SARVAMANGAL MERCANTILE COMPANY LIMITED

CIN: L51100MH1983PLC029600

Regd. Off.: No.2, Mohatta Bhavan Property, Off. Dr. E. Moses Road, Worli, Mumbai - 400 018. Tel.: 24964656 Fax: 24963055 Correspondence Address: 1076, Dr. E. Moses Road, Worli, Mumbai - 400018. Website: www.sarvamangalmercantile.com

Email: info@sarvamangalmercantile.com

Date: 12TH August, 2021

To BSE Limited Floor 25, P J Towers, Dalal Street Mumbai -400 001

Sub: Submitting Copy of Newspaper Advertisement

Ref: BSE: Scrip Code: 506190

Dear Sir/Madam(s),

With reference to captioned subject, please find attached herewith copy of newspaper publication of notice of Book Closure for the Purpose of 38th Annual General Meeting, published on Thursday 12th August, 2021 in following News Paper(s):

- 1. The Free Press Journal
- 2. Navshakti

We hope you will find it in order and request you to take the same on your records.

Thanking You Yours faithfully

For Sarvamangal Mercantile Company Limited

Prakhar Gupta Company Secretary & Compliance Officer

Encl: Newspaper Publication



भिवंडी निजामपूर शहर महानगरपालिका, भिवंडी, जि. ठाणे जाहीर ई-निविदा

खालील कामे करण्याकरिता सक्षम व अनुभवी ठेकेदाराकडून ई निविदा मागविण्यात येत आहे.

ई-निविदा क्र. / ई-निविदा फी / कामाचे स्वरूप. ई-निविदा स्विकारण्याची अंतिम तारीख वैआवि/ई-नि-क्र. ३/२०२१-२२/रु.३०००/-दि. २०/०८/२०२१ कोविड-१९ तिसऱ्या लाटेच्या पार्श्वभूमीवर साथरोग सायं. ४.०० वा. पर्यंत नियंत्रणाकरीता DCH/DCHC साठी Oxygen Concentrator प्रविणे.

सदर ई निविदा मनपाच्या संकेतस्थळ bnmc.maharashtra.etender.in वर दि. १२/०८/२०२१ पासून उपलब्ध आहेत. आपल्या ई-निविदा वर नमूद केलेल्या तारखेच्या १५.०० वाजेपर्यंत पाठविण्यात

> सही/-वैद्यकीय आरोग्य अधिकारी भिवंडी निजामपूर शहर महानगरपालिका

_		Security Interest Act, 2002 (The Act)		Enforcement of
S. NO	Name of Borrower(s) (A)	Particulars of Mortgaged property/ (ies) (B)	Date Of NPA(C)	Outstanding Amount (Rs.) (D)
1	LOAN ACCOUNT NO. HHLTHN00439401 1. MOHAMMAD SHARIF KHATRI ALIAS MOHAMMAD SHARIF MOHAMMAD YAKUB KHATRI 2. SAMINA MOHAMMAD SHARIF KHATRI ALIAS SAMINA SHARIF KHATRI	ALL THESE PIECE AND PARCEL OF A RESIDENTIAL FLAT PREMISES BEARING NO. 202 ON 2ND FLOOR ADMEASURING 54.97 SQUARE METRES CARPET AREA IN E-WING OF THE BUILDING KNOWN AS PIONER RESIDENCY II AND IN THE PIONER HERITAGE RESIDENCY II (HORIZON) CO-OPERATIVE HOUSING SCIETY LIMITED CONSTRUCTED AND SITUATED ON FINAL PLOT NO. 8 TO 15 OF TPS-VI BEARING CTS NOS. 1614,1615,1616,1617,1618,1619, 1619(1 TO 40) OF TPS VI, OF VILLAGE SANTACRUZ, TALUKA ANDHERI, ADMEASURING AS PER THE T.P. SCHEME FINAL PLT STATEMENT ABOUT 5841.93 SQ. METERS R THEREABOUTS(WHICH AREA AS PER THE PROPERTY CARD IS ABOUT 4752.9 SQ. METERS) SITUATED, LYING AND BEING AT DAULAT NAGAR, SANTACRUZ (WEST) AMD IN THE REGISTRATION DISTRICT AND SUB-DISTRICT OF BOMBAY SUBURBAN DISTRICT, WITHIN THE LIMITS OF MUNICIPAL CORPORATION OF A MUNICIPAL CORPOR	31.03.2021	Rs. 1,48,35,906.46, (Rupees One Cror Forty Eight Lakh Thirty Five Thou- sand Nine Hundre Six and Paisa Fort Six Only) as on 01.04.2021
2	LOAN ACCOUNT NO. HLAPCHM00089447 1. SIMCO PAINTS INDUSTRIES PY LTD 2.MANOJ KUMAR MITTAL ALIAS MANOJ MITTAL ALIAS MANOJ PYARELAL MITTAL 3. NEETA MANOJ MITTAL	AST: 30 WIDE D.P. ROAD ALL THAT PIECE OF RESIDENTIAL UNIT / FLAT NO. 07, ON THE 3RD FLOOR, ADMEA- SURING ABOUT 480 SQ. FT., BUILT UP RAEA (600 SQ. FT., SUPER BIILT UP AREA) IN THE BUILDING STANDING ON PLOT NO. 279, IN SECTOR -28, VASHI, DISTRICT THANE, NAVI MUMBAI – 400706, MAHARASHTRA. THE SAID PLOT IS BOUNDED AS FOLLOWS:- ON THE NORTH BY: PLOT NO.270 ON THE SOUTH BY: 10 MTRS WIDE ROAD ON THE EAST BY: 38 MTRS WIDE ROAD ON THE WEST BY: PLOT NO. 278	31.03.2021	Rs. 27,67,551.66/- (Rupees Twenty Seven Lakh Sixty Seven Thousand Five Hundred Fifty One and Paisa Sixty Six Only) at on 31.03.2021
3	2. PRAMODINI ASHWINI BEHERA ALIAS PRAMODINI	ALL THAT PIECE OR PARCEL OF FLAT BEARING NO. 703, ON THE 7TH FLOOR, ADMEASURING CARPET AREA 29.19 SQ. MTRS. IN THE BUILDING KNOWN AS "JMD ORCHID" LYING AND SITUATED AT THE PLOT NO. 209, SECTOR-23, ULWE, TAL- PANVEL DISTRICT RAIGAD, NAVI MUMBAI – 410206,	31.03.2021	Rs. 37,91,540.69/- (Rupees Thirty Seven Lakh Ninety One Thousand Five Hundred Fort and Paisa Sixty Nine Only) as on
4	1. SURAJ KAILASH GAIK- WAD ALIAS SURAJ K GAIKWAD 2. KAILASH RAJARAM GAIKWAD	MAHARASHTRA APARTMENT BEARING NO. SS II/719, GROUND FLOOR, PLUS ONE UPPER FLOOR, ADMEASURING 24.00 SQ. MTRS., TOTAL BUILT-UP AREA,(INCLUDING BUILT-UP AREA = 16.50 SQ. MTRS, F.S.I = 1.00) CONSTRUCTED ON THE PLOT NO. 07, IN SECTOR 17 SITUATED IN THE VILLAGE KOPARKHAIRANE NAVI MUMBAI OF THE LAYOUT OF LAND BEARING GAT AND OTHER LANDS SITUATED AT KOPARKHAIRANE, TEHSIL & DISTRICT THANE IN THE SUB REG- ISTRATION DISTRICT THANE MAHARASHTRA THE SAID APARTMENT IS BOUNDED AS FOLLOWS:- ON THE NORTH BY: APT. NO. SSII/718 ON THE EAST BY: APT. NO. SSII/721 ON THE WEST BY: APT. NO. SSII/721	31.03.2021	31.03.2021 Rs.31,64,566.29/- (Rupees Thirty One Lakh Sixty Four Thousand Five Hundred Sixty Six and Paisa Twenty Nine Only) as on 31.03.2021
5	LOAN ACCOUNT NO. HLAPLPM00266338 1. PINAKIN TRIBHOVANDAS RUGHANI ALIAS PINAKIN TRIBHUVANDAS RUGHANI ALIAS PINAKIN TRUGHANI 2. RAGHUVANSHI CONSTRUCTION 3.TRIBHOVANDAS MAVJI RUGHANI, ALIAS T M RUGHANI S/O MAVJI NARSHI RUGHANI 4. HANSABEN TRIBHOVANDAS RUGHANI W/O TRIBHOVANDAS RUGHANI	SHOP NO. 2 ON 2ND FLOOR ADMEASURING 1184.5 SQ. FT. CARPET AREA IN A WING OF THE BUILDING KNOWN AS "HANSA HERI- TAGE" ON LAND BEARING CTS NOS. 11A, 11/ A1 TO 6 IN SURVEY NO. 89 HISSA NO.6, AD- MEASURING 1332 SQ. YARDS THEREABOUTS EQUIVALENT TO 1113.68 SQ. MTRS. LYING BEING AND SITUATED AT VILLAGE MALAD (NORTH), TALUKA BORIVALI AT MATHURA DAS ROAD, KANDIVALI, WEST, MUMBAI – 400064, MAHARASHTRA ALONGWITH PARKING SPACE 5 & 6 IN THE BUILDING. THE SAID LAND BOUNDED AS FOLLOWS: EAST: PRIVATE PROPERTY BEARING CTS NO. 11/7A WEST: BY C.T.S NO. 10 NORTH: BY C.T.S NO. 1146, LAXMI APARTMENT CHS LTD., BOUNDARY OF VILLAGE KANDIVALI SOUTH: BY C.T.S NO. 11-B ON MATHURADAS ROAD	31.03.2021	Rs. 1,75,09,883.75 (Rupees One Crore Seventy Five Lakhs Nine Thousand Eight Hundred Eighty Three and Paisa Seventy Five Only as on 01.04.2021

