSURANCE COMPANY LIMITED, AN OFFER FOR SALE OF UP TO 45,710 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY BHARTI AXA LIFE INSURANCE COMPANY LIMITED, AN OFFER FOR SALE OF UP TO 35,092 EQUITY SHARES AGGREGATING UP TO ₹[+] MILLION BY SILVER LEAF OAK (MAURITIUS) LIMITED, AN OFFER FOR SALE OF UP TO 20,572 EQUITY SHARES AGGREGATING UP TO ₹[+] MILLION BY TATA CAPITAL FINANCIAL SERVICES LIMITED AND AN OFFER FOR SALE OF UP TO 19,237 EQUITY SHARES AGGREGATING UP TO ?[•] MILLION BY EDELWEISS GENERAL INSURANCE COMPANY LIMITED (TOGETHER, REFERRED TO AS THE "INVESTOR SELLING SHAREHOLDERS" AND WITH THE PROMOTER SELLING SHAREHOLDER, REFERRED TO AS THE "SELLING SHAREHOLDERS"). THIS OFFER INCLUDES A RESERVATION OF UP TO [•] EQUITY SHARES. AGGREGATING UP TO ₹[+] MILLION (CONSTITUTING UP TO [+]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". OUR BANK IN CONSULTATION WITH THE BRLMS, OFFER A DISCOUNT OF UP TO ?[*] TO THE OFFER PRICE (EQUIVALENT OF ?[*] PER EQUITY SHARE) TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND THE NET OFFER SHALL CONSTITUTE AT LEAST [◆]% AND [◆]%, RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR BANK.

OUR BANK MAY, IN CONSULTATION WITH THE BRLMS, CONSIDER A PRE-OFFER ISSUANCE OF SECURITIES FOR AN AGGREGATE AMOUNT OF NOT EXCEEDING ₹1,250.00 MILLION ("PRE-IPO PLACEMENT). THE PRE-IPO PLACEMENT WILL BE AT A PRICE TO BE DECIDED BY OUR BANK, IN CONSULTATION WITH THE BRLMS AND THE PRE-IPO PLACEMENT, IF ANY, WILL BE UNDERTAKEN PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE AGGREGATE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE. SUBJECT TO THE OFFER COMPLYING WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR").

THE PRICE BAND, THE MINIMUM BID LOT AND THE EMPLOYEE DISCOUNT (IF ANY) SHALL BE DECIDED BY OUR BANK IN CONSULTATION WITH THE BRLMS AND WILL BE ADVERTISED IN ALL EDITIONS OF [.], AN ENGLISH NATIONAL DAILY NEWSPAPER, ALL EDITIONS OF [*], A HINDI NATIONAL DAILY NEWSPAPER, AND IN ALL EDITIONS OF [*], A GUJARATI DAILY NEWSPAPER, EACH WITH WIDE CIRCULATION (GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT WHERE OUR REGISTERED OFFICE IS LOCATED) AT LEAST TWO WORKING DAYS PRIOR TO THE BID! OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Bank in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Members, Designated Intermediaries and the Sponsor Bank.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1)of the SEBI ICDR Regulations, wherein not more than 50% of the Net Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Bank may, in consultation with the BRLMs, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Investors and not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹200,000 and up to ₹1,000,000 and two-thirds of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1,000,000 provided that under-subscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allotted on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price (net of Employee Discount, if any). All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 377 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Bank is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on August 7, 2022. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at, www.bseindia.com, respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. ICICI Securities Limited, Axis Capital Limited, IFL Securities Limited, SBI Capital Markets Limited and Ambit Private Limited at www.iricisecurities.com, www.sbicaps.com and www.axiscapital.co.in, www.sbicaps.com and www.axiscapital.co.in, www.sbicaps.com and www.axiscapital.co.in, www.sbicaps.com and www.axiscapital.co.in, www.sbicaps.com and give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Bank and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by our Bank and/or the Company Secretary and Compliance Officer of our Bank and/or the BRLMs at their respective addresses mentioned herein below in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors of the Red Herring Prospectus carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Bank and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the Contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 21 of

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus has been filed with RoC and must be made solely on the basis of such Red Herring Prospectus. The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on BSE and NSE. Disclaimer clause of the RBI: A license authorising the Bank to carry on small finance bank business has been obtained from the Reserve Bank of India in terms of Section 22 of the Banking Regulation Act, 1949. It must be distinctly understood, however, that in issuing the license, the Reserve Bank of India does not undertake any responsibility for the financial soundness of the Bank or for the correctness of any of the statements made or opinion expressed in this

For details of the share capital and capital structure of the Bank, please see the section titled "Capital Structure" beginning on page 73 of the DRHP. For details of the main objects of the Bank as contained in the Memorandum of Association, please.

		BOOK RUNNING LEAD MANAGERS	\$	
DICICI Securities	AXIS CAPITAL	IIFL SECURITIES	SIII Capited Market Market	AMBIT Acumen of work
ICICI Securities Limited ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbal - 400 025 Maharashtra, India. Tel: +91 22 6807 7100 E-mail: fincare.ipo@icicisecurities.com Investor grievance e-mail: customercare@icicisecurities.com Website: www.icicisecurities.com Contact Person: Shekher Asnani/ Sumit Singh SEBI Registration No.: INM000011179	Axis Capital Limited 1" Floor, Axis House, C 2 Wadia International Centre, P. B. Marg, Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: fincare.ipo@axiscap.in Investor grievance e-mail: complaints@axiscap.in Website: www.axiscapital.co.in Contact Person: Pavan Naik/ Anagha Ganapathy SEBI Registration No.: INM000012029	IIFL Securities Limited 10° Floor, IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel (West) Mumbai - 400 013, Maharashtra, India Tel: +91 22 4646 4728 E-mail: fincare.ipo@iiflcap.com Investor grievance e-mail: ig.ib@iiflcap.com Website: www.iiflcap.com Contact Person: Sachin Jagad/ Pawan Jain SEBI Registration No.: INM000010940	SBI Capital Markets Limited 202, Maker Tower 'E', Cuffe Parade Mumbai - 400 005, Maharashtra, India Tel: +91 22 4006 9807 E-mail: fincare.ipo@sbicaps.com Investor.grievance e-mail: in	Ambit Private Limited Ambit House 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013, Maharashtra, India. Tel: +91 22 6623 3030 E-mail: fincare.ipo@ambit.co Investor grievance e-mail: customerservicemb@ambit.co Website: www.ambit.co Contact Person: Nikhil Bhiwapurkar/ Devanshi Shah SEBI Registration No.: INM000010585

REGISTRAR TO THE OFFER **KFINTECH**

see the section titled "History and Certain Corporate Matters" on page 201 of the DRHP.

KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Selenium, Tower B. Plot No. - 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi - 500 032, Telangana, India, Tel: +91 40 6716 2222 E-mail: fincare.ipo@kfintech.com; Website: www.kfintech.com; Investor grievance e-mail: einward.ris@kfintech.com Contact Person: M Murali Krishna: SEBI Registration Number: INR000000221

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For Fincare Small Finance Bank Limited On behalf of the Board of Directors

Shefaly Kothari

Company Secretary and Compliance Officer

Date: August 8, 2022 Fincare Small Finance Bank Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI on August 7, 2022. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, 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 is available on the websites of the BRLMs, i.e. ICICI Securities Limited, Axis Capital Limited, IFL Securities Limited, SBI Capital Markets Limited and Ambit Private Limited at www.icicisecurities.com, www.axiscapital.co.in, www.iiflcap.com, www.sbicaps.com and www.ambit.co, respectively. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" on page 21 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A") in transactions exempt from, or not subject to, registration requirements of the Securities Act, and (ii) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.



CIN No; L65999KA2004PLC035329 Registered Office: Grape Garden, No. 27, 3rd A Cross, 18th Main, 6th Block, Koramangala, Bengaluru 560 095 Phone: +91 80 4071 2121; Email: compliance@ujjivanfin.com, www.ujjivan.com

PUBLIC NOTICE - 18TH ANNUAL GENERAL MEETING

Public Notice is hereby given that:

- 1. In compliance with applicable provisions of the Companies Act, 2013 read with Ministry of Corporate Affairs Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, Circular no. 02/2021 dated January 13, 2021 and Circular No. 02/2022 dated May 05, 2022, the 18th Annual General Meeting of the company is being conducted through Video Conferencing (VC) herein after called as "e-AGM".
- 2. The e-AGM is being scheduled on Friday, September 02, 2022 at 04:30 PM IST.
- 3. The Notice calling the e-AGM will be uploaded on the website of the Company at www.ujjivan.com and can also be accessed from the 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 is also available on the website of e-voting agency M/s KFin Technologies Limited at the website address https://evoting.kfintech.com/
- 4. The Members whose email addresses are not registered with the Depository Participant(s) and are holding shares in dematerialized mode, are requested to register their email addresses and mobile numbers with their concerned depositories, through their depositary participants.

Members holding shares in physical mode are requested to register their email address and mobile numbers with Companies Registrar and Share Transfer Agent i.e KFin Technologies Limited by using

https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx

5. Only those Members/ shareholders, who will be present in the e-AGM through Video Conference facility and have not casted their vote through remote e-Voting are eligible to vote through e-Voting in the e-AGM. However, members who have voted through Remote e-Voting will be eligible to attend the e-AGM.

For Uijiyan Financial Services Limited

Place: Bengaluru Date: August 08, 2022

Shashidhara S Company Secretary and Compliance Officer

www.ujjivan.com



UJJIVAN SMALL FINANCE BANK LIMITED

CIN: L65110KA2016PLC142162

Registered Office: Grape Garden, No. 27, 3rd "A" Cross, 18th Main, 6th Block, Koramangala, Bengaluru 560 095 Phone: +91 80 4071 2121; Email: corporatesecretarial@ujjivan.com Website: www.ujjivansfb.in

6TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING OTHER AUDIO VISUAL MEANS

1. The 6th Annual General Meeting ("AGM or Meeting") of

- the members of Ujjivan Small Finance Bank Limited ("Bank") will be held on Friday, September 02, 2022 at 03: 00 P.M. IST through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") in compliance with applicable provisions of the Companies Act, 2013 and rules made thereunder read with General Circular numbers 14/2020, 17/2020, 20/2020, 02/2021, 02/2022 dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021 and May 05, 2022 respectively, issued by the Ministry of Corporate Affairs and circular number SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022, issued by the Securities and Exchange Board of India (hereinafter collectively referred to as "the Circulars"), to transact the businesses that will be set forth in the Notice of the Meeting.
- 2. The Notice of the AGM and the Annual Report for the Financial Year 2021-22 will be made available on the website of the Bank at www.ujjivansfb.in, website of the Stock Exchanges at www.bseindia.com and www.nseindia.com, and on the website of e-voting agency KFin Technologies Limited at evoting.kfintech.com.
- 3. Members will have an opportunity to cast their votes remotely on the business items set forth in the Notice of the AGM through electronic voting system or through e-voting system during the meeting. The manner of remote e-voting for members holding shares in dematerialized mode, physical mode shall be provided in the Notice to the members.
- 4. In compliance with the above Circulars, electronic copies of the Notice of the AGM and Annual Report for the Financial Year 2021-22 will be sent to all the members whose email IDs are registered with the Depository Participant(s).
- 5. The Members whose email addresses are not registered with the Depository Participant(s) and are holding shares in dematerialized mode, are requested to register their email addresses and mobile numbers with their concerned depositories, through their depositary participants.

Members holding shares in physical mode are requested to register their email address and mobile numbers with Bank's Registrar and Share Transfer Agent i.e KFin Technologies Limited by using https://ris.kfintech.com/clientservices/mobilereg/mobilee mailreg.aspx

- 6. Due to lack of profitability during the year, the Board of Director of the Bank has not proposed any dividend on the equity shares for the Financial Year 2021-22.
- 7. The Notice of the Meeting and Annual Report for the Financial Year 2021-22 shall be sent to the members in accordance with the applicable laws on their registered email addresses in due course.

For UJJIVAN SMALL FINANCE BANK LIMITED

Sanjeev Barnwal Company Secretary and Place: Bengaluru Head of Regulatory Framework Date: August 08, 2022



Place: Ahmedabad













Adfactors 216







स्वातंत्र्याच्या अमृतम होत्सवी वर्षानिमित्त विविध देशभरात कार्यक्रम साजरे केले जात आहेत. यानिमित्त, केंद्र सांस्कृतिक सरकारच्या अखत्यारीतील, राष्ट्रीय नाट्य विद्यालयातर्फे, २२ वा भारत रंग महोत्सव आणि अमृतमहोत्सवाची सांगड घालत, देशभरात १६ जुलै ते १३ ऑगस्ट या कालावधीत, विशेष कार्यक्रम होत आहेत.

