FINANCIAL EXPRESS



Barbeque-Nation Hospitality Limited CIN:U55101KA2006PLC073031

Registered Office: Sy No. 62, Site No. 13, 6th Cross, NS Palya, BTM Layout Bengaluru-560076, Karnataka, India, Tel: +91 80 4511 3000

E-mail: compliance@barbequenation.com, Website: www.barbequenation.com NOTICE OF AN EXTRAORDINARY GENERAL MEETING

AND E-VOTING INFORMATION

NOTICE is hereby given that an Extra-Ordinary General Meeting ("EGM") of

Shareholders of Barbeque-Nation Hospitality Limited ("Company") will be held on

Monday, July 19, 2021 at 10:00 AM IST through Video Conferencing ('VC)/ Other

Audio Visuals Means ('OAVM'), in compliance with the applicable provisions of the

Companies Act, 2013 and rules framed thereunder, and the Circulars issued by

Ministry of Corporate Affairs ('MCA') bearing Nos. 14/2020, 17/2020, 39/2020 and

10/2021 dated April 8, 2020, April 13, 2020, December 31, 2020 and dated June 23,

2021 respectively ("MCA Circulars") read with Circulars issued by Securities and

Exchange Board of India bearing No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May

12, 2020 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 ("SEBI

In compliance with the applicable provisions of the Companies Act, 2013 and rules

framed thereunder, and aforesaid MCA Circulars, SEBI Circulars, and SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015, as amended. Notice.

explanatory statement, and supporting documents of EGM have been sent through

electronic mode to all such Shareholders whose email lds are registered with the

Company/Depositories/Registrar and Share Transfer Agent (RTA) of the Company.

The dispatch of Notice of EGM through email was completed on June 25, 2021.

Notice convening the EGM is available on the websites of the Company at

www.barbequenation.com., BSE and NSE at www.bseindia.com and

www.nseindia.com, respectively and is also available on the website of CDSL at

The Company is providing remote e-voting facility to all its members to cast their

votes on all the resolutions set out in the Notice of EGM. Detailed instructions for

attending the EGM and casting votes through remote e-voting are provided in the

In case Members have not registered their email addresses with the

Company/Depository/RTA, please follow the below instructions to register email

Members holding shares in dematerialised form can get their email lds registered

www.evotingindia.com.

Notice of EGM.

S/d

Harish Kuber

Circulars"), to transact the Special Business as set out in the Notice of EGM.

ON THE PATH OF GROWTH ADD.: 224-230 BELLASIS ROAD MUMBAI - 400008 Email:contact@rajoilmillsltd.com |Phone: 022 -2302 1996/98 Website: www.rajoilmillsltd.com

STATMENT OF STANDALONEAUDITED FINANCIAL RESULTS EOD THE OHADTED AND VEAD ENDED MADCH 24 2024

SR.	Particulars	(Quarter Ended			Year Ended		
NO.		31/03/2021	31/12/2020	31/03/2020	31/03/2021	31/03/2020		
		Audited	Unaudited	Audited	Audited	Audited		
1.	Total Income From Operations	2757.14	2690.05	2058.26	10354.47	8288.37		
2.	Net Profit/(Loss) for the period (before tax, Exceptional and /or Extraordinary Items)	17.95	116.78	(263,56)	467.05	106.87		
3.	Net Profit/(Loss) for the period before tax (after Exceptional and /or Extraordinary Items)	17.95	116.78	(263.56)	467.05	106.87		
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(29.24)	102.56	(188.30)	407.12	148.45		
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(15.18)	102.56	(188.80)	421.19	147.95		
6.	Equity Share Capital	1498.87	1498.87	1498.87	1498.87	1498.87		
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	(2840.78)	(2825.60)	(3261.96)	(2840.78)	(3261.96)		
8.	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinuing operations) i) Basic ii) Diluted	(0.10) (0.10)	0.68 0.68	(1.26) (1.26)	2.81 2.81	0.99 0.99		

Place: Mumbai

Date: June 24, 2021

- . The above result for the Quarter and Year ended 31stMarch, 2021 have been reviewed by the Audit Committee and approved by the Board of Director in their meeting held on 24thJune, 2021.
- The above is an extract of the detailed format of Quarterly Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Results is available on the websites of Bombay Stock Exchange (www.bseindia.com), National Stock Exchange (www.nseindia.com) and Company www.rajoilmillsltd.com

FOR Raj Oil Mills Limited

RAJ OIL MILLS LTD.

CIN: L15142MH2001PLC133714

Parvez Shafee Ahmed Shaikh Chairman

DIN: 00254202

CIN L15494RJ1992PLC016617 Regd. Office & Works: SP-916, Phase - III, Industrial Area, Bhiwadi - 301019, Rajasthan, India

AJANTA SOYA LIMITED

ATANTA Tel.: 911-6176727, 911-6128880 Corp. Office: 12th Floor, Bigjo's Tower, A-8, Netaji Subhash Place, Wazirpur District Centre, Delhi-110034

Phone: 011-42515151; Fax: 011-42515100 WEBSITE- www.ajantasoya.com, Email - cs@ajantasoya.com

Extract of Standalone Audited Financial Results for the quarter and year ended 31" March, 2021 (Ps. in Lakhs except EPS)

				fixe in re	ikiis except cr
			Standalone		
Particulars	Quarter ended	Quarter ended	Quarter ended	Year ended	Year ended

		Standalone						
SI No.	Particulars	Quarter ended 31.03.2021	Quarter ended 31.12.2020	Quarter ended 31.03.2020	Year ended 31.03.2021	Year ended 31.03.2020		
		Audited	Un-audited	Audited	Audited	Audited		
1.	Total Income from operations*	26345.07	24251.81	20073.41	93902.61	76168.64		
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra Ordinary items)	1822.43	1160.00	184.70	4058.28	1285.13		
3.	Net Profit/(Loss) for the period before tax (after Exceptional and /or Extraordinary items)	1822.43	1160.00	184.70	4058.28	1285.13		
4.	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	947.28	767.18	169.28	2514.09	979.84		
5.	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after Tax)]	951.74	769.12	149.93	2526.31	973.59		
6.	Equity Share Capital	1609.66	1609.66	1609.66	1609.66	1609.66		
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	6326.16 (as on 31.03.2021)	3799.85 (as on 31.03.2020)	3799.85 (as on 31.03.2020)	6326.16	3799.85		
8.	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) - Basic: Diluted:	5.88 5.88	4.77 4.77	1.05 1.05	15.62 15.62	6.09 6.09		

Diluted: Note:

Place: Delhi

Date: 25th June, 2021

*Total Income from operations consists of "Revenue from Operations and Other Income".

This Statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS), prescribed under Section 133 of the Companies Act, 2013, and other recognised accounting practices and policies to the extent applicable. The above is an extract of the detailed format of Audited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarter and year ended March 31, 2021 Audited Financial Results are available on the Stock Exchange websites: www.bseindia.com and on Company's website www.ajantasoya.com.

The above results were reviewed by the Audit committee, and thereafter approved by the Board of Directors in their meetings held

Previous year periods figures have been regrouped/reclassified wherever necessary.

On behalf of the Board For Ajanta Soya Limited Sushil Goyal Managing Director (DIN: 00125275)



TATA MOTORS LIMITED Registered Office: Bombay House, 24, Homi Mody Street, Mumbai - 400001

Tel: +91 22 6665 8282 Email: inv rel@tatamotors.com Website: www.tatamotors.com CIN - L28920MH1945PLC004520

Public Notice - 76th Annual General Meeting

This is to inform that in view of the continuing COVID-19 pandemic, the 76th Annual General Meeting ('AGM'/ 'Meeting') of the Members of Tata Motors Limited ('the Company') will be convened through Video Conference ('VC') / Other Audio Visual Means ('OAVM'), without the physical presence of the Members at a common venue in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder, read with General Circular Nos. dated April 8, 2020, April 13, 2020, May 5, 2020 and January 13, 2021 issued by the Ministry of Corporate Affairs (collectively referred to as "MCA Circulars") and Circulars dated May 12, 2020 and January 15, 2021 issued by Securities and Exchange Board of India ("SEBI Circulars").