That the above named borrower(s) have failed to maintain the financial discipline towards their loan account (s) and as pe books of accounts maintained in the ordinary course of business by the Company. Column D indicates the outstanding amoun books of accounts maintained in the ordinary course of business by the Company, Column D indicates the outstanding amount. Due to persistent default in repayment of the Loan amount on the part of the Borrower(s) the above said loan account has been classified by the Company as Non Performing Asset (as on date in Column C) within the guidelines relating to assets classification issued by Regulating Authority. Consequently, notices under Sec. 13(2) of the Act were also issued to each o

MATHURADAS ROAD

In view of the above, the Company hereby calls upon the above named Borrower(s) to discharge in full his/their liabilitie towards the Company by making the payment of the entire outstanding dues indicated in Column D above including up to date interest, costs, and charges within 60 days from the date of publication of this notice, failing which, the Company shall be entitled to take possession of the Mortgaged Property mentioned in Column B above and shall also take such other actions as

is available to the Company in law.

Please note that in terms of provisions of sub-Section (8) of Section 13 of the SARFAESI Act, "A borrower can tender the entire amount of outstanding dues together with all costs, charges and expenses incurred by the Secured Creditor only till the date o publication of the notice for sale of the secured asset(s) by public auction, by inviting quotations, tender from public or by private reaty. Further it may also be noted that in case Borrower fails to redeem the secured asset within aforesaid legally prescribe time frame, Borrower may not be entitled to redeem the property.

In terms of provision of sub-Section (13) of Section 13 of the SARFAESI Act, you are hereby prohibited from transferring, eithe by way of sale, lease or otherwise (other than in the ordinary course of his business) any of the secured assets referred to in the notice, without prior written consent of secured creditor.

Place: MUMBAI/THANE/RAIGAD

For Indiabulls Housing Finance Limited

SARVAMANGAL MERCANTILE CO LTD

CIN - L51100MH1983PLC029600 Regd. Office: No. 2 Mohatta Bhavan Properties,off Dr E-mail: info@sarvamangalmercantile.com Tel. No.: 022-24964656; Fax. No.: 022-24963055 NOTICE

Notice is hereby given, pursuant to Regulation 42 and 47 of SEBI (Listing Obligations and Disclosures teguirements) Regulations, 2015, that the Registe f Members and Share Transfer Books of the Company will remain closed from Wednesday 22nd September, 2021 to Thursday 30th September, 2021 (both days inclusive) for the "AGM") for the Financial Year 2020-21

This information is also available on th Website of the Company a www.sarvamangalmercantile.com and on the Website of the Stock Exchange(s) a By order of the Boa

For Sarvamangal Mercantile Company Limited Prakhar Gupta Place : Mumbai Company Secretary

LOSS OF SHARE CERTIFICATE

Notice is hereby given that Mr. Chandra Mohan Singhi shareholder of Forbes & CO LTD (Folio no. FKC0000888) holding 40 shares of F.V. of Rs. 10/- each under certificate no. 00089180(Distinctive Nos. 6684266 to 6684305), have lost/mislaid the said share certificate and he has applied to the Company to issue Duplicate Share Certificate

Any person who has a claim in respect of the said Share Certificate should lodge such claim with the Company at its Registered Office, within fifteen days from the date of publication of this notice, else the Company will proceed to issue Duplicate Share Certificate(s) thereof without further intimation.

Date: 11.08.2021

PUBLIC NOTICE

NOTICE is hereby given that Mr. Onka Sadashiv Pawar and Mrs. Ojaswi Onka Pawar (the Borrowers/Purchasers) are proposing to purchase **Flat No. 21**, adm 510 sq. ft built up area, situate on the 2nd floor, in the Building No. 92-B of the "Pancharatna Brindaban Co-operative Housing Society Ltd.", in the "Brindabar Complex", constructed on land bearing S Nos. 13 and 14, C.S. No's. 4 & 5, S. No's. 23 -25, Village Panchpakhadi and S. No's 56 63-72, 76-82 & 83(P) of Village Majiwade Taluka & Dist Thane, within the limits of Thane Municipal Corporation, Thane (W) 400601 (the Flat) more particularl described in the First Schedule hereunde written from Mrs. Pulikkaparamb Vijayakumari (the Transferor).

The Borrowers are proposing to avail housing loan from our clients ICICI Bank Ltd., having its Branch office at Lexington, Hiranandani Estate, Thane (West). It has now come to the Notice of the Borrowers/Transferor that the Origina Articles of Agreement dated 20/04/199/ made between M/s. R. M. Enterprises, Partnership Firm as the Developer and Mr. Pratishtha S. Karnik and Mr. Sunilkumar R. Karnik as the Allottee (being the 1st owner/ Purchaser of the Flat) is not in physical custody of the Transferor and the same lost and misplaced.

Any person having any claim in to or over the said Flat or any part thereof more particularly described in the First Schedule hereto, and/or having any claim over the title documents listed in the Second Schedul hereto, by way of sale, exchange mortgage, charge, gift, trust, inheritance possession, maintenance, lease, tenancy sub-lenancy, license, lien or otherwise howsoever is hereby required to make the same known to us in writing along with the documentary evidence in respect thereof a the address given below within 14 days from the date hereof, failing which the sale of the Flat and the proposed mortgage of the Fla by the Borrowers in favour of ICICI Banl Ltd. will be completed, without reference to any such claims and the same, if any, will be deemed to have been waived.