याचाच भाग म्हणून, मुंबईतही हा महोत्सव होणार आहे. मुंबईत आजपासून ते १३ ऑगस्ट कौशिक आणि वाणी

२०२२ या काळात राष्ट्रीय नाट्य महोत्सव आयोजित करण्यात आला आहे. सांस्कृतिक मुंबईत, कार्य मत्रालय पु.ल. देशपांडे महाराष्ट्र कला अकादमी यांनी संयुक्तरित्या महोत्सवाचे आयोजन केले आहे. आज संध्याकाळी सांडे सहा वाजता, रवींद्र नाट्य मंदिरात सिंह कोश्यारी यांच्या प्रमुख उपस्थितीत ह्या महोत्सवाचे उद्घाटन होणार आहे. ज्येष्ठ रंगकर्मी, अभिनेत्री रोहिणी हट्टंगडी, निर्माते दिग्दर्शक सतीश

आणि महाराष्ट्राचे भगत

जाहीर नोटीस

सर्व संबंधितास कळविण्यात येते कि, सदनिका नं.१२. पहिला मजला. ए-विंग, क्षेत्र ८१० चौफट बिल्टअप, बि. न.८-ए, अमोल नगर लॉर्ड्स ए को ऑप हौ सो. लि., स. नं.२०९, हि. नं.बी-१ व बी-२ मौजे जुचंद्र, अमोल नगर फैस १, नायगार पूर्व, पालघर-४०१२०८ हि मिळकत आमचे अशील राजेंद्र एस. भोसले यांच्या मालकी व कब्जेवहिवाटीत होती. सदर मिळकती संदर्भात मे परेरा जूचंद्र लॅंड डेव्हलपर्स (बिल्डर्स) आणि लीना वॉल्टर पिंटो (लिहून घेणार) यांच्यातील मूळ करारनामा दि ०६/०७/१९९२ हे गहाळ झाले आहे आणि लीना वॉल्टर पिंटो (लिहून देणार) आणि राजेंद्र एस. भोसले (लिहून घेणार) यांच्यातील करारनाम दि. १०/१२/२००३ हे नोंदणी झालेले नाही, परंत त्यावरील मुद्रांक शुल्क आणि दंड हे मुद्रांक जिल्हाधिकारी, पालघर येथे दि १३/०७/२०२२ च्या प्रमाणपत्र नुसार भरलेले आहे. सोसायटी सदरची सदनिका व भाग (शेयर्स) हे राजेंद्र एस. भोसले यांच्या नावे हस्तांतरित करणार आहे. तरी या संदर्भात जर कोणीही इसमांचा विक्री गहाणवट, बक्षिसपत्र, दान, दावा, भाडेपट्टा, वैगरे हक्काने एखादा बोजा असल्यास तो त्यांन सदर जाहीर नोटीस प्रसिद्ध झाल्यापासून चौदा दिवसांचे आत लेखी कागदोपत्री पुराव्यासहित निम्नलिखित स्वाक्षिकारांना मे. एस. पी. कन्सलटंट, अनिता शॉपिंग सेंटर, १ला मजला

ता. ०९/०८/२०२२ अशिलांतर्फे अँड. पायस डिमेलो

पोस्ट ऑफिस समोर, वसई रोड (प.), ४०१२०२

या पत्त्यावर कळवावा, नपेक्षा सदर

मिळकतीवर कोणाचाही कसल्याही प्रकारे

हक्क नाही व तो असल्यास सोडून दिलेला आहे

असे समजण्यात येईल याची कृपया नोंद घ्यावी.

त्रिपाठी टिक्क् यांची या उद्घाटन सम ारंभाला विशेष उपस्थिती असेल. राष्ट्रीय नाट्य विद्यालय (नॅशनल स्कूल ऑफ ड्रामा)चे संचालक, प्राध्यापक रमेश चंद्र गौड या कार्यक्रमाच्या अध्यक्षरथानी

PUBLIC NOTICE

Notice is hereby given to the Public enlarge by our client, Mrs. Pallavi P. Shah, that our client is the owner of Flat No. 004, on the Ground Floor, Building No. B - 27, In the Society known as Bhagwan Shantinagar Co-op. Hsg. Soc. Ltd., Situated at Sector-V of Shantinagar, Mira Road (E), Dist: Thane - 401107 (hereinafter referred as the Said Flat). Whereas our client has purchased the said Flat from Dr. E. Raji Reddy S/O Late Venkat Reddy vide registered Agreement for Sale dated 25/03/2003 bearing Doc No. TNN-7-1893 2003 and whereas Dr. Engeld 1602-2003 and whereas Dr. Emadd Raji Reddy had purchased the said Flat from Mr. Salim Shelkh by unregistered Agreement for sale dated-06/11/1999, Whereas Mr. Salim Shaikh had Purchased the said Flat from M/S. Shantistar Builders by unregistered Agreement for Sale Dated-16/10/1986 Whereas the Agreement for Sale Dated-16/10/1986 was not signed by Mr. Salim Shelkh & M/S. Shantistar Builders. Further reported that our clien misplaced the following documents (1) Unregistered & unsigned Agreement for sale dated 16/10/1986, executed between Mr. Salim Shaikh purchased from M/S. Shantistar Builders. (2) Unregistered Agreement for sale dated 06/11/1999, executed between Dr. Emaddi Raji Reddy Purchased from Mr. Salim Sheikh. Accordingly our client has

lodged a document missing complaint at Naya Nagar Police Station vide Report No. 18018-2022 dated 08/08/2022. Our client, through this Publication hereby called upon the public enlarge that if any person/s have found and are in possession of the aforesaid los Original Unregistered Agreement of the said Flat, then in such case kindly return the same at our office having address mentioned below within 15 (Fifteen) days from the date of publication of this notice. also that if any person/s have any claim/s or right, title, interest in respect of the said Flat and/or shares or any part or portion thereof by way of inheritance sale, purchase, mortgage or encumbrance howsoever or otherwise shall lodge their respective claims at ou office having address as mentioned below within 15 (Fifteen) days from the date of publication of this notice, failing which the claims, if any, of such person shall be treated as waived and/o ndoned and not binding on our client

(Rajendra Singh Rajpurohit), Advocate High Court, Mumbai, Shop No. 9, Asmita Orient C.H.S. Ltd., Near Asmita Club, Mira Road (E), Dist. Thane: 401107. Place: Mira Road Date: 09-08-2022

> कार्यालयाचा पत्ता -धर्मादाय आयुक्त भवन, सास्मीरा इमारत, डॉ. ॲनी बेझेंट रोड, वरळी, मुंबई-४०००१८.

सार्वजनिक विश्वस्त व्यवस्था नोंदणी कार्यालय, बृहन्मुबई विभाग मुंबई.

जाहीर नोटीस (महाराष्ट्र सार्वजनिक विश्वस्त व्यवस्था अधिनियम, 1950 चे कलम 50-A(1)-नियम

7 व 7 अे वाचावे)

बदल अहवाल क्रमांक : ACC/II/190/2021 ज्याअर्थी, Shri Ram Mandir, न्यास नोंदणी क्र. A-2478/Mumbai या सार्वजनिक विश्वस्त व्यवस्थेच्या सादरकर्ता विश्वस्त Smt. Shakuntala Deepak Singh यांनी ACC/II/190/2021 यामध्ये योजना मंजूर होणेसाठी सादर केलेली आहे व त्याअर्थी, हितसंबंध असलेल्या सर्व संबंधीत लोकांना सदर नोटीस द्वारे कळविण्यात येते की, सदर योजना मंजूरीस आपणास काही आक्षेप/हरकत घ्यावयाची असल्यास, आपण आपली हरकत सदर जाहीर नोटीस प्रसिध्द झाल्याच्या दिनांकापासून ३० दिवसांचे आत सहाय्यक धर्मादाय आयुक्त-(२) यांचेसमोर दाखल करावी. अन्यथा, सदर योजना मंजूरीस आपली काहीही हरकत नाही, असे समजून योजना मंजूरीवरील सदर नोटीस प्रसिध्द झाल्यापासून ३० दिवसानंतर

दिनांक ०४ रोजी माहे ऑगस्ट, २०२२ माझ्या सहीनिशी व धर्मादा आयुक्तांच्या शिक्क्यानिशी दिली.



