# Пнітесн

Hitech Corporation Limited Regd. Office & HO: 201, Welspun House 2nd Floor, Kamala City, Lower Parel - west Mumbai - 400 013

November 18, 2020

The BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001. The National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051.

Scrip Code: 526217

Scrip Symbol: HITECHCORP

Dear Sir / Madam,

## Sub: Compliance under Regulation 47 of SEBI (LODR) Regulations, 2015: Publication of Financial Results of the Company for quarter and half year ended 30<sup>th</sup> September, 2020 in Newspapers.

This is to inform you that pursuant to Regulation 47(1)(b) of SEBI (LODR) Regulations, 2015 (Listing Regulations), the Company has published its Financial Results for the quarter and half year ended 30<sup>th</sup> September, 2020 in the following newspapers:

1. Business Standard (English) &

2. Mumbai Lakshadeep (Marathi).

Enclosed please find copies of the newspapers containing publication of the said Financial Results.

This is for your information and record.

Thanking you,

Yours faithfully, For Hitech Corporation Limited

Namita Tiwari Company Secretary & Compliance Officer

Encl: As above

- and club together the Equity Shares held in such cases where the sequence of the PANs and name of joint shareholders are identical. The shareholding of institutional investors like mutual funds, insurance companies, foreign institutional investors/foreign portfolio investors etc., with common PAN will not be clubbed together for determining the category and will be considered separately, where these Equity Shares are held for different schemes and have a different demat account nomenclature based on information prepared by the Registrar to the Buyback (defined below) as per the shareholder records received from the depositories. Further, the Equity Shares held under the category of "clearing members" or "corporate body margin account" or "corporate body - broker" as per the beneficial position data as on Record Date with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients.
- 11.6 After accepting the Equity Shares tendered on the basis of the entitlement, the Equity Shares left to be bought back, if any in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the offer by the Eligible Shareholders in that category, and thereafter from Eligible Shareholders who have tendered over and above their entitlement in other category.
- 11.7 The Eligible Shareholders participation in Buyback is voluntary. The Eligible Shareholders can choose to participate, in part or in full, and get cash in lieu of Equity Shares accepted under the Buyback or they may choose not to participate and enjoy a resultant increase in their percentage shareholding, post Buyback, without additional investment. The Eligible Shareholders may also tender a part of their entitlement. The Eligible Shareholders also have the option of tendering additional Shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other Eligible Shareholders, if any.
- 11.8 The maximum tender under the Buyback by any Eligible Shareholder cannot exceed the number of Equity Shares held by the Eligible Shareholder as on the Record Date.
- 11.9 The Equity Shares tendered as per the entitlement by Eligible Shareholders as well as additional Equity Shares tendered, if any, will be accepted as per the procedures laid down in Buyback Regulations.
- 11.10 Detailed instructions for participation in the Buyback (Tender of Equity Shares in the Buyback) as well as the relevant time table will be included in the letter of offer which will be sent in due course to the Eligible Shareholders as on Record Date.
- 12 PROCESS AND METHODOLOGY TO BE ADOPTED FOR THE BUY-BACK
- 12.1 The Buyback is open to all Eligible Shareholders holding Equity Shares of the Company either in physical form ("Physical Shares") and/or in dematerialized form ("Demat Shares") as on the Record Date as per the records made available to the Company by the Depositories/registrar.
- 12.2 The Buy-back shall be implemented using the "Mechanism for acquisition of Shares through Stock Exchange" as specified by the SEBI Circulars and in accordance with the procedure prescribed in the Companies Act and the Buyback Regulations, and as may be determined by the Board (including the Buyback Committee authorize to complete the formalities of buyback) and on such terms and conditions as may be permitted by law from time to time.
- 12.3 For Implementation of the Buyback, the Company has appointed Sushil Financial Services Private Limited as the registered broker to the Company ("Company's Broker") through whom the purchases and settlements on account of the Buy-back would be made by the Company.

The Contact details of Company's Broker are as follows:

Sushill F

ACTIONABLE K

	Sushil Financial Services Private Limited
inunce	12, Homji Street, Fort, Mumbai - 400 001
Construction of the second	Contact Person: Mr. Suresh Nemani
NOWLEDGE	Tel No.: +91 22 40935000;
	Email Id: Suresh.nemani@sushilfinance.com;
	Website: www.sushilfinance.com;
	SEBI Registration No: BSE: INZ000165135;
	Corporate Identification Number: U67120MH1991PTC063438

- 12.4 The Company will request the BSE Limited to provide the separate Acquisition Window (the "Acquisition Window") to facilitate placing of sell orders by Eligible Shareholders who wish to tender Equity Shares in the Buyback. For the purpose of this Buyback, BSE would be the designated stock exchange ("Designated Stock Exchange"). The details of the Acquisition Window will be as specified by the BSE from time to time.
- 12.5 In the event the Shareholder Broker(s) of Eligible Shareholder is not registered with BSE, then the Eligible Shareholder can approach any BSE registered stock broker and can register themselves by using quick unique client code ("UCC") facility through the BSE registered stock broker (after submitting all details as may be required by such BSE Registered stock broker in compliance with the applicable law). In case the Eligible Shareholders are unable register using quick UCC facility through any other BSE registered stock broker, Eligible Shareholder may approach the Company's Broker i.e., Sushil Financial Services Private Limited, to place their bids.
- 12.6 At the beginning of the tendering period, the order for buying Equity Shares will be placed by the Company through Company's Broker. During the tendering period, the order for selling the Equity Shares will be placed in the Acquisition window by Eligible Shareholders through their respective stock brokers ("Shareholder Broker") during normal trading hours of the secondary market. The Shareholder Broker can enter orders for Demat Shares as well as Physical Shares. In the tendering process, the Company's Broker may also process the orders received from the Eligible Shareholders.
- 12.7 The reporting requirements for Non-Resident Shareholders under the Foreign Exchange Management Act, 1999 and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholder and/or the Shareholder Broker through which the Eligible Shareholder places the bid.
- 12.8 Modification/ cancellation of orders and multiple bids from a single Eligible Shareholder will be allowed during the tendering period of the Buyback. Multiple bids made by a single Eligible Shareholder for selling Equity Shares shall be clubbed and considered as "one bid" for the purposes of acceptance.
- 12.9 The cumulative quantity tendered shall be made available on the website of the BSE Limited (www.bseindia.com) throughout the trading session and will be updated at specific intervals during the tendering period.
- 12.10 Procedures to be followed by Eligible Shareholders holding Equity Shares in the dematerialized form.
  i. Eligible Shareholders holding Demat Shares who desire to tender their Demat Shares under the Buyback would have to do so through their respective Shareholder Broker by indicating to the concerned Shareholder Broker, the details of Equity Shares they intend to tender under the Buyback.

II. The Shareholder Broker would be required to place an order/bid on behalf of the Eligible Shareholders who wish to tender Demat Shares in the Buyback using the Acquisition Window of the BSE. Before placing the order/Bid, the Eligible Shareholder would be required to transfer the tendered Demat Shares to the special account of Indian Clearing Corporation Limited ("Clearing Corporation"), by using the early pay-in mechanism prior to placing the bid by the Shareholder Broker.

The details of special account shall be informed in the issue opening circular that will be issued by the BSE or the Clearing Corporation.

- iii. For Custodian participant orders for demat Equity Shares, early pay-in is mandatory prior to confirmation of order by custodian. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the last day of tendering period. Thereafter all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation.
- IV. Upon placing the bid, the Shareholder Broker shall provide a Transaction Registration Slip ("TRS") generated by the stock exchange bidding system to the Eligible Shareholders on whose behalf the order/bid has been placed. TRS will contain the details of order submitted like bid ID Number, Application Number, DP ID, Client ID, Number of Equity Shares tendered etc.
- v. In case of non-receipt of the completed tender form and other documents, but receipt of Equity Shares in the accounts of the Clearing Corporation and a valid bid in the exchange bidding system, the bid by such Eligible Shareholder shall be deemed to have been accepted.
- 12.11 Procedures to be followed by Eligible Shareholders holding Equity Shares in the physical form.
- In accordance with the SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 the physical shareholders are allowed to tender their shares in the Buyback. However, such tendering shall be as per the provisions of the SEBI Buyback Regulations.
- Eligible Shareholders who are holding Physical Shares and intend to participate in the Buyback will be required to approach their respective Shareholder Broker along with the complete set of documents for verification procedures to be carried out before placement of the bid. Such documents will include the (i) Tender Form duly signed by all Eligible Shareholders (in case shares are in joint names, in the same order in which they hold the shares), (ii) original share certificate(s) of face value of Rs. 5/- each, (iii) valid share transfer form(s)/Form SH-4 duly filled and signed by the transferors (i.e. by all registered Shareholders in same order and as per the specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company, (iv) self-attested copy of PAN Card(s) of all Eligible Shareholders, (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder is decased, etc., as applicable. In addition, if the address of the Eligible Shareholder has undergone a change from the address registered in the register of members of the Company, the Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar card, voter identity card or passport.
- Based on these documents, the concerned Shareholder Broker shall place an order/ bid on behalf of the Eligible Shareholders holding Equity Shares in physical form who wish to tender Equity Shares in the Buyback, using the Acquisition Window of BSE. Upon placing the bid, the Shareholder Broker shall provide a TRS generated by the exchange bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like folio no., certificate no., distinctive no., no. of Equity Shares tendered etc.
- Any Shareholder Broker/Eligible Shareholder who places a bid for Physical Shares, is required to deliver the original share certificate(s) & documents (as mentioned above) along with TRS generated by exchange bidding system upon placing of bid, either by registered post, speed post or courier or hand delivery to the Registrar to the Buyback i.e. Beetal Financial and Computer Services Private Limited (at the address mentioned at paragraph 14 below) not later than 2 (two) days from the offer closing date. The envelope should be super scribed as "Mayur Uniquoters Limited Buyback 2020". One copy of the TRS will be retained by Registrar to the Buyback and it will provide acknowledgement of the same to the Shareholder Broker in case of hand delivery.
- v. The Eligible Shareholders holding Physical Shares should note that Physical Shares will not be accepted unless the complete set of documents are submitted. Acceptance of the Physical Shares for Buyback by the Company shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar to the Buyback will verify such bids based on the documents submitted on a daily basis and till such verification, BSE shall display such bids as 'unconfirmed physical bids'. Once Registrar to the Buyback confirms the bids, they will be treated as 'confirmed bids'.
- vi. In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialisation, such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialized is completed well in time so that they can participate in the Buyback before the closure of the tendering period of the Buyback.
- 12.12 Method of Settlement

iv.

