BHARAT CO-OPERATIVE BANK (MUMBAI) LTD.

(MULTI-STATE SCHEDULED BANK) Central Office : "Marutagiri", Plot No. 13/9A, Sonawala Road, Goregaon (East), Mumbai-400063. Tel. : 61890085 / 61890134 / 61890083

CORRIGENDUM

(to Demand Notice dated 23.07.2019 pertaining to M/s. Krishnamrutam Enterprises Private Limited)

This is with reference to the Demand Notice No BCB/CO/Legal&Recovery/802/201 ssued on 23.07.2019 u/s 13(2) of SARFAESI Act,2002 which was also published in The Free Press Journal (English Daily), Navshakti (Marathi Daily), The New Indian Express, Andhra Pradesh (English Daily) and Prajasakti (Telgu Daily) issue dated 19.09.2019 and executed Loan Documents viz. Sanction Letter Ref No. BCB/GGE/4155/2016 dated 15.03.2016, Loan Agreement and Memorandum of entry recording the deposit of title deeds, wherein the District of mortgaged Flat No.303, admeasuring 548 sq. ft carpet area in "B" Wing of "Mita Co-operative Housing Society Ltd.," situated at Plot No.32, Sector 20, Kharghar, Navi Mumbai, District Raigad - 410210, was inadvertently recorded as "Distric Khalginal, Navimilinal, District Raigad". However, in Notice of Intimation of mortgage by Thane" instead of **"District Raigad**". However, in Notice of Intimation of mortgage by Deposit of Title Deeds, filed with Sub-Registrar Kharaghar vide lodging receipt No. PNL4 2903-2016 dated 16.04.2016 was correctly recorded as "District Raigad". Therefore correct District shall be read as "Raigad District' instead of "Thane District'. Other contents of the said Demand Notice, Loan Documents and other correspondences shall remain

Date:30.07.2024 Place: Mumbai

Sd/ Authorised Officer Bharat Co-operative Bank (Mumbai) Ltd.

केनरा बैंक Canara Bank 🛦 🛮 SINNAR BRANCH

POSSESSION NOTICE [SECTION 13(4)]

The undersigned being the Authorised Officer of the Canara Bank under Securitization And Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (Act 54 of 2002) (hereinafter referred to as "the Act") and in exercise of powers conferred under Section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice dated 25/04/2023, calling upon the Borrower Mr. Vasant Shamrao Tayde to repay the amount mentioned in the notice, being Rs. 11,71,306 /- (Rupees Eleven Lakhs Seventy one Thousand Three hundred Six only) with interest thereon within 60

The borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him / her under section 13(4) of the said Act, read with Rule 8 & 9 of the said Rule on this

The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Canara Bank Sinnar Branch for an amount of Rs. 11,71,306 /-(Rupees Eleven Lakhs Seventy one Thousand Three hundred Six only) as on

The borrower's attention is invited to the provisions of Section 13(8) of the Act. in respect of time available, to redeem the secured assets.

Description of the Immovable Property

All that part and parcel of Flat No. 114 admeasuring area 29 17 Sq. Mtrs in Sa. Vandan Park on Plot No 1 Of Survey No 842 (1085)1 to 10/5A/1 at Village Sinnar Tal Sinnar Dist Nashik Boundaries of the property: East: Marginal Space West: Flat No. 113 & Lift North: Marginal Space South: Flat No. 115 Name of Title Holder- Mr. Vasant Shamrao Tayde

Date: 24/07/2024 Place: Sinnar



Authorised Officer, Canara Bank

Fermenta Biotech Limited

Corporate Identification Number (CIN): L99999MH1951PLC008485 Registered Office: A-1501, Thane One, 'DIL' Complex, Ghodbunder Road, Majiwade, Thane (W) - 400 610, Maharashtra, India. Tel: +91-22-6798 0800 / 888 • Fax: +91-22-6798 0899

Notice to the Equity Shareholders regarding transfer of equity shares to Investor Education and Protection Fund ('IEPF')

n accordance with Section 124(6) and other applicable provisions of the Companie Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund), Rules 2016 (amended from time to time) shareholders for seven consecutive years or more shall be transferred by the Company Pursuant to the Rules, the Company has communicated individually to the concerne year 2016-17 (final dividend) in order to avoid transfer of their shares to IEPF Demat Account. It may be noted that if no response or claim is received by the Company or R&T Agents by Monday, September 30, 2024, the Company will proceed to transfel iability shall lie against the Company in respect of equity shares so transferred

- i) Equity shares held in physical form by issuance of duplicate share certificate letter of confirmation(s) and the concerned depository shall convert the duplicate share certificate(s) / letter of confirmation(s) into demat form and transfer the shares in favor of IEPF Demat Account. The original share certificate(s) registered in the shareholders' name shall stand automatically cancelled and deemed non-
- dematerialization account of IEPF Demat Account.

Shareholders may note that the unclaimed dividend and the equity shares transferred to IEPF/IEPF Demat Account including all benefits accruing on such equity shares, if any, can be claimed by the concerned equity shareholders from IEPF Authority as per the procedure prescribed in the Rules.

shareholders holding equity shares in physical form if the folio is KYC compliant.

In case shareholders have any queries on the subject matter, they may contact the R&T Agents at C- 101, 247 Park, L.B.S. Marg, Vikroli (West), Mumbai 400 083 Tel: (022) 49186270; Email: iepf.shares@linkintime.co.in

For Fermenta Biotech Limited

Dated: July 30, 2024 Place: Thane

Varadvinayak Khambete **Company Secretary** CIV.W.P.No 107155 of 2024 **Date 22 JULY 2024**

IN THE HIGH COURT OF JUDICATURE AT BOMBAY APPELLATE SIDE, CIVIL JURISDICTION **CIVIL WRIT PETITION NO. 1494 OF 2024** Ambit Finvest Private .Ltd.

Through its authorized Officer Mr. Prashant Ohal Through Advocate: GNP Legal. Versus

Debt Recovery Tribunal- 1 Mumbai Bench Mumbai and Ors.

2. Areovsion India Pvt Ltd. Registered Office : 1st Floor: 14/105, Unnat Nagar DIV-3

Co-Op, Co-Operative Housing Society, M. G. Road, Behind Gajanan Maharaj Mandir, Goregoan, (West;), Mumbai - 400 062.

WHEREAS the petitioner abovenamed has presented a petition to this Court under article 227 of the Constitution of India and whereas the same has been registered in this Court as Writ petition No. 1494 of 2024 praying for quashing and setting aside Order dated 02/05/2024 passed by Debt Recovery Tribunal - 1 Mumbai in IBC No. 02 of 2022 and to stay the proceeding in Insolvency Petition No. 2 of 2022 pending before Debt Recovery Tribunal - 1, Mumbai etc. And this Court has on 09th day of Jul 2024 ordered to issue Notice before admission.

THEREFORE, take Notice that the hearing of the said Writ Petition, will take place on 28th day of August 2024 or any subsequent day which to this Court may seem convenient and that, if no appearance is made on your behalf either in person or by an Advocate of this Court duly authorised and instructed by you, it will be heard and determined in your absence

WITNESS Shri. Devendra Kumar Upadhyaya, the Chief Justice at Bombay, aforesaid this 09th day of July, 2024

This 22nd Day of July, 2024 (Mr. Sachin V Modak) Clerk

(Mrs. Prerna Y. Kadam) Section Officer

By the Court. (Mr. Virendra A. Dhavas) Deputy Registrar, (Civil)

BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, CHENNAI BENCH, AT CHENNAI COMPANY PETITION CP(CAA)/37(CHE)/2024 COMPANY APPLICATION CA(CAA)/19(CHE)/2024

Metro Digital Networks (Hyderabad) Private Limited CIN: U72200TN2005PTC165520 (Former CIN: U72200TG2005PTC048619) Registered office at No.10 Hunters Road, Choolai, Vepery Chennai, Perambur Purasawalkam Tamil Nadu, India, 600112

Deccan Digital Networks (Hyderabad) Private Limited Clin: U72200TR2005PTC165519 (Former Clin: U72200TG2005PTC048589)
Registered office at No.10 Hunters Road, Choolai, Vepery

Chennai, Perambur Purasawalkam, Tamil Nadu, India, 600112. A.V. Digital Networks (Hyderabad) Private Limited CIN: U92111TN2005PTC165850 (Former CIN: U92111TG2005PTC048588)

Registered office at No.10 Hunters Road, Choolai, Vepery Chennai, Perambur Purasawalkam, Tamil Nadu, India, 600112.

Digital Radio (Mumbai) Broadcasting Limited CIN: U92111TN2000PLC165759 (Former CIN: U92111DL2000PLC107736) Registered office at No.10 Hunters Road, Choolai, Vepery Chennai, Perambur Purasawalkam, Tamil Nadu, India, 600112.

Digital Radio (Delhi) Broadcasting Limited
CIN: U74140TN2000PLC164450 (Former CIN: U74140DL2000PLC107734) Registered office at No.10 Hunters Road, Choolai, Veperv Chennai, Perambur Purasawalkam, Tamil Nadu, India, 600112.