FIRST SCHEDULE

First Schedule
Flat No. 21, adm. 510 sq. ft.built up area, situate on the 2nd floor, in the Building No. 92 -B of the "Pancharatna Brindaban Co-perative Housing Society Ltd.", in the "Brindaban Complex", constructed on land bearing S. Nos. 13 and 14, City Survey Nos 4 and 5, Survey Nos. 23, 24 and 25 o Village Panchpakhadi and Survey Nos. 56 63 to 72, 76 to 82 and 83(Part) of Village Majiwade, Taluka and Dist Thane, within the limits of Thane Municipal Corporation Thane (W)-400601

SECOND SCHEDULE

Original Articles of Agreement dated 20/04/1990 made between M/s. R. M. Enterprises, a Partnership Firm as the Developer and Mrs. Pratishtha S. Karnik and Mr. Sunilkumar R. Karnik as the Allotte along with Original Stamp Duty Challan an Original Registration Receipt

Dated this 11.08.2021

For Mable & Associates Advocates

Ms. CYBLE SOANS

Mable & Associates, Advocates 2nd Flr. United Business Par Plot No. A-40, Road No. 11, Wagle Industrial Estate, Thane (West) 400604

AXIS BANK LTD.

Branch Address: Axis Bank Ltd., 3rd Floor, Gigaplex, NPC-1, MIDC, Airoli Knowledge Park, Mugulasan Road, Airoli, Navi Mumbai - 400708. Registered Office: Axis Bank Ltd., "Trishul" -3rd Floor, Opp. Samartheshwar Temple, Near Law Garden, Ellisbridge, Ahmedabad -380006

DEMAND NOTICE

our client.

[Under S. 13(2) of Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act. 2002 (SARFAESI ACT) Read with Rule 3(1) of the Security Interest (Enforcement) Rule, 2002)]

The accounts of the following borrowers with Axis Bank Ltd. has been classified as NPA, the Bank issued notice under S. 13(2) of the SARFAESI Act on the dates mentioned below. In view of the non-service of notice on last known address of below mentioned Borrowers Co-borrowers / Mortgagors / Guarantors, this public notice is being published for information of all concerned.

The below mentioned Borrowers / Co-borrowers / Mortgagors / Guarantors are called upon to pay to Axis Bank Ltd. within 60 days from the date of publication of this Notice the amounts indicated below due on the dates together with future interest at contractual rates, till the date of payment, under the loan/and other agreements and documents executed by the concerned persons. As security for borrower's obligation under the said $agreements, the \ respective \ assets \ shown \ against \ the \ name \ have \ been \ charged \ to \ \textbf{Axis Bank Ltd.}$

If the concerned Borrowers / Co-borrowers / Mortgagors / Guarantors fails to make payment to Axis Bank Ltd. as aforesaid, then the Axis Bank Ltd. shall be entitled to exercise all or any of the rights mentioned under S 13(4) of the Act and the applicable Rules entirely at the risk of concerned Borrowers / Co-borrowers / Mortgagors / Guarantors as to cost and consequences. In terms of provisions mentioned in sub-section 13 of sec.13 of the Act, all you shall not transfer by way of sale, lease, or otherwise any of the asset stated under security referred to in this notice without prior written consent of our Bank.

Sr. No.	Branch & Name & Address of B Guarantors/Mo		Outstanding Amount in Rs.
	Type of Loan & Loan Account Num	ber / Date of Demand Notice	Date of NPA
1.	1) M/s. Agrasen Trade Merchant Pvt. Ltd. (Borrower), Shop Sai Baba Nagar, Mira Bhainder Road, Mira Road – 401107. J Mall, Borivali (E), Mumbai – 400066. 2) Mr. Narendra Harin Trade Merchant Pvt. Ltd., B-212, Western Edge – II, Bel And also at J/204, Country Park, Datta Pada Road, Opp Tate Netra Realtors Pvt. Ltd. (Corporate Guarantor/Mortgagor) Jeevan Nagar, Off Veera Desai Road, Andheri (W), Mumbai J Plaza Mall, L T Road, Gorai Bus Depot, Borivali (W), Mum (Corporate Guarantor), 30, Gopal Bhuvan, 2nd Floor, 199, Prin	And also at B-212, Western Edge – II, Behind Metro orasad Agarwal, (Director/Guarantor), M/s. Agrasen nind Metro Mall, Borivali (E), Mumbai – 400 066. a Steel, Borivali (E), Mumbai – 400066. 3) M/s. Royal, 105, Andheri Industrial Estate, B/H Janki Centre, 400053. And also at Unit No. 1 & 2, 3rd Floor, Zoom bai – 400092. 4. M/s. Manali Enterprise Pvt. Ltd.	Crore Thirty Nine Lakh Thirteen Thousand Four Hundred Ninety Two and Paisa Ninety Nine only) as on 23/06/2021 (includes interest applied till 30/12/2020), together with further contractual rate of interest thereon till
	Overdraft - 918030054894348 FITL(Funded Interest Term Loan) - 920060050247054	Date of Demand Notice : 31/07/2021	Date of NPA : 30/12/2020

Details of Immovable Property mortgaged: Property No. 1: Survey No. 163(Part), RDP-1, CTS No. 19. Unit No. 1, on 3rd Floor, of the Building known as "ZOOM PLAZA", Adm. 2029 sq. ft. Carpet Area, Village – Borivali, Taluka Borivali, Mumbai Suburban District, Commercial Unit, Owned by Royal Netra Realtors Pvt. Ltd. Property No. 2: Survey No. 163(Part), RDP-1, CTS No. 19. Unit No. 2, on 3rd Floor, of the Building known as ZOOM PLAZA", Adm. 2021 sq. ft. Carpet Area, Village – Borivali, Taluka Borivali, Mumbai Suburban District, Commercial Unit, Owned by Royal Netra Realtors Pvt. Ltd.

Date : 12/08/2021 Place : Airoli Axis Bank Ltd.

Authorised Officer

Thane Municipal Corporation, Thane

TOWN PLANNING DEPARTMENT TENDER NOTICE

On-Line Tender to do Work of Xerox, Jumbo Xerox, Colour Xerox, Colour Plotting, Printout, D.T.P., Lamination, Scanning & Binding for providing information for CRZ & Preparing various reports for Urban Cluster Scheme for Town Planning Department is invited by Thane Municipal Corporation. The Tender will be available on the TMC website www. mahatenders.gov.in_The tender has to be purchased and submitted by 'E' Tendering procedure only. Tender will be available on website from 12/08/2021 to 06/09/2021 up to 12.00 Hrs. Tender has to be submitted till 06/09/2021up upto 16.00 hrs. by 'E' Tendering procedure and will be opened on 07/09/2021up at 16.00 hrs. if

TMC/PRO/TDO/402/2021-22 Sd/-

Dt.11.08.2021 Asst. Director Town planning, Please visit our official website Thane Municipal Corporation www.thanecity.gov.in

Outword No. 002/Recovery/S.R.O./2021/22

Mr. K.G. Date Office of the Recovery Officer, Co-operative Department, Government of Maharashtra, C/O YASHODEEP CO-OP. CREDIT SOCIETY LTD. Gala NO. 19, Jai Mataji Society,

FORM "Z"

Perubaug Compound, Asalpha

Ghatkopar (W.), Mumbai-400 084.

(See Sub rule (11(D 1)) Of Rule 107) **Possession Notice For Immoveable Property**

Whereas the undersigned being the Recovery officer of the Yashodeep Co-op. Credit Society LTD. Under Maharashtra Co-operative Societies Rule, 1961 issued a Demand Notice date 09/10/2019 calling upon the iudament debtor.

Mr. Sushanta Saisayvr Poyal & Mrs. Madhavi Sushanta Poyal to repay Amount mentioned in the notice being Rs. 40,83,067/- (Forty Lakh Eighty Three Thousand Sixty Seven Only) are Jointly liable with date of receipt of the said notice and the judgment debtor having failed to repay this amount. The undersigned has issued a notice for attachment dated 31/07/2021 and attached the property describe herein below.

