ASTEC LIFESCIENCES LIMITED Corporate Identity Number (CIN): L99999MH1994PLC076236 Registered Office: "Godrei One", 3rd Floor, Piroishanagar ASTEC Registered Office: "Godrej One", 3" Floor, Filophianagar, Eastern Express Highway, Vikhroli (East), Mumbai – 400 079, Maharashtra Tel.: +91 22 2518 8010, Fax: +91 22 2261 8289,

Website: www.astecls.com, Email: astecinvestors@godre NOTICE TO SHAREHOLDERS

TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) WHEREIN DIVIDEND IS UNCLAIMED FROM THE FINANCIAL YEAR 2013-14

NOTICE IS HEREBY GIVEN to the Shareholders of ASTEC LIFESCIENCES LIMITED ("the Company"), pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") [including any amendment(s) modification(s) / re-enactment(s) thereof].

The Act and the Rules, inter alia, contain provisions for transfer of all Shares, in respec of which, Dividend has not been paid or claimed for 7 (seven) consecutive years or more to Investor Education and Protection Fund ("IEPF") established by the Central Government. However, where there is a specific order of the Court or Tribunal or statutory authority restraining any transfer of such shares and payment of Dividend or where such Shares are pledged or hypothecated under the provisions of the Depositories Act, 1996, the Company vill not transfer such Shares to IEPF.

Complying with various requirements set out in the Act and the Rules, the Company has sent individual communication to the concerned Shareholders whose Dividend has remained unclaimed for the Financial Year 2013-14 and onwards and therefore, whose Equity Shares are liable to be transferred to IEPE during the Financial Year 2021-22, at their lates available address(es) registered with the Company and the Registrar and Share Transfer Agents, Bigshare Services Private Limited, vide our letter dated 22nd July, 2021, giving them the opportunity to claim the Unclaimed Dividend and Equity Shares, latest by Saturday 23rd October, 2021, to avoid transfer to IEPF, by making an application to the Company of the Company's Registrar & Transfer Agent, Bigshare Services Private Limited, along with the requisite documents. The concerned Shareholders are requested to send their claims **preferably by Friday**, 8th **October**, 2021 in order to allow sufficient time for processing

The Company has uploaded the list of Shareholders containing details of the names of the Shareholders, Folio Number or DP ID and Client ID and the number of Equity Shares due for transfer to IEPF on its website www.astecls.com, which the Shareholders are reque

The concerned Shareholders holding Equity shares in physical form and whose Equity Shares are liable to be transferred to IEPF may note, that the Company will be issuing Duplicate Share Certificate(s) in lieu of the Original Share Certificate(s) held by them for the purpose of transfer of such Equity Shares to IEPF and consequently the Original Share Certificate(s) will stand automatically cancelled and be deemed to be non-negotiable. The Shareholders may further note that the details of the concerned Shareholders uploaded on the website should be regarded and shall be deemed adequate notice in respect of issue of Duplicate Share Certificate(s) by the Company for the purpose of transfer of Equity Shares to IEPF. In case the concerned Shareholders, holding Equity Shares in Demat mode / Electronic mode, the Equity Shares shall be directly transferred to IEPF, with the help of Depository Participants, without any further notice.

Notice is hereby given that, in case no valid claims in respect of such Equity Shares is received from the Shareholders by the due date or such other date as may be extended, the Company shall with a view to comply with requirements set out in the Rules, be compelled to transfer the Equity Shares to IEPF by the due date, as per procedure stipulated in the Rules, without any further notice. Please note that no claim shall lie against the Company in respect of Unclaimed Dividend amount(s) and Equity Shares transferred to IEPF

Kindly note that all the future benefits, including but not limited to, Dividend arising on such Equity Shares would also be credited to IEPF. Shareholders may also note that both the Unclaimed Dividend and the Equity Shares transferred to the IEPF, including all benefits accruing on such Equity Shares, if any, can be claimed back by them from IEPF after following the procedure prescribed in the Rules, details of which are available a www.iepf.gov.in.

For any information / clarifications on the subject matter, concerned Shareholders may write to the Company at astecinvestors@godrejastec.com or contact the Company's Registrar and Share Transfer Agents, Bigshare Services Private Limited, Bharat Tin Works Building, 1st Floor, Opp. Vasant Oasis, Makwana Road, Marol, Andheri – East Mumbai – 400059, Maharashtra, Tel: 022-62638200, E-mail: <u>investor@bigshareonline.com</u>.

A copy of this Notice is made available on the website of the Company, www.astecls.com and also on the website(s) of Stock Exchange(s) (viz., BSE Limited at <u>www.bseindia.com</u> and the National Stock Exchange of India Limited at www.nseindia.com).

For Astec LifeSciences Limited Tejashree Pradhan Date: 22nd July, 2021 Place: Mumbai Company Secretary & Compliance Officer



ORCHID PHARMA LIMITED

Regd. Office: 'Orchid Towers', #813, Valluvar Kottam High Road, Nungambakkam Chennai - 600 034, Tamil Nadu, India. Tel : +91 - 2821 1000 Fax : 91 - 44 - 2821 1002 E-mail: corporate@orchidpharma.com | Website: www.orchidpharma.com

NOTICE OF THE 28th ANNUAL GENERAL MEETING E-VOTING AND BOOK CLOSURE

NOTICE is hereby given that the 28th Annual General Meeting (AGM) of the Members of Orchid Pharma Limited will be held on Friday, August 13, 2021 at 12:15 P.M. (IST) through Video Conferencing Facility ('VC')/ Other Audio Visual Means ('OAVM') for the transaction of the Ordinary and Special businesses, as set out in the Notice of the AGM.

Ordinary and Special businesses, as set out in the Notice of the AGM. In view of the continuing COVID-19 global pandemic, the Ministry of Corporate Affairs vide its Circular No. 20/2020 dated May 05, 2020 read with Circular No. 14/2020 dated April 08, 2020 read with Circular No. 14/2020 dated April 08, 2020 read with Circular No. 17/2020 dated April 13, 2020 and Circular No. 02/2021 dated January 13, 2021 allows conducting of AGM of the Company through Video Conferencing ('VC') or Other Audio Visual Means ('OAVM') without the physical presence of the Members for the meeting at a common venue. In terms of the said circulars and in compliance with the provisions of the Companies Act, 2013 and SEBI Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 and relevant circulars of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the AGM of the Company is being held through VC/OAVM. Hence, Members can attend and participate in the AGM through VC/OAVM only.