.Amalgamating Company 5 South Asia Multimedia Private Limited CIN: U51909TN1996PTC164502 (Former CIN: U51909DL1996PTC078475)
Registered office at No.10 Hunters Road, Choolai, Vepery
Chennai, Perambur Purasawalkam, Tamil Nadu, India, 600112.

Dinital Radio (Kolkata) Broadcasting Limited CIN: U74140TN2000PLC164220 (Former CIN: U74140DL2000PLC107732)
Registered office at No.10 Hunters Road, Choolai, Vepery

Chennai, Perambur Purasawalkam Tamil Nadu, India, 600112 . Amalgamating Company

Optimum Media Services Private Limited
CIN: U74899TN2005PTC163645 (Former CIN: U74899DL2005PTC143204) Registered office at No.10 Hunters Road, Choolai, Vepery Chennai, Perambur Purasawalkam Tamil Nadu, India, 600112.

... Amalgamating Company 8 / Amalgamated Company Pioneer Radio Training Services Private Limited CIN: U80302TN2005PTC164015 (Former CIN: U80302DL2005PTC143205) Registered office at No.10 Hunters Road, Choolai, Vepery Chennai, Perambur Purasawalkam, Tamil Nadu, India, 600112.

Amalgamating Company 9 / Amalgamated Company Asia Radio Broadcast Private I imited

CIN: U92131TN2005PTC058222, Registered office at No.10 Hunters Road, Choolai, Vepery Chennai, Perambur Purasawalkam, Tamil Nadu, India, 600112.

. Amalgamating Company 10 / Amalgamated Company 3 South Asia FM Limited CIN: U92131TN2005PLC057987,

Registered office at Murasoli Maran Towers, 73, MRC Nagar Main Road, MRC Nagar, Chennai, Tamil Nadu, India, 600028.

NOTICE OF PETITION

TAKE NOTICE that, a Company Petition filed by the above mentioned Amalgamating Company 1 to Amalgamating Company 10 and Amalgamated Company under Sections 230 to 232 of the Companies Act, 2013 for sanctioning the Composite Scheme of Amalgamation amongst Metro Digital Networks (Hyderabad) Private Limited ("Amalgamating Company AV Digital Networks (Hyderabad) Private Limited ("Amalgamating Company 3"), Digital Radio (Mumbai) Broadcasting Limited ("Amalgamating Company 4"), Digital Radio (Delhi) Broadcasting Limited ("Amalgamating Company 5"), South Asia Multimedia Private imited ("Amalgamating Company 6"), Digital Radio (Kolkata) Broadcasting Limited "Amalgamating Company 7"), Optimum Media Services Private Limited ("Amalgamating Company 8/Amalgamated Company 1"), Pioneer Radio Training Services Private Limited ("Amalgamating Company 9/Amalgamated Company 2"), Asia Radio Broadcast Private imited ("Amalgamating Company 10/Amalgamated Company 3") and South Asia FM imited ("Amalgamated Company") and their respective shareholders and creditors "Scheme"), was admitted by the Hon'ble National Company Law Tribunal, Chennai Bench "NCLT") on June 19, 2024 and the said Company Petition is fixed for hearing on August

ET, 2027. Any person desirous of supporting or opposing or making representation(s) in relation to the said Company Petition should send to the Petitioners Advocates (i.e) Pawan Jhabakh, 115, Luz Church Road, 1st Floor, Mylapore, Chennai – 600 004, notice of his intention signed by him or his advocate, with his name and address, so as to reach the Petitioners advocates not later than two (2) days before the date fixed for the final hearing of the Company Petition. Where any such person seeks to oppose the Petition, the grounds of opposition in the form of an Affidavit, shall be furnished along with such notice.

A copy of the Company Petition along with all the exhibits will be furnished by the

Amalgamating Company 1 to Amalgamating Company 10 and Amalgamated Company and at their respective registered office(s), to any person requiring the same on payment of the prescribed fees for the same. Dated this 30th July, 2024

Pawan Jhabakh Counsel for the Petitione 115, Luz Church Road, 1st Floor, Mylapore, Chennai – 600 004

Consolidated

(Rs. in Crores)

Form No. URC-2 Advertisement giving notice about Registration under Part I Of Chapter XXI

[Pursuant to section 374(b) of the Companies Act, 2013 and Rule 4(1) of the Companies (Authorised to gister) Rules, 2014]

Notice is hereby given that in pursuance of Sub-Section (2) of Section 366 of the Companies Act 2013, an application has been made to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code-122050 that M/s. Swadev Chemicals, a partnership firm may be registed under Part I of Chapter XXI of the Companies Act 2013, as a company limited by shares.
The principal object of the company is as under:
To carry on a business of manufacturing & Trading/Exporting of the Furoic Acid, Various Chemicals

A copy of the draft Memorandum and Articles of Association of the proposed company may be inspected at the office of the Firm situated at Plot No. C1B-5004 /1 & C1B-5004/3, 4th Phase,

Right State at the control of the missing and the control of the c objection in writing to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code-122050 within 21 days from the date of publication of this notice, with a copy to the Firm i.e., proposed company at its Office address mentioned above and on behalf of M/s. Swadev Chemicals.

Sd/-Lavjibhai Narshibhai Ramolia Partner

Sd/-Pankaj Narsinhbhai Ramolia Partner

केनरा बैंक Canara Bank IGATPURI BRANCH **DP CODE: 5606**

POSSESSION NOTICE [SECTION 13(4)]

(For Immovable property) Whereas :

The undersigned being the Authorised Officer of the Canara Bank under Securitization And Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (Act 54 of 2002) (hereinafter referred to as "the Act") and in exercise of powers conferred under Section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice dated 02/02/2024, calling upon the Borrower Mrs. Shweta Shailendra Sharma and Co-Borrower Mr. Shailendra Surendra Sharma to repay the amount mentioned in the notice, being Rs. 21,79,303.33/- (Rupees Twenty One Lakh Seventy Nine Thousand Three Hundred Three and Paise Thirty Three Only) with interest

The borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him / her under section 13(4) of the said Act, read with Rule 8 & 9 of the said Rule on this 24th Day Of July Of The Year 2024.

The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Canara Bank Igatpuri Branch for an amount of Rs. 21,79,303.33/-

The borrower's attention is invited to the provisions of Section 13(8) of the Act, in respect of time available, to redeem the secured assets.

Description of the Immovable Property

All that part and parcel of Flat no 3 (adm. Area 55.6 sq. mtrs and built up area of 66.7 sq. mtrs.) on ground floor in building "Megh Malhar Residency" on Plot no 46,47,48 Survey no 43 Talegaon Budruk Igatpuri Nashik 422403 Bounded as under: North- By Open Space South- By Duct, & Shop No. 7,8,9 East- By Flat No. 4 West: By Flat No. 2 Name of Title Holder- Mrs. Shweta Shailendra Sharma and Mr. Shailendra Surendra Sharma

Date: 24/07/2024 Place: Igatpuri



Authorised Officer, Canara Bank



Navi Mumbai Regional Office, C-14, G Block, BKC, Bandra East, Mumbai- 400 051 email:-recoveryronm@canarabank.com

सिंडिकेट Syndicate

. MR. NITIN SHIVRAM SHINDE ROOM NO 7 CHAWL NO 1, KISHOR GOPAL DEV CHAWL, MANDA TITWALA WEST KALYAN

HANE MAHARASHTRA-421605 TRANCE, MADDANASH TAA-42 1009 2. MRS. DEEPA NITIN SHINDE ROOM NO 7 CHAWL NO 1, KISHOR GOPAL DEV CHAWL, MANDA TITWALA WEST KALYAN

THANE MAHARASHTRA-421605 I HANNE, MAHARASH I KA-421605
Subject: NOTICE UNDER SECTION 13(2) OF THE SECURITISATION AND
RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY
INTEREST ACT, 2002 (SARFAESI ACT, 2002) READ WITH SECURITY INTEREST
(ENFORCEMENT) RULES, 2002 AS AMENDED FROM TIME TO TIME.

as "THE BORROWER") have availed credit facility/ facilities stated in Schedule A hereunder and have entered into the security agreements in favour of secured creditor. While availing the said credit facilities, you have expressly undertaken to repay the loan amount/s Rs. 23,60,183.00(Rupees Twenty three lakhs sixty thousand one hundred eighty three only) with interest thereon in accordance with the terms and conditions of the above mentioned agreements. 4. That - has guaranteed the payment on demand of all moneys and discharge all obligations and

liabilities owing or incurred to the secured creditor by the borrower for credit facilities. You (The Person mentioned in Schedule B) are also entered in to agreements against the se assets which are detailed in Schedule B hereunder.