Upon finalization of the basis of acceptance as per Buyback Regulations:

- (f) The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market and as intimated by the Clearing Corporation from time to time and in compliance with the SEBI Circular.
- (ii) The Company will pay the consideration to the Company's Broker who will transfer the funds pertaining to the Buyback to the Clearing Corporation's bank account as per the prescribed schedule. For Demat Equity Shares accepted under the Buyback, the Clearing Corporation will make direct funds pay-out to the respective eligible shareholders. If such Eligible Shareholder's bank account details are not available or if the fund transfer instruction is rejected by the Reserve Bank of India('IBBI') Eligible Shareholders' bank, due to any reason, then such funds will be transfered to the concerned Shareholder brokers' settlement bank account for onward transfer to the such Eligible Shareholders.
- (iii) For the Eligible Shareholders holding Equity Shares in physical form, the funds payout would be given to their respective Shareholder Brokers' settlement account for releasing the same to the respective Eligible Shareholder's account.
- (iv) The Equity Shares bought back in the demat form would be transferred directly to the demat account of the Company opened for the Buyback ("Company Demat Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's broker to the Company Demat Account on receipt of Equity Shares from the clearing and settlement mechanism of the BSE.
- (v) The Eligible Shareholders will have to ensure that they keep the depository participant ("DP") account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or due to non-acceptance of Equity Shares under the Buyback.

- (vi) Excess demat Equity Shares or unaccepted demat Equity Shares, if any, tendered by the Eligible Shareholders will be returned to them by the Clearing Corporation. If the securities transfer instruction is rejected in the depository system, due to any issue then such securities will be transferred to the Shareholder Broker's depository pool account for onward transfer to such Eligible Shareholder. In case of custodian participant orders, excess Demat Shares or unaccepted Demat Shares, if any, will be returned to the respective custodian participant.
- (vii) Any excess physical Equity Shares pursuant to proportionate acceptance/ rejection will be returned back to the concerned Eligible Shareholders directly by the Registrar to the Buyback. The Company is authorized to split the share certificate and issue new consolidated share certificate for the unaccepted Equity Shares, in case the Equity Shares accepted by the Company are less than the Equity Shares tendered in the Buyback by Eligible Shareholders holding Equity Shares in the physical form.
- (viii) In case of certain Eligible Shareholders viz., NRIs, non-residents etc. (where there are specific regulatory requirements pertaining to funds payout including those prescribed by the RBI) who do not opt to settle through custodians, the funds payout would be given to their respective Shareholder Broker's settlement accounts for releasing the same to such shareholder's account.
- (ix) The Shareholder Broker would issue contract note to the Eligible Shareholders tendering Equity Shares in the Buyback. The Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buyback.
- (x) Eligible Shareholders who intend to participate in the Buyback should consult their respective Shareholder Broker for any cost, applicable taxes, charges and expenses (including brokerage) etc., that may be levied by the Shareholder Broker upon the Eligible Shareholders for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the Eligible Shareholders in respect of accepted Equity Shares could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the Eligible Shareholders.
- (xi) The Equity Shares lying to the credit of the Company Demat Account and the Equity Shares bought back and accepted in physical form will be extinguished in the manner and in compliance with the procedure prescribed in the Buyback regulations.
- 13 COMPLIANCE OFFICER

The Company has designated the following as the Compliance Officer for the Buyback:

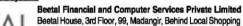
Mr. Rahul Joshi

Company Secretary and Compliance Officer

- Mayur Uniquoters Limited Village: Jaitpura, Jaipur-Sikar Road, Tehsil: Chomu, Jaipur -303704, Rajasthan.
- Tel No.: 01423-224001
- Email: secr@mayur.biz | Website: www.mayuruniquoters.con

Investor may contact the Compliance Officer for any clarifications or to address the grievances, if any, between i.e. 10.00 a.m. to 5.00 p.m. IST on any day except Saturday, Sunday and public holidays.

- REGISTRAR TO THE BUYBACK/INVESTOR SERVICE CENTRE
- In case of any queries, shareholders may also contact the Registrar to the Buyback, between i.e. 10.00 a.m. to 5.00 p.m. IST on any day except Saturday, Sunday and public holidays, at the following address: Registrar to the Buyback:



Centre, Near Dada Harsukh Das Mandir, New Delhi - 110062 Centre, Near Dada Harsukh Das Mandir, New Delhi - 110062 Contact person: Mr. Punit Mittal; Tel No.: 011 - 29961281-83 | Fax No.: 011 - 29961284 Email: beetal@beetalfinancial.com; Website: www.beetalfinancial.com

SEBI Registration Number: INR000000262 | Validity: Permanent Corporate Identification Number: U67120DL1993PTC052486

#### 15 MANAGER TO THE BUYBACK

The Company has appointed following as Manager to the Buyback:



CHARTERED CAPITAL AND INVESTMENT LIMITED 418-C, "215 Atrium", Andheri Kurla Road, Andheri (Easi), Mumbai 400 093 Contact Person: Mr. Amitkumar Gattani; Tel No.: 022-6692 4111/6222; Email Id: mumbal@charteredcapital.net; Website: www.charteredcapital.net; SEBI Registration No: INM000004018 | Validity: Permanent Corporate Identification Number: L45201 GJ1986PLC008577

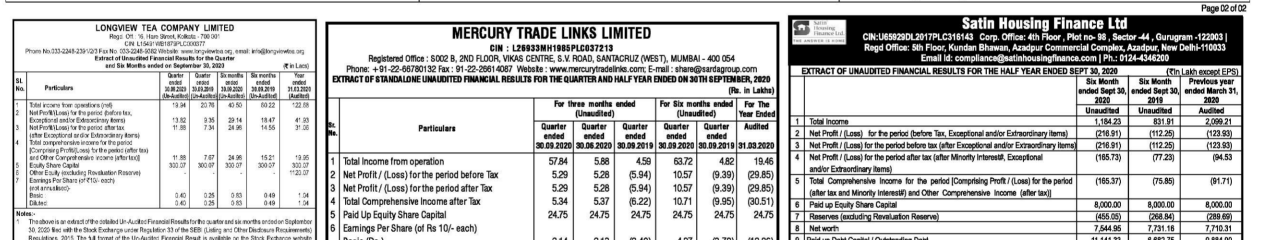
#### DIRECTORS' RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors accepts full responsibility for the information contained in this Public Announcement and for the information contained in all other advertisements, circulars, brochures, publicity materials etc. which may be issued in relation to the Buyback and confirms that the information in such documents contains and will contain true, factual and material information and does not and will not contain any misleading information.

For and on behalf of the Board of Directors of Mayur Uniquoters Limited

Sd/-	Sd/-	Sd/-
Suresh Kumar Poddar	Arun Kumar Bagarla	Rahul Joshl
Chairman and Managing Director & CEO	Whole Time Director	Company Secretary and Compliance Officer
DIN: 00022395	DIN: 00373862	M. No: ACS33135