The 76th Annual General Meeting ('AGM') of the Members of Tata Motors Limited will be held on Friday, July 30, 2021 at 3:00 p.m. (IST) through VC/OAVM facility provided by National Securities Depository Limited ('NSDL') to transact the businesses as set out in the Notice convening the AGM.

The Notice of the AGM along with the Integrated Report & Annual Accounts for the Financial Year 2020-21 (the 'Integrated Report') of the Company will be available on the website of the Company - www.tatamotors.com and on the website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice will also be available on the website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

Members can attend and participate in the AGM ONLY through VC/OAVM facility, the details of which will be provided by the Company in the Notice of the AGM. Members attending the meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

The Notice of the AGM along with the Integrated Report will be sent electronically to those Members whose e-mail addresses are registered with the Company / Registrars & Transfer Agent ('Registrar/RTA') / Depository Participants ('DPs'). As per the SEBI Circular, no physical copies of the Notice of the AGM and Integrated Report will be sent to any Shareholder. Members who have not vet registered their email addresses with the Company / RTA are requested to follow the process mentioned below on or before 5.00 p.m. (IST) on Tuesday, July 20, 2021, for registering their e-mail addresses to receive the Notice of AGM and Integrated Report electronically and to receive login ID and password for remote e-voting is as under:

a) Visit the link https://tcpl.linkintime.co.in/EmailReg/email_register.html

b) Select the name of the Company from dropdown.

c) Enter details in respective fields such as DP ID and Client ID (if you hold the shares in demat form) / Folio no. and Certificate no. (if shares are held in physical form), Name of the Shareholder, PAN details, mobile number and e-mail ID.

d) System will send OTP on mobile number and e-mail ID.

e) Enter OTP received on mobile number and e-mail ID and submit.

before the AGM / during the AGM forms part of the Notice of the AGM.

NSDL will email the Notice of this AGM along with the Annual Report 2020-21 as also the remote e-voting user ID and password, within 48 hours of successful registration of the email address by the Member. In case of any queries, Members may write to csg-unit@tpclindia.co.in or evoting@nsdl.co.in.

For permanent registration of the e-mail address, Members holding shares in demat form, are requested to update the same with their concerned DPs and in case the Members are holding shares in physical form, are

requested to update the same with the RTA by writing to them at csg-unit@tcplindia.co.in The Company is pleased to provide remote e-voting facility ('remote e-voting') of NSDL to all its members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company shall also provide the facility of voting through remote e-voting system during the Meeting. Detailed procedure for remote e-voting

Hoshang K Sethna

CLASSIFIED CENTRES IN MUMBAI Sanjeet Communication Fort. Phone: 40024682/ 40792205

S. Arts Advtg. Phone: 23415111 Taj Publicity Services,

Byculla (W), Phone: 2305 4894. Mobile: 9892011371. Girgaon, Phone: 2386 8065.

Aarvan Publicity Dadar (E), Phone: 022-65881876 Mobile: 9320111876

Mobile · 9869074144

B. Y. Padhye Publicity Services, Dadar (W), Phone: 2422 9241/ 2422 0445.

DATEY Advertising, Datey Bhavan, Dadar (W) Mobole: 8452846979/ 9930949817 Hook Advertainment

Mobile : 8691800888 Central Advertising Agency,

Mahim (W), Phone: 24468656 / 24465555 Charudatta Advertising,

Phone: 24221461 Jay Publicity, Dadar (E), Phone: 24124640 Pallavi Advtg.

Dadar (W), Mobile: 9869109765 Shree Swami Samarth Advertising Dadar (W), Phone: 24440631 Mobile: 9869131962

Dadar (W), Phone : 24304897

Time Advertising, Matunga (W), Phone: 2446 6191

Vijaya Agencies, Dadar (W), Phone : 2422 5672. Mobile : 9920640689

Matunga (W), Phone: 022-66393184/ 022-66332340

Achievers Media Bandra (W.), Phone: 22691584

account of IEPF Authority.

required under Section 124(5) of the said Act.

6 glenmark **PHARMACEUTICALS LIMITED**

Registered Office: B/2, Mahalaxmi Chambers, 22, Bhulabhai Desai Road, Mahalaxmi, Mumbai - 400 026. Corporate Office: Glenmark House, B. D. Sawant Marg, Chakala,

Off Western Express Highway, Andheri (East), Mumbai - 400 099. Tel No.: +91-22-4018 9999 Fax No.: +91-22-4018 9986 Email: complianceofficer@glenmarkpharma.com Website: www.glenmarkpharma.com CIN: L24299MH1977PLC019982

NOTICE TO SHAREHOLDERS

For transfer of shares to the Investor Education and Protection Fund (IEPF) (As per Section 124(6) of the Companies Act, 2013)

In terms of the requirement of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting Audit Transfer and Refund) Rules 2016 ("the Rules"), the Company is required to transfer the shares in respect of which the dividend remains unpaid or unclaimed for a period of seven consecutive years or more to the IEPF Account established by the Central Government.

The Company has sent individual communication to the concerned shareholders who have not encashed the dividend for the financial year 2013-14 and all subsequent dividends declared and paid by the Company which are liable to be transferred to IEPF as per the said Rules.

A list of such shareholders who have not encashed their dividends for seven consecutive years and whose share are therefore liable for transfer to the IEPF Account is displayed on the website of the Company http://www.glenmarkpharma.com/investors/shareholders-corner

Shareholders are requested to forward the requisite documents as mentioned in said communication to the Company's Registrar and Share Transfer Agent on or before 24th August, 2021, to claim the shares and unclaimed dividend amount(s). Notice is hereby given that in the absence of receipt of a valid claim by the shareholder, the Company would be transferring the said shares to IEPF Account without further notice in accordance with the requirement

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules. Upon such transfer, shareholders can claim the transferred shares along with dividends from the IEPF, for which details are available at www.iepf.gov.in

For any information/clarifications on this matter concerned shareholders may write to the Company at complianceofficer@glenmarkpharma.com or contact Registrar & Share Transfer Agent of the Company i.e. M/s. KFin Technologies Private Limited following address: Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032 Toll Free No.: 1800-3454-001, Email: einward.ris@kfintech.com Website: www.kfintech.com.

For Glenmark Pharmaceuticals Limited

Place: Mumbai Date: June 25, 2021 **Company Secretary & Compliance Officer**

BENARES HOTELS LIMITED

Corporate Identification No. (CIN): L55101UP1971PLC003480

Registered Office: Nadesar Palace Compound, Varanasi - 221002, Tel No. 0542-6660001

Corporate Office: Taj Palace, Sardar Patel Marg, New Delhi – 110021, Phone: 011 6650 3549/3704 Email: investorrelations@tajhotels.com Website: www.benareshotelslimited.com

NOTICE TO MEMBERS

Members of Benares Hotels Limited (the Company) are hereby informed that 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 (Rules), including any statutory modifications

or re-enactment thereof for the time being in force, the Company is required to transfer the shares for which

dividend has not been claimed for 7 (seven) consecutive years to the demat account of Investor Education

Adhering to the requirements set out in the Rules, the Company has already sent individual communications

to the concerned Members at their latest available addresses whose shares are required to be transferred

to demat account of IEPF Authority as per the aforesaid Rules for taking appropriate action. Further, the

Company has uploaded on its website www.benareshotelslimited.com, full details of such Members and

Accordingly, the Members are requested to immediately claim the unpaid/unclaimed dividend amount due

for the year 2013-14 and respond latest by August 31, 2021 to avoid such shares being transferred to demat

Members are required to provide following details in all communications: 1. Folio No. or DP ID and Client

ID 2. Name of the Member 3. Contact No. 4. Email id. Also provide self-attested KYC documents of the

Members may note that after the shares have been transferred to IEPF, they can claim the said shares from

IEPF Authority by filing Form IEPF-5, as prescribed under the said Rules. The Rules and the application

Form IEPF-5, for claiming back the shares/ dividend, are available on the website of the Company

The unclaimed dividend for the year 2012-13 and prior to that has already been transferred to the IEPF, as

In case the Company does not receive any response from the concerned Member(s), the above said

Please feel free to contact the office of the Registrar & Share Transfer Agent of the Company at the address

available on the website of the company www.benareshotelslimited.com/en-in/contact-us in case of any

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and Protection Fund (IEPF) Authority in the prescribed manner.

their shares which are liable for transfer to demat account of IEPF Authority.