However, from February 2024, the operation and conduct of the said financial assistance/ credit facilities have become irregular. The books of account maintained by the secured assets shows that the liability of the borrower towards the secured creditor as on date amounts to Rs 24.68.420.72 (Rupees Twenty three lakh eighteen thousand three hundred seventy two and paise eighty six only), the details of which together with the future interest rate are stated in schedule C hereunder. It is further stated that the borrower/Guarantor having failed to keep up with the terms f the above said agreement in clea dues of the secured creditor within the tim have been evasive in settling the dues. The operation and conduct of the above said financia assistance/ credit facility/ies having come to a standstill and as a consequence of the defaul committed in repayment of principal debt. Installment and interest thereon, the secured creditor was constrained to classify the debt as Non-Performing Asset (NPA) as on 12.05.2024 in accordance with the directives/quidelines relating to asset classification issued by the Reserv Bank of India

The secured creditor to through this notice brings to your attention that the borrower has failed and neglected to repay the said dues/ outstanding liabilities and hence hereby demand you under Section 13(2)of the Act, by issuing this notice to discharge in full the liabilities of the borrower as stated in Schedule C hereunder to the secured Creditor within 60 days from the date of receipt of states in Contection to the section of the section undertaken by the secured creditor in recovering its dues.

Please take note of the fact that if you fail to repay to the secured creditor the aforesaid sum of Rs. 24,68,420.72 (Rupees Twenty three lakh eighteen thousand three hundred seventy two and paise eighty six only), together with further interest and incidental expenses and costs as stated above terms of this notice under Sec. 13(2) of the Act, the secured creditor will exercise all or any of the ights detailed under sub-section (4) (a) and (b) of Section 13, the extract of which is given here pelow to convey the seriousness of this issue:

13(4)- In case the borrower/Guarantor fails to discharge liability in full within the period specified in sub section (2), the secured creditor may take recourse to one or more of the following measures to recover his secured debt, namely: a) Take Possession of the secured assets of the Borrower/Guarantor including the right to transfe

Take over the management of the business of the borrower including the right to transfer by war of lease, assignment or sale for realizing the secured asset:

rovided that the right to transfer by way of lease, assignment or sale shall be exercised only where the substantial part of the business of the borrower is held as security for the debt:

Provided further that where the management of the whole of the business or part of the business is severable, the secured creditor shall take over the management of such business of the borrower

which is relatable to the security for the debt: And under other applicable provisions of the said Act.
Your attention is invited to provisions of sub section (8) of Section 13, in respect of time available

to redeem the secured assets. You are also put on notice that in term of Section. 13(13) the borrower/ Guarantor shall not transfer

by way of sale, lease or otherwise the said secured assets detailed in Schedule B hereunder vithout obtaining written consent of the secured creditor. It is further brought to your notice that any contravention of this statutory injunction/restrain, as provided under the said act, is an offence and if for any reason, the secured assets are sold or leased out in the ordinary course of business the sale proceeds or income realized shall be deposited with the secured creditor. In this regard ave to render proper accounts of such realization/income.

ights or remedies which the secured creditor may have including further demands for the sums und due and payable by you. This is without prejudice to any other rights available to the secured creditor under the Act and/o

ease comply with the demand under this notice and avoid all unpleasantness. In case of nocompliance, further needful action will be resorted to, holding you liable for all costs and

Yours Faithfull

AUTHORISED OFFICER

ny other law in force

SCHEDULE A [DETAILS OF CREDIT FACILITY/IES AVAILED BY THE BORROWER]

Serial No.	Loan A/c. Number	Nature Of Loan/limit	Date Of Sanction	Amount
1	160001648389	Housing Loan	12/06/2023	Rs. 22,90,000.00
2	164003503145	Canara Home Loan Secure	15/06/2023	Rs. 70,183.00

SI. No. Immovable Name Of The Title Holder Flat No. 303. 3rd Floor, Varadvinayak Apartment, Surve MR. NITIN SHIVRAM No 27, Plot No 4/A/1, Village Bopele, Near Abhishek Florida Hari Om Nagar, Bopele Road, Neral (East) SHINDE and MRS DEEPA NITIN SHINDE Taluka – Kariat, District – Raigad, Maharashtra - 410101 Admeasuring 487 Sq. Ft. Built up Area Roundaries: North: Bopele Road South: Open Land East: Open Land West: Bunglow

SL LOAN A/C NATURE OF LOAN/LIMIT DATE OF AMOUNT NUMBER NO. SANCTION 160001648389 Rs. 23,96,282.86 Housing Loan 12/06/2023 164003503145 15/06/2023 Rs. 72,137.86 Canara Home Loan

HAZOOR MULTI PROJECTS LIMITED

Regd. Off.: C-45, 4th Floor, plot-210, C Wing, Mittal Tower, Barrister Rajanai Patel Marg, Nariman Point, Mumbai - 400021. Tel: 022 22000525, E-Mail Id: hmpl.india@gmail.com Website: www.hazoormultiproject.com

PUBLIC NOTICE - 32ND ANNUAL GENERAL MEETING

This is to inform that, the 32rd Annual General Meeting ('AGM/'Meeting') of Hazoor Mult Projects Limited (the 'Company') will be convened through Video Conference ('VC') / other audio visual means ('OAVM') in compliance with the applicable provisions of the Companie Act, 2013 and the rules made thereunder, read with General Circular dated April 8, 2020 April 13, 2020, May 5, 2020, January 13, 2021, December 14, 2021, May 5, 2022 ecember 28, 2022 and September 29, 2023 issued by the Ministry of Corporate Affairs ('MCA Circulars') and Circular dated May 12, 2020, January 15, 2021, May 13, 2022 and January 5, 2023 issued by the Securities and Exchange Board of India ('SEBI Circular'). The 32nd AGM of the Members of the Company will be held at 1:00 P.M. (IST) on Tuesday

sugust 27, 2024 through VC/ OAVM facility provided by the Central Depository Service .imited ('CDSL') to transact the businesses as set out in the Notice convening the AGM. The e-copy of 32rd Annual Report of the Company for the Financial Year 2023-24 along with the Notice of the AGM, Financial Statements and other Statutory Reports will be available on the website of the Company at www.hazoormultiprojects.com and on the website of CDSL at www.evotingindia.com, Additionally, the Notice of AGM will also be available on the websites of the stock exchange on which the securities of the Company are listed i.e., at www.bseindia.com.

Members can attend and participate in the AGM through the VC/OAVM facility ONLY, the details of which will be provided by the Company in the Notice of the Meeting. Accordingly please note that no provision has been made to attend and participate in the 32nd AGM of the Company in person to ensure compliance with respect to circular issued by MCA and SEBI as above said. Members attending the Meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. Members will have an opportunity to cast their vote(s) remotely through remote e-voting

system and can cast their vote(s) through e-voting system during the AGM on the item(s) of

ousiness as set out in the Notice of AGM. The Notice of the AGM along with the Annual Report 2023-24 will be sent electronically only to those Members whose e-mail addresses are registered with the Company Registrar & Transfer Agents ('Registrar') / Depository Participants ('DPs'), as the case ma be. As per the SEBI Circular, no physical copies of the Notice of AGM and Annual Repor vill be sent to any Member. The manner of voting for members holding shares in dematerialised mode, physical mode and for members who have not registered the emai addresses will be provided in the Notice of AGM.

REGISTRATION OF E-MAIL ADDRESSES

Members who have not yet registered their e-mail addresses are requested to follow the rocess mentioned below, for registering their e-mail addresses to receive the Notice of the AGM and Annual Report 2023-24 electronically, and to receive login ID and passwor

- In case shares are held in physical mode please provide Folio No., Name of shareholde scanned copy of the share certificate (front and back). PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to hmpl.india@gmail.com
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Accoun statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to hmpl.india@gmail.com.
- Alternatively, member may send an e-mail request to helpdesk.evoting@cdslindia.com for obtaining User ID and Password by proving the details mentioned in Point (1) or (2 as the case may be **UPDATION OF BANK ACCOUNT DETAILS**

hareholder(s) holding shares in dematerialized form are requested to notify changes in

For Hazoor Multi projects Limited

Swaminath Chhotelal Jaiswa

DATE: 25.07.2024

Company Secretary & Compliance Office

क्रिकारा बैंक Canara Bank Circle Office Building, 8th Floor, 'A' Wing C-14, G Block, BKC, Bandra East, सिंडिकेट Syndicate

KATRAP BADLAPUR MAHARASHTRA-421503

REF:RO/LEGAL/SARFAESI/10/2024/MV

sank details with their respective DPs.

Date: 29.07.2024

Mumbai- 400 051 email :- recoveryronm@canarabank.com

Navi Mumbai Regional Office,

I. MRS. PRAGATI VIKAS MORE ROOM NO 204 SHIVAM SANGKUL SOCIETY NEAR GAONDEVI MANDIR, ANAND NAGAR

KATRAP, BADLAPUR, MAHARASHTRA-421503 2. MR. VIKAS JAGANNATH MORE ROOM NO 204 SHIVAM SANGKUL SOCIETY NEAR GAONDEVI MANDIR, ANAND NAGAR

KAIRAR, BADLAPUR, MAHARASHIRA-421003
Subject: NOTICE UNDER SECTION 13(2) OF THE SECURITISATION AND
RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY
INTEREST ACT, 2002 (SARFAESI ACT, 2002) READ WITH SECURITY INTEREST
(ENFORCEMENT) RULES, 2002 AS AMENDED FROM TIME TO TIME.