In compliance with the aforesaid MCA Circulars and SEBI Circular dated January 15, 2021 read with Circular dated May 12, 2020, the Notice of the 28" AGM along with the Annual Report 2020-21 is being sent only though electronic mode to those members whose e-mail addresses are registered with the Company or Registrar and Share Transfer Agents or Depositories. The requirement of sending physical copies of the Notice of the AGM has been dispensed with vide the above MCA Circulars and the SEBI Circular. Members may note that the Notice of the 28th AGM and the Annual Report 2020-21 of the Company is available on the website of the at www.orchidpharma.com and on the websites of National Stock Exchange of India Limited www.nseindia.com and BSE Limited www.bseindia.com. A copy of the same is also available on the website of Central Depository Services (India) Limited (CDSL) (agency is also available on the website or Central Depository services (india) Lillinea (CDSL) (agency providing the VC/OAVM facility, Remote e-voting facility and e-voting system during the AGM) i.e., www.evotingindia.com. For any communication, the shareholders may also send

In compliances with the provisions of Section 108 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, as amended from time to time, the Secretarial Standard on General Meetings ('SS-2') issued by the Institute of Company Secretaries of India and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is providing to its Members electronic voting facility before as well as during the AGM in respect of the business to be transacted at the AGM and for this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic mean

In terms of SERI Circular No. SERI/HO/CED/CMD/CIR/P/2020/242 dated December 09, 2020 on e-voting facility provided by Listed companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participant(s) by way of a single login credential. Shareholders are advised to update their mobile number and e-mail id in their demat accounts in order to access e-voting

Manner of registering/updating e-mail addresses:

requests to the following mail id: nikitak@orchidpharma.com.

Members holding shares in physical form who have not yet registered their e-mail address with the Company, may get their email id registered by submitting necessary details like Folio No., Name of Shareholder along with scanned copy of valid share certificate (front and back both), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card), email id and mobile number by e-mail to the Company at nikitak@orchidpharma.com/ to the RTA (Integrated Registry Management Services Private Limited) at yuvraj@integratedindia.in.

Members holding shares in dematerialized form who have not registered their e-mail address are requested to register/update the e-mail address and mobile number with your Depository Participant(s) with whom they maintain their demat accounts.

E-Voting: The detailed instructions for remote e-voting are given in the Notice of the 28th AGM of the Company. Members are requested to note as follows:

The remote e-voting period shall commence on Monday, August 09, 2021 at 9:00 A.M. (IST) and ends on Thursday, August 12, 2021 at 5:00 P.M. (IST).

Members will not be able to cast their vote through remote e-voting beyond the said date and time and the remote e-voting module shall be disabled by CDSL thereafter. Additionally, the facility for e-voting shall also be made available at the time of AGM for Members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their right through e-voting during the AGM. A Member who have exercised his right to vote through remote e-voting may participate in the AGM but shall not be entitled to vote again

Members whose names appear on the Register of Members / Register of Beneficial Owners maintained by the Depositories as on the cut-off date for e-voting i.e., Friday, August 06, 2021, shall only be entitled to avail the facility of remote e-voting / e-voting at the AGM Any person who acquires shares of the Company and becomes a member after despatch of the Notice but before the cut-off date for voting i.e., Friday, August 06, 2021 may obtain the login ID and password by sending an e-mail to helpdesk.evoting@cdslindia.com by mentioning their Folio No./DP ID and Client ID No. or contacting our Registrar and Share Transfer Agents (RTA) M/s Integrated Registry Management Services Private Limited, 2nd Floor, Kences Towers No. 1, Ramakrishna Street, North Usman Road, T. Nagar, Chennai - 600 017, Tamil Nadu Phone: 044-2814 0801-803, E-mail: yuvraj@integratedindia.in. A person who is not a member as on the cut-off date, should treat this Notice for information purpose only.

CS P Muthukumaran, M/s P Muthukumaran & Associates, Practising Company Secretaries Chennai has been appointed as Scrutiniser for conducting the voting process (electronically or otherwise) in a fair and transparent manner. The results declared along with the Scrutiniser's report shall be placed on the Company's website www.orchidpharma.com and the website of CDSL www.evotingindia.com and simultaneously communicated to the National Stock Exchange of India Limited and the BSE Limited, where the shares of the Company are listed, not later than forty eight hours after the conclusion of AGM.

Book Closure: Notice is hereby given pursuant to Section 91 of the Companies Act, 2013 and Rule 10 of the Companies (Management and Administration) Rules, 2014 that the Register of Members and the Share Transfer Books of the Company will be closed from Friday, August 06, 2021 to Friday, August 13, 2021 (both days inclusive) on account of the 28th AGM of the Company.

Any query/ grievance in relation with voting by electronic means may be addressed to Ms. Nikita K, Company Secretary & Compliance Officer, Orchid Pharma Limited, 'Orchid Towers', No. 313, Valluvarkottam High Road, Nungambakkam, Chennai - 600 034, Phone No.: 044-2824 4355, E-mail: nikitak@orchidpharma.com or to M/s Integrated Registry Management Services Private Limited, 2nd Floor, Kences Towers, No, 1, Ramakrishna Street North Usman Road, T. Nagar, Chennai - 600 017, Tamil Nadu, Registrar and Share Transfer Agent, Phone: 044-2814 0801-803, E-mail: yuvraj@integratedindia.in or call CDSL on 022-23058542/43 or email to helpdesk.evoting@cdslindia.com

By Order of the Board For Orchid Pharma Limited

Place: Chennai Date: July 22, 2021

Nikita K Company Secretary A DHANUKA GROUP COMPANY

PUBLIC NOTICE

TO WHOMSOEVER IT MAY CONCERN This is to inform the General Public that following share certificate of WOCKHARDT LTD having its Registered at Wockhardt Research Centre, D - 4,MIDC,Chikalthana, Aurangabad Maharashtra, 431006, Registered in the name of the following shareholder/s have lost by

them.									
Name(s) of holder(s) (and jt. holder(s),	Folio No.	Share Cert.No	Distinctive Nos.	No. of Shares					
Amala Vivek Rege jointly with Vivek M Rege	W0000771		41456637-41457836 93392323-93392922	1200 600					
Jointly With Vivek W Rege		103237	93392323-93392922						

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates. Any person who has any claim in respect of the said share certificate/s should lodge such claim with Company or its Registrar and Transfer Agent Link Intime India Pvt. Ltd. C 101, 247 park, L.B.S. Marg, Vikroli (West), Mumbai. Maharashtra.400083. Within 15days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s.