Member, like PAN, cancelled cheque leaf along with a document as address proof.

www.benareshotelslimited.com as well as website of MCA www.iepf.gov.in.

shares will be transferred to IEPF at appropriate prescribed date.

PARTICULARS

Total income from operations

by contacting their respective Depository Participant or by email to rnt.helpdesk@linkintime.co.in with the details of Demat account (CDSL- 16 digit beneficiary ID or NSDL-16 digit DPID + Client ID), name, client master or copy of Consolidated Account Statement, PAN (self-attested scanned copy), AADHAAR (self-attested scanned copy).

address for obtaining log in details for remote e-voting or e-voting at EGM.

The login credentials for casting the votes through e-voting would be provided to the Shareholders at their email addresses registered for this purpose. Members holding shares on the cut-off date of July 12, 2021, may cast their vote electronically on the special business as set out in the Notice of EGM through e-voting of CDSL. The Shareholders are informed that:

In compliance with Section 108 of the Companies Act, 2013 and Rules framed

thereunder, as amended from time to time and Regulation 44 of SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015, the Shareholders are provided with the facility to cast their votes on the resolutions set forth in the Notice of the EGM using electronic voting system ('remote e-voting'), provided by CDSL and the business may be transacted through such voting. 2. The voting rights will be on the basis of shareholding as on the cut-off date, i.e. Monday, July 12, 2021. Members whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off

date is eligible to cast vote on all the resolutions set forth in the Notice of EGM using remote e-voting or voting at the EGM The remote e-voting period will commence on Thursday July 15, 2021, at 9:00 AM IST and end on Sunday July 18, 2021 at 5:00 PM IST. The remote e-voting shall not be

allowed beyond the said date and time.

 Shareholders who cast their vote through remote e-voting may attend the EGM, but shall not be entitled to cast their vote again during the meeting. Once the vote on a esolution is cast by the Shareholder, he/she shall not be allowed to change it subsequently or cast the vote again.

Shareholders, who are present at the EGM through VC/OAVM and who have not

already cast their vote by remote e-voting, shall be able to exercise their right at the EGM. The detailed procedures and instructions of casting vote through e-voting have been mentioned in the Notice of the EGM. 6. A person who has acquired shares and become a Shareholder of the Company after the dispatch of notice of EGM and holding shares as of cut-off date, may obtain

the login ID and password by sending a request at helpdesk.evoting@cdslindia.com

or compliance@barbequenation.com. However, if the person is already registered with CDSL for remote e-voting, then the existing login ID and password may be used For details relating to remote e-voting, please refer to the Notice of the EGM. In case of any queries or issues regarding facility for e-voting and/or attending the EGM through VC/OAVM facility, please refer to the Frequently Asked Questions (FAQs) for

on 022-23058542/43. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, Central Depository Services (India) Limited (CDSL), A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M loshi Marg, Lower Parel (East), Mumbai-400013 or send an email to

CONSOLIDATED

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shareholders and remote e-voting user manual for Shareholders, available at

www.evotingindia.com or write an email to helpdesk.evoting@cdslindia.com or call

helpdesk.evoting@cdslindia.com or call on 022-23058542/43. For Barbeque-Nation Hospitality Limited

Nagamani CY

(5,512.52)

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(7.82)

Place: Bengaluru Date: June 25, 2021 Company Secretary and Compliance Officer



NO.

New Delhi

aueries.

THE STATE TRADING CORPORATION OF INDIA LTD.

VANIKA MAHAJAN

Company Secretary

(A Government of India Enterprise). (CIN L74899DL1956GOI002674)

By order of the Board of Directors

Regd. Office: Jawahar Vyapar Bhawan, Tolstoy Marg, New Delhi- 110001 Ph. 011-23313177, Fax: 011-23701123, Website: www.stclimited.co.in



(Rs. Crore)

(5,459.22)

(18.88)

(18.88)

Statement of Financial Results for the Period ended Mar 31st, 2021

STANDALONE

Quarter Quarter Quarter Quarter Year ended Year ended Quarter Quarter Year ended Year ended March 31. ended ended ended March 31. ended ended ended March 31. March 31, 31.12.2020 31.03.2020 2021 31.03.2021 31.12.2020 31.03.2020 31.03.2021 2020 2021 2020 (audited) (unaudited) (unaudited) (audited) (audited) (audited) (unaudited) unaudited) (audited) (audited) 2.10 14.76 204.39 249.81 2,936.74 2.10 14.76 204.39 249.81 2,936.74 Net Profit /(Loss) for the period (before tax, (13.02)(26.71)(5.27)(12.38)(51.98)(38.24)(28.08)(5.52)(52.87)(39.90)exceptional and/or Extraordinary items) Net Profit /(Loss) for the period before tax (26.38)(5.03)(5.74)(51.23)(113.63)(28.00)(3.16)(6.72)(50.25)(114.09)(after Exceptional and/or Extraordinary items) Net Profit /(Loss) for the period after tax (26.38)(5.03)(5.74)(51.23)(113.63)(28.20)(3.16)(50.45)(114.09)(6.72)(after Exceptional and/or Extraordinary items) Total comprehensive income for the period (22.85)(4.95)(113.30)(5.03)(47.70)(112.84)(24.67)(3.16)(5.93)(46.92)[comprising Profit/ (Loss) for the period (after Tax and other comprehensive income (after tax) 60.00 60.00 60.00 60.00 60.00 60.00 60.00 60.00 60.00 60.00

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(4.11)

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(b) Diluted (in Rupees) Notes:

6 Equity Share Capital

(not Annualized):

(a) Basic (in Rupees)

As per our report of even date attached

Firm Reg. No. 008567C

Place: New Delhi

Date: 25.06.2021

Other Equity excluding Revaluation Reserves

(for continuing and discontinued operations)

Earning per share (of Rs. 10/- each)

1) These Financial results have been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standards prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India.

(1,053.81)

(7.95)

(7.95)

2) The financial results for the Period ended on 31st March 2021 were reviewed by the Audit Committee on 25.06.2021 and approved by the Board of Directors in its meeting held on 25.06.2021

(0.82)

(0.82)

3) In view of the default by the company in paying due interest amount to the banks, STC was declared NPA. The lender banks have initiated DRT proceedings against the company, which is likely to be withdrawn soon. The Memorandum of the OTS (MOTS) proposal with the lender banks is at the final stages and is in line with the minutes of the high level meeting held on 29.08.19 and the further clarificatory letter dated 13.10.2020 of Ministry. The liability towards bank is proposed to be settled by way of transfer of title of identified immovable property worth Rs. 300 crore on "as is where is basis" as a full and final settlement.

Out of the total trade receivable of Rs. 1694.24 Crore includes Rs. 678.18 Crore "having significant increase in credit risk" being under dispute/litigation. Trade receivables against which dispute/legal proceedings are under

process, have been considered as "Having Significant increase in credit risk". The company feels that even if no amount would eventually be recovered, no credit impairment is required for the credit risk since the creditor will be paid by the company only to the extent the amount is realized from the debtors. 5) Contingent Liability includes a demand of Rs. 132.32 Crore raised by L&DO vide its letter no. L&DDO/LS2A/9225/133 dated 26th March 2018 from 2004-05 onwards for non-compliance of various conditions of the Lease Deed