The undersigned being the authorized Officer of Canara bank, DHUTUM branch (hereinafter referred to as "the secured creditor"), appointed under the Securitization and Reconstruction o Financial Assets and Enforcement of Security interest Act, 2002, (hereinafter referred as the "Act do hereby issue this notice to you as under

referred to as "THE BORROWER") have availed credit facility/ facilities stated in Schedule A hereunder and have entered into the security agreements in favour of secured creditor. While availing the said credit facilities, you have expressly undertaken to repay the loan amount/s Rs 22,50,000.00(Rupees Twenty two lakhs fifty thousand only) with interest thereon in accordance with the terms and conditions of the above mentioned agreements. That - has guaranteed the payment on demand of all moneys and discharge all obligations and liabilities owing or incurred to the secured creditor by the borrower for credit facilities.

That MRS. PRAGATI VIKAS MORE and MR. VIKAS JAGANNATH MORE (hereinafte

You (The Person mentioned in Schedule B) are also entered in to agreements against the secure assets which are detailed in Schedule B hereunder. However, from April 2024, the operation and conduct of the said financial assistance/ credi acilities have become irregular. The books of account maintained by the secured assets shows

that the liability of the borrower towards the secured creditor as on date amounts to Rs 23,18,372.86 (Rupees Twenty three lakh eighteen thousand three hundred seventy two and paise eighty six only), the details of which together with the future interest rate are stated in schedule C oder. It is further stated that the borrower/Guarantor having failed to keep up with the term of the above said agreement in clearing the dues of the secured creditor within the time given, and have been evasive in settling the dues. The operation and conduct of the above said financia assistance/ credit facility/ies having come to a standstill and as a consequence of the defau committed in repayment of principal debt. Installment and interest thereon, the secured credito was constrained to classify the debt as Non-Performing Asset (NPA) as on 23.07.2024 in accordance with the directives/guidelines relating to asset classification issued by the Reserv The secured creditor to through this notice brings to your attention that the borrower has failed and

neglected to repay the said dues/ outstanding liabilities and hence hereby demand you under Section 13(2)of the Act, by issuing this notice to discharge in full the liabilities of the borrower as stated in Schedule C hereunder to the secured Creditor within 60 days from the date of receipt of this notice that you are also liable to pay future interest at the rate of 12.06% Per Annum together with all costs, charges, expenses and incidental expenses with respect to the proceeding undertaken by the secured creditor in recovering its dues. Please take note of the fact that if you fail to repay to the secured creditor the aforesaid sum of Rs

23,18,372.86 (Rupees Twenty three lakh eighteen thousand three hundred seventy two and paise eighty six only), together with further interest and incidental expenses and costs as stated above n terms of this notice under Sec. 13(2) of the Act, the secured creditor will exercise all or any of the rights detailed under sub-section (4) (a) and (b) of Section 13, the extract of which is given here elow to convey the seriousness of this issue

13(4)- In case the borrower/Guarantor fails to discharge liability in full within the period specified in sub section (2), the secured creditor may take recourse to one or more of the following measures recover his secured debt, namely; a) Take Possession of the secured assets of the Borrower/Guarantor including the right to transfer

by way of lease, assignment or sale for realizing the secured asset; b) Take over the management of the business of the borrower including the right to transfer by wa Provided that the right to transfer by way of lease, assignment or sale for realizing the secured asset: where the substantial part of the business of the borrower is held as security for the debt:

Provided further that where the management of the whole of the business or part of the business is severable, the secured creditor shall take over the management of such business of the borrowe which is relatable to the security for the debt; And under other applicable provisions of the said Act.

Your attention is invited to provisions of sub section (8) of Section 13, in respect of time available to redeem the secured assets You are also put on notice that in term of Section, 13(13) the borrower/ Guarantor shall not transfe

by way of sale, lease or otherwise the said secured assets detailed in Schedule B hereunde without obtaining written consent of the secured creditor. It is further brought to your notice that any contravention of this statutory injunction/restrain, as provided under the said act, is an offence and if for any reason, the secured assets are sold or leased out in the ordinary course of business the sale proceeds or income realized shall be deposited with the secured creditor. In this regar you shall have to render proper accounts of such realization/income. This notice of Demand is without prejudice to and shall not be construed as waiver of any othe

rights or remedies which the secured creditor may have including further demands for the sum ound due and payable by you. This is without prejudice to any other rights available to the secured creditor under the Act and/o

any other law in force Please comply with the demand under this notice and avoid all unpleasantness. In case of no compliance, further needful action will be resorted to, holding you liable for all costs and

Thanking You.

AUTHORISED OFFICER

160001616410

No.

SCHEDULE A [DETAILS OF CREDIT FACILITY/IES AVAILED BY THE BORROWER] Nature Of Loan/limit Date Of Loan A/c. Number Sanction

23/05/2023 Rs. 22.50.000.00

		SCHEDULE B [DETAILS OF SECURITY AS	SETS]		
SI. No.		Immovable		Name O	f The Title Holder
	4/A/1, Survey No 27,		Florida	MORE	PRAGATI VIKAS and MR. VIKAS ANNATH MORE

Housing Loan

Boundaries: North: Road & Shivjyot CHSL, South: Open Plot & Pooja Building, East: Sai Shraddha Apartment SCHEDULE C [DETAILS OF LIABILITY AS ON DATE]

SI Loan A/c. Number Nature Of Loan/limit Date Of Sanction Amount 160001616410 23/05/2023 Rs. 23.18.372.86 Housing Loan

Date : 29th July 2024

Diluted

ax)](ofRs.1/-each)(notannualised)

DP CODE: 5607

(For Immovable property) Whereas:

days from the date of receipt of the said notice.

24th Day Of July Of The Year 2024.

25/04/2023 along with interest & Costs thereon.

Email: info@fermentabiotech.com • Website: www.fermentabiotech.com

('the Rules'), all shares in respect of which dividend has not been paid or claimed by to Demat account of Investor Education and Protection Fund ('IEPF Demat Account') shareholders whose equity share(s) are required to be transferred to IEPF Demat Account, for initiating necessary action to claim the unpaid dividend. The Company has uploaded details of such shareholders and equity shares due for transfer on its website www.fermentabiotech.com. Notice is hereby given to all such shareholders to make an application to the Company and/ or to its Registrar and Transfer Agents Link Intime India Pvt Ltd ('R&T Agents'), latest by Monday, September 30, 2024 with a request for claiming unpaid dividends for the financial years commencing from the

respective shares to IEPE Demat Account, without any further notice, as under and no

ii) Equity shares held in dematerialization mode - by transfer of shares directly to

Shareholders may note that as per SEBI Circular dated March 16, 2023, outstanding payments in respect of equity shares will be credited directly to the bank account(s) of

KANSAI PAINT

Sd/

KANSAI NEROLAC PAINTS LIMITED Registered Office: 28th Floor, A - Wing, Marathon Futurex.

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 JUNE 2024

N. M. Joshi Marg, Lower Parel, Mumbai - 400 013 Tel: +91-22-40602500: E-mail: investor@nerolac.com

Standalone

NEROLAC Website: www.nerolac.com CIN: L24202MH1920PLC000825

Particulars For the For the For the quarter ended ear ended ear ende 30.06.2024 31.03.2024 30.06.2023 31.03.2024 30.06.2024 31.03.2024 30.06.2023 31.03.2024 Unaudited) (Audited) (Unaudited) Jnaudited) (Audited) (Unaudited) (Audited) (Audited) 2071.17 2050 35 Revenue from Operations 1661.70 7393.30 2133.06 1769.39 2156.80 7801.44 Net Profit for the Period (before Tax and Exceptional items) 323.41 162.25 304.58 923.5 308.09 156.56 294.90 899.96 Net Profit for the Period before tax (after Exceptional items) 143.25 965.83 156.56 956.15 1561.21 323.41 1565.8 308.09 Net Profit for the Period after tax (after Exceptional items) 241.10 101.54 743.83 1182.8 224.87 114.29 734.00 1175.86 1172.04 743.90 109.37 240.56 97.58 1179.10 735.60 Total Comprehensive Income for the Period 229.36 Equity Share Capital 80.84 80.84 53.89 80.84 80.84 80.84 53.89 80 84 5572.28 5501.72 Other Equity Earnings Per Equity Share [before exceptional items (net of tax)] 8.38 2.70 8.23 Basic 2.98 1.43 1.43 2.70 8.2 8.37 Diluted Earnings Per Equity Share [after exceptional items (net of

of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Statement of Unaudited Financial Results are available on the websites of Stock Exchanges at https://www.bseindia.com and https://www.nseindia.com and also on the Company's website at nttps://www.nerolac.com. The auditors have expressed an unqualified review report on the financial results for the guarter ended 30th June, 2024. For KANSAI NEROLAC PAINTS LIMITED Place: Mumbai

1.25 1.25

Note: The above is an extract of the detailed format of Statement of Unaudited Financial Results filed with the Stock Exchanges under Regulation 33

9.20

9.19

14 63

14.62

2.86

2.85

2.98

2.98

ΔΝΙΙ.Ι.ΙΔΙΝ MANAGING DIRECTOR

9.13

9.12

14.66

14.65

1.44

1.43

... Petitioner

...Respondents.

thereon within 60 days from the date of receipt of the said notice.