Place : Jaipur Date : Wednesday, November 11, 2020



(www.bseindia.com) as well as on the website of the Compa	av (www.loggviewtes.org)	Basic (Rs.)	2.14	2.13	(2.40)	4.27	(3.79)	(12.06)		d up Debt Capital / Outstanding Debt	11,14	1.33 6,682.7	75 9,884.90
	hs ended on September 30, 2020 have been reviewed by the	Diluted (Rs.)	2.14	2.13	(2.40)	4.27	(3.79)	(12.06)	10 Ou	utstanding Redeemable Preference Shares		(	-
Audit Committee and approved by the Board of Directors at							, ,		11 De	ebt Equity Ratio	1	1.48 0.8	36 1.28
	been prepared in accordance with the Indian Accounting impanies Act, 2013 and other generally accepted accounting	Notes :	27 9328	2	1970 N. 1927	0.0000	1007 20	12 11 212	12 Ea	mings Per Share (of Rs.10/- each) (for continuing and discontinued ope	erations) -		
principles.	For and on behalf of Board of Directors	1 The above results have been reviewed by the Audit	Committee a	nd approve	d by the Bo	ard of Direc	tors in its m	eeting held	1.	Basic:	(0	0.21) (0.12	2) (0.13)
	Sd /- Y.K. Daga	on 11th November, 2020.							2.	Diluted:	(0	0.21) (0.12	2) (0.13)
Dated : November 11, 2020	Director	2 The above is an extract of the detailed format of Qua	rterly Financi	al Results 1	iled with the	Stock Excl	hange under	Regulation	13 Ca	apital Redemption Reserve		-	
Place : Kolkata	DIN: 00040632	33 of the SEBI (Listing and Other Disclosure Require	ements) Reg	ulations, 2	015. The fu	II format of	the Quarter	y Financial	14 Det	benture Redemption Reserve		-	12 (17)
FOR		Results are available on the websites of the	Stock Excha	ande www	bseindia.c	com and t	he Compar	website		bt Service Coverage Ratio	8	0.17 0.1	
INVITATION FOR EXPR		www.mercurvtradelinks.com		1997 <b>- 1</b> 997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997						erest Service Coverage Ratio		0.68 0.7	
(Under Regulation 36A (1) of the					For MER	CURY TRAD	E LINKS LIM	ITED					
(Insolvency Resolution Process for Co RELEVANT PA						Sd/-			Notes:	<ol> <li>The above is an extract of the detailed format of half yearly financial re Obligations and Disclosure Requirements) Regulations, 2015. The full for</li> </ol>	suits filed with the Stock I	Exchanges under Rei ancial results are ava	guiation 52 of the SEB
11. Name of the corporate debtor	MAYFAIR LEISURES LIMITED	Place: Mumbai			PR	ADEEP KUN	IAR SARDA		the Com	obligations and bisclosure requirements) regulations, 2010. The full re apany (i.e. www.satinhousingfinance.com) and on the websites of the Stor	k Exchange (i.e. BSE- ww	w.bseindia.com). 2.	For the items referred in
2. Date of incorporation of corporate debtor	07.12.2011	Date : 11.11.2020			Dir	ector DIN:	00021405			ion 52(4) of the SEBI (Listing Obligation and Disclosure Requirements) Re			
3. Authority under which corporate debtor	Registrar of Companies, Ahmedabad,									o made available on the website of the Company (i.e. www.satinhousing			
is incorporated / registered	India									tee and approved by the Board of Directors of Satin Housing Finance Limi			ovember 10, 2020.
4. Corporate identity number / limited liability	U55101GJ2011PLC068108	-									or Satin Housing Financ d/- Amit Sharma (Whole		
identification number of corporate debtor	055101632011FEC008108								Dated:	November 10, 2020 3	d/- Amit Sharma (Whole	Time Director & CE	EO) DIN NO. 08050304
5. Address of the registered office and	Registered Office: 5/12, "Essen House",	4.00		UTEO				MITCO				-	
principal office (if any) of corporate debtor	B.I.D.C. Gorwa Vadodara – 390016, Gujarat		<b>r</b>	<b>IIIEU</b>	I CUK			MITED		📉 The Indian Hur	ne Pip	e Co.	Ltd.
6. Insolvency commencement date of	June 11, 2020 (NCLT, Ahmedabad Bench	HITECH						IPLC168235		Registered Office: Construction House, 5, Walcha	d Hirachand Boad	Ballard Estate M	umbal - 400 001
the corporate debtor	passed Order dated June 2, 2020 C.P.	Kega. O	fice: 201,2nd							CIN: L51500MH1926PLC001255 • Tel:	+91-22-2261 8091 • F	ax: +91-22-2265 6	863
	(I.B) No.213/7/NCLT/AHM/2018. Order	Lower Parel (W), M								E-mail: info@indianhumepipe.com			
	received by Interim Resolution		En	nail: investo	r.help@hiteo	chgroup.com	1.   www.hite	chgroup.com	1	A ALL A REPORT AND AND AND AND A REAL AND	a se consellar second second second	a to the second second second	
	Professional on June 11, 2020.	EXTRACT OF AUDITED FINANCIAL RESULTS FOR	THE OUAR	TER AND	HALF YEAR	ENDED S	EPTEMRER	30. 2020		EXTRACT OF THE UNAUDITE			
7. Date of invitation of expression of interest	12.11.2020		THE QUART					(₹ in lakhs)		FOR THE QUARTER AND HALF YEA	r ended sep	PTEMBER 3	30, 2020
8. Eligibility for resolution applicants under	Can be obtained by emailing at					11-14-14	an an de d						(₹ in Lakhs)
section 25(2)(h) of the Code is available at:	cirp.mayfair@gmail.com	Sr. Particulars		Quarter End				Year Ended					(CIII Lakiis)
<ol><li>Norms of ineligibility applicable under</li></ol>	Can be obtained by emailing at	No. Paruculars	Audited					31.03.2020			Unaudited	Unaudited	Unaudited
section 29A are available at:	cirp.mayfair@gmail.com				Audited		Audited	Audited	SI.	P-M-M-M	Quarter	Half Year	Quarter
10. Last date for receipt of expression of interes	t 28.11.2020	1 Total income from operations	12,331.77	5,737.31	12,203.89	18,069.08	24,348.87	46,008.71	No.	Particulars	ended	ended	ended
11. Date of issue of provisional list of	05.12.2020	2 Net Profit / (Loss) for the period before tax and	10000000			and the second s	101000-000	10000000000			September	September	September
prospective resolution applicants		exceptional item	696.68	(635.33)	135.40	61.35	454.79				30, 2020	30, 2020	30, 2019
12. Last date for submission of objections	10.12.2020	3 Exceptional Items [ (Charge) / Credit ]	-	-	01-0		-	(322.15)	1	Total Income from Operations	28621.34	50548.87	37143.74
to provisional list		4 Net Profit / (Loss) for the period before tax					Local and Local And			· · · · · · · · · · · · · · · · · · ·	20021.34	30340.07	3/143./4
13. Date of issue of final list of prospective	12.12.2020	(after exceptional item)	696.68	(635.33)	135.40	61.35	454.79	358.46	2	Net Profit/(Loss) for the period (before Tax,	621.96	(119.22)	1804.94
resolution applicants		5 Net Profit / (Loss) for the period after tax	639.66	(635.33)	94.70	4.33	291.60	235.93		Exceptional and/or Extraordinary Items)	021.00	(110.22)	1001.01
14. Date of issue of information memorandum,	10.12.2020	6 Total Comprehensive Income for the period	644.20	(638.03)	96.13	6.17	295.27	276.33	3		621.96	(119.22)	1804.94
evaluation matrix and request for resolution		7 Paid-up Equity Share Capital (Face Value of ₹ 10/- per Share	1,717.57	1,717.57	1,717.57	1,717.57	1,717.57	1,717.57		(after Exceptional and/or Extraordinary Items)	021.90	(119.22)	1004.94
plans to prospective resolution applicants		8 Reserves (excluding Revaluation Reserve)			11. 11 10 10 10 10 10 10 10 10 10 10 10 10				4	Net Profit/(Loss) for the period after tax	105 10	(00.40)	1 100 00
15. Manner of obtaining request for resolution	The request for resolution plan, evaluation	as at Balance Sheet Date						14,815.40		(after Exceptional and/or Extraordinary items)	465.43	(88.48)	1420.89
plan, evaluation matrix, information memorandum and further information	matrix, information memorandum and further	9 Earnings Per Share (of ₹10/- each ) (not annualised)							5	Total Comprehensive Income for the period	S		
memorandum and further information	information will be shared by the resolution professional with shortlisted prospective	Basic	3.72	(3.70)	0.55	0.03	1.70	1.37		[Comprising Profit/(Loss) for the period	500.05		4440.47
	resolution applicant(s) meeting the eligibility	Diluted	3.72	(3.70)	0.55	0.03				(after tax) and Other Comprehensive	528.65	(45.65)	1142.17
	criteria as set out by the COC & Compliance			(0.1.07						Income (after tax)]			
	with Sec 29A of the IBC 2016 after receiving	1. The above is an extract of the detailed format of Quarter		noial Pocul	te filod with t	ha Stack Ex	abanaan und	lor Pogulation	6	Equity Share Capital (face value of ₹ 2/- each)	968.94	968.94	968.94
	undertaking as per Sec 29 (2) of IBC 2016.	33 of the SEBI (Listing Obligations and Disclosure Reg									300.34	300.34	300.34
16. Last date for submission of resolution plan	s 28.12.2020	Annual Financial Results are available on Company's								Reserves (excluding Revaluation Reserve)			
17. Manner of submitting resolution plans	Sealed Envelope by post / hand to RP at	Stock Exchanges of India Ltd. (www.nseindia.com) and						and manufian		as shown in the Audited Balance Sheet	(=)	17-11	-
to resolution professional	corresponding address and electronic copy		dian Account	ing Standar	ds. the (Ind-/	AS) as preso	ribed under :	section 133 of		of the previous year			
	by email at cirp.mayfair@gmail.com	the Companies Act, 2013, read with Companies (Indian	ccounting St	andards) Ru	les, 2015 (a	s amended).	•		8	Earnings Per Share (of ₹ 2/- each)			
18. Estimated date for submission of resolution	05.01.2021	3. Pursuant to the lockdowns announced by the governme	nt authorities	to contain t	he spread of	COVID-19	outbreak, th	ne Company's		(*Not Annualised)			
plan to the Adjudicating Authority for approval		operations and financial results for the quarter ended J								a) Basic : (₹)	0.96*	(0.18)*	2.94*
1 1 1 1			vious periods	3. The operation	ations gradu	ally resumed	d in a phased	d manner with		b) Diluted : (₹)	0.96*	(0.18)*	2.94*
19. Name and registration number of the	Name-Vinod Tarachand Agrawal	and are therefore not comparable with those for the pro-							Note	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			1
	Name-Vinod Tarachand Agrawal Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090	requisite precautions. The Company has taken into ac			ted to its ass	sessment of l	liquidity and g	going concern	12111111240101				
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution</li> </ol>	Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090 CA Vinod Tarachand Agrawal	requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial res	ults (including										
19. Name and registration number of the resolution professional	Reg No- IBB//PA-001//P-P00641/2017-18/11090 1 CA Vinod Tarachand Agrawal Add -204, Wall Street-1, Near Gujarat	requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial re- assumption), recoverable values of its financial and non-	ults (including financial asse	nts.						The above is an extract of the detailed format of the			
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution</li> </ol>	Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090 1 CA Vinod Tarachand Agrawal Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006,	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial re- assumption), recoverable values of its financial and non-</li> <li>The Code on Social Security, 2020 ('the Code') relating</li> </ul>	ults (including financial asse g to employee	its. e benefits d	uring emplo				10000	half year ended September 30, 2020, filed with B	SE and NSE, und	der Regulation	33 of the SEBI
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution professional, as registered with the Board</li> </ol>	Reg No- IBB/IPA-001/IP-P00641/2017-18/11090 CA Vinod Tarachand Agrawal Add204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006, Email - ca.vinod@gmail.com	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial re- assumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 ('the Code') relatin Presidential assent in September 2020. The Code has</li> </ul>	ults (including financial asse to employee been publishe	its. e benefits d ed in the Ga	uring employ zette of India	however, th	ne date on w	hich the Code	10001042	half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement	SE and NSE, und nts) Regulations,	der Regulation 2015. The ful	33 of the SEBI
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution professional, as registered with the Board</li> <li>Address and email to be used</li> </ol>	Reg No- IBB/IPA-001/IP-P006412017-18/11090 CA Vinod Tarachand Agrawal Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006, Email - ca.vinod@gmail.com Add -204, Wall Street-1, Near Gujarat	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial reassumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 ('the Code') relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Company</li> </ul>	ults (including financial asse to employed been publishe will assess t	its. e benefits d ed in the Ga	uring employ zette of India	however, th	ne date on w	hich the Code		half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement unaudited financial results for the quarter and ha	SE and NSE, und hts) Regulations, If year ended Se	der Regulation 2015. The ful ptember 30, 20	a 33 of the SEBI II format of the 020 is available
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution professional, as registered with the Board</li> <li>Address and email to be used for correspondence with the</li> </ol>	Reg No- IBB/IPA-001/IP-P00641/2017-18/11090 CA Vinod Tarachand Agrawal Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006, Email - ca.vinod@gmail.com Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006,	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial reassumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 ('the Code') relatin</li> <li>Presidential assent in September 2020. The Code has will come into effect has not been notified. The Compan any related impact in the period the Code becomes effect</li> </ul>	ults (including financial asse g to employee been publishe y will assess t tive.	its. e benefits d ed in the Ga he impact o	uring emplo zette of India f the Code w	however, the hen it come	ne date on wi s into effect a	hich the Code and will record		half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement unaudited financial results for the quarter and ha on the websites of the Stock Exchanges (www.bs	SE and NSE, und hts) Regulations, If year ended Sej eindia.com and w	der Regulation 2015. The ful ptember 30, 20	a 33 of the SEBI II format of the 020 is available
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution professional, as registered with the Board</li> <li>Address and email to be used for correspondence with the resolution professional</li> </ol>	Reg No- IBB/IPA-001/IP-P00641/2017-18/11090 CA Vinod Tarachand Agrawal Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006, Email - ca.vinod@gmail.com Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006, Emall - clrp.mayfalr@gmail.com	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial reasumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 ('the Code') relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Compan any related impact in the period the Code becomes effect</li> <li>As part of the strategy to rationalise production faciliti</li> </ul>	ults (including financial asse g to employee peen publishe y will assess t dve. to towards pro-	its. e benefits d d in the Ga he impact o ofitable pro	uring employ zette of India f the Code w ducts and op	however, the hen it comes ptimise the c	ne date on wi s into effect a cost, the ope	hich the Code and will record erations at the		half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement unaudited financial results for the quarter and ha	SE and NSE, und hts) Regulations, If year ended Sej eindia.com and w	der Regulation 2015. The ful ptember 30, 20	a 33 of the SEBI II format of the 020 is available