आदेश करण्यात येईल, याची नोंद घ्यावी.

अधिक्षक (न्याय) सार्वजनिक न्यास नोंदणी कार्यालय, बृहन्मुंबई विभाग मुंबई यांचेकरीता

S V TRADING AND AGENCIES LIMITED

CIN: L51900MH1980PLC022309 Registered Office: Office No.006, Building No.1, Vasant Aishwarya C.H.S. Ltd,

Mathuradas Extn. Road, Kandivali West, Mumbai-400067. Tel No.: 022-65027372, Website: svtrading.co.in, Email id: svtradingandagencies@gmail.com Statement of Unaudited financial results for the quarter ended June 30, 2022

Sr.		Quarter Ended						
No.	Particulars	30.06.2022	31.03.2022	30.06.2021	31.03.2022			
		(Unaudited)	(Audited)	(Unaudited)	(Audited)			
1	Total Income from Operation	¥	98.88	0.04	98.92			
2	Profit (loss) before tax for the period	(5.92)	93.83	(5.36)	80.18			
3	Net Profit (loss) for the period	(5.92)	72.96	(5.36)	59.31			
4	Total Comprehensive Income for the period	(5.92)	(1,199.79)	(5.36)	(1,213.44)			
5	Paid-up equity share capital (Face Value of Rs.10/- each)	1,710.00	1,710.00	1,710.00	1,710.00			
6	Basic and diluted EPS	(0.03)	(7.02)	(0.03)	(7.10)			

Notes: The above is an extract of the detailed format of the standalone financial results for the guarter ended on June 30, 2022 filed with the Stock Exchange under regulation 33 of SEBI (Listing and Other Disclosure Requirements) Regulation 2015. The full format of the standalon financial results for the quarter ended on June 30, 2022 are available on the Stock Exchange website i.e. www.bseindia.com and Compan

for and on behalf of the Board of Directors of S V Trading and Agencies Limited

Place : Mumbai Date: 08th Aug 2022

Gopal Lal Paliwal **Managing Director** DIN: 06522898

Place: Mumbai,

Date: 8th August, 2022

ठिकाण: मुंबई

दिनांकः ०९.०८.२०२२

असतील.

उद्घाटन समारंभानंतर लगेचच, चंद्रकांत तिवारी यांनी दिग्दर्शित केलेल्या आय एम सुभाष या नाटकाचा प्रयोग होईल.

जाहीर नोटीस

सर्व लोकांना सूचना देण्यात येते की, सदनिका क्र. सी – ३१२, कमलेंश को,ऑ.हो,सो,लि, प्लॉट क्र. २८७ (एबी), सी.टी.एस. क्र. ३६८/४, शेर - ए - पंजाब कॉलनी, अंधेरी (पू., मुंबई ४०० ०९३, ही मिळकत आमचे अशील श्रीमती. सेबेस्टीयन लिली डिसोजा यांच्या मालकीची आहे. दि. ३०/१०/१९९२ रोजीच्या करारनाम्यान्वये में, कमला कंस्टकशन आणि में शेर - ए- पंजाब को.ऑ.ही.सो.लि; यांनी सदरची घर मिळकत श्री. लियाकत खैरउद्दीन अली यांना विकत दिलेली आहे. त्यानंतर श्री. लियाकत खैरउद्दीन अली यांचे दि. २२/१०/१९९६ रोजी निधन झाले. आणि श्री. लेयाकत खैरउद्दीन अली यांच्या मृत्यनंतर, मृत व्यक्तीची वारस / पत्नी श्रीमती. बसिरा लियाकर अली भाटी यांनी सदरची मिळकत आमचे अशील श्रीमती. सेबेस्टीयन लिली डिसोजा यांना विकत दिलेली आहे. आणि आमचे अशील यांच्या हातून वरील मिळकती संबंधी दि. ३०/१०/१९९२ रोजी मे. कमला कंस्ट्रकशन आणि मे. शेर -ए -पंजाब को.ऑ.हौ.सो.लि: आणि श्री. लियाकत खैरउद्दीन भली यांच्यामध्ये झालेला करारनामा आणि तद्वंतर श्रीमती. बसिरा लियाकत अली भाटी आणि आमचे अजील यांच्यामध्ये झालेला करारनामा सोबत इतर मळ कागदपत्र वरील पत्ता ने अंधेरी स्थानक प्रवास करीत असताना गहाळ झालेले आहेत. आणि सदरची बाब नजीकच्या पोलीस ठाण्यात दिलेली आहे. तरी या बाबत जर कोणाची काहीही हरकत / दावे असल्यास ती आमच्या खालील पत्त्यावर ११ दिवसांचे आत नोंदवावी. तसे न केल्यास आमचे अशील पुढील कारवाई पूर्ण करतील, आणि या विषयी कोणाचीही कोणतीही तक्रार ऐकून घेतली

नाणार नाही याची नोंढ घावी. मंदार असोसीएट्स ॲड्व्होकेट्स पत्ताः बी – १४, शांती शोप्पिंग सेंटर, रेल्वे स्टेशन समोर, मीरा रोड (पू), ता. व जि. ठाणे ४०१ १०७. ठिकाण : मीरा रोड दि. ०९.०८.२०२२

PUBLIC NOTICE s hereby given to the Public enlarge by our client. Harsha Bharat

Sumaria, that presently our client i the owner of Shop No. 1 & 2, or Ground Floor, B-Wing, in the Building known as Mercury Co-op. Hsg. Soc. Ltd, Situated at P. K. Road, Near Tanwar Hospital, Mira Bhayander Road, Mira Road East, Dist. Thane - 401107; (hereinafte referred as the said Shop). Initially ur client's Late Husband Mr. Bharat K. Sumaria was the owner of the said Shops, whereas Late Mr. Bharat K Sumaria expired on 27/05/2022 leaving behind him (1) our clien Harsha Bharat Sumaria (Wife) (2) Rinkal Sanjil Nagda (Daughter) & (3) Bhavya Bharat Sumaria (Son) as his legal heirs. Moreover, the Legal heir (1) Rinkal Sanjil Nagda (Daughter) & (2) Bhavya Bharat Sumaria (Son)

favour of our client Harsha Bhara Sumaria herein making our client as Sole owner of the Shop. Our client through this Publication hereby called upon the public enlarge that If any person/s have any claim/s of right, title, interest in respect of the said **Shop** and/or shares or any part or portion thereof by way of inheritance, share, sale, purchase, mortgage lease, lien, license, gift, attachmen or, encumbrance howsoever of otherwise shall lodge their respective claims at our office having address a mentioned below within 15 (Fifteer notice, failing which the claims, if any of such person shall be treated as valved and/or abandoned and no binding on our client.

have executed affidavit and issue

NOC in respect of the said Shop in

(Rajendra Singh Rajpurohit), Advocate High Court, Mumbai, Shop No. 9, Asmita Orient C.H.S. Ltd., Near Asmita Club, Mira Road (E), Dist. Thane: 401107. Place: Mira Road Date: 09-08-2022

जाहिर नोटीस

न.भू.क. ४२०७ पार्ट, ५३७० पार्ट आणि ७६४३ पार्ट व्हिलेज कोलेकल्याण, बांद्रा कुर्ला कॉम्प्लेक्स रोड, इस्लामपूरा, भारत नगर, वांद्रे (पूर्व), मुंबई ४०० ०५१ या संस्थेचे सभासद असलेले खालीलप्रमाणे धारण केलेले सभासदांनी नामनिर्देशन केलेले नाही.