(Rupees Twenty One Lakh Seventy Nine Thousand Three Hundred Three and Paise Thirty Three Only) as on 02/02/2024 along with interest & Costs thereon.



REF:RO/LEGAL/SARFAESI/11/2024/MV DATE: 25.07.2024

The undersigned being the authorized Officer of Canara bank, OWE branch (hereinafter referred to as "the secured creditor"), appointed under the Securitization and Reconstruction of Financial Assets and Enforcement of Security interest Act, 2002, (hereinafter referred as the "Act") do hereby issue this notice to you as under:

3. That MR. NITIN SHIVRAM SHINDE and MRS. DEEPA NITIN SHINDE (hereinafter referred to

y way of lease, assignment or sale for realizing the secured asset;

This notice of Demand is without prejudice to and shall not be construed as waiver of any other

SCHEDULE B [DETAILS OF SECURITY ASSETS]

SCHEDULE C **IDETAILS OF LIABILITY AS ON DATE1**

safari

INDIA'S #1 LUGGAGE BRAND



अलिंपिक स्पर्धा म्हटल्या की आपल्या नजरेसमोर येतात ते वेगवेगळ्या प्रकारचे खेळ; पण याच ऑलिंपिक स्पर्धांमध्ये कधी काळी कलाकारांनाही सहभागी होण्याची आणि पदके मिळवण्याची संधी होती. कारण तेव्हा वेगवेगळ्या कला दर्शवणाऱ्या स्पर्धा व्हायच्या आणि त्यातल्या विजेत्यांना ऑलिंपिक पदकेही मिळायची; पण काळाच्या ओघात स्पर्धा वृद्धिंगत होत गेल्या आणि त्यातील कलाकारांचा सहभाग संपुष्टात आला. १९१२ ते १९४८ या काळात झालेल्या ऑलिंपिक स्पर्धांमध्ये कलेचा समावेश करण्यात आला होता. ऑलिंपिक स्पर्धांचा जनक बॅरोन पियर याला स्वत:ला कलेची आवड होती. ग्रीक संस्कृती आणि कलेच्या तो प्रचंड प्रेमात होता. त्यामुळे त्याने ऑलिंपिक स्पर्धांमध्येही कलेचा समावेश केला होता. यासाठी त्याला १९१२ पर्यंत वाट बघावी लागली. शेवटी स्वीडन ऑलिंपिकमध्ये कला प्रकारांचा समावेश करण्यात आला.

लढतीपूर्वी राफेल नदाल आणि नोवाक जोकोविच.

ज्युलियनवर मात

सहज ।वजय

पॅरिस, ता. २९ : केविन

कॉर्डन याने दुखापतीमुळे पॅरिस

ऑलिंपिकमधून माघार घेतल्यामुळे

लक्ष्य सेनने ल गटामध्ये त्याच्याविरुद्ध

आला. याच कारणामुळे भारताच्या

या पट्ट्याला सोमवारी पॅरिसमधील

आपल्या अभियानाची सुरुवात नव्याने

करावी लागली, पण न डगमगता

त्याने बेल्जियमच्या ज्युलियन करागी

याच्यावर सहज विजय नोंदवला आणि

लक्ष्य सेन याने ज्युलियन

करागी याच्यावर २१-१९, २१-१४

असा सरळ दोन गेममध्ये विजय

संपादन करताना आपला ठसा

उमटवला. ग्वाटेमालाच्या केविन

कॉर्डन याने सध्या सुरू असलेल्या

ऑलिंपिकमधून

घेतल्यानंतर सोमवारी (ता. २९)

लक्ष्य व त्याच्यामध्ये झालेला सामना

हटविण्यात आला. त्यामुळे लक्ष्य

याला पुढल्या फेरीत पोहोचण्यासाठी

साखळी फेरीतील दोन्ही सामन्यांत

विजय हा मिळवावाच लागणार आहे.

विजय हटविल्यानंतर

नेटिझन्स संतापले

मिळवलेला विजय हटविण्याचा निर्णय

अयोग्य असल्याचे नेटिझन्सना वाटत

असून त्यांनी तीव्र संताप व्यक्त केला.

लक्ष्यने नोंदविलेला निकाल रहबातल

टरविल्यामुळे त्याला राऊंड ऑफ १६

फेरी गाठण्यासाठी साखळी फेरीतील

दोन्ही सामने जिंकावेच लागतील.

चाहत्यांनी प्रतिकूल प्रतिक्रिया एक्स

हॅण्डलवर (पूर्वाश्रमीचे ट्विटर) व्यक्त

केल्या. प्रतिस्पर्ध्याने दुखापतीमुळे

माघार घेतल्याने पहिला विजय रद्द

करणे युवा खेळाडूसाठी अन्यायकारक

जॉनाथनविरुद्ध विजय हवाच

ल गटातील अखेरचा साखळी

फेरीचा सामना हा लक्ष्य सेन - जॉनाथन

ख्रिस्ती यांच्यात रंगेल. अंतिम १६

फेरीमध्ये पोहोचण्यासाठी दोन्ही

खेळाडूंना विजय मिळवणे आवश्यक

आहे. त्यामुळे ही लढत 'करो या मरो'

अशीच असणार आहे.

असल्याची टीका होत आहे.

लक्ष्य सेनने केविन कॉर्डनविरुद्ध

हटवण्यात

माघार

मिळवलेला विजय

महत्त्वाचा गुण मिळवला.

साहित्य अन् संगीत

ऑलिंपिकमध्ये पाच कला प्रकार समाविष्ट करण्यात आले होते. यात वास्तुकला, साहित्य, संगीत, चित्रकला आणि शिल्पकला यांचा समावेश होता.

कलाप्रकार हद्दपार स्पर्धांच्या वर्गवारीबरोबरच या कलाप्रकारात सहभागी होणाऱ्या कलाकारांची संख्याही वाढली आणि प्रतिष्ठित कलाकारांऐवजी अगदी छोटे कलाकारही स्पर्धांमध्ये भाग घ्यायला लागले. आंतरराष्ट्रीय ऑलिंपिक समितीला ही गोष्ट रुचेनाशी झाली. तसेच कलाकारंना त्याच्या कलाकृती विकण्याची परवानगी देण्यात आल्याने मोठा गोंधळ निर्माण झाला अशा अनेक गोष्टींचा परिणाम म्हणून १९४८च्या स्पर्धांनंतर या स्पर्धा ऑलिंपिकमध्ये घ्यायच्या नाहीत, असा निर्णय घेण्यात आला. त्यानंतर कलाप्रकारांचा स्पर्धांमध्ये समावेश न करता प्रदर्शन स्वरूपात करावा, असा निर्णय समितीने घेतला आणि कला प्रकार हद्दपार झाला.

एकच अट

आर्ट्सच्या स्पर्धा ऑलिंपिकमध्ये घेण्यात येत असल्या तरीही त्याला एकच आणि महत्त्वाची अट होती, ती म्हणजे प्रत्येक कलाकृती ही खेळाशी संबंधित असायला हवी, तरच त्या कलाकाराला स्पर्धेत भाग घेता येत असे. यामुळे अनेक कलाकारांना एक मोठा जागतिक प्लॅटफॉर्म मिळाला होता. पहिल्या स्पर्धेत बॅरोन पियर हाही टोपण नावानं सहभागी झाला होता. त्याला सुवर्णपदकही मिळाले होते. या स्पर्धांमध्ये काळानुरूप काही बदल करण्यात आले. प्रत्येक प्रकाराचा उपप्रकार करून त्यातही पदके देण्यात येत होती, यामुळेच १९२८च्या ऑलिंपिकमध्ये एक हजाराहून जास्त कलाकारांनी सहभाग घेतला होता.

नदाल एकरातून बाहर

पॅरिस, ता. २९ : फ्रेंच ओपन ग्रॅंडस्लॅम विक्रमी चौदा वेळा जिंकलेल्या स्पेनच्या राफेल नदाल याचे याठिकाणी ऑलिंपिक टेनिसमधील पुरुष एकेरीतील सुवर्णपदक जिंकण्याचे स्वप्न सोमवारी भंगले. जागतिक टेनिसमधील आणखी एक दिग्गज सर्बियाचा नोवाक जोकोविच याने त्याच्यावर सरळ दोन सेटमध्ये ६-१, ६-४ असा विजय नोंदवून तिसरी फेरी गाठली.