The judgment debtor having failed to repay the amount notice as hereby given to the judgment debtor and the public in general that the undersigned has taken symbolic possession of the property described herein below in exercise of powers conferred on him under rule 107 (11 december 107) 1) of the Maharashtra Co-operative societies rule, 1961 on this 09 day of August of the year 2021.

The judgment debtor in particular and public in general is herby cautioned not to deal with the propery and any dealing with the property will be subject to the charge of the Yashodeep Co-operative Credit Society LTD. For an amount Rs. 40,83,067/- (Forty Lakh Eighty Three Thousand Sixty Seven Only) and interest thereon.

Description of the property All that part and parcel of the property consisting of Room No. 3, SS-III, Sector-18, Koparkhairane, Navi Mumbai-

Date :- 09/08/2021

Place:- Koparkhairane, Navi Mumbai-400709

PUBLIC NOTICE

Public are hereby informed that our Clients - M/s Shree Satguru Developers, a Partnership Firm, having its office address at C/9,

Vora Estate, At Junction of Shahaji Raje Marg, Indulkar Road, Near

Shan Theater, Vile Parle (East), Mumbai-400 057, represented

thru' Shri. Umesh Bhatt, one of the Partners, vide tri-party Agreement dated 12th November, 2007, executed by the owners

namely, Smt. Kailashben Harendra Kanani, Shri Puranchandra

Harendra Kanani and Ms. Geeta Harendra Kanani (collectively

referred to as Owners) and M/s. Geeta Construction Co., thru' the Partners - Ms. Geeta Harendra Kanani Mr. Jayanti Ajugia, and Mr.

Arvind Ajugia (individually referred to as Partner and collectively

as Firm) hold and legally entitled to Development Rights w.r.t

'Mangala Bhayan' (also mentioned as "Scheduled Property"

detailed hereunder. Further, Owners, Partners & Firm have signed

irrevocable Power of Attorney dated 12th November, 2007, in

favour of our Clients -M/s. Shree Satguru Developer w.r.t.

developments rights pertaining to 'Mangala Bhavan' which was

registered at the office of Sub-Registrar, Andheri, vide receipt no.

8591 dated 12th November, 2007. Further, our clients gave a public

notice w.r.t. redevelopment of 'Mangala Bhavan' in Free Press

Journal dated 22nd November, 2007 and in Navshakti dated 22nd

November, 2007. At the time of execution of abovementioned

documents and till date, Owners, Partners & Firm, have

represented to our clients that they have not created any further

right, interest, title in the "scheduled Property" by way creation of

third party sale, mortgage, charge, assignment, lien, litigation

and/or any such right whatsoever, detrimental to the interest and

Notice is hereby given to the general public that the owners and

M/s. Geeta Construction Co.-Partners & Firm, if by way fraudulent

intentions and/or with misrepresentation create or has created any

third-party title, right, interest in the "Scheduled Property" in favour

of any person/s, entity, company, firm, institution, will be treated as

null and void with all consequences as to cost, charges and

interests will be attributed to Owners, M/s. Geeta Construction Co.,

Partners & Firms and with no liability to our clients whatsoever

Such an act will not derogate any right w.r.t. "Scheduled Property"

of my clients. Our clients are at liberty to proceed with necessary

paperwork for undertaking "Scheduled Property" redevelopment

In case any third party has any legal claim, right, interest, title in the

'Scheduled Property" the same may be brought to the notice of

the undersigned in writing together with all details and documents

in support of the claim within 14 (fourteen) days of the date of this

notice, failing which it shall be deemed that my clients have clear

and marketable title to the "Scheduled Property" and any

objections and/or claims received after the expiry of the period

mentioned above shall neither be entertained nor be binding on

SCHEDULED PROPERTY

All that piece and parcel of immovable property being land

admeasuring about 892.10 sq. mtrs. situate at Plot No. 6, CTS No. 250, JVPD Scheme, Village Vile Parle (West), North-South Road

No. 1, Taluka Andheri, Mumbai-400 056, alongwith building known

as 'Mangala Bhavan' standing thereon within the Registration

District & Sub-district of Mumbai City, bounded as follows -

work in terms of statutory permissions and sanctions.

rights w.r.t. "Scheduled Property" of my clients.

Mr. K. G. Date Office of the Recovery Officer, Co-operative Department, Government of Maharashtra Act, 1960. Under Rule 156 & Under Rule 107 of the 1961)

PUBLIC NOTICE

HOUSING DEVELOPMENT FINANCE CORPORATION LTD.

Regd Office: Ramon House, H.T. Parekh Marg. 169, Backbay Reclamation, Churchgate, Mumba

CIN: L70100MH1977PLC019916 Website: www.hdfc.com Notice is hereby given to the public at large that M/s G H Co through its partners Mr Gajanan H Bhagyawant & others ("the Developers") are developing the property mentioned in the Schedule hereunder written pursuant to Registered Tripartite Agreement dated 17 November, 2011 bearing Registration No. Pawal-3-11195/2011 executed between City Industrial Development Corporation of Maharashtra (CIDCO), Smt Nirabai H Patil & 12 others and M/s G H Co. (the Developers) and Transfer Order No. CIDCO/Vasahat/Satyo/ Ulwe/93/2011 dated 18 November 2011 issued by CIDCO to the Developers. Further Housing Development Finance Corporation Limited (HDFC) is desirous of recommending housing loans to prospective purchasers purchasing the residential units in the project named **SHREE SAI JALARAM** which is being constructed by the Developers on the said property.

Any person having any claim, right, title and interest in respect of the said property or any part thereof is hereby called upon to make the same known in writing to 'Head-Operations-Legal, Housing Development Finance Corporation Limited, Ramon House, H T Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020 within 15 days from the date hereof. SCHEDULE OF THE PROPERTY

Plot No. 165, Sector 2, Ulwe, Navi Mumbai. Dated: 10.08.2021

HOUSING DEVELOPMENT FINANCE CORPORATION LTD.,

Ramon House, H.T. Parekh Marg, 169, Backbay Reclamation Churchgate, Mumbai 400020.

MIRCH TECHNOLOGIES (INDIA) LTD.

(CIN: L27290MH1972PLC016127)

Regd. Office: B -701, 7th Floor, Aurus Chambers, S.S. Amrutwar Marg,

Worli, Mumbai - 400013. **Tele - fax No:** 022-24979758/022-24909003 NOTICE Annual General Meeting:

Annual General weeting:
Notice is hereby given that the FORTY EIGHTTH ANNUAL GENERAL MEETING
("AGM") of MIRCH TECHNOLOGIES (INDIA) LIMITED will be held on Monday, the
06th September, 2021, at 11.30 a.m. at the Registered Office address at B-701, 7th
Floor, Aurus Chambers, S.S. Amrutwar Marg, Worli, Mumbai - 400013, to transact the
Ordinary business and Special Business as set out in the Notice convening the Annual General Meeting and has been sent through electronic mode to the members whose email IDs are registered with the Company/Depository Participants and to other members of the Company by courier. Book Closure for AGM:

Further, Notice is hereby given pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of Securities and Exchange Board of India (Listing Obligations 8 Disclosure Requirements) Regulations, 2015 that the Register of Members and the Share Transfer Books of the Company will remain closed from Friday, 03rd September, 2021 to Monday, 06th September, 2021 (both days inclusive) for AGM. Voting through Electronic Mode:

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules 2014 (as amended from time to time) and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulations, 2015, the item of (Listing Obligations & Disclosure Requirements) Regulations, 2015, the item of Business to be transacted at the AGM may be transacted through electronic means. Accordingly Company is pleased to provide its members to cast their vote by Electronic means (Remote e-voting) on all the resolutions set forth in the Notice of the AGM. The facility of casting votes by a member of the Company using an Electronic voting system from a place other than a venue of the AGM (remote e-voting) will be provided by Central Depository Services (India) Limited. All members are informed that:

The Ordinary business and Special Business as stated in the Notice of AGM may be

transacted through voting by electronic means;
The remote e-voting period shall commence on Thursday, 02nd September, 2021 (10.00 a.m.) and ends on Sunday, 05th September, 2021 (05.00 p.m.).