19. Name and registration number of the resolution professional         20. Name, Address and e-email of the resolution professional, as registered with the Board         21. Address and email to be used for correspondence with the resolution professional         22. Further Details are available at or with	Reg No- IBB/IPA-001/IP-P00641/2017-18/11090 CA Vinod Tarachand Agrawal Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006, Email - ca.vinod@gmail.com Add -204, Wall Street-1, Near Gujarat College, Ellis bridge, Ahmedabad-380006, Email - clrp.mayfalr@gmail.com Available with the Resolution Professional	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial remassumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 ('the Code') relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Company any related impact in the period the Code becomes effect</li> <li>As part of the strategy to rationalise production facilitie manufacturing facility of the Company situated at Stars</li> </ul>	ults (including financial asse g to employed been publishe y will assess t tive. ts towards pre anj (Uttarakha	its. e benefits d d in the Ga he impact o ofitable pro and) has be	uring employ zette of India f the Code w ducts and op en discontin	however, the hen it come otimise the c ued with effe	ne date on wi s into effect a cost, the ope act from Octo	hich the Code and will record erations at the ober 16, 2020.		half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement unaudited financial results for the quarter and ha on the websites of the Stock Exchanges (www.bs	SE and NSE, und hts) Regulations, If year ended Sej eindia.com and w	der Regulation 2015. The ful ptember 30, 20 ww.nseindia.c	a 33 of the SEBI II format of the 020 is available com) and on the
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution professional, as registered with the Board</li> <li>Address and email to be used for correspondence with the resolution professional</li> <li>Further Details are available at or with</li> <li>Date of publication of Form G</li> </ol>	Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090         CA Vinod Tarachand Agrawal         Add -204, Wall Street-1, Near Gujarat         College, Ellis bridge, Ahmedabad-380006,         Email - ca.vinod@gmail.com         Add -204, Wall Street-1, Near Gujarat         College, Ellis bridge, Ahmedabad-380006,         Email - ca.vinod@gmail.com         Add -204, Wall Street-1, Near Gujarat         College, Ellis bridge, Ahmedabad-380006,         Email - clrp.mayfalr@gmail.com         Available with the Resolution Professional         12.11.2020	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial reasumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 (the Code) relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Compan any related impact in the period the Code becomes effect</li> <li>As part of the strategy to rationalise production faciliti manufacturing facility of the Company situated at Starg The plant and machinery have been shifted to other m relocated to other plants.</li> </ul>	ults (including financial asse g to employed been publishe y will assess t tive. ts towards pre anj (Uttarakha	its. e benefits d d in the Ga he impact o ofitable pro and) has be	uring employ zette of India f the Code w ducts and op en discontin	however, the hen it come otimise the c ued with effe	ne date on wi s into effect a cost, the ope act from Octo	hich the Code and will record erations at the ober 16, 2020.	2.	half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement unaudited financial results for the quarter and has on the websites of the Stock Exchanges (www.bs Company's website (www.indianhumepipe.com)	SE and NSE, und hts) Regulations, If year ended Sej eindia.com and w	der Regulation 2015. The ful ptember 30, 20 ww.nseindia.c	a 33 of the SEBI II format of the 020 is available com) and on the
19. Name and registration number of the resolution professional         20. Name, Address and e-email of the resolution professional, as registered with the Board         21. Address and email to be used for correspondence with the resolution professional         22. Further Details are available at or with         23. Date of publication of Form G         Note: Above Invitation for Expression of Inter	Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090           CA Vinod Tarachand Agrawal           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - clrp.mayfalr@gmail.com           Available with the Resolution Professional           12.11.2020           est (EOI) is valid subject to the approval of	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial reassumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 ('the Code') relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Compan any related impact in the period the Code becomes effect</li> <li>As part of the strategy to rationalise production faciliti manufacturing facility of the Company situated at Sitare The plant and machinery have been shifted to other m relocated to other plants.</li> </ul>	ults (including financial asse g to employee peen publishe y will assess t dive. as towards pri anj (Uttarakha anufacturing	its. e benefits d in the Ga he impact o ofitable pro and) has be units of the	uring employ zette of India f the Code w ducts and op en discontin	however, the hen it come otimise the c ued with effe	ne date on wi s into effect a cost, the ope act from Octo	hich the Code and will record erations at the ober 16, 2020.	2.	half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement unaudited financial results for the quarter and has on the websites of the Stock Exchanges (www.bs Company's website (www.indianhumepipe.com) The above results were reviewed by the Audit Cor	SE and NSE, und hts) Regulations, If year ended Sej eindia.com and w nmittee and appro	der Regulation 2015. The ful ptember 30, 20 ww.nseindia.c oved by the Bo	a 33 of the SEBI II format of the 020 is available com) and on the pard of Directors
19. Name and registration number of the resolution professional         20. Name, Address and e-email of the resolution professional, as registered with the Board         21. Address and email to be used for correspondence with the resolution professional         22. Further Details are available at or with         23. Date of publication of Form G	Reg No- IBB/IPA-001/IP-P006412017-18/11090           CA Vinod Tarachand Agrawal           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - clarp.mayfalr@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - clarp.mayfalr@gmail.com           Available with the Resolution Professional           12.11.2020           est (EOI) is valid subject to the approval of VCLT.	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial remassumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 (the Code) relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Company any related impact in the period the Code becomes effect</li> <li>As part of the strategy to rationalise production facility manufacturing facility of the Company situated at Starc The plant and machinery have been shifted to other n relocated to other plants.</li> <li>The previous period figures have been regrouped, when</li> </ul>	ults (including financial asse g to employee peen publishe y will assess t dive. as towards pri anj (Uttarakha anufacturing	its. e benefits d in the Ga he impact o ofitable pro and) has be units of the	uring emplo zette of India f the Code w ducts and op en discontin Company a	however, ti when it come ptimise the o ued with effe and most of t	ne date on wi s into effect a cost, the ope act from Octo the employed	hich the Code and will record erations at the ober 16, 2020.	2.	half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requirement unaudited financial results for the quarter and has on the websites of the Stock Exchanges (www.bs Company's website (www.indianhumepipe.com) The above results were reviewed by the Audit Cor	SE and NSE, und hts) Regulations, If year ended Sep eindia.com and w A. nmittee and appro	der Regulation 2015. The ful ptember 30, 20 ww.nseindia.c oved by the Bo Indian Hume P	a 33 of the SEBI II format of the 020 is available com) and on the pard of Directors Pipe Co. Ltd.
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution professional, as registered with the Board</li> <li>Address and email to be used for correspondence with the resolution professional</li> <li>Further Details are available at or with</li> <li>Date of publication of Form G</li> <li>Note: Above Invitation for Expression of Inter extension of CIRP period to be filed with Hon'ble f</li> </ol>	Reg No- IBB/IPA-001/IP-P006412017-18/11090           CA Vinod Tarachand Agrawal           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - cirp.mayfalr@gmail.com           Available with the Resolution Professional           12.11.2020           est (EOI) is valid subject to the approval of NCLT.           CA Vinod Tarachand Agrawal	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial reassumption), recoverable values of its financial and non</li> <li>The Code on Social Security, 2020 ('the Code') relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Compan any related impact in the period the Code becomes effect</li> <li>As part of the strategy to rationalise production facilities manufacturing facility of the Company situated at Starg The plant and machinery have been shifted to other m relocated to other plants.</li> <li>The previous period figures have been regrouped, when</li> </ul>	ults (including financial asse g to employee peen publishe y will assess t dive. as towards pri anj (Uttarakha anufacturing	its. e benefits d in the Ga he impact o ofitable pro and) has be units of the	uring emplo zette of India f the Code w ducts and op en discontin Company a	however, the then it comes otimise the or ued with effer and most of the By Order of	ne date on wi s into effect a cost, the ope ect from Octo the employed of the Board	hich the Code and will record erations at the ober 16, 2020. es have been	2.	half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requiremen unaudited financial results for the quarter and ha on the websites of the Stock Exchanges (www.bs Company's website (www.indianhumepipe.com) The above results were reviewed by the Audit Cor at their meetings held on November 11, 2020.	SE and NSE, und hts) Regulations, If year ended Sep eindia.com and w h nmittee and appro For The I	der Regulation 2015. The ful ptember 30, 20 www.nseindia.c oved by the Bo Indian Hume P Rajas R. Dos	a 33 of the SEBI II format of the 020 is available com) and on the eard of Directors Pipe Co. Ltd. Shi
19. Name and registration number of the resolution professional         20. Name, Address and e-email of the resolution professional, as registered with the Board for correspondence with the resolution professional         21. Address and email to be used for correspondence with the resolution professional         22. Further Details are available at or with         23. Date of publication of Form G         Note: Above Invitation for Expression of Interextension of CIRP period to be filed with Hon'ble F	Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090           CA Vinod Tarachand Agrawal           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - clrp.mayfalr@gmall.com           Available with the Resolution Professional           12.11.2020           est (EOI) is valid subject to the approval of           VCLT.           CA Vinod Tarachand Agrawal           Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090	requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial re- assumption), recoverable values of its financial and non The Code on Social Security, 2020 ('the Code') relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Compan any related impact in the period the Code becomes effect 5. As part of the strategy to rationalise production faciliti manufacturing facility of the Company situated at Sitary The plant and machinery have been shifted to other m relocated to other plants. 6. The previous period figures have been regrouped, when Mumbal	ults (including financial asse g to employee peen publishe y will assess t dive. as towards pri anj (Uttarakha anufacturing	its. e benefits d in the Ga he impact o ofitable pro and) has be units of the	uring emplo zette of India f the Code w ducts and op en discontin Company a	however, the then it comes otimise the or ued with effer and most of the By Order of	ne date on will s into effect a cost, the ope act from Octo the employee of the Board CORPORATI	hich the Code and will record trations at the ober 16, 2020. es have been I of Directors ION LIMITED Malav Dani	2. Plac	half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requiremen unaudited financial results for the quarter and ha on the websites of the Stock Exchanges (www.bs Company's website (www.indianhumepipe.com) The above results were reviewed by the Audit Cor at their meetings held on November 11, 2020.	SE and NSE, und hts) Regulations, If year ended Sep eindia.com and w h nmittee and appro For The I	der Regulation 2015. The fui ptember 30, 20 www.nseindia.c oved by the Bo Indian Hume P Rajas R. Dos nan & Managin	n 33 of the SEBI II format of the 020 is available com) and on the eard of Directors Pipe Co. Ltd. shi ng Director
<ol> <li>Name and registration number of the resolution professional</li> <li>Name, Address and e-email of the resolution professional, as registered with the Board</li> <li>Address and email to be used for correspondence with the resolution professional</li> <li>Further Details are available at or with</li> <li>Date of publication of Form G</li> <li>Note: Above Invitation for Expression of Inter extension of CIRP period to be filed with Hon'ble f</li> </ol>	Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090           CA Vinod Tarachand Agrawal           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - ca.vinod@gmail.com           Add -204, Wall Street-1, Near Gujarat           College, Ellis bridge, Ahmedabad-380006,           Email - clrp.mayfalr@gmall.com           Available with the Resolution Professional           12.11.2020           est (EOI) is valid subject to the approval of           VCLT.           CA Vinod Tarachand Agrawal           Reg No- IBBI/IPA-001/IP-P00641/2017-18/11090	<ul> <li>requisite precautions. The Company has taken into ac impact of the pandemic in preparation of the financial remassumption), recoverable values of its financial and non.</li> <li>The Code on Social Security, 2020 (the Code) relatin Presidential assent in September 2020. The Code has will come into effect has not been notified. The Compan any related impact in the period the Code becomes effect</li> <li>As part of the strategy to rationalise production facilities manufacturing facility of the Company situated at Sitarg The plant and machinery have been shifted to other m relocated to other plants.</li> <li>The previous period figures have been regrouped, when the part of the 2020.</li> </ul>	ults (including financial asse g to employee peen publishe y will assess t dive. as towards pri anj (Uttarakha anufacturing	its. e benefits d in the Ga he impact o ofitable pro and) has be units of the	uring emplo zette of India f the Code w ducts and op en discontin Company a	however, the then it comes otimise the or ued with effer and most of the By Order of	ne date on will s into effect a cost, the ope act from Octo the employee of the Board CORPORATI	hich the Code and will record erations at the ober 16, 2020. es have been I of Directors ION LIMITED	2. Plac	half year ended September 30, 2020, filed with B (Listing Obligations and Disclosure Requiremen unaudited financial results for the quarter and ha on the websites of the Stock Exchanges (www.bs Company's website (www.indianhumepipe.com) The above results were reviewed by the Audit Cor at their meetings held on November 11, 2020.	SE and NSE, und hts) Regulations, If year ended Sep eindia.com and w h nmittee and appro For The I	der Regulation 2015. The ful ptember 30, 20 www.nseindia.c oved by the Bo Indian Hume P Rajas R. Dos	a 33 of the SEBI II format of the 020 is available com) and on the eard of Directors Pipe Co. Ltd. shi ng Director