(including non-deposits of 25% of the gross rent received by STC from its tenants). However, the company has disputed the demand and the matter is still pending. 6) The Company is a CPSE under administrative control of the Ministry of Commerce & Industry. The Company was incorporated primarily for the business of trade with State Trading Organizations of various countries. The company had 7 (seven) Branch offices and 3 (three) Representative offices located all over the country. For almost a decade, the company incurred operating losses due to huge recoverable from defaulting associates. Due to this, the Company faced precarious financial conditions, operating losses and negative net worth, etc. The company initiated legal action against the defaulting associates. The Company is vigorously following up for finalisation of OTS with lender Banks after signing of the Memorandum of OTS. During the year under reference the company had undertaken various cost reduction measures to improve the liquidity such as closure of all branches (except Agra) and introduction of VRS. The company undertook some trade in commodities without involvement of STC's funds during the year. Considering the directions of MOC&I, the company has recently stopped its trade operations and business activities. Further, The Board of Directors in a meeting held on 05.04.2021 decided that the company as non-operative from the year 2021-22 onwards. It was further decided that the accounts of FY 2021-22 onwards shall be prepared on non-going concern basis. Accordingly, the following are summarised - a. The accounts for the current year have been prepared on going concern basis. b. The company is continuing to carry forward deferred tax assets for the time being. c. No provision for impairment of non-current assets has been considered necessary.d. Depreciation is being computed on the basis of expected economic life

of fixed assets rather than their current market value. e. As a cost cutting measure, VRS was introduced in STC in Nov'20 with the eligibility criteria covering all employees irrespective of length of service. Effective April 1, 2019, the Company adopted Ind AS 116 "Leases", applied to all lease contracts existing on April 1, 2019 using the modified retrospective method and has taken the cumulative adjustment to retained earnings, on the date of initial application. Accordingly, comparatives for the year ended March 31, 2019 have not been retrospectively adjusted. On transition, the adoption of the new standard resulted in recognition of Right-of-Use asset (ROU) of Rs 3.30 Crore (Net). The effect of this adoption is insignificant on the profit for the period and earnings per share.

The nation-wide lockdown imposed for COVID-19 was lifted partially on 03.05.2020. Since then, company has resumed operations at its corporate and branch offices with minimal staff while adopting safety measures and following standard operating procedures for social distancing as mandated by Ministry of Home Affairs, Govt. of India. Despite the constraints of lockdown, the Company ensured timely deliveries of essential items viz. edible oil, pulses and sugar to the Tamil Nadu Civil Supplies Corporation. Most of the operations were undertaken through e-processing during lockdown. However, due to the unpredictable and fast changing Covid-19 situation, it is very difficult to assess the future impact of Covid-19 on business operations at this juncture. Further, the company does not foresee any significant impairment to the carrying value of its assets, which is dependent on market conditions. Moreover, employee safety has now become the prime concern in the wake of COVID-19 pandemic. Compliance in respect of ensuring safety and social distancing at office premises has been of utmost importance. Practices like "Roster Duty' and 'Work from Home' have also been adopted. Regular disinfection of office premises, supply of masks and sanitizers to the employees has been made an essential component of keeping employees safe. There has not been major impact on the financial performance due to the Covid-19 pandemic as the Company has undertaken limited business operations.

 Figures of last quarter are the balancing figures between audited figures in respect of the full financial year & the published year to date figure upto the third Quarter of the current financial year. 10) Figures of the previous period have been recasted / reclassified to make them comparable with those of the current period wherever necessary.

For PSMG & Associates Chartered Accountants

> (CA PRIYANKA JAIN) Partner M. No. 423088

(S.K Sharma) Director (Personnel) with additional charge of CMD

By order of the Board of Directors

DIN -06942536

(Rooma Nagrath) CFO

inarsizalexp.epapr.in

For Tata Motors Limited Company Secretary

दूषित हवेमुळे करोनाबाधेची जोखीम अधिक

अहवालातील सोळा शहरांत मुंबई, पुणे

परावर्तकापोटी भुदंड

वाहनमालकांकडून अवाजवी आंकारणी

लोकसत्ता प्रतिनिधी

मुंबई : गेल्या काही वर्षांत वाढलेल्या वायुप्रदूषणामुळे करोना संसर्गाची भीती अधिक असल्याचे समोर आले आहे. अतिप्रदुषण आणि करोना संसर्ग यांचा सहसंबंध जाणून घेण्यासाठी करण्यात आलेल्या अभ्यासातून हे निदर्शनास आले आहे. मुंबई आणि पुणे ही सर्वात संवेदनशील शहरे असल्याचे अभ्यासाच्या अहवालात नमूद करण्यात आले आहे.

हवेत विविध प्रकारचे सुक्ष्मकण असतात. धूळ, परागकण, काजळी आणि धूर यांचे मिश्रण असलेले हे कण हानीकारक असतात. यापैकी २.५ मायक्रॉनहून कमी व्यासाचे कण (पीएम २.५) अनेक आठवडे हवेत राहू शकतात. फुप्फु सात प्रवेश करण्याइतका सूक्ष्म आकार असल्याने पीएम २.५ हे आरोग्यासाठी अधिक धोकादायक असतात. या कणांना चिकटून करोना विषाणू फुप्फुसात प्रवेश करू शकत असल्याचे या अहवालात नमूद करण्यात आले

या अभ्यासासाठी मार्च ते नोव्हेंबर २०२० या काळातील करोना बाधितांच्या संख्येचे निरीक्षण करण्यात आले तर पीएम २.५ उत्सर्जनाच्या प्रमाणाचे आधारवर्ष २०१९ गृहीत धरण्यात आले. संशोधकांमध्ये भुवनेश्वारच्या उत्कल विद्यापीठाचे डॉ. सरोज कु मार साहू, पूनम मंगराज, पुण्याच्या आयआयटीएमचे वरिष्ठ शास्त्रज्ञ गुफरान बेग, शास्त्रज्ञ सुवर्णा टिकले, नॅशनल इन्स्टिट्यूट ऑफ टेक्नॉलॉजी, राऊरकेलाचे भीष्म त्यागी व आयआयटी भुवनेश्वारचे व्ही. विनोज सहभागी झाले होते.

लोकसत्ता प्रतिनिधी

मुंबई : रात्रीच्या प्रवासात जड, अवजड

वाहनांची दृश्यमानता वाढवण्याकरिता त्यावर परावर्तक (रिफ्लेक्टर) बसवण्यासाठी नुकतीच

तीन कंपन्यांना राज्य परिवहन विभागाने परवानगी

दिली. त्याचे दर निश्चित केले असतानाही

अवाजवी दर आकारणे, तसेच योग्यता

प्रमाणपत्रासाठी आरटीओत वाहन आल्यास

त्याची माहिती न घेता परावर्तक काढून

टाकण्याचे प्रकार घडत आहेत. यामुळे

चालकांना मोठा भुर्दंड बसत आहे. याविरोधात

विविध मालवाहतूक, बस संघटनांनीही परिवहन

रात्रीच्या वेळी होणारे रस्ते अपघात हे मुख्यतः

रस्त्यावर उभ्या असलेल्या तसेच कमी वेगाने

चालणाऱ्या जड वाहनांची दृष्यमानता कमी

असल्यास अशा वाहनांवर अन्य वाहने आदळून

घडतात. रात्री प्रवास करणारी वाहने ही

प्रामुख्याने व्यावसायिक वाहने असल्याने त्यांची



- 🔳 पीएम २.५चे भारतात ढुसऱ्या क्रमांकाचे (८२८.३ विागाग्रॅम) उत्सर्जन महाराष्ट्रात नोंदवले गेले. उत्तर प्रदेश प्रथम क्रमांकावर.
- ५ नोव्हेंबर २०२० पर्यंत महाराष्ट्रात १७.१९ लाख करोना रुग्ण नोंदवले गेले. ही संख्या भारतात सर्वाधिक होती. पीएम २.५च्या दरडोई उत्सर्जनात महाराष्ट्र उत्तर प्रदेशच्या पुढे आहे.
- संशोधनात सहभागी १६ शहरांमध्ये वाईट हवा गुणवत्ता दिवसांच्या यादीत मुंबई आणि पुण्याचा अनुक्रमे तिसरा आणि चौथा क्रमांक आहे. याच काळात मुंबईत २.६४ लाख करोनाबाधित आणि १० हजार ४४५ करोना मृत्यू नोंदवले गेले. पुण्यात ३.३८ लाख करोना रुग्ण व ७ हजार ६० मृत्यू नोंदवले गेले.

महाराष्ट्र, उत्तर प्रदेश, दिल्ली, गुजरात यांसारख्या पीएम २.५ची घनता अधिक असणाऱ्या राज्यांमध्ये करोनाचे रुग्ण अधिक आढळून आले आहेत. प्रामुख्याने मुंबई, पुणे, दिल्ली, अहमदाबाद ही शहरे अधिक बाधित आहेत. महाराष्ट्रात वाहतूक आणि औद्योगिक क्षेत्र हे पीएम २.५ उत्सर्जनाचे मुख्य स्रोत आहेत.