The remote e-voting module shall be disabled by CDSL after 05.00 p.m. on 05th September, 2021 for voting thereafter. Thus remote e-voting shall not be allowed beyond 05.00 p.m. of 05th September, 2021. The cut-off date for determining the eligibility to vote by electronic means or by poll paper at the AGM of the Company is Monday, 30th August, 2021.

Any person who becomes member of the company after the dispatch of the AGM notice and holding shares as on the cut-off date i.e. 30th August, 2021 are requested to refer notes to the e-voting included in the AGM notice which is uploaded on the website

of the CDSL and of the Company and can cast their vote accordingly. Members who have not casted their votes by remote e-voting can exercise their voting right at the AGM. The Company will provide polling papers at the AGM venue. rii) The members who have casted their votes by remote e-voting prior to the meeting ma

also attend the Annual General Meeting but will not be entitled to cast their vote again

viii) A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date i.e. 30th August, 2021 only, shall be entitled to avail the facility of remote e-voting as well as Notice of the AGM is available on the Company's website www.mirchtechnologies.com and on CDSL website i.e. https://www.cdslindia.com/evoting/evotingproc.html

For any queries on the e-voting, the members may refer Frequently Asked Questio (FAQ) and e-voting manual available at www.evotingindia.com under the help sectior and may contact to CDSL by mail at helpdesk.evoting@cdslindia.com or by phone a toll free number 1800225533

For any more queries on the e-voting the members may also contact the undersigned officer of the Company:

Shri Rohit Uday Bhagwat Add B-701. 7th Floor, Aurus Chambers, S. S.

Amrutwar Marg, Worli, Mumbai - 400013. E-mail: uvwtskl@gmail.com Tele-fax No: 022-24979758/022-24909003

For Mirch Technologies (India) Limited Sd/

Ushadevi Ladha Managing Director

💽 पंजाब नैशनल बैंक 🛮 punjab national bank

SASTRA Division, 3rd Floor, East Wing, Plot No.4, Sector-10 Dwarka, New Delhi (email- horecovery@pnb.co.in)

SHOW CASE NOTICE

Date: 16.06.2021

M/s Panam Packers Pvt. Ltd (Borrower). 3/50, Kiran Building I.B. Nagar, Kurla Road, Andhari-East, Mumbai-400059 Also at:- Indore-2, Maharani Road, Trividi Chambers, Indore 2. Shri Sunil Trivedi (Director/ Guarantor), R/o 502, Princess Garden, 26-29, Baikunth Dham Colony, Indore-452001

Shri Utkarsh Trivedi (Director), R/o 502, Princess Garden, 26-29. Baikunth Dham Colony, Indore-452001 4. Shri Maitri Trivedi (Director/Guarantor), R/o 502, Princess

Garden, 26-29, Baikunth Dham Colony, Indore-452001
5. Shri Aatman Trivedi (Director/Guarantor), R/o 502, Princess Garden, 26-29, Baikunth Dham Colony, Indore-452001 6. Smt Nandita Trivedi (Guarantor), R/o 502, Princess Garden, 26-

29, Baikunth Dham Colony, Indore-452001 Shri Sanjay Trivedi (Guarantor), R/o 502, Princess Garden, 26-

29, Baikunth Dham Colony, Indore-452001 Dear Sir/s/Madam REG.: Show Cause for Identification of default in the Ioan

account of M/s Panam Packers Pvt. Ltd. with the Bank, as "Wilful".

Please refer to notice dated 24.09.2020 issued by the bank vide which the event(s) of wilful default perceived in the captioned loan account has been pointed out and you thereby called upon to rectify the default/s within 10 days of receipt of the said notice. However, you failed/neglected to take any action thereto.

The facts of the matter were placed before this Identification Committee on Wilful Defaulters constituted in consonance with the RBI guideline. The Committee after going through facts of the matte and evidence on record, has concluded that events of default/s has occurred in the account which are wilful and substantial to classify you as 'Wilful Defaulter', inter alia for the following reasons:

Capacity to Pay: As per CR of borrower/Promoter-Directors/Guarantors their net means is sufficient to pay the bank dues. Despite having sufficient net means and constant follow-up, the borrower/ Guarantors are not paying the bank

Siphoning of Funds:

The borrower has disposed of entire stocks without permission of the bank and sale proceeds have not been credited in the account.

As per FAR, the company has shown Rs. 801 Lac as sundry debtors. Most of such debtors are related parties of the borrower and promoters. As per bank statement of the company, it is observed that major amount of receipts/payments during the period under review has been paid/received from cartel of companies which are connected/inter connected to the borrower-promoters

In case you feel aggrieved by the aforesaid conclusion of the "Committee", you may make a submission/representation, if you so desire, to the committee for consideration and show cause as to why you should not be classified as "wilful defaulter". You submission/representation must reach us within 15 days of the receipt hereof and be sent either to Dy. General Manager, SASTRA Division, 3rd Floor, East Wing, Punjab National Bank, Head Office, Sector 10, Dwarka

New Delhi-110075 or through the Branch Office, Indore, MP. If we do not receive any submission/representation of yours, it would be deemed that you have nothing to say in your defence again conclusion of this Committee. Please take note that pursuant to submission/ non submission of your

show cause, the committee shall proceed to pass an order with regard to declaration of the Wilful Defaulter as per the RBI guidelines

MEMBERS OF THE IDENTIFICATION COMMITTEE

Ashok Kumar Mishra

(DGM- Law Division) **Nasim Ahamad**

(CGM- Credit Division)

Swarup Kumar Saha (Executive Director)

CGM- Sastra Division)

Raineesh Karnatak

Address: 168/B Vaidyawadi,

Place: Mumbai Date: 12.08.2021 Mobile No. 9819765878

On or about the East - By. N. S. Road No. 1 On or about the West - By Plot No. 11 & 12 of the said Swastic Co-op. Hsg Society and bearing CTS Nos. 228 & 227 respectively. On or about North - By Plot No. 7 of the said society bearing

Mr. Harshad M. Deshpande

Shri Ram Apartment, Ground Floor, Thakurdwar Road, Mumbai-400 002

CTS No. 249. By Plot Nos. 5 & 13 of the said society On or about South

and bearing CTS Nos. 252 & 251 Respectively

सूचना

रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ४२ आणि ४७ अन्वये याद्वारे सूचना देण्यात येते की, कंपनीचे रजिस्टार ऑफ मेंबर्स आणि शेअर ट्रान्सफर बुक्स वित्तीय वर्ष २०२०–२१ करीता ३८वी वार्षिक सर्वसाधारण सभा (एजीएम) च्या हेतूकरीता बुदधवार, २२ सप्टेंबर, २०२१ ते गुरुवार ३० सप्टेंबर, २०२१ (दोन्ही दिवस समाविष्ट) पर्यंत कंपनीचे संकेतस्थळ म्हणजेच माहिती

www.sarvamangalmercantile.com आणि स्टॉक एक्सचेंजचे संकेतस्थळ <u>www.bseindia.com</u> यावरही ग्लब्ध असणार आहे.

