

Regd. Office: Indian Rayon Compound, Veraval - 352 266, Gujarat | Tel: 91 2876 243257 CIN: L64920GJ2007PLC058890 | www.adityabirlacapital.com | abc.secretarial@adityabirlacapital.com

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES OF ADITYA BIRLA CAPITAL LIMITED

Pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 2 July 2025, the Company is pleased to offer a one-time special window for physical shareholders to facilitate the re-lodgement of transfer deeds that were originally lodged prior to 1 April 2019 and rejected / returned, due to deficiency in the documents. The re-lodgement window will remain open for a period of six months i.e. from 7 July 2025 till 6 January 2026.

During this period, the shares that are re-lodged for transfer shall be issued only in dematerialized (demat) form, subject to verification and approval of all submitted documents by the Company's Registrar and Transfer Agent (RTA) i.e. KFin Technologies Limited. Shareholders are required to provide their Client Master List along with other relevant documents while submitting the documents for re-lodgement.

Shareholders who have missed the earlier deadline of 31 March 2021 for re-lodgement of transfer deeds are encouraged to take advantage of this opportunity by submitting the necessary documents to the Company's RTA i.e. KFin Technologies Limited at email ID einward.ris@kfintech.com or at their office at Selenium Building, Tower-B, Plot No. 31 & 32, Financial District Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India – 500 032.

UPDATION OF KYC AND CONVERSION OF PHYSICAL SHARES INTO DEMATERIALISED FORM

Shareholders holding equity shares in physical form are requested to update their KYC details and convert their physical shares into dematerialised (electronic) form. Holding share in demat form offers multiple benefits and eliminates the risks associated with physical share certificates.

For ADITYA BIRLA CAPITAL LIMITED

Santosh Haldankar Company Secretary and Compliance Officer ACS - 19201



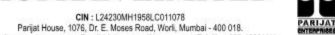
Place: Mumbai

Date: 29 July 2025

KOPRAN LIMITED

CIN: L24230MH1958LC011078

Parijat House, 1076, Dr. E. Moses Road, Worli, Mumbai - 400 018.



Website: www.kopran.com, Email ld: investors@kopran.com, Tel. No.: 022-43661111 EXTRACT OF CONSOLIDATED UNAUDITED RESULTS FOR THE QUARTER ENDED JUNE 30, 2025 (Rs. In Lakhs)

	CONSOLIDATED					
PARTICULARS	Quarter ended 30.06.2025	Year ended 31.03.2025	Quarter ended 30.06.2024	Year ended 31.03.2025		
	(unaudited)	(Audited)	(unaudited)	(Audited)		
Total Income from operation (net)	13,521.62	17,236.31	13,943.65	62,960.44		
Profit for the period from ordinary activities before tax	988.91	1,371.17	1,473.37	5,194.86		
Net Profit for the period from ordinary activities after tax	744.93	967.73	1,109.54	3,855.19		
Total Comprehensive Income for the period after tax	721.68	868.01	1,114.14	3,775.70		
Equity Share Capital (Face Value of Rs 10/- per share)	4,828.56	4,828.56	4,821.06	4,828.56		
Reserve (excluding Revaluation Reserve as per balance sheet)				47,006.23		
Earnings Per Share (of Rs. 10/- each)	1	9000	5 900			
Basic:	1.54	2.01	2.30	7.99		
Diluted:	1.54	2.01	2.30	7.99		

- (1) 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 and Disclosure Requirement) Regulation, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website (www.nseindia.com and www.bseindia.com), and on the Company's website, www.kopran.com.
- The Statement of standalone and consolidated financial results have been prepared in accordance with Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Companies Act 2013, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015, Companies (Indian Accounting standards) (Amendment) Rules, 2016 and other accounting principles generally accepted in India. There is no minority interest.
- The above consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on July 29, 2025 and have been reviewed by the Statutory Auditors of the Company.

Place: Mumbai Dated: July 29, 2025

MATERIAL TO BUILD OUR FUTURE

SI. Particulars

Other income

Expenses

1 Revenue from operations

a. Cost of materials consumed

b.Purchase of stock-in-trade

d. Employee benefits expense

h. Freight and forwarding expense

c. Changes in inventories of finished goods,

work-in-progress and stock-in-trade

f. Depreciation and amortisation expense

Profit before exceptional items & tax (3-4)

ii) Income tax relating to items that will not be

11 Total Comprehensive Income after tax (9+10)

14 Earnings per share of ₹10 each-Not annualised

Total Other comprehensive income (net of tax)

Total income (1+2)

e.Finance costs

g. Power and fuel

i. Other expenses

Exceptional items

Tax expense Current tax

Deferred tax

13 Other Equity

(a) Basic (in ₹)

(b) Diluted (in ₹)

Total expenses (a to I)

Profit before tax (5-6)

Net profit for the period (7-8)

i) Items that will not be reclassified

reclassified to Profit & Loss

12 Paid-up equity share capital

restated, wherever necessary.

Place: Gurugram

(Face Value is ₹10 per share)

10 Other comprehensive income

to Profit & Loss



HeidelbergCement India Limited

CIN: L26942HR1958FLC042301

Regd. Office: 2nd Floor, Block-B, DLF Cyber Greens,

DLF Cyber City, Phase-III Gurugram, Haryana -122002 Tel.: Ph. +91 0124-4503700, Fax +91 0124-4147698

Email Id: investors.mcl@mycem.in; Website: www.mycemco.com

Statement of Unaudited Financial Results for the Quarter Ended 30.06.2025

5,975.4

6,069.8

1,061.8

86.0

(89.6)

394.4

63.0

270.7

918.1

1.549.3

1.170.2

5.423.9

645.9

645.9

186.5

(22.9)

482.3

482.3

2.266.2

2.13

2.13

Notes: (1)The Company operates in a single segment i.e. manufacture and sale of Cement. (2) The

above results have been reviewed by the Audit Committee and approved by the Board of Directors of

the Company at its meeting held on 29 July 2025, (3) The figures for the quarter ended 31 March 2025 are the balancing figures between audited figures in respect of full financial year and the unaudited

published year-to-date figures upto 31 December 2024 which were subjected to limited review. (4) The

financial results of the Company have been prepared in accordance with Indian Accounting Standards

("Ind AS") prescribed under Section 133 of Companies Act, 2013 ("the Act"),

read with relevant rules thereunder and in terms of Regulation 33 of the SEBI

(5) Figures of the previous year / periods have been reclassified/regrouped/

(listing obligations and disclosure requirements) Regulations, 2015 (as amended).

94.4

Quarter Ended

Audited

(Refer Note 3

6,124.6

6,236.7

1,204.1

97.7

(19.3)

477.6

272.4

952.1

1,495.0

1.011.0

5.541.1

695.6

695.6

210.4

(19.3)

504.5

(0.9)

2.7

507.2

2.266.2

2.23

2.23

For and on behalf of the Board of Director

(Joydeep Mukherjee

Managing Director

DIN: 06648469

50.5

112.1

30.06.2025 31.03.2025 30.06.2024 31.03.2025

Unaudited

5,321.9

121.3

5,443.2

1,054.0

(183.3)

394.6

85.6

281.4

817.7

1.015.8

4.908.5

534.7

534.7

151.7

(16.0)

399.0

399.0

2.266.2

1.76

1.78

1,442.9

FOR KOPRAN LIMITED Surendra Somani **Executive Vice Chairman**

mycem

₹ in Million

Year Ended

21,488.8

21,943.5

4,067.4

209.2

142.6

1,569.5

292.9

1,097.9

5.594.4

3.279.7

4.231.8

1,458.1

1,458.1

469.7

(79.1)

1,067.5

(1.5)

0.4

(1.1)

1,066.4

2.266.2

11,685.6

4.71

4.71

20.485.4

454.7

Varroc Engineering Limited

Regd. Office: Plot No. L - 4, MIDC Industrial Area, Waluj, Aurangabad (Chhatrapati Sambhaji Nagar) - 431 136, Maha CIN: 128920MH1988PLC047335

Tel No: 0240 6653700/6653699; Fax No: 0240 2564540 Web: www.varroc.com; Email Id: Investo

NOTICE FOR 37th ANNUAL GENERAL MEETING OF VARROC ENGINEERING LIMITED AND E-VOTING INFORMATION

office is hereby given that the 37th Annual General Meeting ("AGM") of the Members of the Company is scheduled to be held or Thursday, August 21, 2025 at 11:00 A.M. IST through Video Conference ("VC")/Other Audio Visual Means ("OAVM") without physica presence of the Members at a common venue in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder ("the Act") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements; Regulations, 2015 ("Listing Regulations") and further amendments thereto read with all the applicable circulars on the subject matter issued by the Ministry of Corporate Affairs ("McA") and the Securities and Exchange Board of India ("SEBI"), to transact the business as set out in the Notice convening the AGM. The Members will be able to attend and participate in the AGM by VC/QAVM only. The Members attending the AGM through VC/GAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act In compliance with the aforesaid circulars issued by the MCA and SEBI, the Company has, on July 29, 2025, sent the AGM Notice and Annual Report for FY 2024 25 only through electronic mode, along with a communication outlining the details of tax deduction at source (TDS) on dividend distribution, to all Members whose email addresses are registered with the Depository Participants or the Company. The AGM Notice and Annual Report for PY 2024 25 can be downloaded from the Company's wholes at www.varroc.com, website of the Stock Exchanges, i.e., BSE Limited at www.bscindia.com, National Stock Exchanges of India Limited at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at www.nscindia.com and also on the website of NSDL at <a href="https://w outh to access the Annual Report of the Company was also sent the registered address of the members whose e-mail addresses are no egistered with the Company/ RTA/Depository Participant(s).

REMOTE E-VOTING AND E-VOTING AT THE AGM:

Pursuant to Section 108 of the Act read with Rule 20 of the Companies (Management & Administration) Rules, 2014, Regulation 44 of the Listing Regulations and Secretarial Standard on General Meetings, each as amended, the Company is providing to all its Members, facility to exercise their right to vote on Resolutions proposed to be passed at the AGM as set out in the AGM Notice by electronic means ("e voting"), members may cast their votes remotely ("Remote e voting") on the dates mentioned herein below.

The Company has engaged the services of NSDL for providing remote e voting facility prior to AGM and e voting at the AGM. The Members, whose names appear in the Beneficial Owners maintained by the depositories as on the cut off date only shall be entitled to avail the facility of remote e voting as well as e voting at the AGM. Information and instructions comprising manner of voting including voting remotely by Members holding shares in dematerialised mode, physical mode and for Members who have not registered their mail address has been provided in the Notice of the AGM.

Cut-off date for e-voting	Thursday, August 14, 2025
Commencement of Remote e-voting	9:00 a.m. (IST) on Monday, August 18, 2025
Conclusion of Remote e-voting	5:00 p.m. (IST) on Wednesday, August 20, 2025
e-voting at the AGM	From commencement of the AGM till conclusion of AGM

The Remote e voting shall not be allowed beyond the aforesaid date and time and the Remote e voting module shall be disabled by NSDL for voting thereafter. The Members who will be present at the AGM through VC/CAVM and who have not cast their vote by Remote e voting, will be eligible to exercise their right to vote during the AGM. The Members who have cast their vote by Remote e voting prio to the AGM may also attend and participate in the AGM but shall not be entitled to cast their vote again. Once the vote on a Resolution is cast by the Member, he/she shall not be allowed to change it subsequently.