Name of Share Holder AMALA VIVEK REGE jointly with VIVEK M REGE. 13/A Harmony, 13th Floor, Dr. E Moses Road Place: MUMBAI Worli Naka Worli, Mumbai - 400018 Date: 23-07-2021

SKYLINE MILLARS LIMITED CIN: L63020MH1919PLC000640

Regd. Office: Chruchgate House, 4th Floor, 32-34, Veer Nariman Road, Fort, Mumbai 400 001. Website: www.skylinemillarsltd.com, Email: cs@millars.in Tel: +91 22 22047471

NOTICE

NOTICE is hereby given pursuant to Regulation 29 read with Regulation 47 o the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a meeting of the Board of Directors of the Company will be held on Thursday, 5th August, 2021 at 3.45 p.m through Video Conference, inter-alia, to consider and approve the Un-Audited Financia Results of the Company for the first quarter ended 30th June, 2021

The information contained in this notice is also available on the Company' website www.skylinemillarsltd.com and also on the website of the stoc exchange viz., BSE Limited-www.bseindia.com

For SKYLINE MILLARS LIMITED

Date : 23rd July, 2021

-Sd/ Maulik Dave e-time Director DIN:01448536

PUBLIC NOTICE

PUBLIC NOTICE

It is announced that Public Trust known as Acharya Shree Nanesh Samta Trust registered under the Maharashtra Public Trust Act, 1950, Greater Mumbai Region, Mumbai bearing PTR No. E-19261 (Mumbai) is going to sale an immovable property own by the trust on "as is where is basis". The description of property is given hereunder. Interested individuals or organization are requested to submit their proposal in sealed envelopes along with a demand draft of 5% of amount proposed by them drawn in the name of trust between 11 am to 4 pm excluding holidays and Sundays of publication of this advertisement as under. Only eligible individuals and organization would be contacted for further proceeding. Demand Draft of non qualified individuals and organization would be returned back. The envelopes found without requisite EMD will not be considered for bidding. It should be noted that trustees reserved their right to accept/reject offers with or without notification or even withdraw the invitation to offer without assigning any reasons whatsoever. invitation to offer without assigning any reasons whatsoever.

: 23/07/2021 to 22/08/2021 Date of Inspection of Flat (between 11 am to 2 pm)

: Rs. 10.000/-Cost of Bidding Form : 23/07/2021 to 22/08/2021 Date of Sale of Bidding Forms (between 11 am to 2 pm)

Reserved Price : Rs. 1,70,00,000/-**EMD** : 23/07/2021 to 22/08/2021 (between 11 am to 4 pm) Date of Submission

Date & Time of Opening of Bidding sealed envelopes Bid Meeting to enhance offer

: 23/08/2021 at 11 pm : 23/08/2021 at 2 pm.

SCHEDULE OF FLAT

Flat No. 101/A, admeasuring 1199 square feet carpet area comprising 3 BHK on 1st Floor, Wing 'A' in the building consisting of stilt plus 9th Floor with lift facility known as "JEERAWALI RESIDENCY" with one basement car parking situated at Derasar Lane, Ghatkopar (East), Mumbai- 400 077 constructed on plot bearing plot bearing CTS No. 5229A Ghatkopar, Kirol Village. Place : Mumbai date : 23.07.2021

Sd/-Nr. Kamal Jain - Reporting Trustee
Acharya Shree Nanesh Samta Trust
Novelty Cinema, 5th Floor, Grant Road (E).
Mumbai- 400 007. Tel. No. 022 23021220



RPG LIFE SCIENCES An **IPF** Company

RPG LIFE SCIENCES LIMITED

Regd. office: RPG House, 463, Dr. Annie Besant Road, Worli, Mumbai 400 030. CIN: L24232MH2007PLC169354;

Tel: +91-22-2498 1650; Fax: +91-22-2497 0127 E-mail: info@rpglifesciences.com; Web: www.rpglifesciences.com

TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) ACCOUNT
This Notice is hereby given pursuant to the provisions of Section 124 (6)

of the Companies Act, 2013 ("the Act") read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016, as notified and amended from time to time (collectively referred as "the IEPF Rules") in connection with the transfer of those equity shares to the Investor Education and Protection Fund (IEPF Account in respect of which dividends have not been claimed by hareholders for 7 (Seven) or more consecutive years.

Notice is also hereby given to those shareholders to whom the Company has allotted One Equity Share of face value of Rs.8/- each fully paid up for every One Equity Share of Rs.10/- each held pursuant to the Scheme of Arrangement dated December 14, 2007 and the said share certificate was returned by postal authorities due to insufficient /incorrect address & remained unclaimed with our Registrar and Transfer Agent, which remained unclaimed and subsequently, transferred to "Unclaimed Suspense Account" of the Company ("Company's Suspense Account") in accordance with erstwhile Clause 5A of the Listing Agreement (now Regulation 39(4) read with Schedule VI of the SEBL(Listing Obligations and Disclosure Requirements). Regulations 2015) ("Clause 5A"). The concerned shareholders have neither claimed their shares nor the dividend declared thereon since FY 2013-14. As per IEPE Rules their shares are also liable to be transferred from the Company's Suspense Account to the IEPF Account. Accordingly, ndividual communication is being sent to all the concerned shareholders, whose share(s) are liable to be transferred to IEPF Suspense Account, at their address available with the Company. The Company has already uploaded on its website www.rpglifesciences.com under the Section Investors", details of such shareholders and their shares which are due for transfer to IEPE Account. The concerned shareholders are requested to refer the above website to verify the details of the shares liable to be ransferred to IEPF Account.

Shareholders may also note that both the unclaimed dividends and unclaimed shares including all benefits accruing on such shares, if any, once transferred to IEPF can be claimed back from IEPF Authority afte following the procedure prescribed under the IEPF Rules Shareholders may note that no claim shall lie against the Company in respect of unclaimed dividend amount and unclaimed shares ransferred to IEPF Account.

Concerned shareholders, holding such shares in physical form and whose shares are liable to be transferred to IEPF Account, may note that the Company would be issuing new share certificate(s) in lieu of original share certificate(s) held by them for transfer to the IEPF and the original share certificate(s) held by the shareholders shall stand cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of ssue of new share certificate(s) by the Company for the purpose of ransfer of shares to the IEPF Account pursuant to the IEPF Rules. In respect of equity shares held by concerned shareholders in dematerialized form, the Company will initiate corporate action with respective Depositories to transfer these shares to IEPF Account.

n case the Company does not receive any communication from the concerned shareholders by October 24, 2021, the Company shall, with a view to complying with the requirements as set out in the IEPF Rules, transfer the shares to the IEPF Account by the due date as per procedure stipulated in the said Rules.