सर्वमंगल मर्कंटाईल कंपनी लिमिटेड करित दिनांक: ११.०८.२०२१

जाहीर सूचना

सर्वांना कळवण्यात येते की एचडीएफसी बँक गोल्ड लोन हब 17 ऑगस्ट 2021 पासून नवीन ठिकाणी स्थलांतरित होत आहे. जुना पत्ता: एचडीएफसी बँक लिमिटेड, तळमजला, जमना अपार्टमेंटस, एस. व्ही. रोड, अंधेरी (पश्चिम). नवीन पत्ता: एचडीएफसी बँक लिमिटेड, 100, तळमजला, संघवी व्हिला, 75 एस. व्ही. रोड, इरला, अंधेरी (पश्चिम)

HDFC BANK

PUBLIC NOTICE

Misquitta Nagar A CHS Ltd. is intending to redevelop its plot of land bearing Survey No. 28, Hissa No.1 corresponding to CTS No. 1146/ A admeasuring 1766.29 sq. meters and proportionate share in common road and RG of approximately of 400 Square meters or thereabouts in the revenue village Dahisar Taluka Boriwali Mumbai Suburban District situated at Chhatrapati Shivaji Road Dahisar (East) Mumbai-68, by utilizing its permissible FSI/TDR through Financially Sound and reputed Developers/Builders having a few successfully completed redevelopment project in Mumbai. The responsibility of selected Developers/Builders will be total turnkey project i.e. till obtaining O.C. from M.C.G.M. Interested Developer/Builders may send their sealed offers within fifteen (15) days from date hereof at the address given herein below:

The Secretary Misquitta Nagar A CHS. Ltd. C.S. Road, behind Rahul Electronics, Dahisar East Mumbai- 68, for site visit or detail documents please contact on mobile No. 7021108363 / 9892243229 Secretary / Chairman of the society (with prior appointment). The society reserves the right to select any offer/proposal or reject all offer/proposal received without assigning any reason/s.

For Misquitta Nagar A CHS. Ltd.

जाहीर सूचना

माझे अशिल ''ए.एच वाडीया टस्ट'' यांच्या वतीने खालील लिखित परिशिष्टामध्ये अधिक सविस्तर विवरणीत मिळकतीच्या विक्रीकरीता लेखी प्रस्ताव मागविण्यात येत आहे मिळकतीच्या विक्री अधिन असणाऱ्या बाबी :

(१) महाराष्ट्र पब्लिक ट्रस्ट ॲक्ट १९५० च्या कलम ३६(१) अंतर्गत धर्मदाय आयुक्तांची मंज्री,

(२) " जशी आहे जेथे आहे" आणि " जशी आहे जेथे आहे" तत्त्वावर,

(३) कोणत्याही अन्य कायद्या अंतर्गत आवश्यक असणारी अन्य कोणतीही परवानगी, इच्छ्क खरेदीकारांनी कृपया त्यांचे निव्वळ प्रस्ताव प्रस्तावकारांद्रारे योग्यरित्या साक्षांकित करुन खाली नमुद पत्त्यावर सदर सूचनेच्या प्रकाशनाच्या तारखेपासून ३० दिवसांच्या आत द्यावेत आणि तो सर्व अटी आणि शतींची विनाअट स्वीकृती आणि योजनेच्या प्रतीसह इसारा अनामत म्हणून निञ्चळ प्रस्तावाच्या ३५% च्या समतुल्य रकमेकरीता डिमांड ड्राफ्ट/पे ऑर्डरद्वारे जोडलेला असावा. सदर सूचनेच्या प्रकाशनाच्या तारखेपासून ३० दिवसांच्या आत प्रस्ताव प्राप्त न झाल्यास त्यांचा विचार केला जाणार नाही.

सर्व असे लिखित प्रस्ताव तात्काळ पुढील कामकाजाच्या दिवशी उघडण्यात येतील आणि अंतिम इच्छुक खरेदीदार सदर दिवशी सायं. ५.३० वा. ट्रस्ट एलआर ॲण्ड असोसिएट्सच्या वकीलांच्या कार्यालयात खालील नमुद पत्त्यावर जाहीर करण्यात येईल, जेथे त्यांची इच्छा असल्यास प्रस्तावकारांना हजर राहण्याची विनंती आहे.

खालील लिखित परिशिष्टामध्ये अधिक सविस्तर विवरणीत मिळकतीच्या विकीकरीत सविस्तर अटी व शर्ती निम्नस्वाक्षरीकारांना कार्यालयीन वेळेमध्ये (स. ११ वा ते सायं. ६ aा.) अर्ज करुन उपलब्ध असेल. त्यापुढे आमचे अशिल कोणतेही प्रस्ताव नाकारण्याकरीता कोणतेही कारण देण्यास बांधिल असणार नाहीत. प्रस्ताव नाकारल्यास/अस्वीकृत केल्यास, प्रस्तावकाराद्वारे जमा केलेली इसारा अनामत प्रस्ताव नाकारल्याच्या/अस्वीकृतीच्या तारखेपासून ३० दिवसांच्या आत प्रस्तावकारास विनाव्याज परत केली जाईल.

ब्रोकर्स किंवा इस्टेट एजंट्सनी अर्ज करण्याची गरज नाही.

उपरोक्त संदर्भित परिशिष्ट

(१) गाव कुर्ला ३, मुंबई उपनगर जिल्हा येथे स्थित मोजमापित ६९२.६ चौ. मी. चा सीटीएस क्र. ४५२, ४५२/१, मौजे कुर्ला, तालुका कुर्ला शी संबंधित सर्व्हे क्र. २९२, हिस्सा क्र. १(पार्ट)

धारक जिमनीचे ते सर्व भाग आणि विभाग. दिनांक १२ ऑगस्ट. २०२१ रोजी.

एल आर ॲण्ड असोसिएटस श्री. लेवी अशर रुबेन्स ए.एच वाडीया ट्रस्ट करीता वकील १०४, वेंकटेश चेंबर्स, घनश्याम तलवार मार्ग, फोर्ट, मुंबई ४००००१

महाराष्ट्र सहकारी संस्था नियम, १९६१ अन्वये नमुना झेड नियम १०७ पोट- नियम ११-ड (१) पहा

जा. क्र. ००२ वसुली/एस.आर.ओ./२०२१-२२ के.जी. दाते वस्ली अधिकारी, (महाराष्ट्र सहकारी संस्था कायदा १९६० व नियम १९६१ चे नियम १०७) द्वारा : यशोदिप सहकारी पतपेढी लि. १९, जय माताजी सोसायटी, पेरुबाग कंपाऊंड, घाटकोपर (प.), मुंबई-४०० ०८४

(स्थावर मालमत्तेचा ताबा घेण्याबाबतची नोटीस)

ज्याअर्थी खाली सही केलेला के.जी. दाते, वसुली अधिकारी, यशोदिप सहकारी पतपेढी मर्यादित, मुंबई. महाराष्ट्र सहकारी संस्था नियम, १९६१ अन्वये असुन दि. ०९.१०.२०१९ रोजी मागणी नोटीस ऋणको श्री. सुशांत सैइसेवर पोयल व माधवी सुशांत पोयल रु. ४०,८३,०६७/-(अक्षरी रु. चाळीस लाख त्र्याऐंशी हजार सदुसष्ट फक्त) अखेरपर्यंत अधिक त्यावरील व्याज व इतर. सदर नोटीस मिळाल्याच्या दिनांकापासून ऋणको यांनी रक्कम जमा करण्यास कसूर केली आहे. खाली सही करणाऱ्याने दि. ३१.०७.२०२१ अखेर रोजी जप्तीची अंतिम नोटीस दिली असून, पुढे निर्दिष्ट केलेली मालमत्ता जप्त करण्यात अली आहे.