The Company has appointed Mrs. Uma Lodha, Practising Company Secretary (Membership No. FCS 5363) to act as the Scrutinizer fo monitoring Remote e voting process and e voting at the AGM. In fair and transparent manner. The Result of e voting shall be declared not later than 48 hours from conclusion of the AGM. The Result declared along with the Scrutinizer's Report shall be communicated to the Stock Exchanges and will be placed on the website of the Company at www.varroc.com and on the website of NSDL www.evotting

DIVIDEND

The Board of Directors of the Company at its meeting held on May 29, 2025, has recommended a Final Dividend at the rate of Re. 1 / (Rupee One only) per Equity Share of Re. 1 / each (100%), on the paid up Equity Share capital of the Company, for the Financial Year ended March 31, 2025. The dividend, as recommended by the Board, if declared at the ensuing 37th Annual General Meeting (AGM'), will be paid to eligible members within 30 days of the date of its declaration. The Company has fixed Friday, August 8, 2025, as the 'Record Date' for determining entitlement of Members to Final Dividend for the Financial Year ended March 31, 2025, if approved at the AGM. All the shares of the Company are held in dematerialised form. Accordingly, dividend to shareholders shall be paid only through

Pursuant to the Income Tax Act. 1961 ("IT Act"), dividend income will be taxable in the hands of shareholders and the Company equired to deduct tax at source from dividend paid to shareholders at the rates prescribed in the IT Act,1961.To avail benefit of no deduction of tax, a resident shareholder with PAN and who is not liable to pay income tax can submit a yearly declaration in Form No 15G /15H with RTA. Non-Resident Indian Shareholders [including Foreign Institutional Investors (FIIs) / Foreign Portfolio Investors (FIIs) can avail beneficial rates under tax treaty between india and their country of tax residence, subject to providing necessary document i.e. No Permanent Establishment and Beneficial Ownership Declaration, Tax Residency Certificate, e filed Form 10F, any other document which may be required to avail the tax treaty benefits. The Members may submit the above documents with RTA at https://web.in.mpms mufg.com/formsreg/submission.of form 15g 15h.html on or before August 8, 2025. In case of any difficulty in uploading the document through the above link, shareholders may alternatively submit the documents by email to: yarrocdividende9vrtaxconsultants.com in case you require any other information / clarification with regard to the above, kindly write to mt.helpdesk@in.mpms.mufg.com. A separate communication for deduction of tax at source from Dividend will be sent through email to all the Members whose email addresses an registered with the Depository Participants or the Company

LIVE WEBCAST OF THE AGM:

Date: July 29, 2025

The Members will be able to attend the AGM through VC/OAVM facility provided by NSDL by using their Remote e voting login credentia and by following the instructions mentioned in the AGM Notice

Any person, who acquires shares of the Company and becomes a Member of the Company after dispatch of the AGM Notice and is holding shares as of the cut off date i.e., Thursday, August 14, 2025 may obtain the login ID and password by sending a request at evoting@nsdl.com. However, if he/she is already registered with NSDL for Remote e voting then he/she can use his/her existing User ID and Password for casting the vote.

In case of any queries or grievances, the Members may refer to the Frequently Asked Questions (FAQs) for members and e voting use manual for members available at the Downloads sections of https://www.cvoting.nsdi.com or can contact Mr. Sagar Gudhate, Senio Manager, National Securities Depository Limited, 301, 3rd Floor, Naman Chambers, G Block, Plot No. C 32, Bandra Kurla Complex, Bandra Chambers, G Block, Plot No. C 32, Bandra Kurla Complex, Bandra Chambers, G Block, Plot No. C 32, Bandra Chambers, G 32, Bandra Chambers, G 32, Bandra Chambers, G 32, Bandra Chambers, East, Mumbai 400 051 by sending email at evoting@nsdl.com or call on: 022 4886 7000.

The Members are requested to carefully read all the Notes set out in the AGM Notice and in particular, instructions for joining the AGM inner of casting vote through Remote e voting or through e voting during the AGM

For Varroc Engineering Limited By Order of the Board of Director

Ajay Sharm

Company Secretar

Group General Counsel and

G GOKAK'

GOKAK TEXTILES LIMITED

CIN: L17116KA2006PLC038839 Registered Office: #1, 2rd Floor, 12th Cross, Ideal Homes, Near Jayanna Circle, Rajarajeshwari Nagar, Bengaluru 560 098 Tel :+91 80 2974 4077, +91 80 2974 4078

Email: secretarial@gokaktextiles.com Website: www.gokaktextiles.com SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS

OF PHYSICAL SHARES accordance with SEBI circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/9 dated July 02, 2025, shareholders of Gokak Textiles Limited are hereby informed that a special window has been opened from July 07, 2025 to January 06, 2026, for re-lodgemen of transfer deeds.

Shareholders are to note that this window is only for re-lodgement of transfer deeds which were lodged prior to the deadline of April 01, 2019 for transfer of physical shares. and rejected/ returned/not attended to due to deficiency in the documents/process/o

The shares re-lodged for transfer will be processed only in dematerialized form during

this window

Eligible shareholders may submit their transfer request along with the requisite documents to the Company's Registrar and Share Transfer Agent (RTA) M's MUFG ntime India Private Limited, C 101, Embassy 247, L.B.S Marg, Vikhroli (West) Mumbai - 400083 or email to csg-unit@in.mpms.mufg.com

For Golak Textiles Limited

Bengaluru, July 29, 2025

Rakesh M. Nanwan Company Secretary & Compliance Officer



Kotak Mahindra Bank Limited

CIN - L65110MH1985PLC038137

Registered Office: 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051

Tel: +91 22 6166 0001, Fax: +91 22 6713 2403 Website: www.kotak.com Email: KotakBank.Secretarial@kotak.com

Physical Shares of Kotak Mahindra Bank Limited

We draw attention of the investors whose transfer requests of physical shares of Kotak Mahindra Bank Limited ("Bank"), which were lodged prior to April 1, 2019, were rejected / returned / not attended to due to deficiency in the documents. rocess / or otherwise.

Pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, a special window has been opened by the Bank, fron July 7, 2025 to January 6, 2026, to facilitate re-lodgement of such transfer requests

The concerned investors may, accordingly, re-lodge the transfer deeds and furnis necessary documents, duly complete in all respects, to the Bank's Registrar and Transfer Agent, i.e., KFin Technologies Limited at Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032 (Unit: Kotak Mahindra Bank Limited) to enable further processing and transfer of

hares, if approved, in compliance with the requirements of applicable law. For KOTAK MAHINDRA BANK LIMITED

Mumbai, 29 July, 2025

Avan Doomas

Secretar

(FCS 3430)



NOTICE

Hosting of Annual Report of the Scheme of Old Bridge Mutual Fund for the financial year ended March 31, 2025

Notice is hereby given to the Unit Holders of the Scheme of Old Bridge Mutual Fund that, in accordance with the provisions of Regulation 56 of SEBI (Mutual Funds) Regulations, 1996 read with Paragraph 5.4.1 of the SEBI Master Circular SEBI/HO/IMD/IMD-PoD-1/P/CIR/2024/90 dated June 27, 2024 the Annual Report of the Scheme of Old Bridge Mutual Fund for the financial year ended March 31, 2025 has been hosted on the website of the Fund, www.oldbridgemf.com and on AMFI's website www.amfiindia.com.

Further, Unit holders can also submit a request for a physical or electronic copy of the Annual Report for the scheme of Old Bridge Mutual Fund through the following modes at free of cost.

- Call us at 1800 -3094-034 (Monday to Saturday, 9.00 A.M. to 7.00 P.M.) or Send us an email at services@oldbridgemf.com from your registered
- Submit a written request letter to Old Bridge Asset Management Private Limited at 1705, C Wing, One BKC, G-Block, Bandra Kurla Complex, Bandra East, Mumbai 400051.

Investor(s)/ Unit holder(s) are requested to take a note of the same.

For Old Bridge Asset Management Private Limited (Investment Manager for Old Bridge Mutual Fund)

Place: Mumbai **Authorised Signatory**

Date : July 29, 2025 MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ

ALL SCHEME RELATED DOCUMENTS CAREFULLY. Old Bridge Asset Management Pvt. Ltd. 1705, C Wing, One BKC, G-Block,

Bandra Kurla Complex, Bandra East, Mumbai - 400051, Tel: +91 22 69459999

CIN - U67120MH2022PTC394844



IFCI Tower, 61 Nehru Place, New Delhi-11001 Tel: 011-41732000 / 41792800 Email:complianceofficer@ifciltd.com Website: www.ifciltd.com

Special Window for Re-lodgement of Transfer Requests of Physical Shares

Notice is hereby given that pursuant to the Securities Exchange Board of India (SEBI) Circular SEBI/HO/MIRSD/MIRSD-POD/P/CIR/2025/97 dated July 02, 2025 (SEBI Circular), a Special Window has been opened for a period of six (6) months, from July 07, 2025 to January 06, 2026 ("said period") for the shareholders for re-lodgement of transfer deeds, which were lodged prior to the deadline of April 01, 2019 and rejected/ returned/not attended to due to deficiencies in documents /process/or otherwise. The eligible shareholders may submit their request to the Company at complianceofficer@ifciltd.com or Registrar and Share Transfer Agent (MCS Share Transfer Agent Limited) at helpdeskdelhi@mcsregistrars.com

During the said period, the shares which are re-lodged for transfer shall be issued only in demat mode. Due process shall be followed for such transfer-cum-demat requests

The SEBI Circular can be accessed https://www.sebi.gov.in/legal/circulars/jul-2025/ease-of-

doing-investment-special-window-for-re-lodgement-of-transfer-requests-of-physical-shares 94973.html and is also available on the website of the Company at https://www.ifciltd.com/2025/SEBI%20PHYSICAL%20TRANSFER%20CIRCULAR.pdf

For IFCI Limited Sd./-(Priyanka Sharma) Date: 29 July, 2025 Place: New Delhi Company Secretary



NOTICE

Hosting of Annual Report of the Schemes of Zerodha Mutual Fund

Notice is hereby given to the Unit holders of Zerodha Mutual Fund ("the Fund") that in accordance with Regulation 56 (1) of the SEBI (Mutual Funds) Regulations, 1996 and circulars issued by SEBI from time to time, the Annual Report of the Schemes of the Fund for the financial year ended March 31, 2025 have been hosted on the website of the Fund viz. www.zerodhafundhouse.com and on the website of AMFI viz. www.amfiindia.com.

Unitholders can accordingly view and download the reports from the above

Unitholders can also request for the electronic or physical copy of the scheme wise

Annual Report by writing an email to support@zerodhafundhou To support the Go Green Initiative (SEBI Circular no. SEBI/HO/IMS/DF2/CIR/P/2018/92 dated June 05, 2018), we invite unitholders/ investors to register or update their email addresses and mobile numbers for paperless communications.

For Zerodha Asset Management Private Limited (Investment Manager to the schemes of Zerodha Mutual Fund)

Authorized Signatory

Place: Bangalore Date: July 30, 2025

Zerodha Asset Management Private Limited

Registered Office: Indiquibe Penta, New No. 51 (Old No. 14), Richmond Road, Bangalore - 560025

Contact: +91-80 6960 1101 Email: info@zerodhafundhouse.com Statutory Details: Constitution: Zerodha Mutual Fund has been set up as a Trust under the Indian Trusts Act, 1882; Sponsor: Zerodha Broking Limited; Trustee: Zerodha Trustee Private Limited (CIN: U67100KA2021PTC155537), a company incorporated under the provisions of the Companies Act, 2013, with limited liability; AMC/Investment Manager: Zerodha Asset Management Private Limited (CIN: U67190KA2021PTC155726), a company incorporated under the provisions of the Companies Act, 2013, with limited liability.

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS. READ ALL SCHEME RELATED DOCUMENTS CAREFULLY

EURO ASIA EXPORTS LIMITED (Now known as RRP Defense Limited)

CIN: L25515DL1981PLC0112621

Registered Office: 3-A, 1st Floor, BLK-X Loha Mandi, Naraina Industrial Area, South West Delhi, New Delhi- 110028 Telephone.: - 011-27354805 | E-mail: info@euroasiaexportsltd.com | Website: https://www.euroasiae

ns of the Committee of Independent Directors ("IDC") of Euro Asia Exports Limited (Now known a RRP Defense Limited)("Target Company" or "TC") on the Open Offer ("Offer") made by Mr. Rajendra Kamalakant Chodankar (PAN No. AAFPC2966E) (hereinafter collectively referred to as "Acquirer") to the Public Shareholders of Target Company ("Shareholders") under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations").