पुरुष दुहेरीत कार्लोस अल्काराझ याच्यासह खेळल्यानंतर रविवारी २४ तासांच्या आत नदाल टेनिसकोर्टवर परतला होता. त्याने स्पर्धेच्या वेळापत्रकावर टीकाही केली होती. मांडीच्या दुखापतीमुळे ३८ वर्षीय खेळाडूची पहिल्या फेरीतील एकेरी लढत खेळण्याबाबत साशंकता होती. मांडीला मोठ्या प्रमाणात पट्टी बांधून त्याने पहिल्या फेरीत हंगेरीच्या मार्टन फुस्कोविक्स याला तीन सेटमध्ये हरविले होते. मात्र २००८ मध्ये ऑलिंपिक पुरुष एकेरीत सुवर्णपदक विजेत्या नदालला जोकोविचविरुद्ध सोमवारी सूर गवसला नाही. ऑलिंपिक टेनिस एकेरीत यापूर्वी नदाल व जोकोविच यांच्यात एकदाच गाठ पडली होती. २००८ बीजिंग ऑलिंपिकमध्ये झालेल्या उपांत्य लढतीत नदालची सरशी झाली होती.

नदाल-जोकोविच साठावी लढत

ऑलिंपिक पुरुष एकेरीच्या दुसऱ्या फेरीत नदाल व जोकोविच एकमेकांविरुद्ध साठावी लढत खेळले. एकत्रितपणे दोघांनी एकेरीत ४६ ग्रॅंडस्लॅम किताब पटकावले आहेत. यामध्ये जोकोविचचे २४, तर नदालचे २२ ग्रॅंडस्लॅम करंडक आहेत.



बोली मागणी सूचना

CLSO (NAINA) विभागासाठी प्रत्येकी १ बेस आणि २ रोव्हर्ससह DGPS मशिन्सचे २ नग आणि इलेक्ट्रॉनिक टोटल स्टेशनचे ६ नगांची उपलब्धता आणि पुरवठा.

सिडको महाराष्ट्र लिमिटेड हे खाली नमूद कामासाठी टोटल स्टेशन्स/ शासकीय विभागांना GNSS उपकरणे /अंगीकृत शासकीय विभागांना ज्यांनी पुरवठ्याचे काम केले आहे अशा आवश्यक अर्हता निकषांची पूर्तता करणारे अधिकृत एजंट्स किंवा अनुभवी इच्छुक उत्पादक/डिलर्स/ वितरकांकडून आयटेम रेट बोली ऑनलाईन ई-निविदा प्रक्रियेद्वारे मागवित आहेत.

9. कामाचे नाव : CLSO (NAINA) विभागासाठी प्रत्येकी 9 बेस आणि २ रोव्हर्ससह DGPS मशिन्सचे २ नग आणि इलेक्ट्रॉनिक टोटल स्टेशनचे ६ नगांची उपलब्धता आणि पुरवठा. २. C.A. No. : 01/CIDCO/EE/ (NM)/2024-25 **३. बयाणा रक्कम :** ₹ 9,00,000/- **४. कार्यपूर्ती अवधी** : ०१ (एक) महिना (पावसाळा समाविष्ट) ५. कोऱ्या बोली कागदपत्रांची किंमत: ₹ 9,9८०.०० (9८% जीएसटी (ना-परतेय) समाविष्ट)

बोली कार्यक्रमासह बोली कागदपत्रे संकेतस्थळ cidco.maharashtra etenders.in येथे ३०-०७-२०२४ रोजी १७.०१ वाजल्यापासून उपलब्ध

> अधिक्षक अभियंता (HQ) सिडको/जनसंपर्क/१२७/२०२४-२५

CIN - U99999 MH 1970 SGC-014574

विरार (पूर्व)

मुख्य कार्यालय विरार

www.cidco.maharashtra.gov.in

ता. वसई, जि. पालघर, पिन- ४०१ ३०५.



दुरध्वनी:०२५०-२५२५१०१/०२/०३/०४/०५/०६ फैक्स: ०२५०-२५२५१०७ ई-मेल : vasaivirarcorporation@yahoo.com जावक क्र.: व.वि.श.म./क्रीडा/६६/२०२४-२५

दिनांक:- २९/०७/२०२४

जाहीर आवाहान

प्रतिवर्षीप्रमाणे सामाजिक व धार्मिक उत्सव "गोपाळकाला" (दिहहंडी) मंगळवार, दिनांक २७ ऑगस्ट, २०२४ रोजी सर्व ठिकाणी मोठ्या उत्साहाने साजरा केला जाणार आहे. गोविंदा पथक ह्या उत्सवात मोठ्या उत्साहाने भाग घेतात. दहिहंडी उत्सवात भाग घेणारे गोविंदा पथक आपले ध्येय साध्य करण्याचा प्रयत्न प्रत्येक प्रसंगी किंवा उत्सवाच्या वेळी करीत असतात. उत्सवामधील जोखीम व धोका विचारत घेवून गोविंदा पथकात भाग घेणा-या गोविंदा (खेळांडू) यांना विम्याचे संरक्षण देणेसाठी वसई विरार शहर महानगरपालिकेने गोपाळकाला अपघात विमा योजनेस मंजुरी दिली आहे. या योजनेअंतर्गत दहीहंडी पथकातील सर्व गोविंदांचा मोफत अपघात विमा काढण्यात येणार आहे. तरी महानगरपालिका हद्दीतील सर्व गोविंदा पथकांनी महानगरपालिकेशी संपर्क साधून पथकात समाविष्ट गोपाळांचा विमा काढून या योजनेचा लाभ घ्यावा याकरीता जाहीर आवाहन करण्यात आले आहे.

		गोपाळव	गला अ	।पघात विमा सुरू क	रण्यासाठीची पुर्तत		
2) न 3) मं	ोंदणीकृत मंडळाचे/ ोंदणीकृत मंडळाचा इंडळाचा/संस्थेचा ने इंळ प्रमुखाचे नाव	/संस्थेचा पत्ता दिणी क्रमांक					
अ.क्र. Sr. No.	गोविंदाचे पूर्ण नाव Full Name of Govinda		वय Age	आधारकार्ड क्रमांक Aadhar card No.	नामनिर्देशीत (वारसाचे) नाव Beneficiary name	नाते Relationship	संपर्क क्रमांक Contact No.

 नोंदणीकृत मंडळाच्या लेटरहेडवर गोविंदाचे पुर्ण नाव, वय, जन्म तारीख, नामनिर्देशीत व्यक्तीचे नाव (वारसाचे नाव) व अनुषंगीक माहीतीची यादी टंकलिखीत करून A4 साईज पेपरवर दोन प्रतीत वसई विरार शहर महानगरपालिका, नविन प्रशासकीय इमारत, क्रीडा विभाग, चौथा मजला, यंशवत नगर रोड, विरार (पश्चिम) येथे जमा करावी.

2) 14 वर्षाखालील गोविंदांचा विमा काढला जाणार नाही

 विमा योजनेचा लाभ घेणेसाठी अंतिम तारिख शुक्रवार, दिनांक 16 ऑगस्ट 2024 सायंकाळी 5.00 वाजेपर्यंत राहील.
 सर्व गोविंदा पथकांनी /मंडळांनी मुदतीत येवून विमा योजनेचा लाभ घेवून सहकार्य करावे.
 गोपाळकाला (दहीहंडी) अपघात विमा योजनेचा लाभ घेण्यासाठी व्सई विरार शहर महानगरपालिका, नविन प्रशासकीय इमारत, क्रीडा विभाग, चौथा मजला, यंशवत नगर रोड, विरार (पश्चिम) येथे भेट द्यावी.

6) गोविंदा अपघात विमा योजनेचा फॉर्म महानगरपालिकेच्या vvcmc.in या वेबसाईट वर उपलब्ध करुन देण्यात आलेला आहे. (सदानंद पुरव) उपआयुक्त, क्रीडा विभाग वसई विरार शहर महानगरपालिका

भारताच्या पुरुष तिरंदाजांकडूनही अपेक्षाभंग



सफारी इंडस्ट्रीज (इंडिया) लिमिटेड

CIN: L25200MH1980PLC022812 नोंदणीकृत कार्यालय: ३०२-३०३, ए विंग, दि क्युब, सीटीएस नं. १४९८, ए/२, मरोळ, अंधेरी (पूर्व),

& सकाळ

मुंबई - ४०००५९. (दूरध्वनी) +९१- २२- ४०३८९८८८ ; | (फॅक्स) ०२२- ४०३८९८५० (ई-मेल): investor@safari.in | (संकेतस्थळ): www.safaribags.com

सूचना गुंतवणुकदार शिक्षण आणि संरक्षण निधीत (IEPF) कंपनीच्या समभागांचे हस्तांतर

सभासदांना याद्वारे सुचित करण्यात येते की, कंपनी कायदा २०१३ चे कलम १२४ आणि १२५ च्या तरतुदीनुसार, गुंतवणुकदार शिक्षण आणि संरक्षण निधी प्राधिकरण (अकाऊंटिंग, ऑडिट, ट्रान्स्फर आणि रिफंड) नियम, २०१६ (दि रुल्स) सह वाचावा, सात वर्षांच्या कालावधीसाठी जो शिल्लक आणि दावा न केलेला आर्थिक वर्ष २०१६-१७ साठीचा जाहीर लाभांश, आणि त्याचबरोबर सलग सात वर्षांसाठी दावा न केलेला/बाकी भागांच्या लाभांशाच्या बाबतीत (आर्थिक वर्ष २०१६-१७ पासन सुरु होणारा लाभांश) किंवा जास्तसाठी असल्यास, नियमांमध्ये स्थापित प्रक्रियेनुसार, ४ नोव्हेंबर २०२४ पूर्वी IEPF कडे हस्तांतरित करण्यात येईल.