## साळाव-मुरुड रस्त्यालगत झाडाझूडपांचा विळखा

कोर्लई, दि.११ : साळाव-मूरुड रस्त्यावर ठिकाणी बऱ्याच अवघड रस्त्यालगत वळणावर अपघाती विळखा झाडाझुडपाचा असून याकडे सार्वजनिक बांधकाम खात्याच्या असलेल्या दुर्लक्षाबाबत वाहनचालक, प्रवासी व नागरिकांतून नाराजी व्यक्त होत आहे. या रस्त्यावर कोर्लई, बोर्ली, बारशिव, काशिद व सर्वे वळणावर तसेच नांदगाव व नवीन मजगांव आदी. ठिकाणी रस्त्याच्या दुतर्फा मोठ्या प्रमाणावर विळखा झाडाझूडपांचा असल्याने काही ठिकाणी तर समोरून येणारे दिसत नाही वाहन यामुळे वाहन चालकांना अपघाताला सामोरे जावे लागत आहे. वेळप्रसंगी

## बिहारमधील विजयाचा कल्याणात भाजपाकडून जल्लोष

कल्याण : बिहारच्या निवडणुकीत भाजपला बहुमत मिळाल्यानंतर भाजपचा सत्तेचा मार्ग मोकळा झाला आहे. या पार्श्वभूमीवर आज भाजप पदाधिकारी कार्यकर्त्यांनी भाजप भटके विमुक्त आघडीचे प्रदेश अध्यक्ष व माजी आमदार नरेंद्र पवार यांच्या नेतृत्वाखाली कल्याण छत्रपतों शिवाजी चौकात जल्लोष केला. यावेळी घोषणाबाजी करत मिठाई वाटप करण्यात आली. माजी आमदार नरेंद्र पवार यांनी बिहार मधील विजय हा विकासकामांवर विश्वास ठेवुन केलेला विजय आहे. पंतप्रधान नरेंद्र मोदी यांच्यावर लोकांनी पुन्हा विश्वास दाखवला, महाराष्ट्रचे माजी मुख्यमंत्री देवेंद्र फडणवीस यांनी या

या झाडाझूडपांच्या विळख्यामुळे अपघाताची शक्यता नाकारता येत नाही.

#### जाहीर सचना

प्तर्वसामान्य जनतेस येथे सूचना देण्यात येते की. आमचे अशिल **श्रीमती जसुमती नारन पटेल** व श्री. नारन हिरजी पटेल यांनी फ्लॅट क्र.२०२ २रा मजला, रिद्धी, कांदिवली रिद्धी को-ऑपरेटिव्ह हौसिंग सोसायटी लि., प्लॉट क्र.४०, गोखले रोड डहाणूकरवाडी, कांदिवली (प.), मुंबई-४०००६७ (सदर फ्लॅट) या जागेबाबबतचे त्यांचे मालकीत्व अधिकार विकी व हस्तांतर करण्याची तयार दर्शविली आहे. उपरोक्त फ्लॅट दिनांक २३.१०.२०१८ रोजीचे मुद्रांकीत व नोंदणीकृत पी.ए.ए. करारनामानुसार जुन्या इमारतीमधील त्यांचे जुने फ्लॅट क.१०१ (सदर जुने फ्लॅट) या ऐवजी स्थायी पर्यायी निवासस्थानामार्फत देण्यात आले होते.

असे की, आमच्या अशिलांनी प्रस्तुत केले आहे की. त्यांच्याकडून खालील मुळ करारनामा हरवले/ गहाळ झाले आहेत अ) बिल्डर्स अर्थात मोरारसन्स बिल्डर्स आणि श्री गधेश्याम पी. मिस्त्री यांच्या दरम्यान झालेल

दिनांक १६.०२.१९८० रोजीचा मुळ करारनामा ब) श्री. राधेश्याम पी. मिस्त्री आणि श्री. अर्जनराम पी. जांगीड व श्रीमती मंजु ए. जांगीड यांच्या दरम्यान झालेला दिनांक ०१.०८.१९८९ रोजीचा मुळ विक्री करारनामा.

गबाबत त्यांनी संदर्भ क.१७६९/२०२० अंतर्गत दिनांक ११.१०.२०२० रोजी कांदिवली पोलीस ठाणे येथे तक्रार नोंद केलेली आहे.

आमचे अशिलांनी सदर जुने फ्लॅट (१) श्रीमर्त विणाबेन व्ही. शाह, (२) श्री. मेहुल व्ही. शाह आणि (३) श्री. संजय शाह यांच्यांकडून दिनांक १४.०३.२००६ रोजीचे नोंदणीकृत करारनामानुसार प्राप्त केलेले आहे. सदर जुने फ्लॅट श्री. अर्जुनराम पी. जांगीड व श्रीमती मंजु ए. जांगीड यांनी घोषणा करारनामाद्वारे मुद्रांकीत व नोंदणीकृत दिनांक १५.०३.१९९४ रोजीचे विक्री करारनामानुसार खरेदी व प्राप्त केले होते. कोणा व्यक्तीस सदर उपरोक्त फ्लॅट मालमत्ता किंव

जुने फ्लॅट किंवा भागावर विक्री, अदलाबदल, वारसाहक, कायदेशीर हक, जप्ती, लिस पेन्डन्स तारण, भागीदारी, अधिभार, बक्षीस किंवा अन्य इतर प्रकारे कोणताही अधिकार, हक्क, दावा किंव आक्षेप असल्यास त्यांनी सर्व पृष्ठ्यर्थ सत्य दस्तावेज व आवश्यक पुराव्यांसह लेखी स्वरुपात सदर सूचन प्रकाशनापासून १५ (पंधरा) दिवसांच्या आत खालील स्वाक्षरीकर्ता श्रीमती हेतल आर **चोथानी-वकील. उच्च न्यायालय.** दी लिगल सोल्युशन्झ+, डी-१०४, अंबिका दर्शन, सी.पी.रोड. कांदिवली (पूर्व), मुंबई-४००१०१ यांच्याकडे मळवावे अन्यथा असे दावे किंवा आक्षेप असल्यास ते सोडन दिले आहेत असे समजण्यात येईल आणि आमच्या अशिलांवर बंधनकारक असणार नाहीत आणि सर्व अधिभारापासून मुक्त व स्पष्ट बाजारभाव असलेल्या सदर अनुसुचीत मालमत्तेच्या अधिकाराच्या आधारावर व्यवहार सुरू करतील. दी लिगल सोल्युशन्झ+करिता

#### सही/-श्रीमती हेतल आर. चोथानी भागीदार/(वकील उच्च न्यायालय) दिनांक: ११.११.२०२० ठिकाण : मंबई

PUBLIC NOTICE Shrimati Alefiyah Yahya Ezzi w/o Maulik R. Desai a Member of the Dhruv Park (ATT) Co-operative Housing Society Ltd. having address at Agarwal Trinity Tower, D'Monte Road Lane Orlem Malad (West) Mumbai 00064 and holding Flat No.1601, 16th Floor C Wing in the building of the society died or 1/02/2018 wothout making nomination The society hereby invites claims or objections from the heir or heirs or other Claimants bjector or objectors to the transfer of the said shares and interest of the deceased member ot the society period of 30 days from the publication of this notice, with copies of such documents and other proofs in support of her claims/objections or transfer of shares and interest of the deceased member in the capital/ property of the society. If no claims/objections are received vithin the period prescribed above, the society shall be free to deal with the shares and nterest of the deceased member in the capital/ property of the society in such manner as provided under the bye-laws of the society The claims/ objections, if any, received b he society for transfer of shares and interest of the deceased member in the capital property of the society shall be dealt with in the manner provided under the bye-laws of the society. A copy of registered bye-laws of he society is available for inspection by the claimants/objectors, in the office of the society with the secretary of the society between 10.00 A.M. to 5.00 P.M. from the date of publication of the notice till the date of expiry of its period. For and on behalf o

#### NOTICE

Notice is hereby given to public that our clients Mr. Nilay Bipin Soni and Mrs. Hira Bipin Soni, residing at Flat No. G/1, A – Wing, Vivekanand Nagar Bldg No. 2, S, V Road, Borivali West, Mumbai - 400092, have misplaced and are not able to find their Original Property Title Documents, and have requested us to issue Public Notice as under

1. Original Agreement between M/s. Vivek Builders and Mr. Bipinchandra Ramjibhai Soni, for purchase of Flat No. G/1, A - Wing, Vivekanand Nagar Bldg No. 2, S. V. Road, Borivali West, Mumbai - 400092, situated on Plot of land bearing F.P. No. 748, 749 and 750, CTS No. 805, on Village - Borivali, Taluka Borivali.

2. Original Share Certificate issued by Shree Vivekanand Nagar Co-operative Housing Society Limited for the above mentioned Flat.