For claiming the unpaid/unclaimed dividend and/or unclaimed shares or in case you need any information/clarification, please contact Registrar and Share Transfer Agents of the Company viz. Link Intime ndia Private Limited, C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai 400 083, Tel. No.: 022- 49186000, Fax No. 022-49186060 Email id: iepf.shares@linkintime.co.in

For RPG Life Sciences Limited

Place: Mumbai Date: July 22, 2021

Rajesh Shirambekar Head - Legal & Company Secretary





HINDUSTAN ZINC LIMITED

Regd Office: Yashad Bhawan, UDAIPUR-313 004

PBX No. 0294-6604000. CIN-L27204RJ1966PLC001208. www.hzlindia.com

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30[™] JUNE, 2021

			(₹	f in Crore, exc	ept as stated
		(Year ended		
	Particulars	30.06.2021	31.03.2021	30.06.2020	31.03.202
	Tartioulars	Unaudited	Audited	Unaudited	Audited
1	Total income from operations	6,378	6,725	3,898	22,071
2	Net Profit for the period (before tax and exceptional item)	3,157	3,343	1,664	10,574
3	Net Profit for the period before tax (after exceptional item)	3,023	3,343	1,664	10,574
4	Net Profit for the period (after tax and exceptional item)	1,983	2,481	1,359	7,980
5	Total Comprehensive Income for the period [comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	1,981	2,475	1,357	7,975
6	Equity Share Capital	845	845	845	845
7	Reserves as shown in the Audited Balance Sheet of the previous year				31,468
8	Earnings Per Share in Rs (of ₹ 2 each) for continuing and discontinued operations				
	Basic :	4.69	5.87	3.22	18.89
	Diluted:	4.69	5.87	3.22	18.89

- 1) The above is an extract of the detailed format of quarterly Financial Results reviewed by Audit Committee and approved by the Board of Directors on July 22, 2021 and filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly Financial Results are available on the Exchange websites www.nseindia.com & www.bseindia.com and on the Company's website www.hzlindia.com.
- 2) Figures for previous year and quarter have been revised or reclassifed, wherever necessary, for consistency.
- 3) The figures of the quarter ended March 31, 2021 are the balancing figures between audited figures for the full financial year ended March 31, 2021 and nine months unaudited published figures up to December 31, 2020.

By Order of the Board Arun Misra CEO & Whole-time Director

Place: Udaipur

Date: July 22, 2021

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH C.P.(CAA)/92/MB-II/2021 IN C.A.(CAA) No. 1068/MB-II/2020

IN THE MATTER OF THE COMPANIES ACT, 2013 AND IN THE MATTER OF SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES FRAMED

THERE UNDER IN THE MATTER OF SCHEME OF MERGER BY ABSORPTION OF KLADENET TECHNOLOGIES PRIVATE LIMITED, THE TRANSFEROR

COMPANY WITH UNIFYND TECHNOLOGIES PRIVATE LIMITED, THE TRANSFEREE COMPANY AND THEIR RESPECTIVE SHAREHOLDERS. AND IN THE MATTER OF

KLADENET TECHNOLOGIES PRIVATE LIMITED, a Company incorporated under the Companies Act, 2013, and having its registered office at A3-001, Centre Point Condominium, N. M. Joshi Marg Opposite Bawla Masjid, Lower Parel, Mumbai – 400013. Petitioner Company No.1 AND

UNIFYND TECHNOLOGIES PRIVATE LIMITED, a Company incorporated under the Companies Act, 2013, having its registered office at E-4, Gul Apartments, St. Andrews Road, Pali Hill, Bandra (W), Mumbai – 400050.

....Petitioner Company No.2 NOTICE OF HEARING OF PETITION

A Joint Petition under Sections 230 to 232 of the Companies Act, 2013 presented by **KLADENET TECHNOLOGIES PRIVATE LIMITED**, the Transferor Company with **UNIFYND TECHNOLOGIES PRIVATE LIMITED**, the Transferee Company and their respective shareholders for an Order sanctioning Scheme of Merger by Absorption of **KLADENET TECHNOLOGIES PRIVATE LIMITED**, the Transferor Company with UNIFYND TECHNOLOGIES PRIVATE LIMITED, the Transferee Company and their respective shareholders was admitted by the Hon'ble National Company Law Tribunal, Mumbai Bench ("Hon'ble Tribunal") on Thursday, 08" day of July, 2021. The said Petition is fixed for hearing before the Hon'ble Tribunal on Thursday, 12" day of August, 2021. Any one desirous of supporting or opposing the said Petition should send to the Petitioner's Advocates Notice of his intention signed by him or his advocate not later than two days before the date fixed for the hearing of the Petition, the grounds of opposition or a copy of affidavit shall be furnished with such notice. A copy of the Petition will be furnished by the Petitioner's Advocates to any person requiring the same on payment of the prescribed charges for the same

Dated this 22nd day of July, 2021

For Raiesh Shah & Co. Advocates for the Petitioners 16, Oriental Building, 30, Nagindas Master Road, Flora Fountain Fort. Mumbai - 400001



H.P. COTTON TEXTILE MILLS LIMITED

(CIN: L18101HR1981PLC012274)

Regd. Office: 15th K.M. Stone, Delhi Road, V.P.O. Mayar, Hisar-125044

Website: www.hpthreads.com E-mail: info@hpthreads.com
Tel: +9111141540471/72/73, Fax: +911149073410

NOTICE TO SHAREHOLDERS Sub.: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority

This notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules"). The Rules, amongst other matters, contain provisions for transfer of all shares, in respect of which dividend has not been paid or claimed for seven consecutive years or more, in the name of the Investor Education and Protection Fund (IEPF) Authority.

Adhering to the requirements set out in the Rules, the Company has already communicated individually, the concerned shareholders whose shares are liable to be transferred to IEPF Authority during the financial year 2021-22 for taking appropriate action.

The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Authority on its website at www.hpthreads.com. Shareholders are requested to refer to the weblink: https://www.hpthreads.com/corporate-information.php to verify the details of the shares liable to be transferred to the IEPF Authority.

Shareholders may note that both the unclaimed dividend and the shares transferred to IFPI Authority including all benefits accruing on such shares, if any, can be claimed back by ther from IEPF Authority after following the procedure prescribed under the Rules. The concerned shareholders, holding shares in physical form and whose shares are liable to be

transferred to IEPF Authority, may note that the Company would be issuing new share certificate(s in lieu of the original share certificate(s) held by them for the purpose of dematerialisation and transfer of shares to IEPF Authority as per the Rules and upon such issue, the original certificate(s) which stands registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company or its website shall be deemed to be adequate notice in respect of issue of new certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the Rules. In case the Company does not receive any communication from the concerned shareholders by

October 24, 2021, the Company shall, with a view to complying with the requirements set out ir the Rules, dematerialise and transfer the shares to IEPF Authority by way of corporate action by the due date as per procedure stipulated in the Rules. In case the shareholders have any queries on the subject matter and the Rules, they may contact

the Registrar and Transfer Agents of the Company, **Alankit Assignments Limited**, Alankit House 4E/2, Jhandewalan Extension, New Delhi-110055, Tel: +91-11-4254 1234; Fax: +91-11-4254 1201: Email: info@alankit.com. For H.P. Cotton Textile Mills Limited New Delhi

July 22, 2021

Shubham Jair Company Secretary

Mahindra **CIE**

MAHINDRA CIE AUTOMOTIVE LIMITED

CIN:L27100MH1999PLC121285

Registered Office: Suite F9D, Grand Hyatt Plaza (Lobby Level), Off Western Express Highway, Santacruz (E), Mumbai - 400 055. Tel: +91 22 62411031 | Fax: +91 22 62411030 Website: www.mahindracie.com | email: mcie.investors@cie-india.com

STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30 JUNE, 2021

		Consolidated					
	Quarter	ended	Six Month ended	Year Ended			
PARTICULARS	30 June, 2021	30 June, 2020	30 June, 2021	31 December 2020			
	Unaudited	Unaudited	Unaudited	Audited			
Total Revenue	20,540.38	7,534.16	42,627.97	61,050.0			
Net Profit / (Loss) for the period before tax	1,696.73	-1,470.08	3,734.02	1,952.7			
(after Exceptional and / or Extraordinary items)							
Net Profit / (Loss) for the period after Tax	1,361.98	-1,286.83	1,462.92	1,066.3			
(after Exceptional and / or Extraordinary items)							
Total Comprehensive Income for the period	1,794.22	-1,212.39	1,214.82	2,743.3			
[Comprising Profit/(loss) for the period (after tax)							
and Other Comprehensive Income(after tax)]							
Equity Share Capital	3,790.32	3,790.11	3,790.32	3,790.			
Reserve (excluding revaluation reserve)				45,290.0			
Basic Earning Per Share (of 10/- each)							
Continuing Operation	3.59	-3.40	3.86	2.8			
Discontinued Operation	-	-	-	-0.0			
Diluted Earning Per Share (of 10/- each)							
Continuing Operation	3.59	-3.40	3.86	2.			
Discontinued Operation	-	-	-	-0.0			

Profit before tax

Proft after tax

₹ in Million Standalone Quarter ended Six Month Year Ended **PARTICULARS** ended 30 June 31 December 30 June 30 June 2021 2020 2021 2020 Unaudited Unaudited Unaudited Audited 7,237.04 15,793.11 21,645.25 1,930,20 Turnover

2. The Finance Act, 2021 has introduced an amendment to section 32 of the Income Tax Act, 1961, whereby Goodwill of a business will not be considered as a depreciable asset and depreciation on goodwill will not be allowed as deductible expenditure effective April 1, 2020.

In accordance with the requirements of Ind AS 12 - Income Taxes, the Company has recognised one time tax expense amounting to ₹ 1.425 million as the outcome on the difference between Goodwill as per the books of account and its updated tax base of NIL resulting from the aforementioned amendment, in addition to the current tax expense debited to the statement of profit and loss for the quarter ended March 31, 2021. This deferred tax liability is not expected to be a cash outflow in the future and its reversal is deemed unlikely as the value of its associated goodwill is expected by value in use.

- The above is extract of detailed format of quarterly/half yearly Financial Results filed with the stock exchange under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations
 - The full format of quarterly/half yearly Financial Results is available on the Company's website i.e. www.mahindracie.com and on the website of stock exchanges www.nseindia.com and www.bseindia.com

610.34

453.41

For & on behalf of the Board of Directors

-619.70

-467.20







Date: July 21, 2021













1.505.18

-307.57

1.015.10

740.06

हिंदुस्तान युनिलीवरला चालू आर्थिक वर्षाच्या

खाद्य तेलाच्या किमतीत गेल्या आठवड्यात

भारतातून कॉफी निर्यातीत 2012 ते 2021

पहिल्या तिमाहीत २,१०० कोटींचा नफा

8 टक्क्यांनी दरवाढ

या वर्षा दरम्यान ३ टक्के घट

रिअल इस्टेट क्षेत्रात संस्थात्मक गुंतवणुकीत वाढ; 4 टक्क्यांनी वाढून 36,500 कोटींवर

योजना अव्यवहार्य असल्याचे सुवर्णकार संघटनांचे मत

दागिन्यांवरील युआयडीस विरोध

कृष्ण जोशी : सकाळ वृत्तसेवा

मुंबई, ता. २२ : सोन्याच्या हॉलमार्क दागिन्याला युनिक आयडी क्रमांक सक्तीचा करण्याच्या केंद्राच्या धोरणास सुवर्णकार संघटनांनी विरोध दर्शवला. याचे तंत्रज्ञान तसेच सोयी सध्या अपुऱ्या असल्याने हे धोरण तहकूब करावे किंवा पुढे ढकलावे, असे त्यांचे म्हणणे आहे.

दागिन्याच्या स्वतंत्र ओळखीसाठी त्यावर लेझरद्वारे क्रमांक टाकला जाईल, ज्याद्वारे दागिन्याची विक्री मिळ्र शकेल. अर्थात दागिना वितळवला तरच त्यावरील क्रमांक नष्ट होईल. मात्र, मुख्यतः त्यासाठी कराव्या लागणाऱ्या लिखापढीमुळे



व्यापारी चिंतेत आहेत. हॉलमार्कला आमचा विरोध नाही; मात्र, बीआयएसने आमच्याकडील सोन्याच्या साठ्याची वर्गवारी व तपशील देण्यास सांगितले आहे. प्रत्येक दागिन्याचे वजन, किंमत, कधी, कुठे केला, हॉलमार्क नसल्यास का नाही, आदी सर्व तपशील विचारण्याचा बीआयएसला हक्क नाही, आम्ही आयटी रिटर्नवेळी साठ्याचा तपशील देतो. तसेच तपशील भलत्या व्यक्तीच्या हाती लागल्यास धोकाही उद्भव शकतो, असे

'धोरण तहकूब करावे' सध्या युआयडी संबंधित हे धोरण अमलात आणणे व्यवहार्य वाटत नाही, त्यात अडचणी आहेत. पुरेसे तंत्रज्ञान, सोयी नाहीत. त्यामुळे त्यात चूक झाल्यास त्याचे वाईट परिणाम होऊ शकतील. तसेच हॉलमार्क व युआयडी क्रमांक टाकणारी केंद्रे तीच असून या क्रमांकाच्या कामामुळे हॉलमार्किंगला वेळ लागतो. त्यास सणासुदीचे दिवस जवळ येत असल्याने या गोंधळात व्यावसायिकांची अडचण झाली आहे. त्यामुळे योजना तहकुब करावी किंवा पढ़े ढकलावी, असे आमचे म्हणणे असल्याचे ऑल इंडिया जेम ॲण्ड ज्वेलरी डोमेस्टिक कौन्सिलचे अध्यक्ष आशीष पेठे यांनी सांगितले.