दुष्यमानता वाढवण्याकरिता मान्यताप्राप्त

परावर्तक, परावर्तक टेप बसविण्याच्या सूचना

परिवहन आयुक्त कार्यालयाकडून एप्रिल

२०२१ पासून परिपत्रक काढून आरटीओ,

उत्पादक, वाहन चालकांना परावर्तकाची

अंमलबजावणी करण्याच्या सूचना करण्यात

आल्या होत्या. त्यातच परावर्तक बसवण्यासाठी

ठरावीक कंपन्यांना कामही दिले. याच कंपन्यांचे

परावर्तक बसवण्याची सक्ती केली गेली. परंतु

परावर्तकासाठी अवाजवी दर आकारले जात

आहेत. शिवाय परावर्तक चांगल्या स्थितीत

असतानाही वाहनांच्या योग्यता प्रमाणपत्रावेळी

आरटीओत गेल्यानंतर ते काढले जातात.

वापरणे गरजेचे असतानाच ठरावीक

कंपन्यांचीच परावर्तके वापरण्याची सक्ती का,

असा प्रश्न मुंबई बस मालक संघटनेचे सचिव

आयएसआय मानक असलेली परावर्तके

परावर्तक हे पाच वर्षांपर्यंत टिकू शकतात.

हर्ष कोटक यांनी विचारला.

रस्ते सुरक्षा समितीने केल्या आहेत.

वरप्रदा बोट दुर्घटनेप्रकरणी मालकाविरोधात गुन्हा

लोकसत्ता प्रतिनिधी

मुंबई: तौक्ते चक्रीवादळात खवळलेल्या समुद्रात वरप्रदा ही बोट बुडून झालेल्या दुर्घटनेप्रकरणी मुंबई पोलिसांनी बोटीच्या मालकाविरोधात गुरुवारी सदोष मनुष्यवधाचा गुन्हा दाखल केला आहे. ग्लोरी शिप मॅनेजमेंट कंपनीची ही बोट होती, राजेश साही असे कंपनीच्या मालकाचे नाव आहे. तौक्ते चक्रीवादळात अरबी समुद्रात

तराफा बुडून ८६ जणांचा मृत्यू झाला होता. ओएनजीसीच्या बॉम्बे हाय येथील तेलविहिरींवर हे कर्मचारी काम करत होते. १८८ जणांना नौदलाच्या जवानांनी सुखरूप बाहेर काढले होते. वरप्रदा बोटीवर १३ जण होते. यातील ११ जणांचा मृत्यू झाला.

या दुर्घटनेप्रकरणी पोलिसांनी एका महिन्याने गुन्हा दाखल केला आहे. 'पी ३०५' तराफा दुर्घटनेनंतर येलोगेट

'वरप्रदा' ही बोट आणि 'पी ३०५' हा पोलिसांनी २० मे रोजी गुन्हा नोंदवून तपासाला सुरुवातही केली आहे. तराफ्यावरील कर्मचारी मुस्ताफिजुर रेहमान शेख याच्या तक्रारीवरून पोलिसांनी तराफ्याचा चालक राकेश बल्लव आणि इतरांविरोधात गुन्हा नोंदविला होता. मात्र राके रा बल्लव याचा दुर्घटनेत मृत्यू झाला आहे. या ्रप्रकरणात आतापर्यंत पोलिसांनी ५५ जणांचे जबाब नोंदवून घेतले आहेत, अशी माहिती पोलीस उपायुक्त गणेश शिंदे यांनी दिली.



जयसिंथ डायस्टफ (इंडिया) लिमिटेड

सीआयएन: एल२४११४एमएच१९८५पीएलसी०३५५६४ नोंदणीकृत कार्यालय: ३०१, सुमेर केंद्र, पी. बी. मार्ग, वरळी, मुंबई- ४०००१८ दूरध्वनी क्रं.: +९१ २२ ३०४२३०४८ * फॅक्स नं.: +९१ २२ ३०४२३४३४ वेबसाइटः www.jaysynth.com * ईमेल आयडीः jsec@jaysynth.com

३१ मार्च, २०२१ रोजी संपलेल्या तिमाहीच्या आणि वर्षाच्या लेखापरीक्षित वित्तीय निष्कर्षांचा उतारा

(ईपीएस व्यतिरिक्त रु. लाखांत)

		स्वायत्त						
		रोजी संपलेली तिमाही			रोजी संपले	ले वर्ष		
अनु. क्र.	तपशील	३१ मार्च, २०२१	३१ डिसेंबर २०२०	३१ मार्च, २०२०	३१ मार्च, २०२१	३१ मार्च, २०२०		
		लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित	लेखापरी	क्षित		
१	व्यवहारातील एकूण उत्पन्न	३,६०७	३,६९५	२,८६७	१२,४३७	११,२४		
२	कालावधीतील निव्वळ नफा (कर, अपवादात्मक आणि असाधारण बाबींपूर्व)	४०	२१२	(40)	५३३	३०		
3	कालावधीतील करपूर्व निव्वळ नफा (अपवादात्मक आणि असाधारण बाबींपश्चात)	४०	२१२	(५०)	५३३	३ ०		
8	कालावधीतील करोत्तर निव्वळ नफा (अपवादात्मक आणि असाधारण बाबींपश्चात)	२७	१४८	(४७)	<i>३७५</i>	22		
ч	कालावधीतील एकूण समावेशक उत्पन्न (कालावधीतील नफा (करोत्तर) व अन्य समावेशक उत्पन्न (करोत्तर) अंतर्भूत असलेले)	६७	१४७	(88)	४१९	२१		
& 9	समभाग भांडवल (दर्शनी मूल्य रु. १/-) (प्रत्येकी रु. १/- च्या) प्रति भाग मिळकत	୦୦	୬	<i>୦</i> ୦	واح	۷		
	(अखंडित व खंडित व्यवहारासाठी							
	ए) पायाभूत	०.७७	१.६९	(0.39)	४.८२	۶.४		
	बी) सौम्यीकृत	<i>७७</i> .०	१.६९	(0.38)	४.८२	۲.8		

(इपीएस व्यतिरिक्त रु. लाखांत)।

स्थळ : मुंबई

तारीख : २५ जून, २०२१

		एकत्रीकृत						
27.7	กษุที่เด	रोजी	संपलेली तिमाही		रोजी संपलेले वर्ष			
अनु. क्र.		३१ मार्च, २०२१	३० डिसेंबर, २०२०	३१ मार्च, २०२० लेखापरीक्षित	३१ मार्च, २०२१	३१ मार्च, २०२०		
		लेखापरीक्षित	अलेखापरीक्षित		लेखापरी	क्षेत		
१	व्यवहारातील एकूण उत्पन्न	३,७८२	३,६३८	३,२९५	१२,७०२	११,६८८		
२	कालावधीतील निव्वळ नफा (कर, अपवादात्मक आणि असाधारण बार्बीपूर्व)	४०	२२९	(३२)	६२७	330		
з	कालावधीतील करपूर्व निव्वळ नफा (अपवादात्मक आणि असाधारण							
	बाबींपश्चात)	४०	२२९	(३२)	६२७	330		
४	कालावधीतील करोत्तर निव्वळ नफा (अपवादात्मक आणि असाधारण बाबींपश्चात)	३ 0	१६४	(२८)	४५१	२५७		
4	कालावधीतील एकूण समावेशक उत्पन्न (कालावधीतील नफा (करोत्तर) व अन्य समावेशक उत्पन्न (करोत्तर) अंतर्भूत असलेले)	६६	१६३	(১۶)	४९१	58.		
[t 9	समभाग भांडवल (दर्शनी मूल्य रु. १/-) (प्रत्येकी रु. १/- च्या) प्रति भाग मिळकत	୬	୦୦	20	<i>و</i> اح	21		
	(अखंडित व खंडित व्यवहारासाठी							
	ए) पायाभूत	०.७६	१.८७	(०.२१)	५.६४	२.७८		
	बी) सौम्यीकृत	०.७६		(0.78)	५.६४	2.6		

३१ मार्च, २०२१ रोजी संपलेल्या तिमाहीच्या आणि वर्षाच्या उपरोल्लेखित लेखापरीक्षित स्वायत्त व एकत्रीकृत वित्तीय निष्कर्षाचे परीक्षण, लेखापरीक्षण समितीने केले आहे आणि २५ जून, २०२१ रोजी घेण्यात आलेल्या सभेत संचालक मंडळाने ते संमत केले आहेत.