Any party or person having found or are in possession of above mentioned document/s, or have any right, title, interest, claim or demand of any nature whatsoever over or upon the Flat or any part thereof whether by way of succession, mortgage, sale, gift, lease, charge, trust, or under any agreement, or under any decree order or award passed by any court of law, Tribunal, Revenue or Statutory authority or arbitrator or otherwise claiming however are hereby required to make the same known in writing with documentary evidence to MEHTA CONSULTANCY, Shop No. 18, Vasant Aishwarya Building, Opp. Vora Colony, Mathuradas Extn. Road, Kandivali West, Mumbai - 400067, or by email on prernabm@hotmail.com / advocatenilam@gmail.com within 15 days from the date hereof. Please take in notice that any claim received after expiry of the said period of 15 days is liable to be ignored by our clients as if no such claim had at all been received by them. Sd/-Date : 12/11/2020

Prerna J. Shah / Adv Nilam P. Mehta

Date : 11/11/2020

Place: MUMBA

ठिकाण : म

दिनांक : ९

#### **PUBLIC NOTICE**

Public at large hereby informed that our client MRS. SUHASINI PANDHARINATH SARMALKAR having address at C/o Shree Vankys Fast Food, Ground Floor, Roxy Cinema Lane, Prasad Chamber Tata Road No.2, Chami Road, Opera House, Girgaon Mumbai - 400004, State Maharashtra, is Co-owner of properties and more particularly described in Schedule hereunder written It is hereby informed that my client has not sale and transfer her right, title and interest to

anybody person and persons of said properties which is mentioned in the schedule. If any person and persons will utilized her right, title and inters of said property without her writter consent then they will fully responsible for the same and transaction deemed to be invalid null and void and not binding on me and liable for penal action which please note SCHEDULE OF THE PROPERTY ABOVE REFERRED TO

All that Pice and parcel of Land bearing Survey No.292, Hissa No.1 (PI), City Survey, C.T.S. No. 610, 610/1 to 610/6 of Village Kurla-3, nearby V. N. Purav Marg, Sion, Chunabhathi (East), Mumbai 400022 within the Registration District and Sub District of Mumbai and Mumbai Suburban. RADHAKRISHNA R. THAKUR

Place: Mumbai Advocate for MRS. SUHASINI PANDHARINATH SARMALKAR Date: 12.11.2020 3/4, Khan Building, Nawab Tank Bridge Road, Dockyard, Mumbai - 400010

#### PUBLIC NOTICE

SHRI DURLABHJI GORDHANDAS KATARIA, holding Flat No. B-08/11(said Flat),ir Sukumar(formerly Kumar) CHS Ltd., at Davaldas Rd., Vile-Parle (E), Mumbai-5 & Share Certificate No. 91 for 5 shares numbered from 1036 to 1040 (both inclusive), died on 21/12/2009. After his death his shares are transferred to SHRI VIREN DURLABHJI KATARIA & SHRI ANAND JASHWANTRAI THAKKAR or the basis of his Nomination. SHRI Durlabhji Gordhandas Kataria, vide Will dated 10/06/2005, registered on 17/06/2005, had bequeathed the said Fla to SHRI VIREN DURLABHJI KATARIA (adopted Son) & SHRI ANAND JASHWANTRAI THAKKAR (nephew - brother's Son). Now, by executing a Deed of Transfer, SHRI ANAND JASHWANTRAI THAKKAR, for monetary consideration, wishes to transfer his share of right, title & interest in the said flat to SMT TEJAL VIREN KATARIA & Shri VIREN DURLABHJI KATARIA

Other persons, if any, having objection to the above said Transfer or having any claim/interest in the said flat & shares, should contact the Hon. Secretar of the Society within 15 days of publication of this notice, during office hour at the address given below, with documentary proof. No claims will b entertained thereafter.

The Hon. Secretary-Sukumar CHS Ltd. Dayaldas Rd. Vile-Parle (E), Mum- 57.

#### हायटेक कॉर्पोरेशन लिमिटेड CIN:L28992MH1991PLC168235

नोंदणीकृत कार्यालय: २०१, २रा मजला, वेलस्पून हाऊस, कमला सिटी, सेनापती बापट मार्ग, लोअर परळ (प), मुंबई-४०००१३. दुर.क्र.:९१ २२ ४००१६५००/ २४८१६५००, फॅक्स्स:९१ २२ २४९५५६५१ वेबसाईट:www.hitechgroup.com ई-मेल:investor.help@hitechgroup.com ३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता लेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

अ.	तपशिल	संपलेली	संपलेली	संपलेली	संपलेले	संपलेले	(रु.लाखात संपलेले
ઝા. क्रा.		सपलला तिमाही	सपलला तिमाही	सपलला तिमाही	संपलल अर्धवर्ष	संपलल अर्धवर्ष	सपलल वर्ष
		३०.०९.२०२० लेखापरिक्षित	३०.०६.२०२० लेखापरिक्षित	३०.०९.२०१९ लेखापरिक्षित	३०.०९.२०२० लेखापरिक्षित	३०.०९.२०१९ लेखापरिक्षित	३१.०३.२०२ लेखापरिक्षित
१	कार्यचलनातून एकूण उत्पन्न	શ્રફફર.હહ	५७३७.३१	१२२०३.८९	१८०६९.०८	૨૪३૪૮.૮७	४६००८.७१
२	कर व अपवादात्मक बाबपुर्व कालावधीकरिता निव्वळ नफा	६९६.६८	(૬३५.३३)	१३५.४०	૬१.३५	૪५૪.७९	६८०.६१
ş	अपवादात्मक बाब ((अधिभार)/जमा)	-	-	-	-	-	(३२२.१५)
γ	करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा)						
	(अपवादात्मक बाबनंतर)	६९६.६८	(૬३५.३३)	१३५.४०	૬१.३५	૪५૪.७९	રૂપ૮.૪૬
ૡ	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)	६३९.६६	(૬३५.३३)	९४.७०	४.३३	२९१.६०	રરૂપ.૬ર
Ę	कालावधीकरिता एकूण सर्वंकष उत्पन्न	६४४.२०	(६३८.०३)	९६.१३	૬.१७	२९५.२७	રહદ.રૂર
હ	भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.९०/– प्रती)	શહશહ.પહ	શહશહ. લહ	શહશહ.પહ	શહશહ.પહ	૧૭૧૭.५૭	૧૭૧૭.५૭
٢	राखीव (ताळेबंद पत्रकानुसार पुनमूल्याँकित राखीव वगळून)						१४८१५.४०
९	उत्पन्न प्रतिभाग (वार्षिकीकरण नाही) (रू.१०/-प्रत्येकी)						
	१. मूळ	રૂ.७२	(३.७०)	0.44	0.03	१.७०	શ.३७
	२. सौमिकृत	રુ.હર	(3.60)	0.44	0.03	१.७०	ર.૨૭

१) सेबी (लिस्टिंग अण्ड अदर डिस्क्लोजर रिकायरमेंटस) रेग्यलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह साद



मंबई लक्षदीप

SUMISH S. MODY MANAGING DIRECTOR

#### VIVID GLOBAL INDUSTRIES LIMITED

CIN NO. L24100MH1987PLC043911 Registered Office : D-21/1, MIDC Tarapur Via Boisar, Dist. Palghar 401506, Maharashtra Website: www.vividglobalinds.com ; Email: info@vividglobalinds.com ;

Telephone: (91) 22-2261 9531 / 22619550 UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & HALF YEAR ENDED 30TH SEPTEMBER, 2020

PART - 1	1					(Rs. In Lak
	Unaudited Results	Unaudited Results			Unaudited Results	
	for the three	for the three	for the three	for the half	for the half	For the
Particulars	month ended	month ended	month ended	year ended	year ended	year ende
Faiticulais	30.09.2020	30.06.2020	30.09.2019	30.06.2020	30.09.2019	31.03.202
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited
Total income from operations	1340.87	864.10	1154.53	2194.46	2875.25	5827.03
Other Income	14.34	0.65	9.60	25.21	27.39	52.41
Total Income	1355.21	864.75	1164.13	2219.97	2902.64	5879.4
Total Expenses	1306.75	820.56	1108.57	2127.93	2777.54	5659.6
Profit / (Loss) for before tax & Exceptional Item	48.48	44.19	55.56	92.07	125.10	219.7
Exceptional Expenses	-	-	25.00	-	61.00	61.0
Profit / (Loss) for the period after tax						
(after exceptional Items)	35.12	32.01	15.25	66.70	29.63	86.5
Total comprehensive income for the period						
[comprehensive profit/(loss) for the period after						
tax and othe comprehensive income (after tax)]	35.12	32.01	15.25	66.70	29.63	86.5
Paid-up Equity Share Capital						
(Face Value Rs. 5/- each w.e.f 3rd Dec 2015)	456.44	456.44	456.44	456.44	456.44	456.4
Other Equity Excluding Revaluation Reserves						
Earning Per Share	0.38	0.35	0.17	0.73	0.32	0.9
Earnings per share (not annualised)						
(basic and diluted)(face value Rs.5/-)	0.38	0.35	0.17	0.73	0.32	0.95

The above is an extract of the detailed format of the quarterly financial results filed with the stock exchanges under regulation 33 of the SEBI (listing and other disclosure requirement) Regulation, 2015. The full format of the Quarterly financial results are available on the stock exchange website ie. Bombay stock exchange & National stock exchange.

