

SIR SHADI LAL ENTERPRISES LTD.

SHAME! - 247.776 (LP) TEL : (01398) 250064, 250087, FAX: 01398 - 230032, E-MAIL: udum shamlidhidy.com

CIN No.L51909DL1933PLC009509 E-mail:udsm_shamli@sirshadilal.com, Website:www.sirshadilal.com

REGISTERED

August 18, 2020

The Department of Corporate Affairs BSE Limited 25th Floor, P.J. Towers, Dalai Street, Mumbai – 400 001

SCRIP CODE NO. 532879

Dear Sirs,

Please find enclosed herewith Clippings of the newspapers viz. The Financial Express (English) and Jansatta (Hindi) both dated 12.08.2020 in which abstract of unaudited Financial Results of the Company for the quarter ended 30.06.2020 of the Company were published.

Kindly acknowledge receipt of the same,

Thanking you,

Yours faithfully, for Sir Shadi Lal Enterprises Limited

(Ajay Kumar Jain) Company Secretary

Encl.: As above

WWW.FINANCIALEXPRESS.COM

SHADI LAL ENTERPRISES LTD. CIN NO.L51909DL1933PLC009509 Regd. Office: 4-A, Hansalaya, 15, Barakhamba Road New Delhi 110 001 Phone no.011-23316409, 23310414 Fax No. 011-23322473

Email: udsm_shamli@sirshadilal.com : website www.sirshadilal.com

Abstract of Unaudited Financial Results for the Quarter ended 30" June, 2020

Place - Chandigam

professional

Date: 12.08.2020

Place: New Delhi

Further Details are available at or with

Date of publication of Form G

PARTICULARS

1. Total Income from Operations

Profit/(Loss) for the period (before tax.

4. Net Profit / (Loss) for the period after tax

5. Total Comprehensive income for the period

Rs. 10/- each fully paid up)

continuing operations)

a. Earning Per Share(of Rs. 10/- each)" (for

7. Other Equity

2. Diluted

Date: 11.08.2020

Place: New Delhi

Exceptional and/or Extraordinary items#)

Profit / (Loss) for the period before tax (after

Exceptional and / or Extraordinary Items)

[Comprising Profit / (Loss) for the period (after

6. Paid-up equity share capital (Face Value of

(after Exceptional and / or Extraordinary Items)

Tax and Other Comprehensive Income (After Tax)]

"not annualised except for the year ended 31st March, 2020

website of the Metropolitan Stock Exchange of India Limited Le. www.msei.in.

June 30, 2020 and have issued an unmodifed report thereon.

Particulars	Current Three Months ended 30.06.2020	Previous Three Months ended 31.03.2020	Previous Year Three Months ended 30.06.2019	Previous Accounting Year ended 31.03.2020
	Unaudited	Audited	Unaudited	Audited
Total Income from Operations	17287.94	10968.52	15028.26	49824.78
Net Profit(+)/Loss(-) for the period [before tax, Exceptional and/ or Extraordinary items]	(+)172.19	(+)918.24	(-)64.70	(+)285.72
Net Profit(+)/Loss(-) for the period before tax [after Exceptional and/ or Extraordinary items]	(+)172.19	(+)918.24	(-)64.70	(+)285.72
Net Profit(+)/Loss(-) for the period after tax [after Exceptional and/ or Extraordinary items]	(+)172.19	(+)918.24	(-)64.70	(+)285.72
Total Comprehensive income for the period (Comprising Profit/Loss for the period(after tax) and other comprehensive income for the period (after tax	(+)112.32	(+)892.53	(+)77.34	(+)384.91
Equity Share Capital	525.00	525.00	525.00	525.00
Earning per share (not annualized of Rs. 10/-) Basic and Dilute	(+)3.279	(+)17.490	(-)1.232	(+)5.442

- The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results are available on the websites of the Bombay Stock Exchange at www.bseindia.com and the Company's website at www.sirshadilal.com
- . The Unaudited financial statement for the quarter ended 30th June, 2020 has been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 11" August, 2020.

for Sir Shadi Lal Enterprises Ltd. (Rajat Lal) Managing Director (DIN 00112489)

Place: New Delhi Dated: 11"August, 2020

Hero FinCorp.

HERO FINCORP LIMITED

CIN: U74899DL1991PLC046774 Regd. Office: 34, Community Centre, Basant Lok, Vasant Vihar, New Delhi-110057 Phone: 011-4948 7150, Fax: 011-4948 7197, 011-4948 7198 Email: litigation@herofincorp.com || Website: www.herofincorp.com

NOTICE UNDER SECTION 13(2) OF THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002

Notice is hereby served on:

- M/s Shri Guruji Enterprises (Borrower) having office at A-69. 1st Floor, Sunlight Colony-II, Ashram, New Delhi M/s Lalji Communications (Co-Borrower) having office at House No.2883/17, Shop No.1, Regent Tower, Beadon
- Pura, Karol Bagh, New Delhi-110005 and also at A-69, 1st Floor, Sunlight Colony-II, Ashram, New Delhi-110014. Mr. Lovneash Duggal (Co-Borrower) Residing at A-69, 1st Floor, Sunlight Colony-II, Ashram, New Delhi - 110014.
- Mr. Kamal Duggal (Co-Borrower) Residing at A-69, 1st Floor, Sunlight Colony-II, Ashram, New Delhi-110014. