NATIONAL STANDARD (INDIA) LIMITED

October 17, 2025

BSE Limited

Corporate Relationship Department Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

Scrip Code: 504882

Sub: Newspaper Advertisement - Un-audited Financial Results for the quarter and half year ended September 30, 2025

Pursuant to Regulations 30 and 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose copies of newspaper advertisement of the Un-audited financial results for the quarter and half year ended September 30, 2025 published in the following newspapers:

- 1. Financial Express
- 2. Mumbai Lakshadeep

This intimation is also being uploaded on the Company's website at www.nsil.net.in.

You are requested to take note of the same.

Yours truly,

For National Standard (India) Limited

Hitesh Marthak Company Secretary and Compliance Officer Membership No.: A18203

Encl.: A/a

Website: www.nsil.net.in E-mail: Investors.NSIL@lodhagroup.com

CIN: L27109MH1962PLC265959

FINANCIAL EXPRESS

IGARENI COLLIERIES COMPANY LIMITED (A Government Company) Regd. Office: Kothagudem-507101, Telangana.

Tenders have been published for the following Services/Material Procurement through e-procuremen platform. For details, please visit https://tender.telangana.gov.in - or - https://sccimines.com

NIT/Enquiry No. - Description/Subject - Last date and time. CRP/CVL/HYD/TN-49/2025-26, Dt.15.19.2025 - Construction of Training Center/Guest House at Banjara Hillelangana State - 22.10.2025 - 04:30 PM. NIT/Enquiry No. - Description / Subject - Last date and time for Submission of bid(s) E122500209 - Extraction of 23.50 LT of coal over a period of 6 APPS on cost per ton basis by deploying new Continuou

E652500220 - Progurement of Sulphunic Acid on rate contract basis for a period of two years for use at 2X500MW STP 22.10.2025 - 17:00 Hrs. PR/2025/ADVT/MP/CVL/102 DIPR R.O. No.: 721-PP/CL-AGENCY/ADVT/1/2025-26, Date: 16-10-2025

Ainer package as per the scope of the work, technical specification and other provisions indicated in the NIT at GDK1

FORM G INVITATION FOR EXPRESSION OF INTEREST FOR M/s S.M. PHARMACEUTICALS PRIVATE LIMITED (IN CIRP Manufacture of Pharmaceuticals, Medicinal Chemicals and Botanical Products At Regd. off: 44/8 Ground Floor, 15th Cross Malleswaram, Malleswaram, Bangalore, Karnataka, India, 56000

(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India

(Insolvency Resolution Process for Corporate Persons) Regulations, 2016) RELEVANT PARTICULARS M/s S.M. PHARMACEUTICALS PRIVATE LIMITED Name of the corporate debtor along with PAN & CIN/ LLP No. PAN: ABBCS2977H CIN No: U24230KA2018PTC119625 2. Address of the registered office 44/8 Ground Floor, 15th Cross Malleswaram

Malleswaram, Bangalore, Karnataka, India, 560003 3. URL of website Plot No: #37/A2. Pillagumpe. Hoskote. Ind. Details of place where majority of fixed estate, Bangalore, Karnataka, India, 562114 assets are located Installed capacity of main products/ services | Any Interested PRA's can email us @smpharma25@gmail.com Quantity and value of main products/ services sold in the last financial year

Nil as per the information available Number of employees/ workmen Further details including last available The documents can be obtained by sending financial statements (with schedules) of two an E-mail at years, lists of creditors are available at URL: smpharma25@gmail.com Eligibility for resolution applicants under section The documents can be obtained by sending

an E-mail at:smpharma25@gmail.com

25(2)(h) of the Code is available at URL:

Last date for receipt of expression of interest 01/11/2025

15. Last date for submission of resolution plans | 22/12/2025

Date of issue of provisional list of 11/11/2025 prospective resolution applicants Last date for submission of objections to 16/11/2025 provisional list Date of issue of final list of prospective 18/11/2025 resolution applicants 14. Date of issue of information memorandum, 23/11/2025 evaluation matrix and request for resolution plans to prospective resolution applicants

Process email id to submit EOI smpharma25@gmail.com UDAYAM: KR02B0011321 17. Details of the Corporate Debtor's registration status as MSME For any information and clarification please mail to smpharma25@gmail.com or call

CA Nethi Mallikariuna Setty on 9963606444 or IP Varalakshmi.N on 9000987444 Sd/- CA Nethi Mallikarjuna Setty Resolution Professional o S.M. Pharmaceuticals Private Limited- In CIRP Reg No: IBBI/IPA-001/IP-P01251/2018-2019/11958 Date: 17/10/2025 AFA No: AA1/11958/02/311225/107454

Place: Hyderabad AFA Valid up to 31/12/2025 Contact Number: 9963606444 Address for Communication: Flat No. 101, Laurel Residency, Road no. 18, Panchavati colony, Manikonda, Hyderabad, Telangana, 500089



Registered Office: Fortis Hospital, Sector 62, Phase - VIII, Mohali - 160062, Punjab Tel.: +91-172-4692222, Fax: +91-172-5096221 Email Id: secretarial@fortishealthcare.com, Website: www.fortishealthcare.com

NOTICE OF POSTAL BALLOT

Notice is hereby given that pursuant to the provisions of Section 108 and Section 110 of the Companies Act, 2013, read with the Companies (Management and Administration) Rules, 2014, Regulation 44 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standards on General Meeting issued by the Institute of Company Secretaries of India (SS-2) each as amended and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs for holding general meetings conducting postal ballot process, read with various General Circulars issued by the Ministry of Corporate Affairs bearing Circular No. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023, 09/2024 dated September 19, 2024, 03/2025 dated September 22, 2025, and any other circulars issued from time to time by the Ministry of Corporate Affairs ("MCA") (together referred as "MCA Circulars"), the Company has on Thursday, October 16, 2025 completed the electronic transmission of Postal Ballot Notice along with the Postal Ballot Form to the Members whose email id's are registered with the Company or with the National Securities Depository Limited ('NSDL')/ Central Depository Services (India) Limited ('CDSL') ('Depositories') as on Friday, October 10, 2025 for seeking the consent of Members through e-voting as detailed in the Postal Ballot Notice. The Company in order to facilitate shareholders to receive this notice and cast their vote by electronic means (e-voting), has made arrangement with KFin Technologies Limited (formerly known as KFin Technologies Private Limited), Registrar & Share Transfer Agent for registration of email addresses in terms of the MCA Circulars. The process for registration of email addresses and manner of voting by the shareholder holding shares in physical form is detailed in the Postal Ballot Notice. The Company has subscribed to email updation facility from National Securities Depository Limited (NSDL), wherein NSDL have sent messages (SMS) to the shareholders of the Company as per their

The Company has appointed Mr. Mukesh Agarwal, Company Secretary in Whole-time Practice (C.P. No. 3851) as the Scrutinizer for conducting the Postal Ballot process and also to scrutinize the e-voting process in a fair and transparent manner. The Voting rights of Members shall be reckoned on the cut-off date i.e. Friday, October 10, 2025.

records on the registered mobile numbers to enable them to register

their email ID's.

Members are requested to note that facility of voting by electronic means (e-voting) is available to only those members whose name is recorded in the register of members / register of beneficial owners as on the cut off date maintained by the Depositories to participate in the e-voting. A person who is not a member of the Company as on Friday, October 10, 2025 should receive this notice for information purposes only. Members can cast their e-votes at the website https://evoting.kfintech.com, E-voting process through Postal Ballot shall commence from Friday, October 17, 2025 at 0900 Hours (IST) and end on Saturday, November 15, 2025 at 1700 Hours (IST). Postal Ballot form received after 1700 Hours (IST) on Saturday, November 15, 2025, shall not be valid and voting either by post or by electronic means shall not be allowed beyond the said date and the e-voting module shall be forthwith disabled by K-fintech upon expiry of the aforesaid period. The resolution, if approved, shall be deemed to have been passed on the last date of e-voting i.e. November 15, 2025. The results of the postal ballot shall be declared on or before Tuesday, November 18, 2025, at the corporate office of the Company at Tower A, 3rd Floor, Unitech Business Park, Block F, South City-1, Sector 41, Gurugram - 122001. The same shall also be hosted on the website of the Company at www.fortishealthcare.com and of K-Fin Technologies Limited at https://evoting.kfintech.com and that of National Stock Exchange of India Limited - www.nseindia.com and BSE Limited www.bseindia.com. In case of non-receipt of Postal Ballot form, a Member can download the Postal Ballot Form from the link https://evoting.kfintech.com or www.fortishealthcare.com and obtain a duplicate copy thereof.

Any query or grievance in relation to voting by postal ballot including voting by electronic means may be addressed to Ms. Rajitha C, Vice President, Toll Free Number 1800 309 4001 at einward.ris@kfintech.com. at KFin Technologies Limited, Selenium Building B, Plot No-31-32 Gachibowli, Financial District, Nanakramguda, Hydrabad - 500 032, Telangana State - India.

Date : October 16, 2025

Place : Gurugram

For Fortis Healthcare Limited

Satyendra Chauhan Company Secretary Membership No.: A14783

Sd/



STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Board of Directors of the Company, at its Meeting held on October 15, 2025, approved the Standalone and Consolidated unaudited Financial Results for the guarter and half year

ended September 30, 2025. The results along with the Limited Review Report, has been hosted on the Company's website at https://www.mrpl.co.in/Recent Result and can be accessed by scanning the Quick Response (QR) Code.

> By Order of the Board For Mangalore Refinery and Petrochemicals Limited

Devendra Kumar **Director Finance** Place: Mangaluru (DIN: 11000531) Date: 15/10/2025

Note: The above disclosure is in accordance with Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

NATIONAL STANDARD (INDIA) LIMITED

CIN: L27109MH1962PLC265959

Read. Office: 412, Floor- 4, 17G, Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Fort, Mumbai - 400 001 Website: www.nsil.net.in E-mail: Investors.nsil@lodhagroup.com Tel.: +912261334400

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Board of Directors of the Company at their meeting held on October 16, 2025 approved the Unaudited financial results for the quarter and half year ended September 30, 2025.

The unaudited financial results of the Company along with the Limited Review Report are available on the Stock Exchange's website at www.bseindia.com and Company's website at https://www.nsil.net.in/ investor-relation/financial-result/financial-quarterly-2025-26 which can be accessed by scanning the Quick Response Code.



For and on behalf of the Board of Directors of National Standard (India) Limited

> **Smita Ghaq** Chairperson DIN:02447362

Sd/-

Advertisement under Regulation 18 (7) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended and Corrigendum with respect to the open offer to the shareholders of

HYPERSOFT TECHNOLOGIES LIMITED

Place: Mumbai

Date: October 16, 2025

Registered Office: Unit 117, 1st Floor Techno-1 Sy. No. 86, 87(P), 88(P), 88/1, Raidurg, Serilingampally Mandal, Ranga Reddy, Madhapur, Hyderabad, Shaikpet, Telangana, India, 500081

Corporate Identification Number (CIN): L62010TG1983PLC003912,

Phone: +91 8143858084; Email: info@hypersoftindia.com; Website: www.hypersoftindia.com Open Offer for acquisition of upto 42,25,442*1 Equity Shares of Rs. 10/- each at an Offer Price per equity share of Rs. 11 /- each payable in cash, representing 26% of the expanded capital*2, pursuant to Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof, from the eligible public shareholders of Hypersoft Technologies Limited ("Target Company") for cash at a price of ₹11/- per equity share by Mr. Narra Purna Babu (the "acquirer") pursuant to Regulations 3(1), 3(2) and 3(3) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent

 $^{^{1}}$ Includes 22,17,160 existing public shareholders as on the Public Announcement date. 12 Includes 36,05,000 shares allotted to allottees in the public category pursuant to the preferential issue which has been locked-in for a period of six months from the date of trading approval in accordance with Regulation 167(2) of the SEBI (ICDR) Regulations and are not permitted to be tendered in the open offer in accordance with regulation 167(2) of SEBI ICDR Regulations and if tendered, shall not be accepted in the open offer.

This Advertisement and Corrigendum is being issued by Finshore Management Services Limited, on behalf of Narra Purna Babu, Acquirer, in respect of the open offer to acquire shares from the public shareholders of Hypersoft Technologies Limited ("Offer Opening Public Announcement"). The Detailed Public Statement with respect to the aforementioned Offer was made on 7th April, 2025 in Financial Express, English Daily (all editions), Jansatta, Hindi Daily (all editions), Pratahkal, Marathi Daily (Mumbai edition), Prabhatha Velugu, Telugu Daily, (Hyderabad edition).

Offer Price:

amendments thereof.