तथापि, जेथे कंपनीच्या माहितीनुसार, अशा भागांच्या कोणत्याही हस्तांतरणाच्या बाबतीत न्यायालय। प्राधिकरणाचा किंवा वैधानिक प्राधिकरणाच्या प्रतिबंधाबाबतचा कोणताही विशेष आदेश असल्यास किंवा लाभांश देण्यात आलेला असल्यास किंवा डिपॉझिटरीज ॲक्ट १९९६ अंतर्गत भाग गहाण तारण असल्यास असे भाग IEPF कडे हस्तांतरित करण्यात येणार नाहीत.

नियमांच्या तरतुदीनुसार, ज्या भागधारकांचे IEPF कडे हस्तांतरीत करण्यास भाग योग्य आहेत (संबंधित सभासद) त्यांना वरील भाग हस्तांतरणाच्या बाबतीत कंपनीने वैयक्तिकरित्या सुचित केलेले आहे. याबाबतीत विहित तपशील संबंधित भागधारकांनी पाहावेत ज्याचा तपशील कंपनीचे संकेतस्थळ <u>www.safaribags.com</u> वर उपलब्ध आहे. संबंधित सभासदांनी नोंद घ्यावी की,

डिमटेरिअलाईज्ड स्वरूपात भाग असणाऱ्यांसाठी : कंपनी IEPF यांना अशा भागांच्या हस्तांतरणासाठी कॉर्पोरेट कार्यवाहीच्या मार्गाने डिपॉझिटरी यांना सूचित करील.

प्रत्यक्ष स्वरूपात असलेल्या भागांसाठी : नवीन भाग प्रमाणपत्र जारी करण्यात येईल IEPF प्राधिकरणाच्या नावाने हस्तांतरित करण्यात येईल आणि तुमच्या नावे/जारी असलेले असणारे मूळ भागप्रमाणपत्र/निश्चितीचे पत्र आपोआप रह होईल.

संबंधित सभासदांना विनंती करण्यात येते की, ६ ऑक्टोबर २०२४ रोजी किंवा त्यापूर्वी कोणताही वैध दावा प्राप्त झाला नाही तर, कंपनी कोणतीही पूर्वसूचना न देता योग्य भागांच्या आणि त्यावर असलेल्या लाभांशाच्या हस्तांतरणाची प्रक्रिया करीले.

कृपया नोंद्र घ्यावी की, ६ ऑक्टोबर २०२४ नंतर IEPF कडे हस्तांतरीत भाग आणि दावा न केलेल्या लाभांशाच्याबाबतीत कंपनी/निबंधक आणि हस्तांतरण प्रतिनिधी यांच्याविरुद्ध कोणताही दाव करता येणार नाही. संबंधित सभासद लाभाशांचा दावा आणि अशा भागांवर असणाऱ्या सर्व लाभांच्य समावेशासह IEPF प्राधिकरणाकडे www.mca.gov.in येथे लॉगइन तयार करावे आणि त्यानंतर MCA Services >> Company E-filing >> IEPF Services द्वारे Form IEPF-5 मध्ये अर्ज सादर कराव वरील बाबतीत कोणत्याही शंकासमाधानासाठी, सभासदांना विनंती करण्यात येते की, त्यांनं कंपनीचे आरटीए, ॲड्रॉईट कॉर्पोरेट सर्व्हिंसेस प्रायव्हेट लिमिटेड , युनिट : सफारी इंडस्ट्रिज (इंडिया) लिमिटेड, १८-२०, जाफरभाई इंडस्ट्रिअल इस्टेट, मकवाना रोड, मरोळ नाका, अंधेरी (पूर्व), मुंबई ४०००५९ (दू.) ०-२२ ०४००/ ०२२-२८५९ ४०६० , ई-मेल : info@adroitcorporate.com येथे संपर्क साधावा किंवा खाली दिलेल्या तपशिलासह कंपनीकडे संपर्क साधावा.

> सफारी इंडस्ट्रीज (इंडिया) लिमिटेडकरिता रमिझ शेख

कंपनी सचिव

ठिकाण : मुंबई दिनांक : २९ जुलै २०२४

ootnote: "Source Euromonitor International Limited; Personal Accessories 2024 ed; Luggage category; gbn; all retail channel, value rsp terms; 2023 data'

उपांत्यपूर्व फेरीत तुर्कीकडून एकतर्फी पराभव

पॅरिस, ता. २९ : दीपिकाकुमारी, भजन कौर व अंकिता भकत या महिला तिरंदाजांकडून रविवारी निराशा झाल्यानंतर भारताच्या पुरुष तिरंदाजांनाही पॅरिस ऑलिंपिकमधील उपांत्यपूर्व फेरीत अपयशाचा सामना करावा लागला. तरुणदीप राय, प्रवीण जाधव, धीरज बोम्मादेवरा या भारतीय तिरंदाजांना तुर्कीच्या तिरंदाजांचे आव्हान परतवून लावता आले नाही. तुर्कीने ६-२ असा विजय संपादन केला.

तुर्कीच्या मेटे गॅझोझ, बर्किम ट्युमर व अब्दुल्ला यिलदिरमीस या तिरंदाजांनी

अव्वल दर्जाची कामगिरी केली. तुर्कीने भारतीय संघाला ६-२ असे पराभूत करीत उपांत्य फेरीत प्रवेश केला. भारतीय तिरंदाजी संघाच्या पदक जिंकण्याच्या आशांवर पाणी फेरले गेले.

पहिल्या सेटमधील सहा बाणांमधून भारतीय संघाला ५३ गुणांची कमाई करता आली. तुर्कीच्या तिरंदाजांनी ५७ गुणांची कमाई केली. त्यांना २ गुणांनी आघाडी मिळवता आली. दुसऱ्या सेटमध्येही तुर्कीच्या खेळाडूंनी बाजी मारली. ५५-५२ असा हा सेट जिंकत आपली आघाडी ४-० अशी पुढे नेली.

एका गुणाने विजय भारतीय तिरंदाजांनी तिसऱ्या सेटमध्ये पुनरागमन केले. या सेटमध्ये प्रत्येकी पहिल्या तीन बाणानंतर तुर्कीच्या खेळाडूंकडे २८-२७ अशी आघाडी होती, पण त्यानंतरच्या तीन बाणांमध्ये भारतीय तिरंदाजांनी ठसा उमटवला. भारतीय तिरंदाजांनी २८ गुणांची कमाई केली. याच वेळी तुर्कीच्या खेळाडूंना २६ गुणांची कमाई करता आली. अखेर या सेटमध्ये भारताने ५५-५४ असा अवध्या एका गुणाने विजय साकारला

व दोन गुण कमवले.



खत व्यवस्थापन विशेषांक

दर्जेदार पीक उत्पादनासाठी जिमनीची सुपीकता आणि एकात्मिक अन्नद्रव्य व्यवस्थापन महत्त्वाचे ठरते. जिमनीची सुपीकता जपण्यासाठी रासायनिक खतांचा संतुलित वापर तसेच पुरेशा प्रमाणात सेंद्रिय खतांचा वापर आवश्यक ठरतो. शाश्चत पीक उत्पादनासह जिमनीची सुपीकता जपण्यासाठी ॲग्रोवन प्रसिद्ध करत आहे

खत व्यवस्थापन विशेषांक



महत्त्वाचे विषय:

- सेंद्रिय कर्बाचे महत्त्व, वापर, व्यवस्थापन.
- पीक पोषणासाठी विद्राव्य खतांचा वापर.
- पीक अवशेषापासून बायोचार निर्मिती तंत्र.
- प्रयोगशील शेतकऱ्यांचे अनुभव.

प्रसिद्धी: ३१ जुलै २०२४

अंकासाठी संपर्क : ९८८१५९८८१५

नजीकच्या विक्रेत्याकडे आपला अंक आजच निश्चित करा

मुंबई गृहनिर्माण व क्षेत्रविकास मंडळ (म्हाडाचा घटक) निविदा सूचना



कार्यकारी अभियंता प्रनिस विभाग, मुं. गृ. व क्षे वि. मंडळ, रुम नं. ३१८, दुसरा मजला, गृहनिर्माण भवन, कलानगर, बांद्रा पूर्व, मुबई - ५१, यांच्या कार्यालयामार्फत खालील दर्शविलेल्या कामाकरीता प्रिंटींग स्टेशनरी वस्तूंचा पुरवठा करण्यासाठी जीएसटी नोंदणी प्रमाणपत्र असणारे अधिकृत प्रिंटींग पुरवठा करत असणाऱ्या पुरवठाधारकाकडून नमुना-डी [बाबवार दरावर] मध्ये वार्षिक पुरवठ्याच्या कंत्राटाकरिता मोहोरबंद निविदा मागविण्यात येत आहेत.

अ. क्र.	कामाचे नाव	निविदा रक्कम रु.	इसारा रक्कम रु.	सुरक्षा अनामत रु.	कोऱ्या निविदेची रक्कम विना परतावा रु.) (GST सह)	कोऱ्यानिविदा विक्रीची तारीख व वेळ	मोहरबंद निविदा स्वीकृतीची तारीख व वेळ	काम करावयाचा कालावधी
9	5	3	8	y	ξ	6	(9
q	2024-25 वर्षासाठी मेशरमेंट बुक (MB), छपाई आणि पुरवठा करणे.		7.৪৭৪५.০০ [Exemption for Suppliers who are registered with Small Scale Industries having Trade in Above Mentioned work. The Registration should be in Stationery and Printing work Only	रु. १०,०००.००		दि. ३०.०७.२०२७ ते दि. ०६.०८.२०२४ सकाळी १०.०० ते सायं. ५.०० वाजेपर्यंत	दि.०७.०८.२०२४ ते दि. ०८.०८. २०२४ दुपारी २.०० वाजेपर्यत	१२ महिने

- जर निविदेचा देकार निविदाधीन कामाच्या किंमतीपेक्षा कमी दरांचा असेल तर प्रथम न्युन्तम देकर सादर करणाऱ्यांनी अतिरिक्त सुरक्षा अनामत रक्कम ८ दिवसांच्या आत भरली नाहीतर द्वितीय नूनतम देकाराच्या निविदाकारास लेखी विचारणा करून त्यानी प्रथम न्यूनतम पेक्षा कमी दराने काम करण्यास तयार असलें तर त्याची निविदा मूंजर केली जाईल. अतिरिक्त सुरक्षा अनामतबाबत सविस्तर निविदा सूचना पहावी.
- कोऱ्या निविदा नोंदणी प्रमाणपत्र, पॅन कार्ड व पूर्वी अशा प्रकारची कामे केलेले पुर्वानुभवाचे प्रमाणपत्र सादर केल्यानंतरच मिळू शकतील.
- ठेकेदारांनी निविदा भरतांना ते कुठल्याही सरकारी/ निमसरकारी संस्थेमध्ये काळ्या यादीत नांव समाविष्ठ नसल्याचे नोटरी पुढील शपथपत्र सादर करावे.
- इसारा रक्कम रक्कमेचा भरणा राष्ट्रीय बँक / श्येडयूल बँकेच्या मुख्य लेखाधिकारी / मुं. गृ. व क्षे वि. मंडळ यांचे नावे काढलेल्या एक वर्षीय मुदत ठेवीच्या स्वरुपात करण्यांत यावा.
- निविदेसोबत जोडलेली सर्व कागदपत्रे खरी असल्याबाबतचे प्रतिज्ञापत्र रु. १००/- च्या स्टॅम्प पेपरवर नोटरी केलेले सादर करावे
- कोऱ्या निविदाच्या प्रती कार्यकारी अभियंता प्रनिस विभाग, मुं. गृ. व क्षे वि. मंडळ, रुम नं. ३१८, दुसरा मजला, गृहनिर्माण भवन, कलानगर, बांद्रा पूर्व, मुबई ५१ यांचेकडून रकाना क्र. ६ मध्ये विहीत केलेल्या दिनांक व वेळेप्रमाणे निविदांची विक्री केली जाईल व सिलबंद निविदा याच कार्यालयात रकाना क्र. ७ प्रमाणे स्विकृती केली जाईल व मोहरबंद निविदा दि. ०९.०८.२०२४ रोजी दुपारी ३.०० वाजता शक्य असल्यास कार्यकारी अभियंता प्रनिस विभाग, मुं. गृ. व क्षे वि. मंडळ, यांच्या कार्यालयात उघडण्यात येईल.
- एक किंवा सर्व निविदा कोणत्याही कारणाशिवाय फेटाळण्यांचे अधिकार सक्षम अधिकाऱ्यांकडे राखून ठेवण्यांत येत आहेत.
- सविस्तर निविदा सुचनेमध्ये नमूद केल्याप्रमाणे निविदांची विधीग्राह्यता बंधनकारक राहील.

ठिकाण : मुंबई

दिनांक : २९ जुलै २०२४

९. मागविण्यात आलेल्या निविदेमध्ये जीएसटी अंतर्भुत आहे.

CPRO/A/532

KANSAI

कंसाई नेरोलॅक पेन्ट्स लिमिटेड

नोंदणीकृत कार्यालय : २८ वा मजला, ए विंग, मॅराथॉन फ्युचरेक्स, एन.एम. जोशी मार्ग, लोअर परेल, मुंबई - ४०० ०१३ दुरध्वनी : +९१-२२-४०६०२५०० ई-ਸੇੰਲ : investor@nerolac.com

CIN:L24202MH1920PLC000825 संकेतस्थळ : www.nerolac.com ३० जून २०२४ तिमाही अखेरसाठी अलेखापरिक्षित आर्थिक परिणामांचे विवरण

NEROLAC

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कार्यकारी अभियंता / प्रनिस,

मुं. गृ. व क्षे. वि. मंडळ.

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<u>ਰਧ</u> शੀਲ	स्वतंत्र				एकत्रित			
	तिमाही अखेरसाठी			वर्षा अखेरसाठी	तिमाही अखेरसाठी			वर्षाअखेरसाठी
	30-06-5058	39-03-2028	\$0-0६-२०२३	39-03-2028	30-06-5058	39-03-2058	30-05-5053	39-03-2021
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कार्यवाहीपासूनचा महसूल	2040.34	9६६9.७०	୧୦७୩.୩७	٥٤,६१६७	30.55PS	96,930	२१५६.८०	(9C09.8
कालावधीसाठी निव्वळ नफा (करापूर्वी आणि अपवादात्मक आयटम्स)	98.656	95.29	308.4८	923,46	30८.09	998.98	98.89	ረዓየ.የξ
कालावधीसाठी निव्वळ नफा करापूर्वी (अपवादात्मक आयटम्सनंतर)	923.89	983.29	९६५.८३	9989.29	90,506	954.54	९५६.१५	9589.29
कालावधीसाठी निव्वळ नफा करानंतर (अपवादात्मक आयटम्सनंतर)	09.989	909.58	683.63	99८२.८७	92.85	998.89	638.00	9969.८
कालावधीसाठी एकूण एकत्रित उत्पन्न	२४०.५६	96.92	०१.६४७	9969.90	35.955	909.30	७३५.६०	9967.0
समभाग भांडवल	۷٥.८٧	۷٥.८٧	५३.८९	۷٥.۷8	८०.८४	८०.८४	43.८९	۷٥.८४
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प्रति समभाग मिळकत [अपवादात्मक आयटेम्सपूर्वी (कराच्या निव्वळ)] (रु. १/- प्रत्येकी) (वार्षिक नसलेली) बेसिक डिल्युटेड	2.9.C 2.9.C	9.83 9.83	२.७७ २.७७	۷.३८ ۷.३७	२.८६ २.८५	9.88 9.83	२.७० २.७०	Ç.२३ Ç.२२
प्रति समभाग मिळकत [अपवादात्मक आयटेग्सनंतर (कराच्या निव्वळ)] (रु. १/- प्रत्येकी) (वार्षिक नसलेली) बेसिक डिल्युटेड	5.9.C 7.9.C	9.25 9.25	9.20 9.99	98.53 98.53	२.८६ २.८५	9.88 9.83	9.93 9.92	98.8 98.8

सूचना : सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंटस) नियमन २०१५ च्या नियमन ३३ अंतर्गत स्टॉक एक्स्चेंजसह भरलेले अलेखापरीक्षित आर्थिक परिणामांच्या विवरणाच्या तपशील स्वरूपाचे वरील सार आहे. अलेखापरीक्षित आर्थिक परिणामांचे संपूर्ण स्वरूप स्टॉक एक्स्चेंजचे संकेतस्थळ https://www.bseindia.com आणि https://www.nseindia.com आणि कंपनीचे संकेतस्थळ https://www.nerolac.com येथे सुद्धा उपलब्ध आहे. ३० जून २०२४ तिमाहीअखेरसाठी आर्थिक परिणामांवर अपात्र पुनरावलोकन अहवाल लेखा परीक्षकांनी व्यक्त केला आहे.

अनुज जैन कार्यकारी संचालक

कंसाई नेरोलॅंक पेन्ट्स लिमिटेडकरिता

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