अ.क्र.	झोपडीधारकांचे नाव	परि.२ क्र.	सदिनका क्र.	मृत्युची ता.	वारसचे नांव
8	श्री. मोहम्मद शरीफ अहमद (मयत)	०१ (एसआरए)	२ ए ∕ १०६	२७.१०.२००१	श्रीमती सईदाबी महमद शरीफ अहमद

संस्था या नोटीशीद्वारे संस्थेच्या भांडवलात / मालमत्तेत असलेले मयत सभासदाचे भाग व हित संबंध हस्तांतरीत करण्यासंबंधी मयत सभासदाचे वारसदार किंवा अन्य मागणीदार/हरकतदार यांच्याकडून हक्क मागण्या / हरकती मागविण्यात येत आहेत. ही नोटीस प्रसिध्द झाल्याच्या तारखेपासून १४ दिवसांत त्यांनी आपल्या मागण्यांच्या व हरकर्तींच्या पृष्ठयर्थ आवश्यक त्या कागदपत्रांच्या प्रती व अन्य पुरावे सादर करावेत. जर वर नमूद केलेल्या मुदतीत कोणाही व्यक्तीकडून हक्क मागण्या किंवा हरकती सादर झाल्या नाही तर मयत सभासदाचे संस्थेच्या भांडवलातील / मालमत्तेतील भाग व हित संबंध यांच्या हस्तांतरणाबाबत संस्थेच्या उपविधीनुसार कार्यवाही करण्याची संस्थेला मोकळीक राहील. जर अशा कोणत्याही हक्क मागण्या/हरकती आल्या तर त्याबाबत संस्थेच्या उपविधीनुसार कार्यवाही करण्यात येईल. नोंदी व उपविधीची एक प्रत मागणीदारास/हरकतदारास संध्याकाळी ५.०० ते ६.०० वाजेपर्यंत संस्थेच्या कार्यालयात नोटीस दिल्याच्या तारखेपासून नोटीशीची मुदत संपण्याच्या तारखेपर्यंत उपलब्ध राहील.

सचिव ठिकाण : मुंबई नवजीवन रहिवाशी एसआरए सह. गृह. संस्था मर्या. दिनांक: ०९/०८/२०२२ २/ए-१०३, भारत नगर, बीकेसी रोड, बांद्रा (पूर्व), मुंबई ५१.

जाहीर सूचना

येथे सचना देण्यात येत आहे की. दाता अर्थात श्रीमती सिताबाई भगवानदास वाघ यांनी खाली अनुसुचीत सविस्तरपणे नमुद केलेल्या जागेतील त्यांचे सर्व अधिकार, हक व हित दिनांक २७ जुलै २०२२ रोजीच्या वक्षीस खरेदीखतानुसार प्राप्तकर्त्या अर्थात **श्रीमती रेणुका सुभाप आसर** यांच्या नावे बक्षीस म्हणून दिले आहेत.

जर कोणा व्यक्तीस खालील अनुसुचीत सविस्तरपणे नमुद केलेली सदर जागा किंवा भागावर विक्री करारनामा, मृत्युपत्र, बक्षीस, अदलाबदल, भाडेपड्डा, तारण, अधिभार, मालकी हक्क, हस्तांतर, लिस वेन्द्रन्स परिरक्षा ताबा उप-भादेपदा उप-वहिवार न्यास विभागणी पापीकरण वारसाहक कायटेणी हक, जमी, वसुली अधिकार किंवा अन्य इतर प्रकार कोणताही अधिकार तसेच कोणत्याही न्यायालया कोणतेही आदेश, हकूमनामा किंवा निवाडा किंवा कोणत्याही प्रकारचे करारनामा किंवा अन्य इतः प्रकारे कोणताही हक, दावा, मागणी असल्यास त्यांनी खालील स्वाक्षरीकर्ता वकील-ऑड. सोनल तान क्र.१, शॉपर्स पॉईंट, अंधेरी पश्चिम रेल्वे स एस.च्ही. रोड, अंधेरी (प.), मुंबई – ४०००५८, मोबा.:९९६९८४९१०२, ई – मेल sonalmishal5@gmail.com येथे सदर सूचना प्रकाशन तारखेपासून १४ दिवसांत सब आवश्यक दस्तावेजांसह लेखी स्वरुपात त्यांचे दावा खाली दिलेल्या पत्त्यावर लेखी स्वरुपात कळवावे. अन्यथा असे सर्व अधिकार, हक, हित, दावा किंवा मागणी त्याग किंवा स्थगित केले आहेत अर

वर संदर्भीत अनुसुची (जागेचे वर्णन) जुन्या फ्लॅट जागेची अनुसुची

फ्लॅट क्र.१३, ३रा मजला, ए बिंग, स्पर्श को-ऑपरेटिव्ह हौसिंग सोसायटी लि., जनकल्याण नगर खारोडी, मालाड (पश्चिम), मुंबई-४०००९५, क्षेत्रफळ ७१०.२५ चौ.फु. कार्पेट क्षेत्र, तसेर अनुक्रमांक १६६ ते १७० अंतर्गत भागप्रमाणपत्र क्र.१३ धारक ५ शेअर्समध्ये अधिकार, हक्क, हिर व शेअर्स बक्षीस म्हणून प्रदान, सीटीएस क्र.९/१९, गाव मालवणी, तालुका बोरिवली, मुंबई उपनगर जिल्हा. सदर इमारतीमध्ये तळ+वरील चार मजले असून सन १९८६ मध्ये बांधण्यात आली होती फ्लॅट क्र.१४, ३रा मजला, ए बिंग, स्पर्श को-ऑपरेटिव्ह हौसिंग सोसायटी लि., जनकल्याण नगर खारोडी, मालाड (पश्चिम), मुंबई-४०००९५, क्षेत्रफळ ६८७ चौ.फु. कार्पेट क्षेत्र, तसेच अनुक्रमांक १७१ ते १७५ अंतर्गत भागप्रमाणपत्र क्र.१४ धारक ५ शेअर्समध्ये अधिकार, हक्क, हित व शेअर्स बक्षीस म्हणून प्रदान, सीटीएस क्र.९/१९, गाव मालवणी, तालुका बोरिवली, मुंबई उपनगर जिल्हा सदर इमारतीमध्ये तळ+वरील चार मजले असून सन १९८६ मध्ये बांधण्यात आली होती.

नवीन फ्लॅट जागेची अनुसुची फ्लॅट क्र.१३०२, १३वा मजला, स्पर्श को-ऑपरेटिव्ह हौसिंग सोसायटी लि., जनकल्याण नगर खारोडी, मालाड (पश्चिम), मुंबई-४०००९५, क्षेत्रफळ ९०९.१२ चौ.फु. कार्पेट क्षेत्र, एक का पार्किंग जागा क्र.२४ तसेच अनुक्रमांक १६६ ते १७० अंतर्गत भागप्रमाणपत्र क्र.१३ धारक शेअर्समध्ये अधिकार, हक्क, हित व शेअर्स बक्षीस म्हणून प्रदान, सीटीएस क्र.९/१९, गाव मालवणी तालुका बोरिवली, मुंबई उपनगर जिल्हा. सदर इमारतीमध्ये तळ+वरील चार मजले असून सन १९८६

फ्लंट क्र.१२०२, १२वा मजला, स्पर्श को-ऑपरेटिव्ह हौसिंग सोसायटी लि., जनकल्याण नगर, खारोडी, मालाड (पश्चिम), मुंबई-४०००९५, क्षेत्रफळ ९०९.१२ चौ.फु. कार्पेट क्षेत्र, एक कार पार्किंग जागा तसेच अनुक्रमांक १७१ ते १७५ अंतर्गत भागप्रमाणपत्र क्र.१४ घारक ५ शेअर्समध्ये अधिकार, हक्क, हित व शेअर्स बक्षीस म्हणून प्रदान, सीटीएस क्र.९/१९, गाव मालवणी, तालुक बोरिवली, मुंबई उपनगर जिल्हा. सदर इमारतीमध्ये तळ+वरील चार मजले असून सन १९८६ मध्ये बांधण्यात आली होती.

> सही / अंड. सोनल हेमंत मिशाल वकील, उच्च न्यायाल मोबा.:९९६९८४९१० ई-मेल: sonalmishal5@gmail.com

जाहीर नोटीस

या जाहीर नोटीसने सर्व लोकांना कळविण्यात येते की थी. रूप कुमार दामु हे सदनिका क्रमांक ३९, तिसर मजला, गिरीदर्शन को- ऑफ- हौसिंग सोसायटी लिमिटेड, जीवदानी रोड, विरार पूर्व, चे मालक होते. दिनांक १९/०५/२०१८ रोजी त्यांचे निधन झाले. सदनिका क्रमांक ३९ हि आता त्यांचे कायदेशीर वारस श्री रमेश दाम हयांच्या नावे हरूतांतरित झाली आहे सदनिका क्रमांक ३९ चे दिनांक १६/१२/१९९५ रोजी झालेले विकी करारनामा हरवले/गहाळ झाले आहे. त ते विक्री करारनामा कोणाला सापडले/मिळाले,कोणाच दावा किंवा आक्षेप असल्यास त्यांनी तो प्रकाशन तारखेपासून १५ दिवसाच्या आत वकील नाझनीन आर मेमन ह्यांचाशी खालील दिलेल्या पत्त्या वरती संपर्व

सही / - अंड. नाझनीन आर मेमन फ्लंट क्रमांक ७०१ डी, सागर द्रष्टी सीएचएसएल, जुने पेट्रोल पंप समोर मीरा रोड (पू), ठाणे. ठिकाण: मिरा रोड पूर्व, ठाणे.

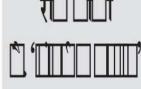
PUBLIC NOTICE

NOTICE is hereby given at large that an original Share Certificate No.16 for five fully paid up shares of Rs.50/- bearing distinctive Nos. from 0076 to 0080 (both inclusive standing in the name of Mr. Kishorkuma Valabhdas Sangani (since deceased, date of death 4th October, 2021), in respect of Flat No.B/203 on 2nd Floor in the building known as Borivali Shantikrupa Co-op. Hsg. Soc. Ltd., situated at Eksar Village, Shan Ashram, Borivali (West), Mumbai 400 103, s lost/misplaced by Mr. Dharmen Kishorkumar Sangani & Mr. Chetan Kishorkumar Sangani, the only legal heirs of Late Mr. Kishorkumar Valabhdas Sangani.

All persons who have any claim, right, title and/or interest or demands in or against the original Share Certificate No.16 by way of loss, mortgage, charge, trust, lien, possession attachment or otherwise howsoever is hereby required to make the same known in writing to the undersigned at her address at Shore No.14, Aakruti Apartment, Mathuradas Road, Kandivali (West), Mumbai 400 067 and also to the above mentioned society, within 15 days from the date hereof, otherwise if any claim comes forward hereafter will be considered as waived and/or abandoned.

(Mrs. Rashida Y. Laxmidhar) Date: 09/08/2022 Advocate

Sd/-



लापता व्यक्तीसाठी सूचना



नाव: गोप्या राघो दळवी वय: ४५ वर्षे उंची: अंदाजे ५ फूट वैवाहिक स्थिती: अविवाहीत पत्ताः सोरठेपाडा, फुलारे बस स्टॉप, वाघोळी, वसई, पालघर, ठाणे-४०१३०४.

त्वचा रंग: काळा डोळ्यांचा रंग: काळा व्यवसाय: दैनिक रोजगार आम्ही याबाबत १४ नोव्हेंबर, २०१७ रोजी नालासोपारा पोलीस ठाणे येथे कळविले आहे. तपशिलाकरिता संपर्कः सुरेखा राजेश रोझ 9669548938 दिनांकः ०९.०८.२०२२

लिस पेन्डन्स किंवा अन्य इतर प्रकारे कोणताई अधिकार, हक, दावा, हित किंवा आक्षेप असल्यार त्यांनी लेखी स्वरुपात सर्व आवश्यक दस्तावेजी पुराव्यांसह सदर सूचना प्रकाशन तारखेपासून । (सात) दिवसांच्या आत खालील स्वाक्षरीकर्त्यांकड कळवावे. अन्यथा असे दावा/आक्षेप किंवा मागणी त्याम आणि/किंवा स्थमित केले आहेत असे समजले जाईल आणि अशा टाव्यांच्या संदर्भाशिवाय व्यवहा पूर्ण केला जाईल. ठिकाणः मुंबई

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की आमचे अशील अर्थात **छ. श्री. विकास अंकुश खरा**त व. श्रीमती कोमल विकास खरात हे क.१०३, १ला मजला, इमारत क्र.बी-१४, क्षेत्रफळ २३९ चौ.फु. कार्पेट, शांती विद्यानगरी, शांती शिवकृप कोहौसालि., जी.सी.सी.जवळ, मिरा रोड (पुर्व), जिल्ह