वरील उतारा म्हणजे सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या विनियम ३३ अंतर्गत बीएसई लि.कडे दाखल केलेल्या ितमाही आणि आज दिनांकपर्यंत वर्षाच्या वित्तीय निष्कर्षांच्या सविस्तर रूपाचा उतारा आहे. तिमाही व आज दिनांकापर्यंत वर्षाच्या वित्तीय निष्कर्षाचे संपूर्ण रूप बीएसई लि.च्या वेबसाइटवर म्हणजेच www.bseindia.com मध्ये कंपनीच्या वेबसाइटवर म्हणजेच www.jaysynth.com मध्ये उपलब्ध आहे.

हे विवरण कंपनी अधिनियम, २०१३ च्या कलम १३३ अंतर्गत विहित, कंपनी (भारतीय लेखांकन प्रमाणके) नियम, २०१५ (इंड एएस) आणि लागू असलेल्या प्रमाणात अन्य मान्यताप्राप्त लेखांकन प्रथा व धोरणे यांना अनुसरून तयार करण्यात आले आहेत.

कंपनीच्या संचालक मंडळाने वित्तीय वर्ष २०२०-२१ करिता, येत्या ३६व्या वार्षिक सर्वसाधारण सभेत भागधारकांच्या मंजुरीसापेक्ष कंपनीच्या समभागांवार २०% दराने म्हणजेच प्रत्येकी रु. १/- च्या प्रतिभाग रु. ०.२० लाभांशाची शिफारस केली आहे.

आवश्यक तेथे मागील कालावधीच्या आकडेवारीचे पुन्हा गट करण्यात आले आहेत, पुन्हा क्रम लावण्यात आले आहेत

कंपनीचा केवळ एक भाग आहे.

स्थळ: मुंबई

दिनांक: २५ जून, २०२१

मंडळाच्या आदेशावरून जयसिंथ डायस्टफ (इंडिया) लिमिटेड करिता स्वाक्षरी⁄-

पराग शरदचंद्र कोठारी अध्यक्ष आणि व्यवस्थापन संचालक डीआयएन: ००१८४८५२

वाहतूकदारांत नाराजी

विभागाकडे तक्रार केली आहे.

ऑल इंडिया मोटर ट्रान्सपोर्ट काँग्रेसचे अध्यक्ष बाल मल्कित सिंग यांनीही परावर्तक बसविण्याच्या सक्तीवरून नाराजी व्यक्त केली. परावर्तकासाठी काही ठिकाणी ढुप्पट आकारणी केली जात असून ते परिवहन विभागाच्या निदर्शनास आणून दिल्याचे ते म्हणाले. या त्रक्ररीनंतर अवाजवी दर आकारू नये, परावर्तक सुस्थितीत असतानाही ते काढू नये, असे आढे्श परिवहन विभागाने राज्यातील सर्व आरटीओंना दिले आहेत.

) रात्रीच्या प्रवासादरम्यान व्यावसायिक वाहनांची दृश्यमानता वाढवण्याकरिता परावर्तक बसविणे गरजेचे आहे. परंतु चांगल्या दर्जाचे परावर्तक बसविले जात नाही. त्यामुळे अपघाताचा धोका संभवू शकतो. म्हणून काही उत्पादकांना परावर्तकाचे काम देण्यात आले आहे. त्यानुसार कामही सुरू आहे. परंतु यात काही गैरप्रकार होत असल्याच्या त्रकारी असून त्याची माहिती घेऊन आरटीओंना सूचनाही केल्या आहेत.

-अविनाश ढाकणे, परिवहन आयुक्त

पारपत्र नृतनाकरणप्रकरणा कंगनाला दिलासा नाही

लोकसत्ता प्रतिनिधी

मुंबई: आपल्यावर देशद्रोहाप्रकरणी दाखल गुन्ह्यामुळे पारपत्र प्राधिकरणाने



आहे. मात्र प्रतिवाद्यांचे म्हणणे ऐकल्याशिवाय या प्रकरणी दिलासा जाऊ शकत नाही, असे उच्च न्यायालयाने शुक्रवारी स्पष्ट केले. तसेच कंगनाला तातडीचा दिलासा देण्यास नकार दिला.

निर्णयाविरोधात कंगनाने उच्च न्यायालयात धाव घेतली आहे. तसेच पारपत्र प्राधिकरणाला पारपत्र नूतनीकरण करण्याचे आदेश देण्याची

न्यायमर्ती एस. एस. शिंदे आणि न्यायमूर्ती जी. पी. सानप यांच्या खंडपीठासमोर कंगनाच्या याचिकेवर शुक्रवारी सुनावणी झाली. त्या वेळी चित्रपटाच्या कंगनाला

सुनावणीला अनुपस्थितीत राहण्याची मुभा

कंगनाने आक्षेपाई वक्तव्य केल्याचा आरोप करत प्रसिद्ध गीतकार जावेद अख्तर यांनी कंगनाविरोधात अंधेरी महानगरदंडाधिकाऱ्यांसमोर मानहानीची तकार नोंदवली आहे. परंतु चित्रपटाच्या चित्रीकरणात व्यग्र असल्याने आपल्याला सुनावणीसाठी उपस्थित राहता येणार नाही. त्यामुळे अनुपस्थित राहण्याची मुभा देण्याची मागणी कंगनाने न्यायालयाकडे केली होती. करोनाच्या पार्श्वभूमीवर सुनावणीला उपस्थित राहण्याची सक्ती करू शकत नसल्याचे नमूद करत कंगनाला दिलासा दिला.

आहे. त्यामुळे या प्रकरणी तातडीची सुनावणी घेण्याची मागणी करण्यात आली. तर आगामी चित्रपटाचे हंगेरीमधील बुडापेस्ट येथे चित्रिकरण सुरू आहे. परंतु पारपत्राचे नृतनीकरण रखडल्याने कंगनाला प्रवास करणे शक्य नाही. यामुळे दररोज १५ लाख रुपयांचे नुकसान होत असल्याचे निर्मात्याच्या वतीने सांगण्यात आले.

ANTONY WASTE HANDLING CELL LIMITED CIN: U90001MH2001PLC130485

Registered office: 1403, 14th Floor, Dev Corpora Building, Opp. Cadbury Company,

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2021

Eastern Express Highway, Thane - 400 601, Maharashtra, India Telephone: +91 (22) 4213 0300 / +91 (22) 4100 9295; Email: investor.relations@antonyasia.com; Website: www.antony-waste.com

Sr. No.	Particulars	Quarter Ended 31-03-2021 (Unaudited)	Quarter Ended 31-12-2020 (Unaudited)	Quarter Ended 31-03-2020 (Unaudited)	Year Ended 31-03-2021 (Audited)	Year Ended 31-03-2020 (Audited)
1	Total Income from Operations	13,835.48	12,730.38	12,187.51	48,076.11	46,461.35
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,896.32	2,170.57	1,966.75	7,059.05	8,516.19
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,896.32	2,170.57	144.57	7,059.05	6,694.01
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1,557.02	1,943.17	(192.80)	6,407.07	4,715.25
5	Other comprehensive income/ (loss) (net of tax)	(24.40)	(7.76)	(20.06)	(47.68)	(116.70)
6	Total Comprehensive Income for the period	1,532.62	1,935.41	(212.86)	6,359.39	4,598.55
7	Equity Share Capital	1,414.36	1,414.36	1,279.44	1,414.36	1,279.44
8	Earnings Per Share (after extraordinary items) (on Face value ₹ 5 each) 1. Basic (in ₹)	* 4.16	* 5.31	* (4.10)	17.14	17.78
- 1	Diluted (in ₹)	* 4.16	* 5.31	* (4.10)	17.14	17.78