July 29, 2025

14:	Date	July 29, 2025
2.	Name of the Target Company (TC)	Euro Asia Exports Limited
3.	Details of the Offer pertaining to the TC	Offer is being made by the Acquirer pursuant to Regulation 3(1) and Regulation 4 of SEBI (SAST) Regulations for the acquisition of upto 34,64,900 (Thirty-Four Lakh Sixty-Four Thousand Nine Hundred) fully paid-up equity shares of face value Rs. 10/- each, representing 25.26% of the expanded voting share capital of the Target Company at a price of Rs.10/- (Rupees Ten Only) per Equity Share ("Offer Price"), payable in cash. *As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations, should be for at least 26% of the Expanded voting share capital of the Target Company. However, the Offer Size is restricted to 34,64,900 Equity Shares, being the Equity Shares held by the Public Shareholders, representing 25.26% of the Expanded voting share capital of the Target Company.
4.	Name of the Acquirer	Mr. Rajendra Kamalakant Chodankar
5.	Name of the Manager to the Offer	Fast Track Finsec Private Limited SEBI Registration No.: INM000012500 Office No. V-116, First Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001; Tel +91-011-43029809; Website: www.ffinsec.com; Email: mb@ffinsec.com Contact person: Mr. Vikas Kumar Verma
6.	Members of the Committee of Independent Directors (IDC)	Plyush Garg Riddhita Ramnaresh Agrawal Amit Kirti Nagda
7,	IDC Member's relationship with the TC (Director, Equity Shares owned, any other contact/ relationship), if any	IDC members are Independent Directors on the Board of the TC. None of the IDC members hold any equity shares or has entered into any other contract/ relationship with the TC except as directors on the board of the TC and as chairpersor/member of the Board Committees.
8.	Trading in the Equity Shares/ other Securities of the TC by IDC Members	None of the IDC members has traded in Equity Shares/ other securities of the TC during the period of 12 months prior to the date of Public Announcement dated January 25, 2025 or the period from Public Announcement till the date of this recommendation.
9.	IDC Member's relationship with the Acquirer (Director, Equity Shares owned, any other contact/ relationship), if any	None of the IDC Members has any contract/relationship with the Acquirer.
10,	Trading in the Equity shares/other securities of the acquirer by IDC Members	Not applicable
11.	Recommendation on the Open Offer, as to whether the offer is fair and reasonable	The IDC is of the view that the Offer is fair and reasonable. However, the shareholders should independently evaluate the Offer and take informed decision.
12.	Summary of reasons for recommendation	IDC members have reviewed the Public Announcement("PA"), Detailed Public Statement ("DPS"), Draft Letter of Offer ("DLOF") and the Letter of Offer ("LOF"), issued by Manager to the Open Offer on behalf of the Acquirer. Based on review of PA, DPS, DLOF and LOF, IDC is of the view that the Offer Price of Rs. 10/- (Rupees Ten Only) per Equity Share offered by the acquirer is

14. Any other matter to be highlighted None To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations.

None

For and on behalf of the Committee of Independent Directors of Euro Asia Exports Limited (Now known as RRP Defense Limited

Amit Kirti Nagda





13. Details of Independent Advisors, if any

Date: July 29, 2025

in line with SEBI (SAST) Regulations and appears to be fair and reasonable.

Continued from previous page...

3. Pre-Issue Shareholding of Promoter / Promoter Group and Additional Top 10 Shareholders of the Company:

			Pre-Issue shareholding as at the date of Advertisement		Post-Issue shareholding as at Allotment *			
Sr. No.	Names			At the Issue Pr	ice (₹ 54/-)	At the Issue Pr	rice (₹ 54/-)	
110.		Number of Equity Shares	As a % of Pre- Issue Capital	Number of Equity Shares	As a % of Pre- Issue Capital	Number of Equity Shares	As a % of Pre- Issue Capital 66.21% 5.87% 72.08%	
Pron	noters							
1.	Debashish Sen	1,01,04,276	91.85%	1,01,04,276	66.21%	1,01,04,276	66.21%	
2.	Kajari Sen	8,95,714	8.14%	8,95,714	5.87%	8,95,714	5.87%	
Total		1,09,99,990	99.99%	1,09,99,990	72.08%	1,09,99,990	72.08%	
Pron	noters' Group	al.	12.		77	30		
3.	NII		-	3,5				
Top '	10 Shareholders of the Co	ompany as at Allotment	1		YSS Y	7. 10		
1	Tushar Kanti ghosh	2	0.00%	2	0.00%	2	0.00%	
2	Shatam Ghosh	2	0.00%	2	0.00%	2	0.00%	
3	Jawed Khan	2	0.00%	2	0.00%	2	0.00%	
4	Tarak Adhikari	2	0.00%	2	0.00%	2	0.00%	
5	Pradyot Jana	2	0.00%	2	0.00%	2	0.00%	
	Total	10	0.00%	10	0.00%	10	0.00%	

*Based on the Issue price of ₹ 54 and subject to finalization of the basis of allotment

- The promoter group shareholders are Debashish Sen and Kajari Sen.
- 2) Assuming full subscription in the Issue (fresh issue). The post-issue shareholding details as at allotment will be based on the actual subscription and the final Issue price and updated in the Prospectus, subject to finalization of the basis of allotment. Also, this table assumes there is no transfer of shares by these shareholders between the date of the advertisement and allotment (if any such transfers occur prior to the date of allotment, it will be updated in the shareholding pattern in the prospectus).

BASIS FOR ISSUE PRICE

The "Basis for Issue Price" on page 105 of the Prospectus has been updated with the above Risk to Investors. Please refer to the website of the LM for the "Basis for Issue Price" updated with the above price. You can scan the QR code given on the first page of this Advertisement for the chapter titled "Basis for Issue Price" on page 105 of the Prospectus

IN	DICATIVE TIMELINES FOR THE ISSUE
Sequence of Activities	Listing within T+3 days (T is Issue Closing Date)
Application Submission by Investors	Electronic Applications (Online ASBA through 3-in-1 accounts) - Up to 5 pm on T Day. Electronic Applications (Bank ASBA through Online channels like Internet Banking, Mobile Banking and Syndicate UPI ASBA etc) - Upto 4 pm on T Day. Electronic Applications (Syndicate Non-Retail, Non-Individual Applications) - Upto 3 pm on T Day. Physical Applications (Bank ASBA) - Upto 1 pm on T Day. Physical Applications (Syndicate Non-Retail, Non- Individual Applications of QIBs and NIIs - Upto 12 pm on T Day and Syndicate members shall transfer such applications to banks before 1 pm on T Day
Bid Modification	From Issue Opening date up to 5 pm of T Day
Validation of bid details with depositories	From Issue Opening date up to 5 pm of T Day
Reconciliation of UPI mandate transactions (based on the guidelines issued by NPCI from time to time): Among Stock Exchanges — Sponsor Banks — NPCI and NPCI — PSPs/TPAPs** — Issuer Banks; Reporting formats of bid information, UPI analysis report and compliance timelines.	On Daily basis Merchant Bakers to submit to SEBI, sought as and when
UPI Mandate acceptance time	T day – 5 pm
Issue Closure	T day - 4 pm for QIB and NII categories T day - 5 pm for Retail and other reserved categories
Third party check on UPI applications	On daily basis and to be completed before 9:30 AM on T+1 day.
Third party check on Non-UPI applications	On daily basis and to be completed before 1 pm on T+1 day.
Submission of final certificates: -For UPI from Sponsor Bank -For Bank ASBA, from all SCSBs -For syndicate ASBA	UPI ASBA – Before 9:30 pm on T Day All SCSBs for Direct ASBA – Before 07:30 pm on T Day Syndicate ASBA - Before 7:30 pm on T Day
Finalization of rejections and completion of basis	Before 6 pm on T+1 day.
Approval of basis by Stock Exchange	Before 9 pm on T+1 day.
Issuance of fund transfer instructions in separate files for debit and unblock. For Bank ASBA and Online ASBA – To all SCSBs For UPI ASBA – To Sponsor Bank	Intimation not later than 9:30 am on T+2 day. Completion before 2 pm on T+2 day for fund transfer; Completion before 4 pm on T+2 day for unlocking
Corporate action execution for credit of shares	Initiation before 2 pm on T+2 day Completion before 6 pm on T+2 day
Filing of Listing Application with Stock Exchanges and issuance of trading notice	Before 7:30 pm on T+2 day
Publish allotment advertisement	On the website of Issuer, Merchant Banker and RTI - before 9 pm on T+2 day. In newspapers - on T+3 day but not later than T+4 day
Trading starts	T+3 day

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AS REGARDS ITS OBJECTS: : For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 155 of the Prospectus. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 364 of the Prospectus.

LIABILITY OF MEMBERS AS PER MOA: The Liability of the members of the Company is Limited.

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The authorized share capital of the Company is ₹17,00,00,000 divided into 1,70,00,000 Equity Shares of ₹ 10/ each. The issued, subscribed and paid-up share capital of the Company before the Issue is ₹11,00,00,000 divided into 1,10,00,000 Equity Shares of ₹ 10/ each. For details of the Capital Structure, see "Capital Structure" on the page 75 of the Prospectus.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM

0	RIGINAL SIGNATORIES		CURRENT PROMOTERS				
Name of Promoters	Face Value (₹)	No. of Shares	Name of Promoters	Face Value (₹)	No. of Shares		
Debashish Sen	10	25,000	Debashish Sen	10.00	1,01,04,276		
Dipali Basu	10	5,000	Kajari Sen	10.00	8,95,714		

LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the SME Platform of BSE ("BSE SME"). Our Company has received an "In-principle" approval from the BSE for the listing of the Equity Shares pursuant to letter dated July 3, 2025. For the purposes of the Issue, the Designated Stock Exchange shall be BSE. A signed copy of the Prospectus has been submitted for registration to the ROC, Kolkata on July 29. 2025 in accordance with Section 26(4) of the Companies Act, 2013.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"); Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Prospectus has been filed with SEBI. In terms of the SEBI Regulations, the SEBI shall not issue any observation on the Offer Document. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" beginning on page 262 of the Prospectus.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood that the permission given by BSE Limited ("BSE") should not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by BSE, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE." The investors are advised to refer to page no. 264 of the Prospectus for the full text of the Disclaimer clause pertaining to BSE.

GENERAL RISK: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of the Issuer and this Issue, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 25 of the Prospectus.

CREDIT RATING: Not Applicable **DEBTENTURE TRUSTEE:** Not Applicable

IPO GRADING: Not Applicable

KHANDWALA SECURITIES LIMITED

LEAD MANAGER TO THE ISSUE

KHANDWALA SECURITIES LIMITED G-II, Ground Floor, Dalamal House, Nariman Point, Murnbai - 400021, Maharashtra, India Telephone: 022 - 4076 7373 Facsimile: N.A.

Email: ipo@kslindia.com Investor grievance email: mbinvestorgrievances@kslindia.com Contact Person: Alok Desai

Website: www.kslindia.com SEBI Registration number: INM000001899 CIN: L67120MH1993PLC070709

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED

REGISTRAR TO THE ISSUE

D-153 A, 1st Floor, Okhla Industrial Area, Phase - I, New Delhi-110020 Tel: +91 11 4045 0193 / 197 Email ID: ipo@skylinerta.com Investor Grievance Email Address: orievances@skylinerta.com

Officer or the Registrar to the Issue in case of any pre-issue or post- issue related grievances, grievances including non-receipt of letters of allotment, non-credit of allotted equity Contact Person: Mr. Anui Kumar Website: www.skylinerta.com shares in the respective beneficiary account, non-receipt of SEBI Registration No.: INR00000324 refund orders or non-receipt of funds by electronic mode, etc. CIN: U74899DL1995PTC071324 For all issue related queries and for redressal of complaints. investors may also write to the LM.

Availability of Prospectus: Investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the issue. Full copy of the Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.bseindia.com, the website of LM at www.kslindia.com and website of Company at www.essexmpl.com

Availability of Abridged Prospectus: A copy of the abridged prospectus shall be available on the website of the Company, LM and BSE at www. essexmpl.com, www.kslindia.com and www.bseindia.com, respectively

Availability of Bid-Cum-Application forms: Bid-Cum-Application forms can be obtained from the Company: Essex Marine Limited, Lead Manager: Khandwala Securities Limited. Application Forms can also be obtained from the Stock Exchange and list of SCSBs available on the website of SEBI at www.sebi.gov.in and website of Stock Exchange at www.bseindia.com.