युनिक आयडी क्रमांकाचे दागिने विकले, तर तेही बीआयएसला कळवणे वंधनकारक केले आहे. त्यामुळे ग्राहकही

त्रस्त होऊ शकेल, तसेच खासगीपणाच्या हक्कावर आघात होईल, असे गोल्ड व्हॅल्यूअर्स असोसिएशनचे अध्यक्ष पुरुषोत्तम काळे यांनी 'सकाळ''ला सांगितले. युनिक आयडी नियमाबाबत स्पष्टता नाही. दागिन्यांचा होलसेलर उत्पादकांकडून दागिने घेतो. सुवर्णकार त्याच्याकडून खरेदी करतात. त्यामुळे दागिन्यांवर तीन युआयडी मारावेत का?, तिघांपैकी एकाने दुसऱ्याकडून खरेदी केल्यावर आपला युआयडी मारेपर्यंत कोणी चोरीची तक्रार केल्यास तो अडचणीत येईल का?, भारतात दरवर्षी चाळीस लाख दागिने तयार होतात, दरवर्षी तेवढे युआयडी तयार होतील का?, की पिनकोड किंवा बँक खात्येक्रमांकासारखी पद्धत वापरणार का?, दोन दागिन्यांवर चक्रन एकच क्रमांक पडल्यास काय गोंधळ होईल, यावर सर्व गोष्टी अद्याप स्पष्ट नाही, असेही काळे म्हणाले.

🔊 जयंत ॲग्रो-ऑरगॅनिक्स लिमिटेड

CIN: L24100MH1992PLC066691 नोंदणीकृत कार्यालय: ७०१, टॉवर 'ए', पेनिनस्ला बिझनेस पार्क, सेनापती बापट मार्ग

लोअर परेल(पश्चिम), मुंबई ४०० ०१३. ई-मेल:investors@jayantagro.com संकेतस्थळ: www.jayantagro.com,

ध्वनी : ०२२-४०२७१३००, फॅक्स : ०२२-४०२७१३९

सूचना

याद्वारे सूचना देण्यात येते की, सेबी (लिस्टिंग

ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंटस नियमन, २०१५ च्या तरतदीअंतर्गत, ३० जून

२०२१ तिमाही अखेरसाठी अलेखापरीक्षि

आर्थिक परिणाम (स्वतंत्र आणि एकत्रित)

(तरतुदीनुसार) रेकॉर्डवर घेण्यासाठी कंपनीच्या

वालक मंडळाची बैठक शनिवार, ३१ जुलै

यासंबंधित सेबी (प्रोहिबिशन ऑफ इनसायङ

ट्रेडिंग) नियमन २०१५ (सुधारित) तरतुदींसह

प्रतिबंधासाठी सुधारित कोडसह वाचावा, वरील कोडअंतर्गत कोणत्याही इनसायडर

कव्हर्डद्वारे कंपनीच्या समभागांमध्ये व्यापारासाठी

'ट्रेडिंग विंडो' गुरुवार, १ जुलै २०२१ पासून

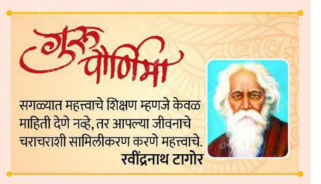
मंगळवार, ३ ऑगस्ट २०२१ पर्यंत वरील

ॲग्रो-ऑरगॅनिक्स सिक्युरिटीजमध्ये इनसायडर ट्रेडिंगच्या

२०२१ रोजी घेण्यात येणार आहे.

कोटक लाईफचा वाढीव बोनस

मुंबई, ता. २२ : कोटक महिंद्रा लाईफ इन्श्ररन्सच्या वतीने २०२०-२१ करिता पात्र सहभागी पॉलिसीधारकांसाठी ५९१ कोटींच्या बोनसची घोषणा झाली. २०१९-२० साठी ४१% बोनस जाहीर झाला. हा बोनस पारंपरिक पॉलिसींवर लागू असून कंपनीच्या विथ-प्रॉफीट फंड अंतर्गत जमा रकमेवरील लाभ आहे. प्रत्येक आर्थिक वर्षाला जाहीर होणारा बोनस एकत्रित होऊन पॉलिसी मॅच्युअर झाल्यावर देण्यात येतो. बोनस पॉलिसी अटींनुसार विशिष्ट प्रसंगी दिला जातो, असे कोटक लाईफचे व्यवस्थापकीय संचालक महेश बालसूब्रमण्यम म्हणाले.



Mahindra CIE

MAHINDRA CIE AUTOMOTIVE LIMITED

CIN:L27100MH1999PLC121285

Registered Office: Suite F9D, Grand Hyatt Plaza (Lobby Level), Off Western Express Highway, Santacruz (E), Mumbai - 400 055. Tel: +91 22 62411031 | Fax: +91 22 62411030 Website: www.mahindracie.com | email: mcie.investors@cie-india.com

STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30 JUNE, 2021

	Consolidated					
	Quarter	ended	Six Month ended	Year Ended 31 December, 2020		
PARTICULARS	30 June, 2021	30 June, 2020	30 June, 2021			
50 St	Unaudited	Unaudited	Unaudited	Audited		
Total Revenue	20,540.38	7,534.16	42,627.97	61,050.01		
Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	1,696.73	-1,470.08	3,734.02	1,952.75		
Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	1,361.98	-1,286.83	1,462.92	1,066.31		
Total Comprehensive Income for the period [Comprising Profit/(loss) for the period (after tax) and Other Comprehensive Income(after tax)]	1,794.22	-1,212.39	1,214.82	2,743.31		
Equity Share Capital Reserve (excluding revaluation reserve) Basic Earning Per Share (of 10/- each)	3,790.32	3,790.11	3,790.32	3,790.11 45,290.00		
Continuing Operation	3.59	-3.40	3.86	2.81		
Discontinued Operation Diluted Earning Per Share (of 10/- each)		-		-0.01		
Continuing Operation	3.59	-3.40	3.86	2.81		
Discontinued Operation	-	*	200	-0.01		

Notes:				₹ In Millio	
	Standalone				
PARTICULARS	Quarter	ended	Six Month ended	Year Ended 31 December, 2020	
	30 June, 2021	30 June, 2020	30 June, 2021		
	Unaudited	Unaudited	Unaudited	Audited	
Turnover	7,237.04	1,930.20	15,793.11	21,645.25	
Profit before tax	610.34	-619.70	1,505.18	1,015.10	
Proft after tax	453.41	-467.20	-307.57	740.06	

The Finance Act, 2021 has introduced an amendment to section 32 of the Income Tax Act, 1961, whereby Goodwill of a business will not be considered as a depreciable asset and depreciation on goodwill will not be allowed as deductible expenditure effective April 1, 2020.