*not annualised Notes:

 Antony Waste Handling Cell Limited ("the Company" or "the Holding Company") and its subsidiaries are together referred to as 'the Group' in the following notes. The consolidated financial results ('financial results') have been prepared to comply in all material respects with the Indian Accounting Standards ('Ind AS') as prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time. The Audit Committee has reviewed these results and the Board of Directors have approved these financial results at their respective meetings held on 25 June 2021

Sr.	Particulars	Quarter Ended 31-03-2021	Quarter Ended 31-12-2020	Quarter Ended 31-03-2020	Year Ended 31-03-2021	Year Ended 31-03-2020
No.		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)
1	Total Income from Operations	1,564.53	1,535.30	1,222.34	6,046.98	5,941.10
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	301.54	364.21	(183.50)	1,455.54	420.79
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	301.54	364.21	(1,962.50)	1,455.54	(1,358.21)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	441.98	160.20	(1,962.50)	1,391.97	(1,358.21)
5	Other comprehensive income/ (loss) (net of tax)	(54.85)	13.45	23.67	(14.50)	(27.04)
6	Total Comprehensive Income for the period	387.13	173.65	(1,938.83)	1,377.47	(1,385.25)
7	Equity Share Capital	1,414.36	1,414.36	1,279.44	1,414.36	1,279.44
8	Earnings Per Share (after extraordinary items) (on Face value ₹ 5 each) 1. Basic (in ₹) 2. Diluted (in ₹)	* 1.56 * 1.56	* 0.62 * 0.62	* (10.53) * (10.53)	5.29 5.29	(8.83) (8.83)

Place: Thane

Date: 25 June, 2021

3. The above is an extract of the detailed format of Quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly financial results are available on the Stock Exchange(s) websites at www.bseindia.com and www.nseindia.com and on the Company's website www.antony-waste.com.

> For and on behalf of the Board of Directors Antony Waste Handling Cell Limited

> > Jose Jacob Kallarakal Chairman and Managing Director DIN: 00549994



फार्मास्युटिकल्स लिमिटेड

नोंदणीकृत कार्यालय: बी/२, महालक्ष्मी चेंबर्स, २२, भुलाभाई देसाई रोड, महालक्ष्मी, मुंबई-४०० ०२६. कॉर्पोरेट कार्यालय: ग्लेनमार्क हाऊस, बी.डी.सावंत मार्ग, चकाला, वेस्टर्न एक्स्प्रेस हायवेलगत, अंधेरी (पू), मुंबई-४०० ०९९. टेलि नं. : +९१-२२-४०१८ ९९९९ फॅक्स नं. : +९१-२२-४०१८ ९९८६ इंमेल : complianceofficer@glenmarkpharma.com वेबसाइट : www.glenmarkpharma.com

भागधारकांकरिता सचना इन्व्हेस्टर एज्युकेशन ॲण्ड प्रोटेक्शन फंड (आयईपीएफ) मध्ये भागांच्या स्थानांतरणाकरिता

(कंपन्या अधिनियम, २०१३ च्या कलम १२४(६)च्या अनुसार)

सीआयएन : एल२४२९९एमएच१९७७पीएलसी०१९९८२

इन्व्हेस्टर एज्युकेशन ॲण्ड प्रोटेक्शन फंड ॲथोरिटी (अकाउंटिंग ऑडिट ट्रान्सफर ॲण्ड रिफंड) रुल्स २०१६ (''रुल्स'') यासह वाचलेल्या कंपन्या अधिनियम, २०१३ च्या कलम १२४(६)च्या आवश्यकतेच्या अनुसार, कंपनीला केंद्र सरकारद्वारा प्रस्थापित आयईपीएफ अकाउंटमध्ये भागांचे स्थानांतरण करणे आवश्यक आहे, जे सलग सात वर्षे किंवा अधिक कालावधीकरिता लाभांशाचे प्रदान न होता किंवा दावा न करता राहिले आहेत.

कंपनीने संबंधित भागधारकांशी व्यक्तिगत पत्रव्यवहार केलेला आहे, ज्यांनी वित्तीय वर्ष २०१३-१४ करिता लाभांशाची वटवणी केलेली नाही आणि कंपनीद्वारा घोषित केलेले व प्रदान केलेले जे त्यानंतरचे सर्व लाभांश उक्त रुल्सच्या अनुसार आयईपीएफमध्ये स्थानांतरण करण्यास पात्र आहेत.

सदर भागधारकांची यादी, ज्यांनी सलग सात वर्षांकरिता त्यांच्या लाभांशाची वटवणी केलेली नाही आणि ज्यांचे भाग त्यामुळे आयईपीएफ अकाउंटमध्ये स्थानांतरणास पात्र आहेत, http://www.glenmarkpharma.com/investors/shareholders-corner या कंपनीच्या वेबसाइटवर प्रस्तुत करण्यात आली आहे.

भागधारकांना विनंती करण्यात येते की, त्यांनी भागांच्या दाव्याकरिता व दावा न केलेल्या लाभांशाच्या रकमेकरिता २४ ऑगस्ट, २०२१ रोजी किंवा तत्पूर्वी कंपनीचे रजिस्ट्रार ॲण्ड शेअर ट्रान्सफर एजन्टकडे उक्त पत्रव्यवहारात नमूद केल्यानुसार आवश्यक कागदपत्रे सादर करावीत. याद्वारा सूचना देण्यात येते की, भागधारकाद्वारा वैध दाव्याची स्वीकृती न झाल्यास, उक्त रुल्सच्या आवश्यकतेच्या अनुसार पढील सुचना न देता कंपनीद्वारा आयईपीएफ अकाउंटमध्ये उक्त भागांचे स्थानांतरण करण्यात

कृपया नोंद घ्यावी की, उक्त रुल्सच्या अनुसार आयईपीएफमध्ये स्थानांतरण झालेले भाग आणि दावा न केलेल्या लाभांशाच्या रकमेबाबत कंपनीच्या विरोधात कोणताही दावा करता येणार नाही. सदर स्थानांतरण झाल्यानंतर, भागधारक आयईपीएफकडून लाभांशासमवेत स्थानांतरण झालेल्या भागांबाबत दावा करू शकतील, ज्याचा तपशील www.iepf.gov.in या वेबसाइटवर उपलब्ध आहे.

या प्रकरणावरील कोणतीही माहिती/स्पष्टीकरण याकरिता संबंधित भागधारक complianceofficer@glenmarkpharma.com यावरून कंपनीला लेखी कळव् राकतील किंवा संपर्क साधता येईल : कंपनीचे रजिस्ट्रार ॲण्ड शेअर ट्रान्सफर एजंट म्हणजेच मेसर्स केफिन टेक्नॉलॉजीस प्रायव्हेट लिमिटेड, पत्ता : सेलेनियम टॉवर ''बी'', प्लॉट ३१-३२, गाचिबोवली, फायनान्शियल डिस्ट्रिक्ट, नानाक्रमगुडा, हैदराबाद-५०० ००३, टोल-फ्री क्र.: १८००-३४५४-००१, ईमेल : einward.ris@kfintech.com वेबसाइट : www.kfintech.com

ग्लेनमार्क फार्मास्युटिकल्स लिमिटेडकरिता

हरीश कुबेर कंपनी सचिव व अनुपालन अधिकारी

विद्या मंदिर मंडळ सर्वसाधारण सभा २०१९ - २०२०

विद्या मंदिर मंडळ या संस्थेची रविवार दि. २१.०३.२०२१ रोजीची क्वेविड-१९ मळे अनिश्चित कळासाठी पुढे ढक्लण्यात आलेली ६६ वी वार्षिक सर्वसाधारण सभा रविवार दि ११.०७.२०२१ रोजी सकाळी ११.०० वाजता संस्थेच्या कार्यालयात स्वस्तिक हाऊस, पहिला मजला, टायक्लवाडी, मनोरमा नगरकर मार्ग, माहिम, मुंबई-४०००१६ येथून झूम प्रणालीद्वारे भरेल. सर्व सभासदांनी सभेस झूम प्रणालीद्वारे वेळेवर उपस्थित रहावे ही विनंती. सभेची सूचना, संस्थेचा वार्षिक अहवाल, जमाखर्चाचे तक्ते, ताळेबंद पत्रक सभासदांस मार्चमध्येच पाठविलेले आहेत.