By order of the Board
For Vivid Global Industries Limited
Sd/
SUMISH S. MOD

### रामगोपाल पॉलीटेक्स लिमिटेड

CIN.:L17110MH1981PLC024145 ई-मेल:rplcompliance@ramgopalpolytex.com वेबसाईट:www.ramgopalpolytex.com नोंदणीकृत कार्यालयः ग्रीनटेक्स क्लिअरिंग हाऊस, बी–१, २ व ३, गोसरानी कंपाउंड, रेहनाल गाव, भिवंडी, जिल्हा ठाणे–४२१३०२ द्र.: 0२२-६१३९६८१०, फॅक्स: 0२२-२२८५१०८५

कॉपोरेट कार्यालय: ७०९, तुलसीयानी चेंबर्स, फ्रि प्रेस जर्नल मार्ग, नरिमन पॉईंट, मुंबई-४०००२१

३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व अर्धवर्षाकरीता अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

		संपलेली तिमाही	संपलेली तिमाही	संपलेले अर्धवर्ष	संपलेले अर्धवर्ष
अ.	तपशील	३.०९.२०	३०.०९.१९	३०.०९.२०	३०.०९.१९
क्र.		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित
۹.	कार्यचलनातून एकूण उत्पन्न	८९.८९	۲۵. <del>۴</del> ۶	9२४.८७	८०.६४
ર.	कालावधीकरिता निव्वळ नफा/(तोटा)(कर, अपवादात्मक आणि/किंवा				
	विशेष साधारण बाबपूर्व)	0.08	(८.६६)	۷.۵۹	(98.00)
з.	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				
	आणि/किंवा विशेष साधारण बाबनंतर)	0.08	(८.६६)	۷۵.۵۹	(98.00)
8.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				
	आणि/किंवा विशेष साधारण बाबनंतर)	0.08	(८.६६)	۷۵.۵۹	(98.00)
ц.	कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता सर्वंकष				
	नफा/(तोटा) आणि इतर सर्वंकष उत्पन्न (करानंतर))	८.६२	(८.५४)	९.२६	( 98.20)
ξ.	भरणा केलेले समभाग भांडवल	9838.83	9838.63	9838.63	9838.63
<u>७</u> .	उत्पन्न प्रतिभाग (रू.१०/– प्रती)				
	मूळ व सौमिकृत (वार्षिकीकरण नाही)	0.04	(०.०६)	0.0६	(0.90

आलेली 30,08,2020 रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचे सविस्तर नमन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.ramgopalpolytex.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

9.99.2020	(डीआयएन: ००९१३४०५)
बर्ड	अध्यक्ष व व्यवस्थापकीय संचालक
	सही∕- (संजय जटिया)
	रामगोपाल पॉलीटेक्स लिमिटेड
	संचालक मंडळाच्या वतीने व करिता

#### VEER ENERGY & INFRASTRUCTURE LIMITED CIN: L65990MH1980PLC023334 Registered Office: 629-A, Gazdar House, 1st Floor, Near Kalbadevi Post Office, J.S.S. Marg, Mumbai - 400 002. Tel: (022) 22072641 Fax: (022) 22072644 Email: info@veerenergy.net Website: www.veerenergy.net Extract of Standalone Unaudited Financial Results for the Quarter And Half Year Ended 30th September, 2020

Sr. No.	PARTICULARS	Quarter ended 30-09-2020	Half Year ended 30-09-2020	Quarter ende 30-09-2019
		(UnAudited)	(UnAudited)	(UnAudited)
1	Total income from operation	156.00	437.02	297.72
2	Net Profit for the period (before Tax Exceptional and/ or Extraordinary items)	15.04	79.13	31.99
3	Net Profit for the period before tax (After Exceptional and / or Extraordinary items)	15.04	79.13	(62.64)
4	Net Profit for the period after tax (After Exceptional and / or Extraordinary items)	15.04	66.63	(62.64)
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax)and Other Comprehensive Income (after tax)]	15.04	66.63	(62.64)
6	Equity Share Capital (Face Value of Rs.10/- each)	1151.00	1151.00	1151.00
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance sheet of the previous year	NA	5162.95	NA
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -			
	(a) Basic: (b) Diluted:	0.13 0.13	0.58 0.58	(0.54) (0.54)

#### जाहीर सूचना की, माझे अशील श्रीमती सुप्रिया सदानंद परब

the undersigned.

Notice

This is to inform to the public

at large that the undersigned, I

(Mr Yogesh Mahangade) have

misplaced inadvertently the following documents pertaining

to the residential flat, bearing fla

number 704, Amanda & Amanda

B Cooperative Housing society

Hiranandani Meadows, Off Glady

Alvares Road, Thane West, 400610

The said document are as follows

10/03/2010 TNN-2/3136/2010

(1) deed of rectification dated

(2) registration certificate

TNN/2/12922/2009.

Undersigned has also lodged

police complaint in this regard

complaint number 1405/2020 at

Worli Police station. In view of

this, the public at large or any one

who finds the aforesaid documents

in original within 7 days from

the date of publication hereof, is

requested to immediately contac

Mr. Yogesh Sopanrao Mahangade

number 702, Worli Naka, Worli

(+91 96198 65889)

Mumbai 400018

Ansal heights, B Wing, flat

Sd/

यांनी फ्लॅट क.६०४, ए विंग, इमारत क.३१ एव्हेन्यू डी लक्ष्मी को-ऑप. हौसिंग सोसायर्ट लि., एव्हेन्यु डी फेझ १, ग्लोबल सिटी, विरार (प.), जिल्हा पालघर-४०१३०३ या फ्लॅटचे सदस्यत्वाकरिता अर्ज केला आहे. जे श्री. सदानंद वेष्णु परब यांच्या मालकीचे होते. असे की, श्री. सदानंद विष्णु परब यांचे कोणतेही वारसदार । नेमता ०२.०६<sup>°</sup>.२०२० रोजी निधन झाले. जर कोणा व्यक्तीस काही दावा/आक्षेप असल्यास त्यांनी सदर जाहीर सचना प्रकाशन तारखेपासन १५ दिवसांत सोसायटीचे सचिवाकडे त्यांचे भ्रमणध्वनी क्र.९२८४२४५००९ किंवा खालील

स्वाक्षरीकर्त्यांना संपर्क करावा. सदर जाहीर सूचना प्रकाशन तारखेपासून १५ दिवसांत कोणत्याही दावेदाराकडून दावा/आक्षेप प्राप्त न झाल्यास कोणताही दावा/आक्षेप विचारात घेतला जाणा नाही आणि सोसायटीचे उप–विधीनसार सोसायर्ट कारवाई करेल.

#### ॲड. अश्लेषा सी. सकपाळ

HITECH

ए-२००२, मानव कल्याण सोसायटी, बांगुर नगर, गोरेगाव (प.), मुंबई-४००१०४. देनांक: १२.११.२०२० ठिकाण: विरा

सही/-

निवडणुकीसाठी व्यूहरचना केली होती. त्यातून जागा निवडून आल्या आहेत. हा विजय नरेंद्र मोदी यांचा आहे असे सांगितले. तर शहर अध्यक्ष प्रेमनाथ म्हात्रे यांनी बिहारच्या जनतेने भाजपाला बहुमत दिल्याबद्दल बिहारमधील नागरिकांचे आभार मानले.

#### **PUBLIC NOTICE**

Notice is hereby given that the chain of agreement pertaining to Flat No. 10 on the 2nd Floor, B wing, Building No. 5 known as the Dharavi Co-operative Hsg. Soc. Ltd. situated at Dr. A. V. Baliga Nagar, Jasmine Mill Road, Dharavi, Mumbai - 400 017 have been lost Details of death in chain agreement as belows. 1) Above Flat allotted to Mr. Mahadev

Krishna Vhatkar by issuing Share Certificate having distinctive no. 746 to 750 on dated 16th August 1972.

2) On dated 25th August 1994 Mr. Mahadev Krishna Vhatkar had died. 3) On dated 29th September 1997 Society had transferred Share in the name of Mrs. Gangubai Mahadev Vhatkar spouse of Late Mr. Mahadev Krishna Vhatkar.

the BSE website.

Place: Mumbai

Date: 11.11.2020

4) On dated 2nd May 1997 said flat is sold by Mrs. Gangubai Mahadev Vhatkar to Mr. Jagmalbhai Chouhan.

Any person having Legal Claim right, title, interest, demand thereof by way of any deed, charge, mortgage, gift, trust, inheritance, possession, easement, lien, lease, assignment, will or otherwise, in respect of the said premises, are hereby request to lodge the claim along with the original document at the Advocate office within 14 day from the date of this notice failing which the procedure toward the sale and transfer of the said flat will be preceded. Any objection claim received there after shall be deemed to have any been waived, cancelled and / or abandoned and shall not at all be binding upon the current owner i.e. Mr. Jagmalbhai Chouhan.

Dated this 12th Day of November 2020. Sd/-

Adv. Maroo A. P. Notary Public (Govt. of India) B-1201/1202, Anmol Tower, Opp. Patel Petrol Pump, Near MTNL, S. V. Road, Goregaon (West), Mumbai - 400 06

Dhruv Park (ATT) Co-op Housing Society Ltd. Place: Malad Sd/-Hon. Secretary Date: 12-11-2020

- करण्यात आलेली त्रैमासिक/वार्षिक वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्षांचे संपूर्ण नमुना कंपनीच्या (http://www.hitechgroup.com) वेबसाईटवर आणि बीएसईच्या (www.nseindia.com) व नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडच्या (www.bseindia.com) वेबसाईटवर उपलब्ध आहे.
- कंपनी कायदा २०१३ च्या कलम १३३ सहवाचिता कंपनी (भारतीय लेखाप्रमाण) अधिनियम, २०१५ (सुधारित) अंतर्गत विहितप्रमाणे भारतीय लेखाप्रमाण (इंडएएस) नुसार सदर वित्तीय निष्कर्ष तयार केले आहेत.
- कोविड-१९ प्रसारामळे केंट व राज्य शासन प्राधिकरणाने लाग केलेल्या लॉकडाऊनमुळे ३० जून, २०२० रोजी संपलेल्य तिमाही आणि ३० सप्टेंबर, २०२० रोजी संपलेल्या अर्धवर्षाकरिता वित्तीय निष्कर्ष व कार्यचलनावर प्रभाव पडला आहे कालावधीकरिता निष्कर्ष हे मागील तिमाही/कालावधीकरिता तुलनायोग्य नाही. कंपनीने वित्तीय निष्कर्षाचे तयारी करतेवेळी परिसमापनाचे करनिर्धारणपर्यंत मर्यादित नसलेले आणि रोजचे व्यवहारातील त्यांचे वित्तीय व अ-वित्तीय मालमत्ताचे वसुलीयोग्य मुल्य, महसूलावरील प्रभाव व शुल्कावरील प्रभाव समाविष्ट केले. कंपनीने करनिर्धारणेवर आधारित व्यवसाय कार्यचलनाच प्रभाव सर्वंकेष करनिर्धारणेत निष्पादित केले आहेत.
- सामाजिक सुरक्षा नियम २०२० (नियम) बाबत कर्मचारी लाभ याकरिता रोजगार आणि रोजगार व्यतिरिक्त अध्यक्षीय अनुमर्त सप्टेंबर, २०२० मध्ये पाप्त झाली, सदर नियम भारताच्या राजपत्रात प्रकाशित करण्यात आले, ज्या दिवशी ते अमलात आले त्यावेळी ते सुचित करण्यात आलेले नव्हते. कंपनीकडून जेव्हा ते नियम कालावधीमध्ये प्रभावबाबत अमलात येईल त्यावेळी कंपनीकडून नियमाचा अवलंब केला जाईल
- कंपनीचे उत्पादन सुविधा कार्यचलन शुल्क आणि नफा उत्पन्न म्हणून सरासरी उत्पादन सुविधा नियमाचा भाग म्हणून सितारगंउ (उत्तराखंड) येथील कार्यचलन १६ ऑक्टोबर, २०२० पासून बंदे करण्यात आले. यंत्र व सामग्री कंपनीच्या अन्य उत्पादन युनिटस्मध्ये हस्तांतरीत करण्यात आली आणि बहुतांश कर्मचाऱ्यांना अन्य यंत्रणेत स्थानापन्न करण्यात आले.
  - मागील कालावधीचे आकडे जेथे आवश्यक आहे तेथे पुनर्गठित करण्यात आले आहे.