ठाणे-४०११०७, सर्व्हे क्र.८३/१, २(पी), ८५/१पी १-ए, ८६/१, गांव घोडवंदर, तालुका व जिल्हा छाणे

श्री. दिनकर कृष्णा ननावरे यांनी सदर सदनिका मे हर्य युनिक डेल्हलपर्स यांच्याकडून दिनांक १५ नोव्हेंबर

२००० रोजीचे नोंदणीकृत विक्री करारनामामार्फत खरेदी केले होते. तदनंतर श्री. दिनकर कृष्णा ननावरे यांनी सदर सदनिका (१) श्री. लॉरेन्स जोसेफ सॅम्युअल व

(२) श्रीमती जयश्री लॉरेन्स सॅम्युअल यांना दिनांक १२ जुलै, २०१६ रोजीचे नॉदणीकृत विक्री

जयश्री लॉरेन्स सॅम्युअल यांनी दिनांक २० मे, १९९८

रोजी श्री. हरिष दत्तात्रय भावसार यांच्यासह विवाह

केला होता. त्यांना एक मुलगी व मुलगा नामे (१)

छाया हरिष भावसार व (२) चिंतामणी हरेश भावसा

आहेत. काही विशिष्ट कारणास्तव व मौखिक अनुमतीने दोन्ही पक्षकारांनी दिनांक २४ ऑगस्ट, २०१२ रोजी

घटस्फोट घेतला आणि जयश्री लॉरेन्स सॅम्युअल यांनी

२०१२ रोजी विवाह केला. ज्याअर्थी श्री. हरिष दत्तात्रय

भावसार यांचे २७ ऑगस्ट, २८१३ रोजी निधन झार

आणि सदर मालक श्री लॉरेन्स जोसेफ सॅम्यअल गांध

२४ मे, २०१८ रोजी निधन झाले, त्यांच्या पश्चात

त्यांचे कायदेशीर वारसदार श्रीमती जयश्री लॉरेन्स

सॅम्युअल, छाया हरिष भावसार व चिंतामणी हरेश

भावसार हे असून त्यांनी सदर सदिनका श्री. विकास अंकुश खरात व श्रीमती कोमल विकास खरात यांना दिनांक २३ डिसेंबर, २०२० रोजीचे नोंदणीकृत विक्री

करारनामानुसार विक्री केले आणि आता विद्यमान

मालकांना सदर सदनिका क्र.१०३ समीर दी कॉसमॉर

को-ऑपरेटिव्ह वैंक लिमिटेड यांच्याकडून कर्ज घेण्याची इच्छा आहे, म्हणून स्वर्गिय श्री. लॉरेन्स जोसेफ

सम्युअल यांचे कायदेशीर वारसदार, नातेवाईक पारिवारिक सदस्य यांना सदर मालमत्तेवर दाव

असल्यास त्यांनी योग्य दस्तावेजी पुराव्यांसह

जर कोणा व्यक्तीस, कायदेशीर वारसदार यांना व

नमृद जागा किंवा कोणत्याही भागावर विक्री

मालकीत्व, हस्तांतरण, अदलाबदल, अधिभार, बोजा करारनामा, बक्षीस, बहिबाट, उपबहिबाट, भाडेपट्टा

उपभाडेपट्टा, तावा, परवाना, मालकी हक, वारसा हक तारण, कर्ज, न्यास, परिरक्षा, देणगी, कायदेशीर हक

लॉरेन्स जोसेफ सॅम्युअल यांच्यासह १२ नोव्हेंवर

येथील जागेचे विद्यमान मालक आहेत.

. हरारनामानुसार विक्री केले.

दिनांकः ०९/०८/२०२२ सही/- एस.जी.एम. ऑण्ड असोसिएटस (ऑडव्होकेटस्, उच न्यायालय ए/२०४, विन्सवे कॉम्प्लेक्स, २रा मजल जुनी पोलीस लेन, अंधेरी (पुर्व), मुंबई-४०००६९

CUPID TRADES AND FINANCE LTD CINL51900MH1985PLC036665

ठिकाण: मुंबई

Registered office address: ShopNo.52, VMall, GayatriNagar, AshaNagar, Kandivali East, Mumbai-400101. Email ld: infosec@cupidstrade.com Website:www.cupidstrade.com

Extracts of Statement of UnAudited Financial Results for the Quarter ended 30th June, 2022 (Rs. in lakh)

Sr.	Particulars		Quarter ended		Year ended
No.		30-06-2022 (Unaudited)	31.03.2022 (Audited)	31-12-2021 (Unaudited)	31.03.2022 (Audited)
1	Total income from operations (net)	2.79	31.54	19.19	65,27
2	Net Profit / (Loss) for the period from ordinary activities	(Material State of the Control of th	13840076	NOONA-C	
	(Before tax, Exceptional and /or Extraordinary items)	(2.23)	1.79	(3.69)	(23.53)
3	Net Profit / (Loss) for the period before tax				
	(after Exceptional and /or Extraordinary items)	(2.23)	1.79	(3.69)	(23.53)
4	Net Profit / (Loss) for the period after tax	(2)	720070		
	(after Exceptional and /or Extraordinary items)	(2.23)	1.79	(3.69)	(23.53)
5	Total Comprehensive Income for the period	2000		2	W
	[(comprising profit or (loss) for the period (after tax)				
	and other Comprehensive income (after tax)]	(2.23)	1.79	(3.69)	(23.53)
6 7	Equity Share Capital (Face Value RS. 10/- per share)	96.00	96.00	96.00	96.00
7	Earnings per share (Before exceptional items)				
988	(of Rs. 10/- each)				
	(a) Basic	(0.23)	0.19	(0.38)	(2.45)
l	(b) Diluted	(0.23)	0.19	(0.38)	(2.45)

The above financial Result has been approved by the Audit Committee and Board of Directors in its meeting held on August 6, 2022 The above is an extract of the detailed format of Financial Results for the quarter ended on 30th June, 2022 filed with the stock exhanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015. The full format of the Financial Result for the quarter ended on 30th June, 2022 is available on www.bseindia.com and www.cupidtrades.com

For and Behalf of the Board Sd/-Mr. Krishna Kant Maurya Managing Director (DIN:09360287)

SHREE PRECOATED STEELS LIMITED CIN: L70109MH2007PLC174206

Regd Office: 1 Ground Floor Citi Mall, New Link Road, Andheri (W), Mumbai - 400 053

Tel: +91-7208182677 | Website: www.spsl.com | E-mall Id: spsl.investors@gmail.com