Application Supported by Blocked Amount (ASBA): All investors in this issue have to compulsorily apply through ASBA. The investors are required to fill the ASBA form and submit the same to their banks. The SCSB will block the amount in the account as per the authority contained in ASBA form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund.

For more details on the issue process and how to apply, please refer to the details given in application forms and abridged prospectus and also please refer to the chapter "Issue Procedure" on page 280 of the Prospectus.

BANKER TO THE ISSUE: Kotak Mahindra Bank Limited

UPI: UPI Bidders can also bid through UPI mechanism.

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

For ESSEX MARINE LIMITED **DEBASHISH SEN Designation:** Managing Director DIN: 02591346

COMPANY SECRETARY AND COMPLIANCE OFFICER

Company Secretary and Compliance Officer

Address: Udayan Industrial Estate, Pagla Danga Road

West Bengal, India. | Tel. No.: +91 33 2262 7928

Plot No 77 to 81, Sales Tax Building, Kolkata - 700 015,

Investors can contact the Company Secretary and Compliance

Roshni Gadia,

Email: cs@essexmpl.com

Website: www.essexmpl.com

Date: July 29, 2025

Place: Kolkata, India

Essex Marine Limited is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Kolkata on July 29, 2025. The Prospectus is available on the website of the Lead Manager at www. kslindia.com the website of the BSE i.e., www.bseindia.com, and website of our Company at www.essexmpl.com

Investor should note that investment in equity shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus, including the section titled "Risk Factors" of the Prospectus, which has been filed with ROC. The Equity Shares have not been and will not be registered under the U.S. Securities Act ("the Securities Act") or any state securities laws in United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S, persons" (as defined in Regulations under the securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933.

EURO ASIA EXPORTS LIMITED

Registered Office: 3-A, 1st Floor, BLK-X Loha Mandi, Naraina Industrial Area, South West Delhi, New Delhi- 110028

1.	Date	July 29, 2025
2.	Name of the Target Company (TC)	Euro Asia Exports Limited
3.	Details of the Offer pertaining to the TC	Offer is being made by the Acquirer pursuant to Regulation 3(1) and Regulation 4 of SEBI (SAST) Regulations for the acquisition of upto 34,64,900 (Thirty-Four Lakh Sixty-Four Thousand Nine Hundred) fully paid up equity shares of face value Rs. 10/- each, representing 25.25%* of the expanded voting share capital of the Target Company at a price of Rs.10/- (Rupees Ten Only) per Equity Share ("Offer Price"), payable in cash. *As per Regulation 7 of the SEBI (SAST) Regulations, the Offer Size, for the Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations should be for at least 26% of the Expanded voting share capital of the Target Company. However, the Offer Size is restricted to 34,64,900 Equity Shares being the Equity Shares held by the Public Shareholders, representing 25.26% of the Expanded voting share capital of the Target Company.
4.	Name of the Acquirer	Mr. Rajendra Kamalakant Chodankar
5.	Name of the Manager to the Offer	Fast Track Finsec Private Limited SEBI Registration No.: INM000012500 Office No. V-116, First Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001; Tel +91-011-43029609; Website: www.fifinsec.com; Email: mb@ffinsec.com Contact person; Mr. Vikas Kumar Verma
6.	Members of the Committee of Independent Directors (IDC)	Piyush Garg Riddhita Ramnaresh Agrawal Amit Kirti Nagda
7.	IDC Member's relationship with the TC (Director, Equity Shares owned, any other contact/ relationship), if any	IDC members are Independent Directors on the Board of the TC. None of the IDC members hold any equity shares or has entered into any other contract, relationship with the TC except as directors on the board of the TC and as chairperson/member of the Board Committees.
8.	Trading in the Equity Shares/ other Securities of the TC by IDC Members	None of the IDC members has traded in Equity Shares/ other securities of the TC during the period of 12 months prior to the date of Public Announcement dated January 25, 2025 or the period from Public Announcement till the date of this recommendation.
9.	IDC Member's relationship with the Acquirer (Director, Equity Shares owned, any other contact/ relationship), if any	None of the IDC Members has any contract/relationship with the Acquirer.
10.	Trading in the Equity shares/other securities of the acquirer by IDC Members	Not applicable
11.	Recommendation on the Open Offer, as to whether the offer is fair and reasonable	The IDC is of the view that the Offer is fair and reasonable. However, the shareholders should independently evaluate the Offer and take informed decision.
12.	Summary of reasons for recommendation	IDC members have reviewed the Public Announcement("PA"), Detailed Public Statement ("DPS"), Draft Letter of Offer ("DLOF") and the Letter of Offer ("LOF"), issued by Manager to the Open Offer on behalf of the Acquirer Based on review of PA, DPS, DLOF and LOF, IDC is of the view that the Offer Price of Rs. 10/- (Rupees Ten Only) per Equity Share offered by the acquirer is in line with SEBI (SAST) Regulations and appears to be fair and reasonable
13,	Details of Independent Advisors, if any	None
		None

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or oth and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations.

Date: July 29, 2025 Place: Delhi

tee of Independent Directors of Euro Asia Exports Limited

Amit Kirti Nagda Chairman of IDC



GALLANTT ISPAT LIMITED

CIN: L27109UP2005PLC195660

Read, Office: Gorakhpur Industrial Development Authority (GIDA), Sahianwa, Gorakhpur – 273209, Uttar Pradesh Contact No: 0551-3515500; www. gallantt.com; E-mail: csgml@gallantt.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS (STANDALONE & CONSOLIDATED) FOR THE QUARTER ENDED 30™ JUNE, 2025

			STANDALO	NE RESULTS			CONSOLIDA	ATED RESULTS	
Sr.	Particulars	Quarter Ended	Quarter Ended	Quarter Ended	Year Ended	Quarter Ended	NAME AND ADDRESS OF THE OWNER, THE PARTY OF	Quarter Ended	Year Ended
No.		30.06.2025 Unaudited	31.03.2025 Audited	30.06.2024 Unaudited	31.03.2025 Audited	30.06.2025 Unaudited	31.03.2025 Audited	30.06.2024 Unaudited	31.03.2025 Audited
1.	Total Income from Operations (Net)	1,13,460.30	1,08,377.17	1,16,084.67	4,30,834.43	1,13,460.30	1,08,377.17	1,16,084.67	4,30,834.43
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and /or Extraordinary Items)	21,637.29	637.29 15,851.19	17,933.97	17,933.97 56,809.25	21,637.29	15,851.19	17,933.97	56,809.25
3.	Net Profit/(Loss) for the period (before Tax, after Exceptional and /or Extraordinary Items)	21,637.29	15,851.19	17,933.97	56,809.25	21,637.29	15,851.19	17,933.97	56,809.25
4.	Net Profit/(Loss) for the period after tax (after Exceptional and /or Extraordinary items)	17,379.43	11,630.74	12,186.94	40,074.24	17,379.43	11,630.74	12,186.94	40,074.24
5.	Total comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	17,484.48	11,576.44	12,234.59	40,097.30	17,484.48	11,576.44	12,234.59	40,097.30
6.	Income for the period[Comprising Profit/(Loss) for the period (after tax)and OtherComprehensive Income(after tax)]	24,128.09	24,128.09	24,128.09	24,128.09	24,128.09	24,128.09	24,128.09	24,128.09
7.	Earnings Per Share (Face Value of ₹10/- each) (for continuing and discontinued operations)								
	1. Basic: 2. Diluted:	7.20 7.20	4.82 4.82	5.05 5.05	16.61 16.61	7.20 7.20	4.82 4.82	5.05 5.05	16.61 16.61

- The above is an extract of the detailed format of Unaudited Financial Results (Standalone and Consolidated) for the Quarter ended 30th June, 2025 (UFR) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the UFR is available on the website of BSE Limited - www.bseindia.com and National Stock Exchanges of India Limited - www.nseindia.com where the securities of the Company are listed and is also available on the website of the Company - www.gallantt.com
- 2. The above Unaudited Financial Results (Standalone and Consolidated) have been reviewed by the Audit Committee and approved by the Board of Directors at their respective Meetings held on 29h July, 2025. UFR have been subjected to limited review by the Statutory Auditors of the Company.
- Previous period / year figures have been rearranged / regrouped, reclassified and restated wherever considered necessary.
- 4. The detailed results can be accessed by scanning the QR Code given below

For and on behalf of the Board of Directors **GALLANTT ISPAT LIMITED**

> C.P. Agrawal (DIN: 01814318)

Date: 29th July, 2025 Place: Gorakhpur

अंबरनाथ नगरपरिषदेची अधिकाऱ्यांसोबत समस्या निवारण बैठक

अंबरनाथ, दि. २९ (वार्ताहर) अंबरनाथ नगरपरिषद क्षेत्रातील विविध नागरिकांच्या वारंवार महत्त्वाच्या समस्या दुर्लक्षित असल्याच्या पाश्वंभूमीवर, शिवसेना शहरामुख अरविंद वाळकर यांच्या नेतृत्वाखालील शिष्टमंडळाने नगरपरिषदेचे मुख्याधिकारी उमाकांत गायकवाड आणि संबंधित खात्याच्या अधिकाऱ्यांसोबत आढावा बैठक घेतली. सद्यस्थितीत नगरपरिषदेत अंबरनाथ प्रशासकीय राजवट लाग् आहे.

या बैठकीत शहरातील कोंडी, वाहतूक रस्त्यांची दुर्दशा, सार्वजनिक शौचालयांची दुरवस्था, नालेसफाई, सोलर लाइट्स आणि पथदिव्यांचे रखरखाव स्मशानभूमीची अवस्था आरोग्य सविधांचा अभाव,

चित्रनगरी

परिसरात

वृक्षतोड सुरुच

मुंबई, दि. २९

(प्रतिनिधी):

चित्रनगरी परिसरात

जेसीबीच्या मदतीने

पुन्हा झाडे तोडली

माहिती समोर आली

आहे. यापूर्वीही जून

महिन्यातही मोठ्या

प्रमाणावर वृक्षतोड

गोरेगाव पूर्व येथील

करण्यात आली होती.

चित्रनगरी परिसरातील

काही भागात मागील

दोन आठवड्यापासून

पुन्हा झाडे तोडण्यास

सुरुवात केली आहे.

संबंधित परिसर हा

पर्यावरण संवेदनशील

क्षेत्रांतर्गत येतो. अशा

क्षेत्रांमध्ये कोणतेही

वांधकाम, खोदकाम

किंवा झाडांची तोड

करता येत नाही, मात्र,

कायद्याच्या

परवानगीशिवाय

तरीदेखील पुन्हा

जात असल्याचे

प्रत्यक्षदर्शी सांगत

दरम्यान, रॉयल

सिने एशिया फिल्म्स

महामंडळाने सल्तनत

दिलेली आहे. ही जागा

चित्रनगरीची असून

सध्या या परिसरात

असल्याचे संबंधित

सांगितले. तसेच हा

स्टुडिओ चित्रनगरीचा

आहे. त्याचे बांधकाम

संबंधित कंपनी करत

असल्याचे त्यांनी

यापूर्वी या

परिसरात ६ जूनपासून

जमीन साफ करण्यास

सुरुवात झाली होती.

त्यानंतर तेथील झाडे

तोडण्यास सुरुवात

केली असल्याचा

आरोप स्थानिक

आदिवासींनी केला

विरोध करणाऱ्या

पुरुष व महिला

बाऊन्सर नेमण्यात

आले आहेत, असा

आरोप पर्यावरण

कार्यंकर्ते आणि

स्थानिकांनी केला

होता. याप्रकरणी

स्थानिक तसेच

पर्यावरणप्रेमींनी

पोलिसांशी संपर्क

साधला असता

स्थानिक तसेच

पर्यावरणप्रेमींनी

कोणतेही उत्तर मिळत

पोलिसांकडून सहकार्य

सांगण्यात आले होते.

मिळत नसल्याचे

नसल्याचे सांगितले.

पोलिसांकडून

यापूर्वीही

होता. या वृक्षतोडीला

आदिवासी स्थानिकांना

रोखण्यासाठी खासगी

सांगितले.