सभेची पूर्वनियोजित विषयपत्रिका

१. रविवार दिनांक२५ ऑगस्ट, २०१९ व २८ सप्टेंबर २०१९ रोजी झालेल्या सर्व साधारण सभाचे इति वृत्तांत वाचून मंजूर करणे.

 व्यर्थकारिणी मंडळाने २०१९–२०२० सालाकरीता सादर केलेल अहवाल, संस्थेचा आणि संस्था संचालित शाळा व कनिष्ठ महाविद्यालयांचे वित्तीय वर्षा च्या जमाखर्चाचे तक्ते. ताळेबंद पत्रके. शाळांच्या व महाविद्यालयांच्या कर्यांचा आढाथा व विद्या मंदिर मंडळाचा शासकीय हिशेब तपासनीसांचा अहवाल मंजूर

२०२१ – २०२२ सालाकरिता तथार केलेले अंदाजपत्रकसादर करणे.

४. गुलमोहर को. ऑ. ही.सो., कळ गुरूजी मार्ग, दादर, मुंबई –४०० ००२८ येथे भाडे तत्वावर असलेल्या तुळजा फिटनेस क्लबचे मालक शी. ज्ञानेश्वर कांबळे यांनी मासिक भाडे रू.२,४०,०००/- अधिक जी. एस. टी. एप्रिल २०२० ते जानेवारी २०२१ पर्यंत व महेश दुटोरीयल यांनी मासिक भाडे रू.३,०९,२५१/-अधिकजी. एस. टी. ऑक्टोबर २०२० ते जानेवारी २०२१ पर्यंत थकविल्याबद्दल त्था दोघांवर कायदेशीर कारवाई करण्याबाबत निर्णय घेणे.

कोविड १९ या जागतिक महामारीमुळे उदभवलेल्या सद्यस्थितीत गुलमोहर को ऑ. हौ.सो., क्वळे गुरूजी मार्ग, दोदर, मुंबई –४०० ००२८ येथील संस्थेच्या भाडेक्रुनी एप्रिल २०२० पासून फेब्रुवारी २०२१ पर्यंत भाडे थक्विले आहे. या मालमत्तेपासून उत्पन्न न येता कोर्ट फी, वकिलांची फी या खर्चाचा अतिरिक्त भार संस्थेवर पड़त आहे. तसेच जागांच्या किमतीत होणारी घसरण यासर्व

गोष्टी विचारात घेऊन मालमत्ता विकशेबाबत विचारविनिमय करुन त्याबाबत क्वेविड १९ या जागतिक महामारीमुळे उदभवलेल्या सद्यस्थितीत निवडणुक १

वर्ष पुढे ढक्लण्याबाबत विचारविनिमय करणे व त्याबाबत निर्णय घेणे. ७. १ एप्रिल २०२० ते ३१ मार्च २०२१ या सालाकरीता सरकारमान्य हिशेब

तपासनीसांची नेमणूककरणे व त्यांचा मेहनताना ठरविणे.

८. अध्यक्षांच्या परवानगीने येणाऱ्या विषयांचा विचार करणे.

झुम सभेची लिंक-

Join Zoom Meeting

कार्यालय ०२२—२४३२१७१३

Particulars

Block I

https://us02web.zoom.us/j/81736591793?pwd=LzJhaDNQMFdvcHNwaTN4UGw3OS9yZz09 Meeting ID: 817 3659 1793 सभासदांनी सभेच्या लिंकवा पासकोड घेण्यासाठी पुढील क्रमांकांवर सोमवार ते शनिवार सक्तळी ११ ते सायंकाळी ५ य

वेळेमध्ये संपर्क साधावा. दिनांकः २२.०६.२०२१

सी ए शशिक्ला मुळये

(मानद संयुक्त कार्यवाह)

मिथिला गुप्ते – ७०३९०३४६९० SALE NOTICE VALECHA LM TOLL PRIVATE LIMITED (IN LIQUIDATION)

Regd. Office.: Valecha Chambers, 4th Floor New Link Road, Andheri (W) Mumbai-400053. (CIN - U74900MH2010PTC202289) Notice is hereby given to the public in general in connection with sale of assets owned by Valecha LM Toll Private Limited (in liquidation) ("Corporate Debtor"),

offered by the Liquidator appointed by the Hon'ble NCLT, Mumbai Bench vide order MA No. 171/MB/2020 in C.P. (IB) No. 2498/2018 dated October 27, 2020 under the Insolvency and Bankruptcy Code, 2016 ("Code"). The assets of the Corporate Debtor, forming part of its liquidation estate, are being offered for sale. The bidding shall take place through online e-auction service provider Linkstar

Infosys Private Limited at https://eauctions.co.in/ SR.NO. PARTICULARS DETAILS Date and Time of Auction Date: August 12, 2021

Time: 11:00 a.m. to 4:00 p.m. (with unlimited extension of 5 minutes) Address and e-mail of the Reg. Address: Sumedha Management Solutions Private Limited Liquidator, as registered C703, Marathon Innova, Off Ganapatrao Kadam Marg, Lower Parel West, Mumbai, Maharashtra, 400013. Reg. Email ld: udayraj_patwardhan@sumedhamanagement.com Process specific address for Sumedha Management Solutions Private Limited 809-810, B-Wing, 8th floor, Trade World, Kamala correspondence

Mills Compound, Lower Parel (West), Mumbai 400013. E-mail Id: vlmtpl@sumedhamanagement.com Reserve Price | Initial Earnest | Incremental Money Deposit

a. Concession Rights for 34 Kms. of Four Laning Road of Lebad (SH-31) to Manpur (NH-3), in Indore/Dhar district, Madhya Pradesh on Build-Operate-Transfer (BOT) basis. b. Plant & Machinery that includes Computer, Furniture and Fixtures, Office Equipment, Vehicles etc.	Seven Crores Fifty Four Lakhs Only)	(Rupees Seven	Rs.5,00,000/- (Rupees Five Lakhs Only)
Block II a. Non-agricultural land (admeasuring 296 Sq. Mirs) located at Plot of Land bearing No. 22, Old Survey No. 53, New GAT No. 128/A-3 Hissa No. part of village Zanzroli, Talathi Saja - Kelva Road, Taluka-Palghar, District - Thane, Maharashtra,	(Rupees Ten Lakhs Sixty Thousand Only)	Rs.1,06,000/- (Rupees One Lakhs Six Thousand Only)	Rs.25,000/- (Rupees Twenty Five Thousand Only)

"WHATEVER THERE IS" and "WITHOUT RECOURSE BASIS" and as such, the sale shall be without any kind of warranties and indemnities

2. The details of the process and timelines of VDR access, site visit, due diligence etc. are outlined in the E-Auction Process Document. The said E-Auction Process Document is available on the website of e-auction service provider Linkstar Infosys Private Limited, from June 26, 2021. Address to the said website is: https://eauctions.co.in/ Interested bidders shall participate after mandatorily reading and agreeing to the relevant terms and conditions including as prescribed in E-Auction Process Documents and accordingly, submit their expression of interest in the manner prescribed in E-Auction Process Document.

The Liquidator has the absolute right to accept or reject any or all offer(s) or adjourn/ postpone/cancel/modify/terminate the e-Auction or withdraw any assets thereof from the auction proceeding at any stage without assigning any reason thereof.

As per proviso to clause (f) of section 35 of the Code, the interested bidder shall not be eligible to submit a bid if it fails to meet the eligibility criteria as set out in section 29A of the Code (as amended from time to time).

The Liquidator reserves the right to give priority to bidders who will participate in both Block I and II to ensure maximum realisation of assets.

Date and Place: June 24, 2021, Mumbai

Udayraj Patwardhan IBBI/IPA-001/IP-P00024/2016-17/10057 Liquidator of Valecha LM Toll Pvt Ltd (in liquidation)

पारपत्र प्राधिकरणाच्या मागणी केली आहे.

चित्रीकरणासाठी परदेशात जायचे