In accordance with the requirements of Ind AS 12 - Income Taxes, the Company has recognised one time tax expens

amounting to ₹ 1.425 million as the outcome on the difference between Goodwill as per the books of account and its update

tax base of NIL resulting from the aforementioned amendment, in addition to the current tax expense debited to the statement of profit and loss for the quarter ended March 31, 2021. This deferred tax liability is not expected to be a cash outflow in the future and its reversal is deemed unlikely as the value of its associated goodwill is expected by value in use. we is extract of detailed format of quarte half yearly Financial Results filed with the sto Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations

The full format of quarterly/half yearly Financial Results is available on the Company's website i.e. www.mahindracie.com and on the website of stock exchanges www.nseindia.com and www.bseindia.com

For & on behalf of the Board of Directors

एचडीएफसी एगींची 'ऑप्टिमा सेक्युअर' पॉलिसी सादर

मुंबई, ता. २२ : एचडीएफसी

एगों जनरल इन्शुरन्स कंपनी या नॉन-लाईफ विमा पुरवणाऱ्या कंपनीने ऑप्टिमा सेक्युअर या आरोग्याच्या खर्चासंदर्भात नुकसानभरपाई देणारे नवे आरोग्य विमा उत्पादन लाँच करण्याची घोषणा केली. याबाबत बोलताना एचडीएफसी एगीं जनरल इन्श्ररन्सचे व्यवस्थापकीय संचालक व मुख्य कार्यकारी अधिकारी रितेश कुमार म्हणाले, ऑप्टिमा सेक्युअर ग्राहकांना आरोग्य विमा योजनेतून मिळणाऱ्या मूल्याला पुनर्परिभाषित करेल. आमची उत्पादने, अत्याधुनिक तंत्रज्ञान पाहता ग्राहक त्यांच्या क्लेमसंदर्भात आमच्यावर विश्वास ठेव शकतात. व्यवसायाचे अध्यक्ष रवी विश्वनाथ म्हणाले, आम्ही ग्राहकांचे अभिप्राय जाणून घेऊन वाढत्या आरोग्यसेवा खर्चांसंदर्भात संरक्षण करणारे उत्पादन विकसित केले.

ई-कॉमर्स व्यापार नियमांचे एडीआयएफकडून स्वागत

व्यवसाय सम पातळीवर; ग्राहकांचा फायदा

मुंबई, ता. २२ : ई-कॉमर्स नियमावलीत सरकार करीत असलेल्या प्रस्तावित सुधारणांचे अलायन्स ऑफ डिजिटल इंडिया फाऊंडेशन (एडीआयएफ) तर्फे स्वागत करण्यात आले असून यामुळे ग्राहकांचा फायदा होईल तसेच सर्व ई-कॉमर्स व्यावसायिक समान पातळीवर येतील, असे म्हणणे त्यांनी मांडले आहे. एडीआयएफ हा भारतातील डिजिटल स्टार्टअपच्या विकासासाठी स्थापन केलेला चिंतनगट आहे.

ग्राहक व्यवहार मंत्रालयाने प्रस्तावित केलेल्या ई-कॉमर्सच्या नियमावलीतील सुधारणांनुसार बोगस मोठ्या डिस्काऊंट सेलवर बंदी लादण्यात येईल. असे मेगाडिस्काऊंट सेल हे बाजारपेठेसाठी मारक आहेत. अशा डिस्काऊंटमुळे अन्य चांगल्या उत्पादनांच्या विक्रीला फटका बसू शकतो. छोट्या कंपन्यांना अशा सवलती परवडत नसल्याने त्यांच्यापुढे मोठे नुकसान करून घेणे किंवा नष्ट होणे हे दोनच मार्ग उरतात. त्यामुळे छोट्या व मध्यम आकाराच्या विक्रेत्यांना संरक्षण देण्याचे सरकारचे धोरण योग्य आहे; मात्र याचबरोबर सरकारने अतिसूक्ष्म उद्योजक व महिला



निदान २० लाखांपर्यंतच्या उलाढालीवर कोणतीही कागदपत्रे सादर करण्याचे बंधन नसावे. तसेच एक कोटीपेक्षा कमी महसूल असलेल्या विक्रेत्यांना हे बंधन किमान पातळीवर असावे, असेही एडीआयएफने म्हटले आहे. नोडल कॉॅंटॅक्ट पर्सन, चीफ कंप्लायन्स ऑफिसर, रेसिडंट ग्रीव्हन्स ऑफिसर अशा नियुक्त्या करण्याची छोट्या ई-कॉमर्स कंपन्यांवरील सक्ती मागे नसल्याने तूर्त छोट्या कंपन्यांच्या संस्थापकांवरच या अधिकाऱ्यांच्या कामाची जबाबदारी टाकावी, असे अलायन्सचे कार्यकारी संचालक सिजो कुरुविला

उद्योजक यांच्याकडे विशेष लक्ष दिले पाहिजे. त्यांना

जॉर्ज म्हणाले

हेतूसाठी बंद राहील. सूचना कंपनीचे संकेतस्थळ www.jayantagro.com आणि स्टॉक क्रचेंजचे संकेतस्थळ www.bseindia. com आणि www.nseindia.com येथेसुद्धा उपलब्ध आहे. जवंत ॲग्रो-ऑरगॅनिक्स लिमिटेडकरित

सही/ दिनेश कपाडिय कंपनी सचिव आणि अनुपालन अधिकार ठिकाण : मंबर्ड दिनांक : २२ जुलै २०२१

Date : July 21, 2021 Place : Pune

Executive Director

मुंबई, ता. २२ : गेले दोन दिवस घसरगुंडी अनुभवलेल्या भारतीय शेअर बाजारांनी आज जोरदार मुसंडी घेत पिछाडी भरून काढली. आज सेन्सेक्स पुन्हा ५३ हजारांजवळ जात ५२.८३७ अंशांवर बंद झाला. व्यवहार सुरू झाल्यापासूनच सेन्सेक्स वाढण्यास सरुवात झाली व दिवसभर तो वरच्याच पातळीवर राहत ६३८ अंशांची वाढ दाखवीत बंद झाला. अर्थात आज सेन्सेक्स ५३ हजारांना स्पर्श करू शकला नाही. तर १९१ अंशांनी वाढलेला निफ्टी दिवसअखेरीस १५, ८२४ यांच्या दरातही वाढ झाली.

आज एशियन पेंट ५४ रुपयांनी

तर हिंदुस्थान युनिलीव्हर ५५ रुपयांनी पडला. त्याउलट टेक महिंद्र ६१ रुपयांनी: तर बजाज फायनान्स २६० रुपयांनी वाढला. एअरटेलने २० रुपयांची तर बजाज फिनसव्हीने ४३७ रुपयांची दरवाढ दाखवली. टाटा स्टील ४० रुपये, लार्सन दुब्रो ५१ रुपये आणि इन्फोसिस ४० रुपये वधारला, आयसीआयसीआय बँक, टायटन, सनफार्मा, रिलायन्स, एचडीएफसी, इंडसइंड बँक या समभागांचे दरही एक टक्क्याच्या आसपास वाढले. डॉ. रेड्डी व मारुती चार समभागात घसरण

धातु, आयटी, बांधकाम क्षेत्रांतील समभागांच्या दरांमध्ये वाढ झाली. सेन्सेक्सच्या प्रमुख ३० समभागांपैकी चारच समभाग घसरण दाखवली.