EXTRACT OF THE STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2022

Sr.	Particulars	1	Stand	alone		
No.			Year Ended			
	30.06.2022 Unaudited		31.03.2022 30.06.2021 Audited Unaudited		31.03.2022 Audited	
1 2	Total Income From Operations Net Profit/ (Loss) for the period	-		-		
3	(before Tax, Exceptional items) Net Profit/ (Loss) for the period before Tax	(11)	(13)	(11)	(50)	
4	(after Exceptional items) Net Profit/ (Loss) for the period after tax	(11)	(13)	(11)	(50)	
5	(after Exceptional items) Total Comprehensive Income for the period (Comprehensive Profit/Loss) for the period (after tax)	(11)	(13)	(11)	(50)	
6	and Other Comprehensive Income (after tax) Paid up Equity Share Capital	(11) 414	(13) 414	(11) 414	(50) 414	
7 8	Other Equity Earning per Share (of Rs.10 each) (for continuing and discontinued operations)	5	3.73	=	(458)	
	1) Basic 2) Diluted	(0.27) (0.27)	(0.31) (0.31)	(0.27) (0.27)	(1.21) (1.21)	

Notes:

Place: Mumba

Date: 6th August, 2022

The above financial results of the Company have been reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Company at its meeting held on 8th August 2022, along with limited review report given by the Statutory Auditors. The above results have been prepared in accordance with Indian Accounting Standards ('IND AS') notified under Section 133 of

the Companies Act 2013, read together with the Companies (Indian Accounting Standard) Rules, 2015. The results will be available on the Company's website: www.spsl.com and have been submitted to the Stock Exchange where

the Equity Shares of the company are listed. The figures for the last quarter results are the balancing figures between the audited figures in respect of the full financial year

and published year to date figures up to the third quarter of the respective financial year. The previous period's figures have been regrouped or rearranged wherever necessary

The accounts are prepared on a going concern basis inspite of negative net worth, pending appeal in respect of refund of indirect taxes.

For Shree Precoated Steels Limite

Harsh L. Mehta **Managing Director**

PUBLIC NOTICE

NOTICE is hereby given to the general public at large that my clients are in negotiating an hasagreed to acquire and purchase from (1) Mrs. Noorjahan Iqbal Sayani, (2) Mr. Mohamme auzan Sayani, (3) Mrs. Asma Mohammed Fauzan Sayani, and (4) Miss. Naila lqbal Sayan eingthe only surviving legal heirs of Late. Mohamed lqbal Abdul Hafiz Sayani, who was we Fauzan Sayani, (3) Mrs. Asma Mohan absolutely seized, possessed of and/or otherwise well and sufficiently entitled to Shop premis described herein below and the above named legal heirs of Late. Mohamed Iqbal Abdul Hafiz Sayani, are in the process of selling, transferring and conveying the Shop premises more particularly described in the Schedule hereunder written.

Any person having any claim demand right benefit or interest in respect of or against or to th Any person having any commencement right beneated in the clear that is a second of the commencement of the ncumbrance, occupation, covenant, trust, maintenance, easement, pre-emption, inheritant bequest, possession, reservation, agreement, lis- pendens, family arrangement, settlemen decree or order of any court of Law, partnership or otherwise of whatsoever nature or otherwi owsoever is required to make the same known in writing supported by authenticate shotocopies of valid/effectual documents to the undersigned at his address within fifteen (15 lays from the date of publication hereof, otherwise the sale, conveyance and transfer of the Shop remises in favour of my clients will be completed without reference to such claims and the same f any will be considered as waived.

THE SCHEDULE HEREINABOVE REFERRED TO (Description of the Shop Premises)

ALL THOSE piece or parcel of Shop Premises inter-alia comprising of: Shop No.3, admeasuring 250 sq. ft. Super Built – up area, equivalent to 200 sq. ft. Built – up area (18.58 sq. meters Built – up area), on the Ground floor, in Building No. Al3, Building known as Saraswati Tower, Society known as Gumplex, Mira Road (East), Thane – 401 107, constructed on the land bearing Old Survey No.523, New Survey No.54, Hissa No.5, Old Survey No.524, New Survey No.55, Hissa No.2, Old Survey No.525, New Survey No.51, Hissa No.5, Old Survey No.525, New Survey No.526, New Survey No.51, Hissa No.5, Old Survey No.526, New Survey No.527, New Survey No.54, Hissa No.5, Old Survey No.526, New Survey No.54, New Survey No.556, New Survey N No.61, Hissa No.1, Old Survey No.525, New Survey No.61, Hissa No.2, and Old Survey No.525 New Survey No.61, Hissa No.5, of Village Bhayander, Taluka and District Thane, within the limit of Mira - Bhayander Municipal Corporation and in the Registration District and Sub — District o

For MOHD ADIL A. KAPADIA Thane, Dated this 08 th day of August 2022 Advocate High Court, Bomba Add: 503/504, 5 th floor, Neel Akash Ganga Tower, Laxmi Park, Naya Nagar

Mira Road (East), Thane - 401 107. Mobile: 983378446



USHDEV INTERNATIONAL LIMITED

Regd. Off.: New Harileela House, 6th Floor, Mint Road, Fort, Mumbai 400 001. Email: info@ushdev.com Website: www.ushdev.com CIN Number: L40102MH1994PLC078468

Revised Standalone and Consolidate Financial Result for the quarter and year ended 31st March, 2022 Rs. In Lakh (Except Earnings per Equity Share data)

Place: Mumbai

Date: 08 August 2022

_											
				STANDALONE			CONSOLIDATED				
Sr. No.	Particulars	Quarter Ended 31st March 2022 (Audited)		Quarter Ended 31st March 2021 (Audited)	Year Ended 31st March 2022 (Audited)	Year Ended 31st March 2021 (Audited)		Quarter Ended 31st Dec 2021 (Unaudited)		Year Ended 31st March 2022 (Audited)	Year Ended 31st March 2021 (Audited)
1. 2. 3. 4. 5. 6.	Total Income from Operations Net Profit / (Loss) for the period before Tax Net Profit / (Loss) for the period after tax Total Comprehensive Income for the period Equity Share Capital (Face Value of Rs.1/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year Earnings per equity share (Face Value of Rs.1/- per share): 1. Basic & Diluted		1,184.34 (532.92) (532.92) 14.40 3,384.94 (3,14,280.24) (0.16)	553.81 (390.08) (190.08) 25.35 3,384.94 (3,14,280.24) (0.06)	1,355.75 (2,654.56) (2,654.56) 43.55 3,384.94 (316,891.25) (0.78)	11,044.77 1,161.08 1,161.08 22.74 3,384.94 (314,280.24)	(4,535.02) (1,423.76) (1,423.76) 41.04 3,384.94 (316,891.32) (0.41)	1,184.33 (532.92) (532.92) 14.40 3,384.94 (3,14,280.28) (0.15)	553.84 (390.09) (590.09) 25.35 3,384.94 (314,280.28) (0.17)	1,355.75 (2,654.59) (2,654.59) 43.55 3,384.94 (316,891.32) (0.78)	23,632.16 1,161.08 1,161.08 22.74 3,384.94 (315,464.14) 0.35

Notes: The above is an extract of the detailed format of Quarterly ended Financial Results filed with the Stock Exchange(s) under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarter and year ended Financial Results are available on the website of BSE limited (www.bseindia.com). The same is also made available on the website of the Company (www.Ushdev.com).

> For Ushdev International Limited **Arvind Prasad**