ऋणकोने रक्कम जमा करण्यास कसूर केल्यामुळे ऋणकोला याप्रमाणे नोटीस देण्यात येत आहे आणि सर्व नागरिकांना, खाली निर्दिष्ट केलेल्या मालमत्तेचा खाली सही करणाऱ्याने त्याला/तिला महाराष्ट्र सहकारी संस्था नियम, १९६१ मधील नियम १०७ (११) (इ) (१) अन्वये दिलेल्या अधिकारानुसार या दि. ०९.०८.२०२१ रोजी सिंबॉलीक ताबा घेतला आहे.

विशेषकरुन ऋणकोला आणि सर्व नागरिकांना याद्वारे सावध करण्यात येत आहे की, मालमत्ते संबंधी कोणताही व्यवहार करु नये आणि व्यवहार केल्यास यशोदिप सहकारी पतपेढी मर्यादित, मुंबई. (अर्जदाराचे नाव) यांचया बोजाची दिनांक ०९.१०.२०१९ रोजी एकूण रक्कम रु. ४०,८३,०६७/- (अक्षरी रु. चाळीस लाख त्र्याऐंशी हजार सद्सष्ट फक्त) अखेरपर्यंत अधिक त्यावरील व्याज व इतर याला अधिन राहावे लागेल.

स्थावर मालमत्तेचे वर्णन

१) रुम नं. ३, एस.एस.-३, सेक्टर १८, कोपरखैरणे, नवी मुंबई-४००

दिनांकः ०९.०८.२०२१ ठिकाणः कोपरखैराणे, नवी मुंबई-४०० ७०९

के. जी. दाते वसुली अधिकारी, महाराष्ट्र सहकारी संस्था, कायदा, १९६० चे नियम १५६ व नियम १९६१ चे नियम १०७ अन्वये The spirit of Mumbai is now 93 years old!



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REMI EDELSTAHL TUBULARS LIMITED Regd. Office: Remi House, Plot No. 11, Cama Industrial Estat Goregaon (East), Mumbai-400 063 CIN : L28920MH1970PLC014746

Extract of Standalone Unaudited Financial Results (Provisional) for the quarter ended 30th June, 2021

SI. No.	Particulars	Quarter ended 30.06.2021 (Unaudited)	Year ended 31.03.2021 (Audited)	Quarter ended 30.06.2020 (Unaudited
1	Total Income from Operations	1,699.29		
2	Net Profit/(Loss) for the period (before Tax and Exceptional items)	16.71	23.88	(92.64
3	Net Profit/(Loss) for the period before Tax (after Exceptional items)	16.71	23.88	(92.64
4	Net Profit/(Loss) for the period after tax	12.95	21.54	(65.69
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	12.95	27.70	(65.69
6	Equity Share Capital	1,098.24	1,098.24	1,098.2
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the Previous Year 31.03.2021	d 3 060 87		
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -			
	1. Basic	0.12	0.20	(
	2. Diluted	0.12	0.20	(0.60

with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Results are available on the Bombay Stock Exchange websit www.bseindia.com and on the Company website at www.remigroup.com On Behalf of Board of Directors

(Rishabh R. Saraf) Mumbai August 11, 2021

K K FINCORP LIMITED

Extract of Consolidated Unaudited Results for the quarter ended

Regd. Office: Remi House, Plot No. 11, Cama Industrial Estate, Goregaon (East), Mumbai-400 063 CIN-L65990MH1981PLC023696

30th June, 2021 (Rs. in Lakhs) SI. Particulars Quarter Quarter

IVO.		enaea	ended	enaea
		30-06-2021	30-06-2020	31-03-2021
		(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	1.21	1.03	11.53
2	Net Profit / (Loss) for the period	(2.80)	(2.96)	8.02
	(before Tax and Exceptional items)			
3	Net Profit / (Loss) for the period	(2.80)	(2.96)	8.02
	before Tax (after Exceptional items)			
4	Net Profit / (Loss) for the period after	(1.79)	(2.27)	8.84
	tax (after Exceptional items)			
5	Total Comprehensive Income for the	83.56	120.08	207.28
	period [Comprising Profit/(Loss) for			
	the period (after tax) and Other			
	Comprehensive Income (after tax)]			
6	Equity Share Capital	560.00	560.00	560.00
7	Reserves (excluding Revaluation			
	Reserve) as shown in the Audited		640.45	
	Balance Sheet of the Previous Year			
	31.03.2021			
8	Earnings Per Share (of Rs. 10/-			
	each) (for continuing and			
	discontinued operations) -	/	(
	1. Basic	(0.03)	(0.04)	0.16
	2. Diluted	(0.03)	(0.04)	0.16

NOTE: 1. The above is an extract of the detailed format of Quarterly Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Results are available on the Bombay Stock Exchange website www.bseindia.com and on the Company website at www.remigroup.com 2. Key standlone financial information of the company is as under :

Particulars	Quarter	Quarter	Year	
	ended	ended	ended	
	30-06-2021	30-06-2020	31-03-2021	
	(Unaudited)	(Unaudited)	(Audited)	
Total Income	1.21	1.03	11.53	
Profit before Tax	(3.82)	(2.73)	(7.48)	
Profit after Tax	(2.81)	(2.04)	(6.66)	
Total Comprehensive Income	82.54	120.31	191.78	
On Behalf of Board of Directors				
			S4/-	

(SHIVKUMAR SHARMA) AUG 11, 2021

REMI SECURITIES LIMITED

Regd. Office: Remi House, Plot No. 11, Cama Industrial Estate, Goregaon (East), Mumbai-400 063 CIN-L65990MH1973PLC016601

Extract of Consolidated Unaudited Results for the quarter ended 30th June, 2021 (Rs. in Lakhs)

			(11.	s. III Lakiisj	
SI.	Particulars	Quarter	Quarter	Year	
No.		ended	ended	ended	
		30-06-2021	30-06-2020	31-03-2021	
		(Unaudited)		(Audited)	
1	Total Income from Operations	10.13	8.23	61.63	
2	Net Profit / (Loss) for the period (before Tax and Exceptional items)		13.49	56.92	
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)		13.49	56.92	
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	15.91	12.54	8.68	
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]		235.93	297.54	
6	Equity Share Capital	200.00	200.00	200.00	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the Previous Year 31.03.2021	0005.40			
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) - 1. Basic	0.80	0.63	0.43	
	2. Diluted	0.80	0.63	0.43	

NOTE: 1. The above is an extract of the detailed format of Quarterly Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Results are available on the Bombay Stock Exchange website www.bseindia.com and on the Company website at www.remigroup.com. 2. Key standlone financial information of the company is as under :

Particulars	Quarter	Quarter	Year
	ended	ended	ended
	30-06-2021	30-06-2020	31-03-2021
	(Unaudited)	(Unaudited)	(Audited)
Total Income	10.13	8.23	61.63
Profit before Tax	17.83	15.28	51.84
Profit after Tax	17.58	14.33	3.60
Total Comprehensive Income	157.01	237.72	292.46
	On Bak	alf of Doord	of Discotors

On Behalf of Board of Directors (SANJAY MAHESHWARI) AUG 11, 2021 Whole - Time - Director

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA

PUBLIC ANNOUNCEMENT



SAPPHIRE FOODS INDIA LIMITED

Our Company was incorporated under the name 'Samarjit Advisors Private Limited' on November 10, 2009 as a private limited company, under the Companies Act, 1956 and was granted a certificate of incorporation by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Subsequently, pursuant to a special resolution passed in the extraordinary general meeting of our Shareholders held on December 26, 2014, our Company changed its name to 'Sapphire Foods India Private Limited', and a fresh certificate of incorporation dated January 7, 2015 was issued to our Company by the RoC. Thereafter, our Company was converted into a public limited company, pursuant to a special resolution passed in the extraordinary general meeting of our Shareholders held on June 15, 2021 and the name of our Company was changed to 'Sapphire Foods India Limited', and a fresh certificate of incorporation dated July 8, 2021 was issued to our Company by the RoC. For details of changes in the name and registered office address of our Company, see 'History and Certain Corporate Matters – Brief history of our Company and change in registered office of our Company' on page 190 of the Draft Red Herring Prospectus dated August 10, 2021 ("DRHP")