The Offer Price is Rs. 11/- (Rupees Eleven Only) per Equity Share. There has been no revision in the Offer Price.

Recommendations of the Committee of Independent Directors of the Target Company:

The committee of independent directors of the Target Company ("IDC") published its recommendation on the Offer on 14th October, 2025 in the same newspapers where the DPS was published. Based on the review, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI SAST Regulations, 2011.

The Offer is not a competing offer in terms of Regulation 20 of SEBI SAST Regulations, 2011. There was no competing offer to the Offer and the last date for making such competing offer has expired. The Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of SEBI SAST Regulations, 2011.

Despatch of Letter of Offer to the public shareholders.

The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Shares as on the Identified Date has been completed (either through electronic or physical mode) by 10th October, 2025. The Identified Date was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent. It is clarified that all holders (registered or unregistered) of Equity Shares (except the Acquirer, allottees of the Preferential Issue, and other Promoter) are eligible to participate in the Offer any time during Period. A copy of the Letter of Offer (which includes the Form of Acceptance-cum-Acknowledgment) is also available on SEBI's website (https://www.sebi.gov.in) and the Website of the Manager to the Offer (www.finshoregroup.com) from which the Public Shareholders can download/print the same.

Instructions to the public shareholders

5.1 In case the shares are held in physical form

As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release dated December 3, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 1, 2019. However, in accordance with the Chapter 7 of SEBI Master circular issued by SEBI bearing reference number SEBI/HO/CFD/PoD-1/P/ CIR/2023/31 dated February 16, 2023, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. An eligible shareholder may participate in this Offer by approaching their respective Selling Broker and tender their shares in the open offer as per the procedure as mentioned in the Letter of Offer along with other details.

5.2 In case the shares are held in demat form

the closure of the Tendering Period.

An eligible shareholder may participate in this Offer by approaching their Selling Broker and tender their shares in the open offer as per the procedure as mentioned in the Letter of Offer along with other details.

5.3 Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer:

5.3.1 Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer except Acquirer, allottees in the public category pursuant to the preferential issue and Other Promoter. 5.3.2 In case of non-receipt of the Letter of Offer, the Shareholders holding the Equity Shares may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), along with the following details:

In case of physical shares: Name, address, distinctive numbers, folio nos, number of Equity Shares tendered/withdrawn,

In case of dematerialized shares: Name, address, number of Equity Shares tendered/withdrawn, DP name, DP ID number, Beneficiary account no., - and other relevant documents as mentioned in the Letter of Offer. Such Shareholders have to ensure that their order is entered in the electronic platform of BSE through the Selling broker which will be made available by BSE before

Any other changes suggested by SEBI in their comments to be incorporated.

In terms of Regulation 16(1) of the SEBI SAST Regulations, 2011 the draft Letter of Offer was submitted to SEBI on 16th April, 2025 ("Draft Letter of Offer"). SEBI, vide its letter no. SEBI/HO/CFD/CFD-RAC-DCR1/P/OW/2025/25802/1 dated 1st October, 2025, issued its comments on the Draft Letter of Offer. These comments have been incorporated in the Letter of Offer.

Any other material change from date of the Public Announcement

The Preferential issue of Equity Shares by the Target Company was approved by the shareholders in the Extraordinary General meeting held on 26th April, 2025 and the Target Company has received the in-principle approval on 08th August, 2025 and trading approval on 24th September, 2025 from the Designated Stock Exchange- BSE Limited where shares of the Target Company are Listed. Details regarding the status of the Statutory and other approvals

As confirmed by the Acquirer, there are no statutory approvals required by the Acquirer to acquire the equity shares tendered pursuant to this Offer. However, in case of any statutory approvals being required by the Acquirer at a later date before the closure of the tendering period, this Offer shall be subject to such approvals and the Acquirer shall make the necessary applications for such approvals. In terms of Regulation 23(1) of the SEBI (SAST) Regulations, the Acquirer shall have the right to withdraw the Open Offer, in case of occurrence of any of the following conditions:

statutory approvals required for the open offer or for effecting the acquisitions attracting the obligation to make an open offer under these regulations having been finally refused, subject to such requirements for approval having been specifically disclosed in the detailed public statement and the letter of offer; or

the acquirer, being a natural person, has died; or

any condition stipulated in the agreement for acquisition attracting the obligation to make the open offer is not met for reasons outside the reasonable control of the acquirer, and such agreement is rescinded, subject to such (iii)

conditions having been specifically disclosed in the detailed public statement and the letter of offer, provided that an acquirer shall not withdraw an open offer pursuant to a public announcement made under clause (g) of subregulation (2) of regulation 13, even if the proposed acquisition through the preferential issue is not successful.;

such circumstances as in the opinion of the Board, merit withdrawal. (iv)

In the event of such a withdrawal of the Open Offer, the Acquirer (through the Manager) shall, within 2 (two) Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations.

Schedule of Activities:

Nature of the Activity	Original Schedule of Activities (as disclosed in the Draft Letter of Offer)		Revised Schedule of Activities	
	Date	Day	Date	Day
Date of Public Announcement	28 th March, 2025	Friday	28 th March, 2025	Friday
Corrigendum to the Public Announcement	4 th April, 2025	Friday	4 th April, 2025	Friday
Publication of Detailed Public Statement in newspapers	7 th April, 2025	Monday	7 th April, 2025	Monday
Filing of draft letter of offer with SEBI along with soft copies of Public Announcement and detailed Public Statement	16 th April, 2025	Wednesday	16 th April, 2025	Wednesday
Last date for a competing offer	2 nd May, 2025	Friday	2 nd May, 2025	Friday
Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)	9 th May, 2025	Friday	1 st October, 2025**	Wednesday
Identified Date*	14 th May, 2025	Wednesday	6 th October, 2025	Monday
Last date for dispatch of the Letter of Offer to the public shareholders of the Target Company as on the identified Date	21 st May, 2025	Wednesday	13 th October, 2025	Monday
Last date for upward revision of the Offer Price and / or the Offer Size	26 th May, 2025	Monday	16 th October, 2025	Thursday
Last date by which the recommendation of the committee of independent directors of the Target Company will be published.	23 rd May, 2025	Friday	15 th October, 2025	Wednesday
Date of public announcement for opening of the Offer in the newspapers where the DPS has been published.	27 th May, 2025	Tuesday	17 th October, 2025	Friday
Date of Commencement of tendering period	28 th May, 2025	Wednesday	20 th October, 2025	Monday
Date of Closing of tendering period	10 th June, 2025	Tuesday	4 th November, 2025	Tuesday
Last date of communicating rejection/acceptance and payment of consideration for accepted tenders/return of unaccepted Equity Shares.	24 th June, 2025	Tuesday	19 th November, 2025	Wednesday

- (*) Identified date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer would be sent. All shareholders (registered or unregistered) of equity shares of the Target Company (except Acquirer, allottees in the public category pursuant to the preferential issue and Other Promoter) are eligible to participate in the Offer any time before the closure of the Offer.
- (**) Actual date of receipt of SEBI Comments

10. Corrigendum

a.) In the Public Announcement, Detailed Public Statement, and Draft Letter of Offer, wherever "Regulations 3(2) and 4" are mentioned, the same shall be read as "Regulations 3(1), 3(2), and 3(3)".

The Acquirer accept full responsibility for the obligations of the Acquirer as laid down in the SEBI SAST Regulations, 2011 and for the information contained in this Offer Opening Public Announcement.

The Corporate Identification Number (CIN) of Hypersoft Technologies Limited has to be read as "L62010TG1983PLC003912" in the Detailed Public Statement. 11. Other information

This Offer Opening Public Announcement would also be available on SEBI's website at www.sebi.gov.in Issued by Manager to the Offer on behalf of the Acquirer



Finshore Management Services Limited

Anandlok Block A, Room-207, 227, AJC Bose Road, Kolkata-700020

Tel: 91-033 4603 2561; Website: www.finshoregroup.com; Investor Grievance email id: investors@finshoregroup.com;

Contact Person: Mr. S Ramakrishna Iyengar; SEBI Registration No: INM000012185

Sd/-Mr. Narra Purna Babu Acquirer Place: Kolkata Date: 16th October, 2025

epaper.financialexpress.com

जातीय व धार्मिक तेढ निर्माण करणे देशासाढी घातक - सुप्रिया सुळे

पुणे, दि. १६: राजकीय पोळ्या भाजण्यासाठी जाती जातीत आणि धर्माधर्मात तेढ निर्माण करणे संविधान विरोधी असून ते देशासाठी आणि भावी पिढ्यांसाठी घातक आहे, याची जाणीव खासदार सुप्रिया सुळे यांनी करून दिली.

नगरसेविका सी लक्ष्मी दुधाने. राष्ट्रवादी पवार) पक्षाचे कोथरूड विधानसभा मतदारसंघाचे अध्यक्ष स्वप्निल हापालिकेच्या वतीने उभारण्यात येत असलेल्या पहिल्याच धनुर्विद्या क्रीडा संकुलाचे भूमि पूजन व कोनशिला समारंभ खासदार सुप्रिया सुळे यांच्या हस्ते १०० फूटी डीपी रोड, सर्वे नंबर ९, भारतरत्न डॉ. ए.पी. जे. अब्दल कलाम शेजारी, कर्वे नगर, पुणे येथे पार पडला.

या कार्यक्रमाला राष्ट्रवादी कॉग्रेस शरदचंद्र पवार पक्षाचे शहराध्यक्ष प्रशांत जगताप.

द्धाने यांच्या पुढाकाराने म संकुलाच्या उभारणीसाठी प्रेरणा प्रवीण शेंडे, क्षेत्रीय अधिकारी देणाऱ्या माजी नगरसेविका दुधाने. लक्ष्मी उभारणीसाठी सातत्यपूर्ण पाठपुरावा करणारे राष्ट्रवादी काँग्रेस (शरदचंद्र पवार) पक्षाचे कोथरूड विधानसभा मतदारसंघाचे अध्यक्ष स्वप्निल द्धाने,माजी नगरसेवक सचिन दोडके, महापालिकेचे महापालिका भवन विभागाचे मुख्य अभियंता गव्हाणे, कार्यकारी अभियंता

सोमनाथ आढाव यांच्यासह अनेक मान्यवर उपस्थित होते.

विविधता वैशिष्ट्य आणि बलर-थानही आहे. जाती धर्माच्या नावाखाली समाजात तेढ उत्पन्न करणे घटनेच्या विरोधात आहे. ही तेढ नष्ट करून एकी कायम ठेवण्यासाठी अपप्रवृत्तीच्या विरोधात संपूर्ण समाजाने संघर्ष करणे आवश्यक आहे. मग त्यासाठी कोणतीही किंमत म ोजावी लागली तरी चालेल, असे सुप्रिया सुळे यांनी नमूद केले.

महाराष्ट्र राज्य मोठ्या आर्थिक संकटात आहे. शिव भोजन थाळी चे पैसे तब्बल

आठ महिन्यांपासून दिले गेलेले नाहीत. त्यामळे शिवभोजन थाळी पुरविणाऱ्या महिलांनी आत्महत्या करण्याचा इशारा दिला आहे. मुख्यमंत्री लाडकी बहीण योजनेतून तब्बल २५ लाख महिलांना वगळण्यात आले आहे

औद्योगिक प्रगतीमध्ये म हाराष्ट्र आघाडीवर राहिलेला नाही. उलट भ्रष्टाचारात मात्र महाराष्ट्राने आघाडी घेतली आहे. ही आकडेवारी खुद्द केंद्रा सरकारने दिलेली आहे, असा दावाही सूळे यांनी केला. सध्या मुख्यमंत्री देवेंद्र फडणवीस यांचे

The Board of Directors of the Company, at the meeting held on October 15, 2025, approved the unaudited financial results of the Company for the quarter and half year ended September 30, 2025. ("Financial Results") The Financial Results along with the Limited Review Report, have been uploaded on the Company's website at https://univafoods.co.in/wpcontent/uploads/2025/10/UFL-33.pdf and can be accessed through the

निवडणुकीला प्राधान्य देता मुख्यमंत्र्यांनी सर्व वरिष्ठ अधिकाऱ्यांबरोबर सातत्याने आयोजित पुण्याचे वाहतूक, पाणीपुरवठा, व्यवर-थापन कायदा सृव्यवस्था हे प्रश्न सोडवण्यालाही प्राधान्य द्यावे, असे आवाहन सूळे यांनी केले. सातत्याने प्रक्षोभक वक्तव्य आवरण्याचे आवाहन देखील त्यांनी मुख्यमंत्र्यांना केले.

सरकारला विरोधासाठी विरोध करण्याची आपली भूमि का नाही. सरकार बरोबर आपले पुणे दौरे वाढलेले मतभेद असले तरी मनभेद

UNIVA FOODS LIMITED Regd. Office: B-702, 7th Floor, Neelkanth Business Park, Kirol Village, Near Bus Depot, Vidyavihar (W), Mumbai - 400086. I CIN: L55101MH1991PLC063265 I Contact No.: +91 8928039945 Email Id: univafoods@gmail.com | Website: www.univafoods.co.in

STATEMENT OF UNAUDITED FINANCIAL RESULTS (STANDALONE) FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025.

आहेत. केवळ महापालिका नाही, असे सांगताना सूळे यांनी केंद्रीय क्रीडा मंत्री किरेन रिजीज् यांनी सुरू केलेल्या खेलो इंडिया, या योजनेमुळे अनेक खेळाडू तयार झाल्याचे नमुद

> मागील चार वर्षात म हापालिका निवडणका झाल्यामुळे कोणतेही नसताना देखील प्रभागात कामांचा धडाका सुरू ठेवणाऱ्या माजी नगरसेविका लक्ष्मी दधाने आणि राष्ट्रवादी काँग्रेस (शरदचंद्र पक्षाचे कोथरूड विधानसभा मतदारसंघाचे अध्यक्ष र-वप्निल दुधाने यांचे सुळे यांनी कौतुक

THE INDIAN LINK CHAIN MANUFACTURERS LIMITED

Corporate Identification Number: L47211MH1956PLC009 Office: Office No. 2, Chandra Niwas Hirachand Desai Road, Ghatkopar West Opp. Ghatkopar New Post Office, Mumbai 400 086 **Tel No.**: 022-22661013, 22665519, 22661013, 22660749; **Fax:** 022-22664311, 22661013 Website: www.inlinch.com; Email: inlinch@hotmail.com

ttee of Independent Directors ('IDC') of THE INDIAN LINK CHAIN MANUFACTURERS LIMITED ("ILCML" or 'Target Company") on the Open Offer made by Mr. Rajendra Kamalakant Chodankar ('Acquirer') to the Shareholders of the Target Company under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 including subsequent amendments thereto ('SEBI (SAST) Regulations').

1.	Date	Thursday, October 16, 2025		
2.	Name of the Target Company	The Indian Link Chain Manufacturers Limited		
3.	Details of the Offer pertaining to the Target Company	This Offer is being made by Mr. Rajendra Kamalakant Chodankar ('Acquirer') pursuant the provisions of Regulations 3(1) and 4 of the SEBI (SAST) Regulations, for acquisition of upto 7,93,000 (Seven Lakh Ninety Three Thousand) Equity Shares of ₹ 10/- each representing 26.00% of the Emerging Equity and Voting Share Capital of the Target Company, at a pric of ₹ 71.00 (Rupees Seventy One Only) per Equity Share, payable in cash.		
4.	Name of the Acquirer	Mr. Rajendra Kamalakant Chodankar		
5.	Name of the Manager to the Offer	Bonanza Portfolio Limited CIN: U65991DL1993PLC052280 Bonanza House, Plot No. M-2, Cama Industrial Estate, Walbhat Road, Behind The Hub, Goregaon (East), Mumbai - 400 063		
6.	Members of the Committee of Independent Directors	Mr. Ashok Jain, Chairperson Mr. Jaynish Kothari, Member		
7.	IDC Member's relationship with the Target Company (Directors, Equity Shares owned, any other contract/ relationship), if any	a) IDC members are Independent and Non-Executive Directors on the Board of the Targe Company. b) None of the IDC member holds Equity Shares in the Target Company. c) None of the IDC member holds any contract or relationship with the Target Company a present.		
8.	Trading in the Equity Shares/ other securities of the Target Company by IDC Members	None of the IDC members have traded in any Equity Shares/ other securities of the Targe Company during a period of 12 months prior to the date of Public Announcement till the dat of this recommendation		
9.	IDC Member's relationship with the Acquirer (Directors, Equity Shares owned, any other contract/ relationship)	None of the IDC members have any relationship with the Acquirer at present.		
10.	Trading in the Equity Shares/ other securities of the Acquirer by IDC Members	Nil		
11.	Recommendation on the Offer, as to whether the Offer, is or is not, fair, and reasonable	The IDC members have reviewed the following documents issued by the Manager on beha of the Acquirer (collectively referred to as the "Offer Documents"): (a) the Publi Announcement dated Tuesday, May 13, 2025; (b) the Draft Letter of Offer dated Tuesday, May 20, 2025; (c) the Draft Letter of Offer dated Tuesday, May 27, 2025; and (d) the Letter of Offer dated Wednesday, October 08, 2025. The IDC members believe that Offer is fair and reasonable, in accordance with the provision		
12.	Summary of Reasons of Recommendation	of SEBI (SAST) Regulations. Based on the review of the Offer Documents, the IDC members are of the opinion that the Offer Price of ₹ 71 per Equity Shares, offered by the Acquirer is in line with Regulation 8(2 of SEBI (SAST) Regulations and prima facle appears to be justified. The Committee considered the following facts: a) The Equity Shares of the Company are infrequently traded on BSE within the meaning of Regulation 2(1)(i) of SEBI (SAST) Regulations; b) The Offer Price of ₹ 71 per Equity Shares is justified in terms of the parameters prescribed under Regulations 8(2) of the SEBI (SAST) Regulations. Keeping in view of the above fact, the IDC members are of the opinion that the Offer Price of ₹ 71 (Rupees Seventy One Only) payable in cash per Equity Share to the Shareholders of the Target Company for this Offer is fair and reasonable. However the Shareholders should independently evaluate the Offer and take informed decision the matter.		
13.	Details of Independent Advisors, if any	Nil		
14.	Disclosure of Voting Pattern of the meeting in which the open offer proposal was discussed	The recommendations were unanimously approved by the members of the IDC		

15. Any other matter to be highlighted Nil To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in a material respect, true, correct, and not misleading, whether by omission of any information or otherwise, and includes all the info equired to be disclosed by the Target Company under SEBI (SAST) Regulations.

> Committee of Independent Directors The Indian Link Chain Manufacturers Limite Mr. Ashok Jain, Chairperson

Date: October 16, 2025 Place: Mumbai

given QR code.

VR FILMS & STUDIOS LIMITED CIN - L92100MH2007PLC177175 NEAR DIAMOND GARDEN, SION-TROMBAY ROAD, CHEMBUR, MUMBAI-400071 Tel No: 91-22-25273841, Tel Fax No: 91-22-25228467

Email Id: info@vrfilms.in, Website: www.vrfilms.in UNAUDITED FINANCIAL RESULTS FOR THE SECOND QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Un-Audited Standalone Financial Results of the Company for the quarter and half year ended September 30, 2025 were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 16.10.2025. The Statutory Auditors of the Company have carried out a Limited Review of the said results.

The aforesaid financial results along with the Limited Review Reports are available on the website of the Stock Exchanges at www.bseindia.com and the Company's website at https://vrfilms.in/investor/ and can also be accessed by scanning the QR code given below.

Date: 16.10.2025 Place: Mumbai

For, V R FILMS & STUDIOS LIMITED MANISH DUTT MANAGING DIRECTOR DIN: 01674671

For and on behalf of Board of Directors of Univa Foods Limited

परिशिष्ट-४ (नियम ८(१)) DCB BANK ताबा सूचना (स्थावर मालमत्तेकरिता)

Mallinath Madineni

Managing Director

DIN: 01556784

ज्याअर्थी, खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (५४/२००२) अंतर्गत **डीसीबी बँक लिमिटेड**चे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ३ सहवाचिता कलम १३(१२) अन्वये असलेल्या अधिकाराअंतर्गत सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत मागणी सूचनेत नमुद रक्कम जमा करण्याकरिता कर्जदार **(कर्जेदार व सह-कर्जदार व जामिनदार)** यांना मागणी सूचना वितरीत केली होती.

सदर कर्जदार, सह-कर्जदार व जामिनदार यांनी मागणी सूचनेत नमूद केलेली रक्कम भरण्यास असमर्थ ठरले आहे. कर्जदार, सह-कर्जदार व जामिनदार आणि सर्वसामान्य जनतेस येथे सूचित करण्यात येत आहे की. खालील स्वाक्षरीकर्त्यांनी सदर कायद्याच्या कलम १३ चे उपकलम (X) सहवाचिता सिक्यरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या नावापुढील मालमत्तेचा **वास्तविक ताबा** खाली नमुद केलेल्या तारखांना घेतलेला आहे. विशेषतः कर्जदार, सह-कर्जदार आणि जामिनदार व सर्वसामान्य जनतेस येथे सावध करण्यात येते की (स्थावर मालमत्तेचे तपशिल) सदर मालमत्तेसह कोणताही व्यवहार करू नये आणि सदर मालमत्तेसह व्यवहार

केलेला असल्यास त्यांनी **डीसीबी बँक लिमिटेड**कडे नमूद रक्कम जमा करावी. प्रतिभूत मालमत्तेची पूर्तता करण्यासाठी, उपलब्ध वेळेनुसार, कायद्याच्या कलम १३ च्या उप-कलम (८)

च्या तरतुर्दीकडे कर्जदाराचे लक्ष वेधण्यात आले आहे.			
(8)	वास्तविक ताबा - दिनांक ११ ऑक्टोबर, २०२५		
मागणी सूचना दिनांक	१६.१०.२०२३		
कर्जदार आणि सह–कर्जदाराचे नाव	१. लावण्या अमरनाथ वल्लाळ २. अमरनाथ सत्यनारायण वल्लाळ		
कर्ज खाते क्र.	DRHLKAL00563994		
एकूण थकबाकीची रक्कम	दिनांक १६ ऑक्टोबर, २०२३ रोजी पेमेंट/वसुली होईपर्यंत पुढील व्याजासह देय रक्कम रु.१९,३०,६८४.१५/- (रुपये एकोणीस लाख तीस हजार सहार चौऱ्याऍशी आणि पैसे पंधरा फक्त)		
स्थावर मालमत्तेचे वर्णन	फ्लॅट क्र.११, क्षेत्रफळ सुमारे २६२ चौ.फु. अर्थात २४.३४ चौ.मी., १ल मजला, श्री कृष्ण को-ऑप.ही.सो.लि.ची इमारत, एम.एच.क्र.१४६७, न् कानेरी-कामतघर, तालुका मिवंडी, जिल्हा ठाणे, विगरशेत जमीन बांधकाग नवीन सब्हें क्र.२१३/१सी, जुना सब्हें क्र.४८/३५, २३/११ भाग, मु कामतघर, तालुका मिवंडी, जिल्हा ठाणे, नॉदणी जिल्हा ठाणे, उप-नॉदण जिल्हा मिवंडी आणि तालुका मिवंडी आणि मिवंडी निझामपूर गङ्ग महानगरपालिकेच्या मयदित, तालुका मिवंडी, जिल्हा ठाणे येथील जागेचे सर्व भाग व खंड (प्रतिभृत मालमत्ता).		
(5)	वास्तविक ताबा - दिनांक १३ ऑक्टोबर, २०२५		
मागणी सूचना दिनांक	२९.११.२०२३		
कर्जदार आणि सह–कर्जदाराचे नाव	१. श्री. शाहिद इस्माईल ताम्बोली २. श्रीमती शाईस्ता शाहिद ताम्बोली		
कर्ज खाते क्र.	DRHLANE00487716		
एकूण थकबाकीची रक्कम	दिनांक २९.११.२०२३ रोजी पेमेंट/वसुली होईपर्यंत पुढील व्याजासह देर रक्कम रु.३५,७५,३९८.८९/- (रुपये पस्तीस लाख पंच्याहत्तर हजार तिनश् अठ्ठ्याण्णव आणि पैसे एकोणनव्वद फक्त)		
स्थावर मालमत्तेचे वर्णन	पलॅट जागा क्र.३०४, ३रा मजला, बिस्मिछाह टॉवर म्हणून ज्ञात इमारत देवरी पाडा, मुंब्रा द्रुतगती महामार्ग, गाव कौसा, मुंब्रा, जिल्हा ठाणे–४००६१: येथील जागेचे सर्व भाग व खंड (प्रतिभूत मालमत्ता).		
(३)	वास्तविक ताबा - दिनांक १३ ऑक्टोबर, २०२५		
मागणी सूचना दिनांक	१५.0२.२0२४		
कर्जदार आणि सह–कर्जदाराचे नाव	१. श्री. अतुलकुमार अशोतोष द्रिवेदी २. श्रीमती भावना अतुल द्रिवेदी		
कर्ज खाते क्र.	DRHLKAL00571516		
एकूण थकबाकीची रक्कम	दिनांक १५.०२.२०२४ रोजी पेमेंट/वसुली होईपर्यंत पुढील व्याजासह देर रक्कम रु.४९,७६,९१२/- (रुपये एकेचाळीस लाख शहात्तर हजार नऊरे बारा फक्त)		
स्थावर मालमत्तेचे वर्णन	फ्लॅट क्र.१०१, क्षेत्रफळ ८५० चौ.फु. बिल्टअप क्षेत्र, १ला मजला, करण		