अधिकाऱ्यांनी

स्टुडिओचे काम सुरू

व्हॅली येथील जागा

चित्रिकरणासाठी

या कंपनीला

चित्रनगरी

एकदा झाडे तोडली

जात असल्याची



शहरातील काही भागांतील वाहत्क कोंडी लक्षात घेता वैभव हॉटेल, सीएनजी पंप व टी-सिग्नल येथे बसवण्याची मागणी करण्यात आली. तसेच महापुरुषांच्या गणेशोत्सव काळात कत्रिम

जाहीर सूचना सूचना चाड़ारे देण्यात चेते की, आमचे अशील हे

खालील अनुसूचीमध्ये बिवरणीत मालमनेची खरेदी मालमता श्री. हशमुखलाल दयालाल ठका ब श्रीम. प्रभावेन इसमुखलाल ठका यांच्याकडून खाँदी करण्यास इच्छक आहेत व पुढ़े अपार्टमेंटच्या करार वा दस्तावेजामधील खालील अनुसूचीमध्ये विवरणीत मालग्लाच्या संदर्भातील त्यांचे हक व मालकीहक पहताळणी करण्यास इच्छुक आहेत. कांगाही / सर्व व्यक्तीस सदर पालमतेच्या संबंधात अनुस्वीमध्ये वा कांगत्याही भागाच्या संबंधात कोणतेही हक, अधिकार, लाभ व/वा हितसंबंध, आक्षेप वा इस्तांतरण असल्यास तसेच इस्तांतरण इक्ष वा अधिकार, अधिहरलांकन, शेअर, बिकी, अदलाबदल, गहाण, बारसा खंदरी करार, प्रभार, भेट, भाडेकरार, न्यास, तावा, बारसा, देणगी, जमी, अभित्रस्तांकन, न्यास, वहिवाट, डप-विद्वार, लीव्ह अन्ड लायसन्स, भाग, त्यस्तांतरण करार, उपक्रमांचे अंशटान, कंअर-टेकर आधार, जभी, ताबा, कोंट्रंबिक करार, खटला, काणतेही न्यायालय यांच आदेश वा हुकूम वा कोगतेही कार्वकक्षा संबंधात अन्य काही असल्यास त्यांनी बादार अधीहरूतीभरित यांना सदर सुचनेच्या प्रसिद्धी तारखेपासून ०७ विकासांच्या आत सचित करण आवश्यक आहे अन्यथा त्यांच सहर टांब. काही असल्यास सर्व संबंधित दस्तावेच यांच्यासह गांटरीकर स्वरुपार अन्त्रथा सर्व टावे, काही असल्यास ते अधित्यागीन ब/बा परित्यागीत मानले बातील ब आमचं अशील यांना वंधनकारक नसतील.

पालमतेची अनुसूची : युनिट क्र. ३०३ मोजमाणित ६८.९०० ची. मीटर चटर्ड क्षेत्रफळ, तिसरा मजला, विशेष हक एक कार पार्किंग जागा धारक क्र. बी३-४०, तिसरा लेव्हल बेममेंट विल्डींग ७२ एम्पाबर म्हणून ज्ञात, कंडांमिनीअम ७२ एव्यावर ग्रीमायसेस कंडोमिनीअम म्हणून जात ०.५००% अविधात्रीत शेक्षर, हक्क, अधिकार व हितसंबंध बांच्यामह समान क्षेत्रफळ व मुविधांपह योग्य तो खर्द तसंद वांग्य सादरीकरणासह अपॉर्टमेंटचे असोसिएशन सन मालक वॉना अंधेरी कुर्ला रोड व वेस्टर्न एक्सप्रेस जाववे, अंधेरी पूर्व, मुंबई ४०० ०९९ वेथील प्लॉट धारक सक्तें क. २०, हिस्सा क. २वी व २. सक्तें क २०, हिस्सा क्र. ६ संबंधित सीटीएस क्र. ३१२ व ३१३, गाव गुंदबली, तालुका अंधरी व नोंदणीकरण उप बिल्हा मुंबई उपनगरीय. दि. ३० जुलै, २०२५

सही/ लॉयलीस्ट असोसिएट्स वकील, उच्च न्यायाला कार्यालय क. १७, ३ रा मजला, हाय-लाईफ

> पी. एम. रोड, रेल्बे स्टेशन स्वळ. दूर. १५९७२३१६ मा. ९८६९३८९६८८

जाहीर सूचना याद्वारे सर्वसाधारणांस कळविण्यात येत आहे की माझे अशील श्री प्रकाश सीताराम कदम श्रीमती प्रणाली प्रकाश कदम योंनी फ्लॅट नं. १०१, पहिला मजला, "वी" विंग, ४४७ वी.फूट विल्ट अप एरिया, इमारत नं. वी-३६ ज्याचे नाव "आर.एम.जी. युनिट मं. ६ को-ऑपरेटिक हाळसिंग सोसायटी लिमिटेड' आहे. जी गोकुळवाम, जनरल ए.के. वैद्य मार्ग, गोरेगाव (पू), मुंबई-४०००६३ येथे स्थित आहे आणि जी सन्हें नं. ५१ सी.टी.एस. नं. ९८-ए-४ विचवली गाव, तालुका बोरिवली, मुंबई उपनगर विल्हा या विमनीवर बांधलेली आहे, तसेच ५०/- प्रत्येकी ५ पूर्ण चरलेले शेअसं ज्याचे शेअर सर्टिफिकेट ने. १३ आहे व त्याचे विशिष्ट क्रमांक ६१ ते ६५ (दोन्ही समावेशक) आहेत, हे सर्व ली प्रकाश चंद्रकांत पळशेटकर यांच्याकडून खरेदी करण्यास मान्यता दिली आहे. उवत फ्लॅट सर्व चार,

हक्क व मागण्यीपासून मुक्त आहे. उक्त फ्लैंट औं यशवंत वापू राणे यांनी मे. कॉमबुङ कम्स्ट्रव्यान्स कंपनी प्रा. लि. कडून खरेडी केला होता. उकत श्री यसवंत वापू गणे यांचा २९.०७.२००२ रोजी विनामृत्युपत्र मृत्यू झाला आणि त्यानंतर जीमती जयजी यशवंत राणे (पत्नी) (ज्यांचा ०८.११.१९९८ रोजी पूर्वमृत्यू झाला) जी रोहिदास यशर्वत राणे (पुत्र) ली देवीदास यशर्वत राणे (पुत्र) बीमती आरती अतुल गोडे मुलगी नाव आरती यशवंत राणे (कन्या) हे त्यांचे एकमात्र कायदेशीर वारस व प्रतिनिधी राहिले दिनांक १०.११.२०२१ च्या विक्री करारानुसार क्रमांक वीआरएल-१/१३८१४/२०२१ अंतर्गत नोदणीकृत करून भी रोहिदास यशवंत राणे यांनी जी देवीदास यशवंत राणे व जीमती आरती अतुल गोडे मुलगी नाव अराती यशवंत राणे यांच्या पुष्टीने उक्त फ्लैंट भी प्रकाश चंद्रकांत पळशेटकर यांच्या नावे विकला व हस्तांतरित केला.

उक्त पतेंटची शुक्रता म्हणवे मे. कॉनवुड कम्स्टब्सम्स कंपनी प्रा. ति. (बीचकाम व्यावसायिक) आणि जी यशवंत वापू राणे (खरेदीदार) यांच्यातील करार/बाटप हरवला/ गहाळ ज्ञाला आहे आणि तो सापडत नाही.

उक्त मालमचेमध्ये किंवा त्याच्या कोणत्याह भागामध्ये वारसा, हिस्सा, विक्री, गहाण, भावेपहा, चारणाधिकार, परवाना, चेट, अदलाबदल, न्यास, ताबा, भार किंचा अन्यवा कोणत्याही प्रकारे हक्क किंवा दावा असणाऱ्या सर्च व्यक्तींना याद्वारे सृचित केले जाते की त्यांनी आपले दावे मूळ कागद्रपश्चसह लिखित स्वरूपात खालील स्वाभरी केलेल्याल कळवावेत. त्यांचे कार्यातय दुकान नं. ची-१/१९, लोजर बाऊंड फ्लोजर, टार्गेट मॉल, राजमहल हॉटेलच्या समोर, चंदावरकर रोड, वोरिवर्ल पश्चिम, मुंबई-४०००९२ येथे आहे. या सूचनेच्या प्रकाशनाच्या तारखेपासून चीदा (१४) दिवसांच्या आत असे कळवावे, अन्यवा अशा व्यक्ती किंवा व्यक्तीचे दावे, वर कोणते असतील तर ते सोडून दिले गेले किंवा त्याग केले गेले असे समजले जाउंल

वकील, उच्च न्याचालय

दिनांकः ३० जुलै, २०२५ दवाशीकर वादव,



4.

5.

12.

Regulations, 2011 and subsequent amendo

Details of the Offer pertaining to the TC

2. Name of the Target Company (TC)

Name of the Acquirer

Name of the Manager to the Offe

Members of the Committee Independent Directors (IDC)

contact/ relationship), if any

IDC Member's relationship with the TC

Trading in the Equity Shares/ other Securities of the TC by IDC Members

IDC Member's relationship with the

Acquirer (Director, Equity Shares owned

Trading in the Equity shares/other

ecurities of the acquirer by IDC Members

Recommendation on the Open Offer, as to whether the offer is fair and reasonable

Summary of reasons for

13. Details of Independent Advisors, if any

14. Any other matter to be highlighted

Date: July 29, 2025

MAHATRANSCO

any other contact/ relationship), if any

परवानगी देण्याची प्रक्रिया अधिक सुलभ करण्यावर भर देण्यात आला. महानगर गॅस, जिओ आणि सीसीटीव्ही कामामुळे खोदण्यात आलेले रस्ते अद्याप दुरुस्त न झाल्याने नागरिक त्रस्त आहेत. आगामी गणेशोत्सवपूर्वी हे रस्ते तातडीने दुरुस्त करण्याची मागणी करण्यात आली, याशिवाय, नाले

EURO ASIA EXPORTS LIMITED

CIN: L26515DL1981PLC012621

RRP Defense Limited)("Target Company" or "TC") on the Open Offer ("Offer") made by Mr. Rajendra Kamalakant

Target Company ("Shareholders") under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers)

Euro Asia Exports Limited

July 29, 2025

Delhi-110001

Tel +91-011-43029809

Website: www.ftfinsec.com;

Email: mb@ftfinsec.com

of 1. Piyush Garg 2. Riddhita Ramnaresh Agrawal

Amit Kirti Nagda

Not applicable

None

None

and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations.

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise,

Registered Office: 3-A, 1st Floor, BLK-X Loha Mandi, Naraina lindustrial Area, South West Delhi, New Delhi-110028
Telephone.: - 011-27354805 | E-mail: info@euroasiaexportsltd.com | Website: https://www.euroasiaexportsltd.com | Website: <a

ndations of the Committee of Independent Directors ("IDC") of Euro Asia Exports Limited (Now known as

ents thereto ("SEBI (SAST) Regulations").

As per Regulation 7 of the SEBI (SAST) Regulat

Mr. Rajendra Kamalakant Chodankar

Contact person: Mr. Vikas Kumar Verma

chairperson/member of the Board Committees

Fast Track Finsec Private Limited

Offer is being made by the Acquirer pursuant to Regulation 3(1) and Regulation 4 of SEBI (SAST) Regulations for the acquisition of upto

34,64,900 (Thirty-Four Lakh Sixty-Four Thousand Nine Hundred) fully paid-

up equity shares of face value Rs. 10/- each, representing 25.26% of the expanded voting share capital of the Target Company at a price of Rs.10/-

Open Offer under Regulations 3(1) and 4 of the SEBI (SAST) Regulations should be for at least 26% of the Expanded voting share capital of the Target

Company, However, the Offer Size is restricted to 34,64,900 Equity Shares being the Equity Shares held by the Public Shareholders, representing 25.263

SEBI Registration No.: INM000012500 Office No. V-116, First Floor, New Delhi House, 27, Barakhamba Road, New

IDC members are Independent Directors on the Board of the TC. None of the

IDC members hold any equity shares or has entered into any other contract/ relationship with the TC except as directors on the board of the TC and as

None of the IDC members has traded in Equity Shares/ other securities of the TC during the period of 12 months prior to the date of Public Announcement dated January 25, 2025 or the period from Public Announcement till the date

None of the IDC Members has any contract/relationship with the Acquirer

The IDC is of the view that the Offer is fair and reasonable. However, the

shareholders should independently evaluate the Offer and take informed

IDC members have reviewed the Public Announcement("PA"). Detailed Public Statement ("DPS"), Draft Letter of Offer ("DLOF") and the Letter of Offer ("LOF"), issued by Manager to the Open Offer on behalf of the Acquirer.