हायटेक कॉर्पोरेशन लिमिटेडकरित व्यवस्थापकीय संचालक

संचालक मंडळाच्या आदेशान्वये

For PIONEER INVESTCORP LIMITED.

sd/-

GAURANG GANDHI

MANAGING DIRECTOR

मालव दार्न

मुंबई, १० नोव्हेंबर, २०२०

## PIONEER INVESTCORP LIMITED

(CIN: L65990MH1984PLC031909)

Regd. Office : 1218, Maker Chambers V, Nariman Point, Mumbai 400 021. Tel. no. 022 - 6618 6633 | Fax no. 2204 9195 Website: www.pinc.co.in email.: investor.relations@pinc.co.in

UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE SECOND QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2020.

		Standalone					Consolidated				
Sr. No.	Particulars	Current quarter ended 30.09.2020 (Unaudited /Reviewed)	(Unaudited	Previous year Quarter ended 30.09.2019 (Unaudited /refer note)	Year to date figures for the current period 30.09.2020 (Unaudited /Reviewed)	Year to date figures for the previous period ended 30.09.2019 (Unaudited /refer note)	Current quarter ended 30.09.2020 (Unaudited /Reviewed)	Previous Quarter ended 30.06.2020 (Unaudited /Reviewed)	Previous year Quarter ended 30.09.2019 (Unaudited /refer note)	Year to date figures for the current period 30.09.2020 (Unaudited /Reviewed)	Year to date figures for the previous period ended 30.09.2019 (Unaudited /refer note)
1 2	Total Income from operations Net Profit / (Loss) for the period (before Tax,	478.81	474.67	868.52	953.48	1,728.21	613.17	514.63	1,026.75	1,103.59	2,008.30
	exceptional and/or extraordinary items)	18.92	58.99	91.25	77.91	166.49	79.37	2.63	99.93	82.00	166.41
3 4	Net Profit / (Loss) for the period before Tax, (after exceptional and/or extraordinary items) Net Profit / (Loss) for the period after tax (after	18.92	58.99	91.25	77.91	166.49	79.37	2.63	99.93	82.00	166.41
5	exceptional and/or extraordinary item) Total Comprehensive Income for the period (comprising Profit / (Loss) for the period	11.08	39.36	62.74	50.44	113.42	61.05	(17.04)	72.34	44.01	114.69
6	(after tax) and other comprehensive Income Equity Share Capital	4.01 1229.69	34.52 1229.69	60.43 1229.69	38.53 1229.69	111.95 1229.69	50.87 1229.69	(23.17) 1229.69	70.86 1229.69	27.70 1229.69	115.08 1229.69
(	Reserves (excluding Revaluation Reserve as shown in the Balance sheet of previous year)	-	-	-	-	_	-	-	-	-	-
8	Earning Per Share (for continuing and discontinuing operations) (of Rs.10/- each)										
	Basic Diluted :	0.09 0.09	0.32 0.32	0.51 0.51	0.41 0.41	0.92 0.92	0.50 0.50	(0.14) (0.14)	0.59 0.59	0.36 0.36	0.93 0.93

(Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the guarterly Financial Results are available on Company's website www.pinc.co.in and on

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone Quarterly Financial Results is available on the BSE website www.bseindia.com and on the company's website For Veer Energy & Infrastructure Limited www.veerenergy.net. PLACE · MUMBAL Sd/-Yogesh M. Shah DATE : November 10, 2020 **Managing Director** 



क्षेत्रिय कार्यालय मुंबई-वाशी: कोरल स्क्वेअर, २रा मजला. सरज वॉटर पार्क. घोडबंदर रोड. ठाणे (प.)-४००६१५ दुर.क्र.: ०२२-२५९७५५७८/२५९७४९७१

DIN: 00169189

#### तारण करारमानाअंतर्गत बॅंकेकडे प्रतिभूती म्हणून तारण वाहनांच्या विक्रीकरिता जाहीर सूचना

खालील अनुसुचीत नमुर केलेले **युनियन बॅंक ऑफ इंडिया**कडे तारणअंतर्गत वाहनाच्या जाहीर लिलावाने विक्री. इच्छुक व्यक्तींना पुर्व परवानगीने खालीत स्वाक्षरीकत्यांच्या उपस्थितीत वाहनाचे निरीक्षण करता येईल **(संपर्क व्यक्ती श्री. दत्ता नलगे, संपर्क क्र**.:९८७०८५२२५५). जसे आहे जेथे आहे आणि जसे आां ने आहे या तत्त्यावर लिलाव होईल. सर्वसामान्य जनतेस आणि विशेषत: बॅंकेचे कर्जदार व जामिनदारांना येथे सूचना देण्यात येत आहे की**. युनियन बॅंक ऑफ** इंडियाकडे गहाण ठेवलेले खाली नमुद वाहनांचा ताबा घेतला आहे आणि ज्याची खाली नमुद देय रक्षम तसेच पुढील व्याज, शुल्क व अधिभार इत्यादी सुलीकरिता खाली नमुद नियम व ॲटीनुसार लिलावाअंतर्गत विक्री केली जाईल.

लॉट क्र.	कर्जदाराचे नाव/वाहनाचे तपशील	आरक्षीत मूल्य व इरठे रक्कम	शाखेचे नाव व इरठे जमा करण्याचे तपशील
१	श्री. रोहिदास दशरथ पानमंद (कर्जदार) मारुती इको५ सिटा टॅक्सी कॅब, एमएच-०३-एटी-५२७७, इंजिन क्र.:४०४०९०, चासिस क्र.:४२७४१८, रंग: काळ्या-पिवळ्या रंगाचे वाहन, मॉडेल: इको५ सिटा टॅक्सी कॅब	आरक्षीत मूल्य: रु.१,६५,०००/- इरठे: आरक्षित मुल्याच्या १०%	कुर्ला शाखा (३१७७०) मोबाईल क्र.:९९९३५११६६३, खाते क्रमांक: ३१७७०१९८००५००००,
s	मे. एच.के. टुर्स ॲण्ड ट्रव्हल्स (कर्जदार) मारुती आर्टीगा, एमएच-०३-बीसी-३११९, इंजिन क्र.:११६९८६, चासिस क्र.:३२०५८८, रंग: सिल्व्हर रंगाचे वाहन, मॉडेल: मारुती आर्टीगा व्हीडीआय टॅक्सी कॅब.	आरक्षीत मूल्य: रु.४,००,०००/- इरठे: आरक्षित मुल्याच्या १०%	<b>आयएफएससी कोड:</b> युबीआयएन०५३१७७४, कुर्ला मुंबई शाखा, मुंबई येथे देय
ŝ	श्री. प्रमोद तुलसीदास म्हात्रे (कर्जदार) मारुती एसएक्स४ झेडडीआय, एमएच-४६-झेड-९९७९, इंजिन क्र.:00५५४७, चासिस क्र.:२१६५६९, रंग: सफेद रंगाचे वाहन, मॉडेल: मारुती एसएक्स४ झेडडीआय.	आरक्षीत मूल्य: रु.१,६५,०००/- इरठे: आरक्षित मुल्याच्या १०%	कामोठे शाखा (५६६६०) मोबाईल क्र.:७०१६९०८६७६, खाते क्रमांक: ५६६६०१९८००५००००,
γ	मे. पियुश टुर्स अण्ड ट्रॅव्हल्स (कर्जदार) महिंद्रा टीयुव्ही३००, एमएच-४६-बीबी-१७५७, इंजिन क्र.:ए१४४५६, चासिस क्र.:ए४०४०७, रंग: सिल्व्हर रंगाचे वाहन, मॉडेल: महिंद्रा टीयुव्ही३००टी६ टॅक्सी कॅब	आरक्षीत मूल्य: रु.३,००,०००/- इरठे: आरक्षित मुल्याच्या १०%	आयएफएससी कोड: युबीआयएन०५५६६६१, कामोठे शाखा, मुंबई येथे देय

ानयम व अटा: (१) वाहनाच आहे. (२) वाहनांचे तपशिल (जसे लिलाव विक्री सूचनेत विहित मर्यादा व परिमाण) बँकेच्या ज्ञात माहितीनुसार नमुद आहेत आणि कोणतीही चुक, गैरअहवाल व गळण्याकरिता बँक जबाबदार असणार नाही. वास्तविक मर्यादा व घनता वेगवेगळी असू शकेल. (३) बँकेद्रारा वितरीत लिलाव/विक्री सूचना ही सर्वसामान्य जनतेकडून यांच्या बोली सादर करण्यासाठी निमंत्रण आहे आणि बँकेचे कोणतीही वचनबद्धता किंवा प्रस्तुतीकरण दर्शवित नाही. इच्छुक बोलिंदारांनी सल्ला आहे की, त्यांनी बोली साद करण्यापुर्वी बँकेकडे असलेले वाहनांचे तपशिल पडताळून पहावे आणि मालमत्ता/संपदाची विद्यमान स्थिती व अधिकाराबाबत स्वतंत्र चौकशी करून घ्यावी आणि मालमत्तेस भावी ठरणारे दावा/देयके जाणून घ्यावेत. (४) लिलावात सहभागी होण्यासाठी इच्छुक बोलीदारांनी वर नमुद **शाखेत युनियन बँक ऑफ इंडियाच्या नावे दिनांव** २७.**११.२०२० रोजी स.११.००वा**. पर्यंत धनाकर्ष/पे ऑर्डर स्वरुपात आरक्षित मुल्याच्या **१०%** परतावा योग्य इसारा रक्कम जमा करावी. मोहोरबंद लिफाफ्यावर लिला नूचनेत नमुद खात्यातील लिलाव-विक्रीत सहभागी होण्यासाठी बोली असे उपरीलेखन करावे. (५) एकदा बोली लावल्यानंतर रद्द किंवा माघारी घेता येणार नाही. यशस्वी भोलीदाराने बोली रकमेच्या उर्वरित ९०% रक्कम विक्री/लिलाव तारखेपासुन ७ दिवसांत जमा करावी आणि इरठे परत दिली जाणार नाही. वर विहित कालावधीत रक्कम भरण्यास यशस्वी बोलीदार/लिलाव खरेदीदाराने कसुर केल्यास विक्री रद्द केली जाईल आणि जमा केलेली रक्षम (इसारा रकमेसह) जप्त केली जाईल आणि मालमत्ता पुन्हा विक्रीसाठी ठेवली जाईल. (६) लागू असणारे सर्व कायदेशीर शुल्क, अभिहस्तांकन शुल्क, मुद्रांक शुल्क, नोंदणी शुल्क आणि इतर प्रासंगिक खर्च लिलाव खरेदीदारास नरावे लागेल. (७) बँकेचा निर्णय व बंधनकारक असेल

नांक: १२.१९.२०२०	सही/-
उकाण: ठाणे	मुख्य व्यवस्थापक, युनियन बॅंक ऑफ इंडिया