सही/ संज्योत रांगणेकर

अध्यक्षा डीआयएन:०७१२८९९२

नॅशनल स्टॅण्डर्ड (इंडिया) लिमिटेड

सीआयएन: एल२७१०९एमएच१९६२पीएलसी२६५९५९ नोंदणीकृत कार्यालय: ४१२, ४था मजला, १७जी, वर्धमान चेंबर, कावसजी पटेल रोड, हॉर्निमन सर्कल, फोर्ट, मुंबई-४०००१. वेबसाईट:www.nsil.net.in, ई-मेल:investors.nsil@lodhagroup.com,

दूर.:+९१२२-६१३३४४०० ३० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

३० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता अलेखापरिक्षित वित्तीय निष्कर्षास कंपनीच्या संचालक मंडळाने दिनांक **१६ ऑक्टोबर, २०२५** रोजी झालेल्या सभेत मान्यता दिली.

मर्यादित पुनर्विलोकन अहवालासह कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष बीएसई लिमिटेडच्या www.bseindia.com आणि कंपनीच्या https://www.nsil.net.in/investor-relation/ financial-result/financial-quarterly-2025-2026 या वेबसाईटवर प्रसिद्ध केले आहे आणि सदर अहवाल क्विक रिस्पॉन्ड कोड स्कॅनिंगद्वारे पाहता येईल.

सही/-स्मिता घाग

संचालक मंडळाच्या वतीने व करीता नॅशनल स्टॅण्डर्ड (इंडिया) लिमिटेड

डीआयएन:०२४४७३६२

पॅलेस म्हणून ज्ञात इमारत, बांधकाम जमीन जागा खोली क्र.१७५, ब्लॉक क्र.सी-४७, सीटीएस क्र.८९९२, महानगरपालिका प्रभाग क्र.२९ अंतर्गत करनिर्धारण, मालमत्ता क्र.२९सीओ०२०४६८६००, शिव कॉलनी, उल्हासनगर-[°]३, जिल्हा ठाणे येथील मालमत्तेच्या जागेचे सर्व भाग व खंड. (प्रतिभत मालमत्ता). वास्तविक ताबा - दिनांक १५ ऑक्टोबर, २०२५ कर्जदार आणि १. श्री. आशिष कामताप्रसाद सरोज २. श्रीमती मीना आशिष सरोज DRHLKAU00587273 कर्ज खाते क. एकण थकताकीची रक दिनांक १५ ऑक्टोबर, २०२४ रोजी पेमेंट/वसुली होईपर्यंत पूढील व्याजार देय रक्कम रु.३९,८७,०७६/- (रुपये एकोणचाळीस लाख सत्त्याऐंशी हजा फ्लॅट क्र.१४१०. क्षेत्रफळ ३७.५५ चौ.मी.. १४वा मजला. डी विंग व्हर्सटाईल व्हॅली म्हणून ज्ञात प्रकल्प आणि जमीन जुना एस.क्र.११, १३, १४, १५, १६ आणि नवीन एस.क्र.१२, १४, १५, १६, १७, गाव निळजे, तालुका कल्याण, जिल्हा ठाणे येथील जागेचे सर्व भाग व खंड. (प्रतिभूत वास्तविक ताबा - दिनांक १५ ऑक्टोबर, २०२५ मागणी सचना दिनांक सह–कर्जदाराचे नाव २. श्रीमती विद्या सोमा कटम DRHLKEC00566695 एकण थकबाकीची रक्कम दिनांक १० जानेवारी. २०२४ रोजी पेमेंट/वसली होईपर्यंत पढील व्याजास देय रक्कम रु.२९,६८,४६२/- (रुपये एकोणतीस लाख अडुसष्ट हजा चारशे बासष्ट फक्त) ५२७ चौ.फु. (कार्पेट), जमीन सर्व्हे क्र.२, हिस्सा क्र.३ आणि सर्व्हे क्र.३ हिस्सा क्र.३, क्षेत्रफळ सुमारे ४६३० चौ.मी., गाव जोवेली, तालुक अंबरनाथ, जिल्हा ठाणे येथील जागेचे सर्व भाग व खंड. (प्रतिभूत मालमत्ता)

दिनांक: १७.१०.२०२५ प्राधिकत अधिकारी ठिकाण: ठाणे केलेली नोटीस ग्राह्य धरण्यात येईल

दै. मुंबई लक्षदीप

(उपविधी क्र.३५ अन्वये) सोसायटीच्या भांडवल/मालमत्तेतील मयत सदस्याचे शेअर्स व हित हस्तांतरणास आक्षेप किंवा दावा मागविण्याच्या सचनेचा नमन

श्रीमती ज्योती कांतीभाई गामी या बॉम्बे मार्केट सी को.हौ.सो. लिमिटेड, बॅसिन कॅथलिक बँके समोर, १ छत्रपती शिवाजी महाराज मार्ग, (स्टेशन रोड), भाईंदर (पश्चिम), जिल्हा ठाणे-४०११०१ या सोसायटीच्या सदस्य आहेत आणि फ्लॅट क्र.५/सी/सी, तळमजला, क्षेत्रफळ १०५ चौ.फु. कार्पेट क्षेत्र अर्थात १२६ चौ.फु **बिल्यअप क्षेत्र अर्थात ११.७१ चौ.मी. बिल्टअप क्षेत्रा**मध्ये द्वितीय संयक्त मालक म्हणन ५०% हिस्सा आहे. यां गुजरात राज्यातील पाटण तालुक्यातील संदर या गावी २१ ऑगस्ट, २०२५ रोजी कोणतेही नामांकन न करता आणि