Based on review of PA, DPS, DLOF and LOF, IDC is of the view that the Offer

Price of Rs. 10/- (Rupees Ten Only) per Equity Share offered by the acquirer is in line with SEBI (SAST) Regulations and appears to be fair and reasonable.

For and on behalf of the Committee of Independent Directors of

Euro Asia Exports Limited

Amit Kirti Nagda

(Now known as RRP Defense Limited

(Rupees Ten Only) per Equity Share ("Offer Price"), payable in cash

of the Expanded voting share capital of the Target Company.

nkar (PAN No. AAFPC2966E) (hereinafter collectively referred to as "Acquirer") to the Public Shareholders of

तुडुंब भरल्याने घरांमध्ये पाणी शिरत असल्याच्या तक्रारींबाबत नाल्यांची नियमित सफाई करण्याचा आग्रह धरण्यात आला.

शहरातील विद्युत व्यवस्थेच्या दुरवस्थेची चर्चा करताना, बंद सोलर लाइट्स, खराब हायमास्ट व विद्युत पोल दुरुस्त करण्यासाठी पावले उचलण्याची तत्काळ आवश्यकता अधोरेखित करण्यात

ns, the Offer Size, for the

येथील स्मशानभूमीतील पश्चिम स्टॅंडस, झाडांची छाटणी, माती भराव व विद्युत दुरुस्तीच्या कामांची स्थितीही दयनीय असल्याने, त्यावर तातडीने उपाययोजना करण्याचे निर्देश दिले.

जाहीर सूचना

या नोटिसीद्वारे तमाम लोकांना कळविण्यात येत आहे की. सी. मैना संज्ञाम फलवारीया यांची झोपडी परिशिष्ट ॥ ५३ असा आहे हे सदर ब्रोपटीचे आज रोजीची मालक आहे सदर ब्रोपडीचा पत्ता : यशकंत नगर विभाग ३, बिल्डिंग नं. ३च्या पाठीमागे, शेल कॉलनी रोड, चेंब्रू, मुंबई ४०००७१. सदरची ब्रोपडी हि किरण भगवान खंडारे यांनी सी. जानकी भोजराज मतंग यांना सन २०११ रोजी विकली होती व सी. वानकी भोजराज मतंग यांनी ती क्षोपडी सी. मैना संग्राम पुरुतवारीया यांना सन २०२० रोजी विकली आहे. सदस्वी क्रोपडी एस. आर.ए प्रकल्पात बांधीत आहे. सदरची झोपडी हि यशवंत नगर १, जनविकास एस. जार. ए. सहकारी गृहनिर्माण संस्था (नियोबित), यशवंत नगर बनविकास संघ (रबि.) या

सदर उपरोक्त क्रोपटीच्या मालकी हक्काबाबत कोणालाही कोणत्याही प्रकारचा आदोप असेल किया हबक दाखवायचा असेल तर आम्हांला पुढील ७ दिवसांत

अंद्र. सुप्रिया किशोर कांबळे मो.: ८३५६००६५०७

जाहीर सूचना

सूचना यादारे देण्यात येते की, आनंच अशील हे खालील अनुमूचीमध्ये विकरणीत मालमचेची छरेदी मालमता शी. राज इसमुखलाल उक्कर ब श्री. धवल इसपुखनान उकर यांच्याकवृत खरेदी करण्यास इच्छुक आहेत व पुढे अपार्टपंटच्या करार वा दस्तावेजामधील खालील अनुसूचीयध्ये विवरणीत मालमरोच्या संदर्भातील खांचे हक व मालकीरक पहताळणी करण्यास इच्छुक आहेत. कोणाही/ सर्व व्यक्तीय सदर मानमत्त्रच्या संबंधात अनुस्जीमध्ये वा कोणत्याही मागाच्या संबंधात कोणतंडी हक, अधिकार, लाभ व/वा वितसंबंध आलेप या द्वारांताचा आवन्ताम त्यांच द्वारांताच हक वा अधिकार, अभिहरतांकन, शेअर, विक्री अदलाबदल, गहाण, बारसा खरेदी करार, प्रभार भेट, भाढेकरॉर, न्वास, ताबी, बारसा, देणगी अभित्रस्तांकन, न्यास, वशिवाट उप-वित्रवाट, लीव्ह औन्ड लावसन्स, भाग बस्तांतरण करार, जपकमांचे अंशासन, केआ-टेकर आधार, जमी, ताबा, कॉटीविक करार, खटना, कोणतेही न्यायालय यांचे आदेश वा हुकूम वा कोणतेडी कार्यकक्षा संबंधात अन्य काही असल्यास त्योंनी बादारे अधोहरुताक्षरित यांना सदर सूचनेच्या प्रसिद्धी नारखेमासून ०७ दिवसांच्या जात मृचित काणे आवश्यक आहे अन्यथा त्यांचे सदा दावे, कात्री असल्यास सर्व संबंधित दस्ताबेत गांच्यासः नांटरीकर स्वरूपार अन्यथा सर्व टावे, कार्ड असल्यास ने अधित्यागीन व/वा पॉल्यागीन मानले आपच

पालमतेची अनुसूची : युनिट क्र. ३०२ मोजमापित ७४.९३० ची. मीटर चटर्ड क्षेत्रफळ तिसरा मदला, विशेष तक एक कार पार्किंग जाग धारक क्र. बी३-३९. तिसरा लेकान वेसमेंट बिल्डींग ७२ एम्पायर म्हणून ज्ञात, कंडोपिनीअप ७२ एम्पायर प्रीमायसेस कंडोपिनौअम म्हणून ज्ञान २.५८०% अविभाजीत क्षेत्रर, हक्ष, अधिकार ब हिनसंबंध बांच्यासह समान सेत्रफळ व सुविधांसह योष्य तो खर्च नलेच योष्य सादरीकरणास अपार्टमेंटचे असोसिएकन सह मालक बाना अंधेरी कुर्ला रोड व बेस्टर्न एक्सप्रेस हायवं, अंधरी पूर्व, मुंबई ४०० ०९९ वेथील प्लॉट धारक १ सर्व्हें क. २०. हिस्सा क. रबी च २. मर्व्हें क. २० हिस्सा क. ६ संबंधित सीटीएस क. ३१२ व ३१३ गाब गुंदबलो, ताल्का अंधेरी व नोंदगीकरण उप जिल्हा मुंबई उपनगरीय,

सदी/ वकील, उच्च न्यापालय

वेद्ये देण्यात मी श्रीमती तृसी जयमिन पटेल, एक परदेशी (मालक) गांच्या मालकीच्या जागंची चौकशी करन आहे. न्याचे नाव येथे लिहिलेल्या अनुसूचीमध्ये वर्णन केले आहे त्यांच्या हकांची पटताळणी करत आहेत.

सर्व व्यक्तींना परिसर किंखा त्याच्या कोणत्याही भागाच्या संदर्भात आणि/किंवा त्यावर वारसा हिस्सा, उत्तराधिकार, गहामखत, विक्री हरतांतरण, नियुक्ती, मालकी हकाचे करार, भाडेपट्टा, उपभाडेपटटी, परवाना, उप-परवाना, धारणाधिकार, जुल्क, विश्वस्तव्यवस्था, सामंत्रस्य करार, देखभाल, सुविधा, भेटबस्तू, उत्तराधिकार, देवागधेवाग, ताबा, मृत्यु, मृत्युपत्र किंवा भार किंवा अन्यथा (टावे) कोणत्याही प्रकारे कांणत्याही स्वरूपाचा कोणताही हक, मालकी हक किंना हितसंबंध आहे किंवा ज्यांना दाना आहे त्यांना बाह्यरे हे प्रकाशित झाल्याच्या तारखेपासून १४ (चौदा) दिक्सांच्या आत आवश्यक महाध्यक कागद्पत्रांच्या प्रतीसह, एएचपी लीगल, ऑडव्होकेट्स, १०२, देवनिवास सोसायटी, मालवीय रोड, विले पार्ले (पूर्व) मुंबई - ४०००५७ येथील तिच्या कार्यालयात नेखी स्वरूपात कळवणे आवश्यक आहे, अन्यध असे मानले बाईल की दावेदाराने असे दावे सोढले आहेत आणि/किया असे दोने वामरण्याचा अधिकार सोडून दिला आहे. गांब्रे क्लाबंट मालकासोबत कोणत्याही प्रस्ताबित स्मवहारात पुढे बाऊ शकतात. वर असे दाने असतील तर त्यांचा कोणताही संदर्भ किंवा आधार न घेता, आणि ते माझ्या क्लायंटवर बंधनकारक नसलेले मानले जाईल.

विभिन्न क्रमांक अतलेले १० शेअसं ७९ ते ८० (दोन्ही समाविष्ट) हे न्यू त्रितेंद्र को-ऑफोटिव्ह हाउसिंग सोसावटी लिमिटेडने १ केन्नुवारी २०१९ रोबी जारी केलेल्या शेअर सर्टिफिकेट क्रमांक ८ अंतर्गत वेबलेले आहेत, ज्वात ५ व्या मजल्यावरील ७०१.६० चीरस फूट कार्पेट कंत्रफळ असलेले फ्लंट क्रमांक ५०१ आणि सोसायटीच्या न्यू वितेंद्र म्हणून ओळखल्या वाणाऱ्या इमारतीच्या कंपाऊंडमध्ये एका कार पार्किंग जागेच्या बाबतीत इक आहेत ही जागा ८३४ चौरस मीटर जमिनीकर उभी आहे, न्याबर गांव विले पार्ले (पश्चिम) चा सीटीएस क्रमांक ९६६ आणि संबंधित सर्वेक्षण क्रमांक १८८-ए आणि १८६-सी, तालूका अंधेरी, जिल्हा - मुंबई उपनगर, दादाभाई क्रॉसरोड क्रमांक १, विले पार्ले (पश्चिम), मुंबई-४०००५६ वर स्थित आहे.

अनाचा पारिख

earc^{C3}

एनकोर असेट रिकन्स्ट्रक्शन कंपनी प्रायव्हेट लिमिटेड (एनकोर एआरसी)

६ वा मजला, प्लॉट क्रमांक १३०, सेक्टर ४४, गुरुव्राण-१२२ ००२, इंटियाचा

ई-लिलाव विक्री सूचना सिक्युरिटायझेशन ऑड रिकन्स्ट्रक्शन ऑफ फायनानियल जेसेट जेंड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट जेंक्ट

२००२ अंतर्गत स्थावर मालनतेच्या विक्रीसाठी ई-खिलाय किक्री सूचना, सिक्युपिटी इंटरेस्ट (यूग्पोर्समेंट) रूतस २००२ (नियम) च्या निषय ८(६) च्या तरतुदीसह बाचली जाते. प्रवेतावास्थ्यमे वनतेला आणि विशेषतः कर्वदाः आणि गहामबद्धारांना सुवना देखात येत आहे की. दाली दिलेल

क्षेतपुराम, ईएआस्सी-बैंफ-०३२-ट्रस्ट (सुरक्षित कर्मदार) च्या विस्तान भन्तुन कर करणाऱ्या, ६२कोर अंतेट रिव बंसरी प्राप्तवेद लिमिटेडला निवृत्त केलेल्या कर्ज खालातील शक्तवाकी सुरवित करणासाठी आदित्व किलां कावनास लिमिटेड (एबीएक्ट्र) क्टे ग्टाम देक्लेली/बार्ज केलेली खाली कांग केलेली स्पान्त पालक्नेचा प्रतिकारक ताचा पेराता आहे आणि ११.०८.२०२४ अनुसर ७. ८५,७२,५१७/- अनुसर सुरीयत धनकाच्या अधिकृत अधिकाऱ्याच्या अनुसंगरे ०५.०५.२०२५ हैं है जिसे आहे किये आहे. जमें आहे के आहे अहि जमें आहे किये आहे वा तत्वावर विकास वाईल व पदील काज कंजही वसूली करमकेत व अन्य मृत्ये. प्रधार आदीचे प्रदान सुरक्षित गरकोना देव असलेत्या वसूनी/वसूली, दर असल तर, धमानी का के न्यार्थनर, कार्यदार/ महाजबहदार देव किसीक्स (कार्यदार), श्री. वर्षेट कहम (सह-कर्नेटार/ महाजबहदार), हिन्नेग थी. पहारेश करण (सह-कर्जदार) परत झाल्यायाजून कार्यदेशीर बारत थी. महेंद्र करण (मुलगा) गांजा गार्फत बहुती होईगर्प क्रवर दर्पन पुढील क्याय आणि इतर दार्च, शुन्क इत्वादी क्सूल केले पातील. लेवं वर्णेर. सुरक्षित मालमतेमाठी राजीव किंग्ल (आस्पी) आणि इसारा रक्षम देव (इस्द्रे) सालीलसमान आहे.