📵 दक्षिण पश्चिम रेल्वे 🥷 ई-निविदा सूचना क्र. B/SG/Proj/10 L.C.Gate/01/2021 दिनांक: १७-०७-२०२१ गरताच्या राष्ट्रपतींसाठी आणि वतीने खाली सही करण वालील कामासाठी ई-निविदा मागवित आहेत.

कामाचे वर्णन अंदाजे रक्कम गलूरु विभागावर र. २,०३,६७,२९२.२४/-लेव्हल क्रॉसिंग गेट्सच्या इंटरलॉकिंगसह संबंधितम नलिंग व्यवस्थेची तरतूद बोली सादर करण्याचा अंतिम दिनांक

११-०८-२०२१ रोजी ११.०० वाजेपर्यंत शिलासाठी लॉगऑन करा : www.ireps.gov.in चेफ सिग्नल अँड टेलिकॉम इंजिनिअ

प्रोजेक्ट, बेंगलूरु कॅन्टोन्में

Date: 20, July 2021



8th Floor, New Excelsion Building, A.K. Nayak Road, Fort, Mumbai 400 001.

Tele. No.: 022-22016157/53/59 E-Mail - maharashtra.cetcell@gmail.com Website - www.mahacet.org

No. Legal-1721/C.R.No.15/Advt/Empanelment of Advocates/1231/CET **Public Notice**

Applications are invited for preparing 'A' Panel Advocates and 'B' Panel Advocates to represent State Common Entrance Test Cell & Admissions Regulating Authority in the Bombay High Court at Mumbai, Aurangabad and Nagpur Bench.

Minimum Eligibility for Panel Advocates:

1. For 'A' Panel Advocate 20 years of practice in High Court

For 'B' Panel Advocates 10 years practice in High Court & Standing Counsel with 5 Years practise experience

Advocate should have reasonably good experience in matters related to Common Entrance Test, Centralized Admission Process, Government Reservation Policy & matters related to functioning of State CET Cell and Admission Regulating Authority, Mumbai. 5. Preference shall be given to the Advocates possessing Experience in handling the ma

of Writ Petition, Appeals, Review Petitions etc. under CET Maharashtra Act 2015. 6. Experience in pleading in Supreme Court for Panel A Advocate will be added Advantage. Practicing Advocates should submit their applications mentioning the following details are to be submitted at office of the CET Cell or on email maharashtra.cetcell@gmail.com

Full Name of the Advocate.

Office Address E-mail ID

Phone Nos Mobile No.

Experience working in High Court (in Years)

List of Cases pleaded on behalf of CET CELL/ARA The last date of submission of application will be 5th August, 2021.

(Chintamani Joshi), IAS D.G.I.P.R. 2021-22/1266

Commissioner & Competent Authority State Common Entrance Test Cell, Maharashtra State, Mumbai

Mahindra EPC

MAHINDRA EPC IRRIGATION LIMITED

Registered Office: Plot No. H - 109, MIDC, AMBAD, NASHIK - 422 010.

Website: www.mahindrairrigation.com, Email: info@mahindrairrigation.com, CIN No-L25200MH1981PLC025731 Tel: 91 253 2381081/82, Fax: 91 253 2382975

अ.	तपशील	स्वतंत्र				एकत्रित			
क्र.		तिमाहीअखेर			वर्षाअखेर	तिमाहीअखेर			वर्षाअखेर
		३०-जून -२०२१	३१-मार्च-२१	३०-जून-२०	३१-मार्च- २१	३०-जून -२०२१	३१-मार्च-२१	३०-जून-२०	३१-मार्च- २१
		अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित
8	एकूण उत्पन्न	3,८७०.१५	७,२५५.९०	४,८१७.३५	२५,७३०.९०	3,८७०.१५	७,२५५.९०	४,८१७.३५	२५,७३०.९०
२	कालावधीसाठी निव्वळ नफा/(तोटा) करपूर्व	(५३६.७२)	449.44	832.98	२,५३०.६१	(803.68)	५६२.१६	४२२.७८	२,५०७.३१
3	कालावधीसाठी निव्वळ नफा/(तोटा) करानंतर	(३८६.६७)	४०४.२८	३२५.२८	१,९१९.४६	(388.88)	४०६.८९	३०९.१५	१,८९६.१६
8	कालावधीसाठी एकूण एकत्रित उत्पन्न/(तोटा)	(३८६.६७)	3८९.७५	३२९.५२	१,९०१.५२	(388.88)	३९२.३६	383.38	१,८७८.२२
4	समभाग भांडवल पेड-अप (दर्शनी मूल्य रु. १० प्रत्येकी)	२,७८४.१५	२,७८४.१५	२,७७८.३७	२,७८४.१५	२,७८४.१५	२,७८४.१५	२,७७८.३७	२,७८४.१५
ξ	मागील हिरोब वर्षाच्या ताळेबंदानुसार राखीव		353	(*)	१५,८८७.२३		151	8.5	१५,८२४.३०
6	रु. १०/- प्रत्येकीची* प्रतिभाग मिळकत बेसिक डिल्युटेड	-8.39* -8.3C*	१.४५* १.४५*	१.१७* १.१७*	६.८९* ६.८६*	- १. २३* - १. २२*	१.४६* १.४५*	8.88* 8.88*	६.८ १ * ६.७८*

*अंतरिम कालावधीसाठी प्रतिभाग मिळकत वार्षिक नसलेली.

सूचनाः १. २२ जुलै २०२१ रोजी झालेल्या त्यांच्या बैठकीत कंपनीच्या संचालक मंडळाद्वारे मंजुरीनंतर आणि लेखापरीक्षण समितीद्वारे पुनरावलोकन केलेले वरील अलेखापरिक्षित स्वतंत्र आणि एकत्रित आर्थिक २. सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिसक्लोजर रिक्वायरमेंट्स) नियमन २०१५ च्या नियमन ३३ अंतर्गत स्टॉक एक्स्चेंजसह भरलेले तिमाही आर्थिक परिणाम विवरणांच्या तपशिलाच्या स्वरूपाचे वरील

संचालक मंडळासाठी आणि वतीने

ठिकाण: नाशिक दिनांकः २२ जुलै २०२१









अञोक ञार्मा

कार्यकारी संचालक



172.16.0.114/epaperapp/FlashClient/Show_Story_IPad.aspx?storySrc=aHR0cDovLzE3Mi4xNi4wLjExNC9FcGFwZXJEYXRhL1Nha2FsL011bWJhaS8yMDlxLzA3LzlzL01haW4vU2FrYWxfTXVtYmFpXzlwMjFfMDdfMjNfTWFpbl9EQV8wMDlfUFluanBnJnBnPTk=&uname=&ipad=N