सोसायटी याव्दारे. सोसायटीच्या भांडवल/मिळकतीमधील. मयत सभासदाच्या सदर शेअर्स व हितसंबंधा हस्तांतरण होण्यास वारस किंवा अन्य दावेदारी/आक्षेप घेणारे यांच्याकडून काही दावे किंवा आक्षेप असल्यास ह्या सूचनेच्या प्रसिध्दीपासून **१५ दिवसांत** सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स संबंधाच्या हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या दावा/आक्षेपांच्या पुष्ठ्यर्थ अशी कागदपत्रे आणि अन पुरावाच्या प्रतींसह मागविण्यात येत आहेत. वर दिलेल्या मुदतीत जर काही दावे/आक्षेप प्राप्त झाले नाहीत, तर मयत सभासदाच्या सोसायटीच्या भांडवल/मिळकतीमधील शेअर्स व हितसंबंधाशी सोसायटी उपविधीतील तरतदींमधीर दिलेल्या मार्गाने व्यवहार करण्यास सोसायटी मोकळी असेल. जर सोसायटीच्या भांडवल/मिळकतीमधील मय सभासदाच्या शेअर्स व हितसंबंधाच्या हस्तातरणास काही दावे/आक्षेप सोसायटीने प्राप्त केले तर, सोसायटीच्य उपनियमांनुसार आणि एम.सी.एस. कायदा, १९६० अंतर्गत प्रदान केलेल्या पद्धतीने हाताळले जातील. सोसायटींच्य नोंदणीकृत उपविधींची प्रत दावेदार/आक्षेपकाव्दारे निरीक्षणाकरिता सोसायटीचे कार्यालय/सोसायटीचे सचिव यांच्याकडे सदर सूचना प्रसिध्दीच्या तारखेपासून कालावधी समाप्तीच्या तारखेपर्यंत सर्व कामकाजाच्या दिवर्श उपलब्ध आहेत

बॉम्बे मार्केट सी को.हौ.सो. लिमिटेडकरित ठिकाण: मुंबई मा. सचिव दिनांक: १७ ऑक्टोबर, २०२५

(उपविधी क्र.३५ अन्वये) सोसायटीच्या भांडवल/मालमत्तेतील मयत सदस्याचे शेअर्स व हित हस्तांतरणास

आक्षेप किंवा दावा मागविण्याच्या सूचनेचा नमुना. श्रीमती ज्योती कांतीभाई गामी या बॉम्बे मार्केट सी को.हौ.सो. लिमिटेड, बॅसिन कॅथलिक बँके समोर, श्री छत्रपती शिवाजी महाराज मार्ग, (स्टेशन रोड), भाईंदर (पश्चिम), जिल्हा ठाणे-४०११०१ या सोसायटीच्या सदस्या आहेत आणि **फ्लॅट क्र.१७, ३रा मजला, ए विंग,** क्षेत्रफळ ४६६ चौ.फु. कार्पेट क्षेत्रामध्ये द्वितीय संयुक्त मालक

म्हणून ५०% हिस्सा आहे, यांचे गुजरात राज्यातील पाटण तालुक्यातील संदर या गावी २१ ऑगस्ट, २०२५ रोजी

कोणतेही नामांकन न करता आणि कोणतेही इच्छापत्र किंवा मृत्युपत्र जाहीर न करता निधन झाले. सोसायटी याव्दारे, सोसायटीच्या भांडवल/मिळकतीमधील, मयत सभासदाच्या सदर शेअर्स व हितसंबंधाचे हस्तांतरण होण्यास वारस किंवा अन्य दावेदारी/आक्षेप घेणारे यांच्याकडून काही दावे किंवा आक्षेप असल्यास ह्या सचनेच्या प्रसिध्दीपासन १५ दिवसांत सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स हितसंबंधाच्या हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या दावा/आक्षेपांच्या पृष्ठ्यर्थ अशी कागदपत्रे आणि अन पुरावाच्या प्रतींसह मागविण्यात येत आहेत. वर दिलेल्या मुदतीत जर काही दावे/आक्षेप प्राप्त झाले नाहीत, तर मयत सभासदाच्या सोसायटीच्या भांडवल/मिळकतीमधील शेअर्स व हितसंबंधाशी सोसायटी उपविधीतील तरतुर्दीमधील दिलेल्या मार्गाने व्यवहार करण्यास सोसायटी मोकळी असेल. जर सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्या हस्तातरणास काही दावे/आक्षेप सोसायटीने प्राप्त केले तर, सोसायटीच्य ष्पनियमांनुसार आणि एम.सी.एस. कायदा, १९६० अंतर्गत प्रदान केलेल्या पद्धतीने हाताळले जातील. सोसायटींच्य नोंदणीकृत उपविधींची प्रत दावेदार/आक्षेपकाव्दारे निरीक्षणाकरिता सोसायटीचे कार्यालय/सोसायटीचे सचिव यांच्याकडे सदर सूचना प्रसिध्दीच्या तारखेपासून कालावधी समाप्तीच्या तारखेपर्यंत सर्व कामकाजाच्या दिवर्श

उपलब्ध आहेत. बॉम्बे मार्केट सी को.हौ.सो. लिमिटेडकरित ठिकाण: मुंबई दिनांक: १७ ऑक्टोबर, २०२५ मा. सचि

नोंदणीकृत कार्यालयः ४१२, ४था मजला, १७जी, वर्धमान चेंबर, कावसजी पटेल रोड, हॉर्निमन सर्कल, फोर्ट, मुंबई-४००००१. कॉर्पोरेट कार्यालय: वन लोधा प्लेस, सेनापती बापट मार्ग, लोअर परळ, मुंबई-४०००१३. द्रः:+९१२२-६७७३७३७३, ई-मेलः investors.sel@lodhagroup.com

सनथनगर इंटरप्रायझेस लिमिटेड

३० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल ३० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता अलेखापरिक्षित वित्तीय निष्कर्षास

कंपनीच्या संचालक मंडळाने दिनांक **१६ ऑक्टोबर, २०२५** रोजी झालेल्या सभेत मान्यता दिली. मर्यादित पुनर्विलोकन अहवालासह कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष बीएसई लिमिटेडच्या www.bseindia.com आणि कंपनीच्या https://www.sanathnagar.in/investor-relation/ corporate-announcement/financial-year-2025-2026 या वेबसाईटवर प्रसिद्ध केले आहे आणि सदर अहवाल क्विक रिस्पॉन्ड कोड स्कॅनिंगद्वारे पाहता येईल.

संचालक मंडळाच्या वतीने व करिता सनथनगर इंटरप्राईजेस लिमिटेडकरीत

ठिकाण: मुंबई दिनांक: १६ ऑक्टोबर, २०२५

ठिकाण: मुंबई

दिनांक: १६ ऑक्टोबर, २०२५