ज. इत.	मालमनेचे वर्णन	आरपी (रु. मध्ये)	इस्ते (क. मध्ये)
ę,	पर्लट झ. १८०५, नी.र. ४०० ची. पूट पर्ल क्षेत्रकार, १८ वा पत्रता. ११ विग, किटबींग भी तक्ष्मी रेतिकासी प्रस्तृत हात व सोसायटी भी लक्ष्मी की-ऑव. हाउसिंग सोसायटी क्षित्रिट स्वयून च मासमता परक मी. एस. इ. १९४४, १/१९४४ न ५/१९४४ भारत संबंधना विभागाच्या तिर्योकाम किटना मुंबई उत्तर वेषीला स. स. जीजी मार्ग, भारतकार विचन, संबंध २०० ०२०		र. १५ <u>,६०,०००/</u> –

है-लिलाबाची तारी**ण मार्बरनिक हुई। पोरित जा**ल्याम तारी**ण आ**पोआम पुडोल काम्सावाच्या दिवली बाह्यली जाहेल. पमीलका अरी आणि करोसाठी कृतवा सुरवित धानकेच्या वंबसात्रदक्त म्लूनवेव http://www.encoresrc.com/ र दिल्ला जिल्ला संदर्भ स्वा.

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परिशिष्ट IV) कब्जा नोटीस [नियम ८(१) अंतर्गत]

क्याअची, १. अचोस्वाभरी वैंक ऑफ महाराष्ट्र यांचे अधिकृत अधिकारी म्हणून असून, सिक्युरिटायझे

अँड रिकन्स्ट्रकान ऑफ फायनान्गिअल असेट्स अँड एन्फोसंमेट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ अंतर्गर आणि कलम १३ चे उप-कलम (१२) सह सिक्युरिटी ईंटरेस्ट (एन्फोसंमेंट) नियम, २००२ चे नियम ३ यांच्य संयोजनाने प्रदान केलेल्या अधिकारांचा वापर करून, दिनांक ०९.११.२०२४ रोजी नोंदगीकृत ए.डी.प्रत्यक्ष हस्तांतरणाद्वारे एक मागणी नोटीस जारी करून कर्जदार मे. एस एम एंटरपायक्रोस याँन रु. २१२५७१९७.९१/- व अनुप्रयुक्त व्याज 🗟 ११.८०% आणि दंडात्मक व्याज 🗟 २% प्रभावी दिनांक अकार्यक्षम मालमत्ता दिनांक: ०८/११/२०२४ तसेच वसुलीच्या दिनांकापर्यंत शुल्क, खर्च आणि इतर व्यय या एकण रकमेची परतफेड उक्त नोटीस मिळाल्याच्या दिनांकापासन ६० दिवसांच्या आर करण्याची मागणी केली.

कर्जरागने उद्धत रहकम परतकेज करायात अपयंग आल्याने, कर्जरार आणि मर्जमाचारण जनतेला यादारे मंदिर करण्यात येते की, खालील स्वाक्षरी करणाऱ्याने उक्त ॲक्टच्या कलम १३(४) सह उक्त नियमाँचे नियम यांच्या संयोजनाने प्रदान केलेल्या अधिकारांचा वापर करून दिनांक २८/०७/२०२५ रोजी खालील वर्णन केलेल्या मालमत्तेचा भौतिक तावा घेतला आहे.

विशेषतः कार्वद्वार आणि सर्वसाधारण जनतेला यादारे सावधान करण्यात येते की, उक्त मालमलेशी कोणताई व्यवहार करू नका आणि मालमत्तेशी केलेला कोणताही व्यवहार वर नमद केलेल्या रकमेसाठी वैंक ऑप महाराष्ट्र च्या हडकाच्या अधीन राहील.

सर्वधत मालमत्ता मक्त करण्यासाठी उपलब्ध वेळेच्या संदर्भत, उक्त ॲक्टच्या कलम १३ च्या उप-कलम (८ च्या तरतरीकडे कर्नरायचे लभ वेचले जाते.

फ्लॅर क्र. ६०२ सहावा मजला टॉवर ११ अटलॉटिस इडन वर्ल्ड व्हिलेन टेमधर पीडक्यडी गेस्ट हाऊसच्या समो पाउपलाउन रोड भिवंडी ठाणे ४२१३०२ याची न्यायसंगत गहाण

CERSAI Asset Id: २०००५ ४६७८८५७

दिनांकः २८.०७.२०२५

वंक ऑफ महाराष्ट्र तपे प्रकाश कुमार सिंह मुख्य व्यवस्थापक व अधिकृत अधिकारी ठाणे क्रोन

केनरा बैंक Canara Bank

एआरएम शास्त्रा मुंबई, ४ मा मजला, करण बैठ बिल्हींग, आर्च मर्जवार स्ट्रीट, मुंबई ४०० ००९, inn : cb2364@canarabank.com y. cc444vc44v/cc447vc444 north : www.:anarabank.com

१. भी. सीएन क्रेबीअर गुवावाचेरी (कर्जदार) फ्लॅट क्र. ६०२, ६ ला मजला, ची३ किंग इमारत क्र. ०२,

आको, गांव वाकडी, परवेल ४६० २०६ वा डी६६/०६ सद्वाडी सीएक्स लि., प्लॉट क्र. ५० सेक्टर ८ सामपाडा नबी मुंबई ४०० ७०५. महोदय/महोदया.

विषय : सीमयुरिटायप्रोशन अन्त रिकनटक्शन ऑफ फायनान्त्रिअल असेट्स ॲन्ड एन्फोर्सपेट ऑफ सीक्युरिटी इंटरेस्ट अंक्ट, २००२ यांच्या अनुच्छेट १६(२) अंतर्गत जारी सूचना.

सदर श्री. सीवन द्रंबीअर मुदाबाचेरी (वापुढे कर्तदार १ म्हणून संदर्षित) यांनी अनुसूची ए मध्ये बिबरणीत पर मुनिधा/ इमक्रम प्राप्त केले होते व प्रतिधृत धनकोंच्या नावे प्रतिभूती करार केले होते. सदर निर्तीय सहायता गप्त करण्याकांत्रा तुम्ही वरील निर्देशित करारांचे अही व महाँखर कर्न रक्षमेचे पुनःप्रदान करने.

त्री. सीएन होबीअर पुदानानेरी (बापुबे हमीदार म्हणून संदर्धिन) बांनी मागणीबर हमीचे प्रदान केले हॉने न सर्व आशेम व दायित्व यांच्यासरू उद्धवलेले प्रतिजृत धनको यांना कर्जदारांद्वारे पत सुविधा मर्पादा २४,००,०००/- (र. जांबीस लाख मात्र) त्यावरील व्याजासह प्रदान करावे. तुम्बी अनुसूची बी मध्यं विस्तृत असलेल्या प्रतिनृत मालमतेचा करार केला होता.

त्यामळे. गल्वा काही महिन्यापासून सदर वितीय सहायता/ पत सुविधा आयात्रित करून कार्यचलन अनिधनित केले आहे. अरुसूची सी मध्ये निर्देशित व्याजासह अनुसूची सी मध्ये अहबालीत तपशील अनुसार स. २४,३४,२३५.४४ (स. जोवीस लाख चौतीस हमार दोनले पसतीस व चच्चेजाळीस पैसे गात) चे प्रदान करण्याकरिता सदर सूचना देण्यात आली आहे.

त काणवात येते धकवाकींचे दिलंहना बेळेट प्रतिभृत मालमतेचे करार केले आहेत.

तुम्हाला बारंबार मूचना देउनही तुन्ही आयच्या कॅकसह तुमचे कर्न पूर्ण केले नाही आहे. दुम्हाला महितं असत्यास नुमचे लक्ष केन्द्रीत करण्याकरिना व व्याजाचे प्रदान करण्याकरिना कसूर केली असल्याने युदन कर्ण, मागणी कर्न हमे प्रदान करण्यास कक्ष्, केली आहे. आयच्या नारंनार निनंती व मागणी करून सुदा तुप्ही चिन्त कर्ने व त्यावरील स्वाजाचे प्रदान केले नाही आहे. रिज़ब्हें बैंक ऑफ इंडियाने वारी मालमता स्पष्टीकरण अंतर्गत निर्देशनांनुसार नुमची मालमना अकार्यरत मालमता (फनपीए) म्हण्न १४.१२.२०२२ (मिर्देशित तारीख) रोजी बर्गीकृत करणात बेत आहे व रिवर्ड बैंक ऑफ इंटिमा बेंकेने प्रपुख कर्ज हमे व व्याज

तुमच्या दाष्ट्रित्वांच्या संदर्भत दुम्बी प्राप्त कालेल्या यत मुक्तियांच नमूद्र विकिय प्रतिभूतीदार प्राधिकृत अधिकान्यांची सर्वोत्तम माहिती व जानानुसार मालक्तेवर काणनंत्री सार नानीत. तथापि, रच्छुक बोलीदारांनी त्वांची बोली साटर करण्यापूर्वी सदर सूचनेच्या स्विकृती तारक्षेपासून ६० दिवसांच्या जात वैकेस अनुसूची सी मध्ये अहबालीत तुमवे दायित्वांचे संपूर्ण पभार करावे व ॲन्डच्या अनुच्छेद १३(२) अंतर्गत करावे. मुद्र सूचन देण्यान येने की, अनुसूची सी अनुसार धकवाकीच्या बसुनीकरिता बेंकेद्वारे प्रक्रिया २% दंदात्मक प्रति वर्ष करण्याच्या संबंधात सर्व गूल्य, प्रधार. खर्च व प्रासंगिक खर्च यांच्यासर दशने पद्मील व्याजाचे प्रदान कराये कृत्यया नोद प्याची की, सदर रह्मग क. २४,३४,२३५,४४ (क. चौबीस लाख्य चौतीस हजार चीनही पसतीस व चरनेचाळीस पैसे मात्र) चे प्रदान ०५.०६.२०२५ प्रतिपूत धनको बांरी पुनःप्रदान करण्यास कसूर केली असत्याने आपती पुढे सूचना देनो की. बरील रक्तमेचे प्रदान करवजाचे अनुच्छेद ६३(२) ज्या उपअनुच्छेद (४) (ए) व (बी) च्या तरनृदीअंतर्गन उपलब्ध कालाक्षीयध्वे प्रतिपृत मालमना सोउबून घेण्यासाठी कर्नदारांचे लक्ष बंधन घेण्यात येत आहे याची क्यमा नांद्र ध्यानी.

१३(४) - वर कर्जदारांनी उप-अनुच्छंद (२) मध्ये विहिन कालावधीच्या आन संपूर्ण दायित्वांचे प्रदान करण्यास न्यूर केल्यास प्रतिभूत धनको खालील प्रतिनृत कर्ताची वसुली करण्याकारता खालील जानीची नाद घ्याती, नाव :

ए) कर्वदार बांनी प्रतिनृत मालमत्त्वा तात्रा घ्याना तसेच प्रतिनृत मालमतेच्या वसुनीकरिता पाळेकग्रर, जप्ती वा विक्री यांच्या मार्फन हरतांतरण करण्यांचे अधिकार त्यांच्याकडे आहेत.