Registered and Corporate Office: 702, Prism Tower, A Wing, Mindspace, Link Road, Goregaon (West), Mumbai, 400 062, Maharashtra, India; Contact Person: Sachin Tukaram Dudam, Company Secretary and Compliance Officer; Tel.: +91 22 6752 2343; E-mail: investor@sapphirefoods.in/; Corporate Identity Number: U55204MH2009PLC197005

PROMOTERS OF OUR COMPANY: QSR MANAGEMENT TRUST AND SAPPHIRE FOODS MAURITIUS LIMITED

INITIAL PUBLIC OFFERING OF UP TO 17,569,941 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF SAPPHIRE FOODS INDIA LIMITED (OUR "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE INCLUDING A SECURITIES PREMIUM OF ₹ [●] PER EQUITY SHARE (THE "OFFER PRICE") THROUGH AN OFFER FOR SALE AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER" OR "OFFER FOR SALE") BY THE SELLING SHAREHOLDERS, COMPRISING OF UP TO 850,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY QSR MANAGEMENT TRUST ("QMT"), UP TO 5,569,533 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY SAPPHIRE FOODS MAURITIUS LIMITED ("SAPPHIRE MAURITIUS" AND TOGETHER WITH QMT, THE "PROMOTER SELLING SHAREHOLDERS"), UP TO 4,846,706 EQUITY SHARES AGGREGATING UP TO ₹ [♠] MILLION BY WWD RUBY LIMITED ("WWD"), UP TO 3,961,737 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY AMETHYST PRIVATE LIMITED ("AMETHYST"), UP TO 80,169 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY AAJV INVESTMENT TRUST ("AAJV"), UP TO 1,615,569 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY EDELWEISS CROSSOVER OPPORTUNITIES FUND ("EDELWEISS") AND UP TO 646,227 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY EDELWEISS CROSSOVER OPPORTUNITIES FUND - SERIES II ("EDELWEISS II") AND TOGETHER WITH WWD, AMETHYST, AAJV AND EDELWEISS, THE "INVESTOR SELLING SHAREHOLDERS") (INVESTOR SELLING SHAREHOLDERS TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS ARE REFERRED TO AS THE "SELLING SHAREHOLDERS").

THE OFFER INCLUDES A RESERVATION OF UP TO [♦] EQUITY SHARES, AGGREGATING UP TO ₹ [♦] MILLION, FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (AS DEFINED HEREIN) NOT EXCEEDING 1% OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL ("EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". OUR COMPANY AND THE SELLING SHAREHOLDERS MAY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, OFFER A DISCOUNT UP TO ₹ (●) OF THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND THE NET OFFER SHALL CONSTITUTE [●]% AND [●]%, RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

*An Employee Discount of up to 10% on the Offer Price may be offered to the Eligible Employees Bidding in the Employee Reservation Portion equivalent to ₹ [●] per Equity Share

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10. THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLMs AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [...], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [...] AND THE 📵 EDITION OF THE MARATHI DAILY NEWSPAPER 📵 (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA WHEREIN THE REGISTERED AND CORPORATE OFFICE OF OUR COMPANY IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE. THE "STOCK EXCHANGES REQUIREMENTS) REGULATIONS, 2018, AS AMENDED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Selling Shareholders (excluding WWD Ruby Limited) may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLMs and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor Bank, as applicable

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"). This Offer is being made through the Book Building Process in accordance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBS") ("QIB Portion"), provided that our Company and the Selling Shareholders (excluding WWD Ruby Limited) in consultation with the BRLMs may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis. One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Portion to Anchor Investor Portion Investor Allocation Price. 5% of the QIB Portion (excluding the Anchor Investor Portion) shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion. the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. If at least 75% of the Net Offer cannot be Allotted to QIBs, the Bid Amounts received by our Company shall be refunded. Further, not more than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not more than 10% of the Net Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares shall be made available for allocation on a proportionate basis to Eliaible Employees Bidding under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank accounts (including UPI ID in case of RIBs) which will be blocked by the Self Certified Syndicate Banks ("SCSBs") or through the UPI Mechanism, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA Process. For details, see "Offer Procedure" beginning on page 380 of the DRHP.

of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on August 10, 2021. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filling by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com, www.nseindia.com, respectively and the websites of the Book Running Lead Managers ("BRLMs") i.e. JM Financial Limited, BofA Securities India Limited, ICICI Securities Limited and IIFL Securities Limited at www.jmfl.com, www.mi-india.com, www.iiflcap.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by our Company and/or the Company Secretary and Compliance Officer or the BRLMs at their respective addresses mentioned herein below in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of the Issuer and this Offer, including the risks involved. The Equity Shares have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 28 of the DRHP. Any decision whether to invest in the Equity Shares described in the DRHP may only be made after a red herring prospectus ("Red Herring Prospectus") for the same has been filed with the RoC and must be made solely on the basis of the Red

The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on BSE and NSE.

For details of the share capital and capital structure of our Company, see "Capital Structure" on page 89 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 190 of the DRH

	REGISTRAR TO THE OFFER			
JM FINANCIAL	BofA SECURITIES	<i>O</i>ICICI Securities	IIFL SECURITIES	LINK Intime
JM Financial Limited 7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025 Tel.: +91 22 6630 3030 E-mail: sfil.ipo@jmfl.com Investor Grievance ID: grievance.ibd@jmfl.com Website: www.jmfl.com Contact Person: Prachee Dhuri SEBI Registration: INM000010361	BofA Securities India Limited Ground Floor, "A" Wing, One BKC, "G" Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051 Tel: +91 22 6632 8000 E-mail: dg.sapphire_ipo@bofa.com Investor Grievance ID: dg.india_merchantbanking@bofa.com Website: www.ml-india.com Contact Person: Vivek Arora SEBI Registration Number: INM000011625	ICICI Securities Limited ICICI Centre, H. T. Parekh Marg, Churchgate, Mumbai - 400 020 Tel: +91 22 2288 2460 E-mail: sapphire.ipo@icicisecurities.com Investor Grievance ID: customercare@icicisecurities.com Website: www.icicisecurities.com Contact Person: Shekher Asnani / Sumit Singh SEBI Registration: INM000011179	IIFL Securities Limited 10" Floor, IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel (West), Mumbai - 400 013 Tel: +91 22 4646 4600 E-mail: sapphirefoods.ipo@iiflcap.com Investor Grievance ID: ig.ib@iiflcap.com Website: www.iiflcap.com Contact Person: Ujjaval Kumar / Keyur Ladhawala SEBI Registration Number: INM000010940	Link Intime India Private Limited C 101, 247 Park, L. B. S. Marg, Vikhroli (West), Mumbai - 400 083 Tel: +91 22 4918 6200 E-mail: sapphire.ipo@linkintime.co.in Investor grievance e-mail: sapphire.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

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

Date: August 11, 2021

For SAPPHIRE FOODS INDIA LIMITED On behalf of the Board of Directors

SAPPHIRE FOODS INDIA LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI on August 10, 2021. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com, respectively, and is available on the websites of the BRLMs i.e.JM Financial Limited, BofA Securities India Limited, ICICI Securities Limited at www.jmfl.com, www.mi-india.com, www.icicisecurities.com and www.iiflcap.com, respectively. Bidders should note that investment in equity shares involves a high degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 28 of the DRHP. Potential Bidders should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") or any state securities laws in the United States, and unless so registered may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, such Equity Shares are being offered and sold (i) outside of the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur; and (ii) in the United States, to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act), pursuant to Section 4(a) of the U.S. Securities Act.