वी) प्रतिभूत मालमतेच्या कसुलीकारता कर्जदार यांनी व्यवस्थापनेच्या अंतर्गत हस्तांतरण करण्याचे अधिकार त्यांध्याकडे आहेत. कर्वाच्या बसुलीकरिता प्रतिमृती म्हणून कर्वदार यांनी व्यवसाचा भाग म्हणून केवळ भाउंकरार, जारी वा विक्री मार्फन हस्तांतरण अधिकार प्रदान केने आहेत

पुदे तुम्ही व्यवसायाचा भाग महरून व्यवस्थापनाचा विभिन्नीतमा प्रतिभूत धरको महरून कर्नदारांचा सदर क्साय सदर ॲक्टच्या लागू तरतूरी अंतर्गत कर्जाच्या प्रतिभृतीकरिता त्या संबंधात आहे.

पुढं सूचित करण्यात देते की, व्यवसायाचा संपूर्ण वा भाग हे संबद्धरनंबल आहे. प्रतिभूत भनका यांनी सदर

ॲक्टच्या अन्य लागू नरतूरी अनुसार असेल

कामबाचे अनुच्छेद १३ च्या उपअनुच्छेद (८) च्या तातुदीअंतर्गतः उपलब्ध कालाबधीमध्ये प्रतिधृत मालमत

सोडब्र घेष्यासाठी कर्जदारांचे लक्ष वेधून घेण्यात येत आहे तुम्हाला मूचना देम्बान बंते की, प्रतिभूत धनकोच्या लेखी अञ्चाल प्राप्त केल्याबिना अनुसूची बी अनुसार प्रतिभृत मालमनेची किकी करण्याकाँच्या किकी, नाडेकरार वा अन्य यांच्या मार्फत कर्नदार/ समीदार यांचा

अनच्छेद १३(१३) च्या अंतर्गत स्थ्तांतरण करणात वंशार नाही. आग्ही तुम्हाला अनुपालन न कल्वामुळे सदर कायधाच्या अनुसूची भी अंतर्गत वरील तस्तृहीअंतर्गत काषधांच्या अंतर्गत दंडनीय आजार आपनी पुढे तुमचे लक्ष वंधून घेती की, सदर कायधाच्या अंतर्गत तुमच्या इतिनूत मालमनेच्या कपातीकरिता बंधनकारक असाल व धकवाकी रक्षमेचा भरगा सर्व मृहय, प्रभार व उद्धवलेले खार्च हे बॅकेदारे तुम्ही निविदा पाठवून सदर तिलाव/देकार आमंत्रण/निविदा/धाजगी संस्था यांच्या सूचनच्या पसिद्धी तारधेपासून वेळोबेळी देण्यात

कृषमा नोंद्र च्याबी की. वरील सूजनेच्या प्रसिद्धी तारखेनंतर तुष्टाला तुमची प्रतिभूत पालगता सोद्रबून पेण्याया अधिकार उपलब्ध नाही आहे. सदर सूचना अंबरच्या अंतर्गत प्रतिभूत भनकांना त्यांचे कोणतेही अन्य हन्द उपलब्ध याविना देण्यात येईना

ब/बा कोणत्यादी अन्य कायदानुसार कराबे. कृषया सदर सूचनेच्या अंतर्गन पागणी समवेत अनुपालन करून सर्व अनम्लेजंटनेस दूर कराबी जेर नॉन-अनुपालन म्हणून पुढ़े सर्व पूरुप व कारणांकरिता तुगचे दायित्व धारक करून कायदेशीर कारजाई

आपला विश्वास,

त्री. सीएन झेबीआर

अनुसूची – ए (श्री. सीएन क्रेवीअर मुदावाचेरी यांना गंजूर गर्यादा तपशील)

खाते क्र.

अनु. ऋ. वर्षादा स्वरूप रक्तन गृह सर्ज \$6,0000\$\$000B ¥, ₹¥,00,000/-

एकुण ₹. ₹¥,00,000/-अनुसूची थी (प्रतिभूत वालमत्तेचे विवरण) अनु. क्र. स्थावर हक धारक यांचे नाव

फ्लॉट क्र. १०२, १ ला मकला, बीव जिंग, बिल्डींग क्र. ०२ मोज. ५७.३३ ची. मीटर (चटर्ड क्षेत्रफळ) प्रोबेक्ट आवंटे म्हणून ज्ञात गाव बाकाडी, पनवेल

अनुसूची सी (तारखेनुपार दाणित्वांचा तपशील) ज्यानाचा दर (दंडात्यव मर्चाटा स्वरूप गृह कर्ज १६००००११०८७६ त. २४,१४,२१०.४४ \$0.6456



TENDER NOTICE

Ref: EE/400KV/RS/O&M/DN/KLW/TECH/25-26/T-10/575 Dt.29.07.2025 MSETCL invites online bids (SRM-Tender) from registered contractors agencies on Mahatransco E-Tendering website http://srmetender.mahatransco.in for following works,

Sr. No.	RFx No.	Description of Work	Due date & Time (Hrs.) for submission & Opening of Tender
1	7000036858	SRM E-Tender (3" Call) for supply of various clamps and connectors required for maintenance work at 400 KV RS Kalwa and 220kV RS Kalwa under 400 KV RS (O&M) Division, Kalwa.	Download and submission of tender Documents Date: Dt.30.07.2025 11:00 Hrs to Dt.09.08.2025 up to 10:00 Hrs Techno-commercial Opening: - Dt.09.08.2025 at 11:00 Hrs (Onwards if possible) Price Bid Opening: - Dt.09.08.2025 at 12:00 Hrs (Onwards if possible)
		Tender Fee	Rs.500 + GST 5%
		Estimated Cost	16,79,236/-

Contact Person: Executive Engineer/ Dy. Executive Engineer (O) & Mob No. 9769213914/

 Relevant portions of the Tender which the tenderers have to fill online would be available on aforesaid website.

Tender documents can be downloaded by online from aforesald website

Eligible contractor agencies should submit their bid well in advance instead of waiting till last date. MSETCL will not be responsible for non-submission of Bid due to any website related Sd/-

EXECUTIVE ENGINEER 400KV R S O&M DN KALWA

दलाल स्ट्रीट इन्वेस्टमेट्स लिमिटेड सीआपएन : L65990MH1977PLC357307

নাব্যাকুন কর্মানার : ২০৭ ইন ফাব্রা, হ্ল. বহুঁ, হার, জিব্র মর্মান, এমিট পরিস, মুন্ত মন্ত্রান্ত হার, ১০০ ০৬৫. তুর, জ. +৭৭ -৭২-৭৭২০৭২৯ ইনল : info@dalaistreetimvastments.com । কমমন্তর : www.daisistreetimvestments.com दि. ३० जून, २०२५ रोजी संपलेल्या तिमाही अखेरकरिता अलेखापरिक्षीत वित्तीय निष्कर्षांचा अहवाल (ठ. काळाण)

31. 35	विसरण	विमाही अखेर ३० जून, १०१५	तिमाही अधोर ३१ मार्च, २०२५	तिमाही अधोर ३० जून, २०२४	सर्व अद्योग वि. ३१ मार्च, २०१५
		अलेखापरीक्षित	नेब्बापरीक्षित	आगेखापरीक्षित	लेखापरीक्षित
ŧ.	कार्यचलरात्न दक्षा उत्पत्र	\$\$.76	(₹३,₹₹)	70.55	226.40
٩.	कालावधीकरिया गिजक गफा/(तीटा) (कर, अतिरिक्त व/वा अतिवित्तीय बार्वापूर्व)	(79.09)	(98.08)	6.90	\$y.48
ð.	কৰ পূৰ্ব কালাবৰ্ধাকবিলা বিক্তম নকা/(বাঁহা) (সমিধিক ব/গা সমিধিকীৰ ৰাণ্যাঞ্জাৱ)	(₹¥. ¤†)	(84.04)	9.90	18.13
٧.	কং ক্ষাত কলোবধীকালৈ নিগৰজ ক্ষা/(বাঁহা) (সাধিকৈ ব/বা সাঁবিবিহাৰ ভাগিজাৰ)	(\$5.0\$)	(88.99)	6.60	19.60
۹.	कासावधीकरिता एक्ट्रण सर्वसम्बेशक अत्यव (कासावधीकरिता नमः/ तांटा समाविष्ट (चर पञ्चात) न अन्य धर्वसम्बेशक उत्यव (कर पञ्चात)	(१०,२६)	(60.49)	XC-51	-86,86
ξ.	रकिटी नाग आंडवल (दर्शनी मृत्य र. १०/- प्रत्येकी)	98.48	38,48	48.48	88,48
la.	राजीव (पूर्वांकन राखीव बगळता) गर क्वीच्या लेळापरेक्षित ताळेवंदापच्ये निर्देशित		-		75.22
4.	पक्ति कर	\$40.98	220.05	¥\$.306	\$60.0\$
8.	कर्न हॉकरी रेशिओ (वेळेची संख्या)	0.38	0.35	0.48	0.88
30.	कर्न सेवा कव्हरेश रेतिओं (वेजेपीस संख्या)	(6.50)	(44,60)	8.34	2.44
28.	ब्यार संजा कर्जरत रेशिओं (बेळेची संख्या)	(\$8.44)	(26,60)	6.69	4.88
23.	ত্ৰদান স্বাধী কাঁওল (খ. ২০/- সংক্ৰমী) (খালু ৰ আজিন কাৰ্যকল্যানাল্যি)				
	१. मूळ	(6.44)	(05.45)	7.29	8.35
	२. सीन्व	(6.44)	(82.50)	2.88	8.95

१. वरील अहबात सेबी (सूबी अतिवार्यता च वियाचन आवस्यकता) वितिययन २०१५ च्या मिनियम ३६ अंतर्गत स्टॉक एक्सचेव सर दाधात दि. ३०.०६.२०२५ अकंत तियाही अधीरकोद्या अतिखायरीकित वितीय अहबाताकरिया सिल्बूत प्राच्याचा सारांग आहे. वितीय अववाताचा संपूर्ण प्राटम स्टॉक एक्सचेव वेससाहट www.breindia.com व कंपनीची बंबताइट अअअ.delalareetinveriments.com वर उपलब्ध आहे. १. वि. ३० जून, २०२५ रोजी अधोर तियाही अधोरकरिता अलेधापरिचित विचीन अहवाल वि. २९ जुलै, २०२५ रोजी आयोजित संबंधित संघानमें त्यांचे संचालक पंडताहारे च

a. अलेखागरीकित बिनीय अहबात इंडियन अक्तर्अटिंग स्टेंडई ३४ - अंतरिय बिनीय अहबात, अधिसूचित कंपनी कापरा, २०६३ च्या अनुब्छंट ६३३ अंतरित कंपनी (धारतीय लंखा अञ्चल) निषय, २०१५ अनुसार सदर अबस्यार केले रागार गाडीत. ४. तेथी (सूची ऑरबार्वता च कियोचन आवश्यकता विनियमन) आवश्यकता २०१५ च्या विनियमन ३३ अंतर्रत आवश्यकता बांच्यासह वैधानिक लेखाररीकक पांत दि. ३० जुर

शंचालक मंडलाल्या बतीने व त्यांन्याकरित वलाल स्ट्रीट क्ष्मेस्टपेट्स लिपिटेड

ठिकाण : मुंबई विनांक : २५.०७.२०२५

२०२५ रोजी अधेर तिमाही च अर्थ वर्ष अधेर कीरता कंपनीच्या वितीय अहवाताचे भवीदित केले आहे.

可能/ व्यवस्थापकीय संचातक

वळवावे

दि. ६० जुले, २००५

लॉयलीस्ट असोसिएट्स कार्यालय क्र. १७, ३ स मजला, हाव-लाईफ

पी. एम. रोड, रेस्बे स्टेशनजबळ, सांताकुझ (प), मुंबई ४०० ०५४. दूर. ३५९७२३६६ मो. ९८६९४८९६८८

सार्वजनिक सूचना

नागरिक, २७, मार्थय क्लोज, इल्फोर्ड, आव ती६, रतीएल, लंहन, युनायटेड किंग्डम येथे राहणाऱ्या

(सदर जागा)

दिगांक : ३०.०७.२०२५ एकपेव प्रोप्रायटा

करण्यात वर्डन्त.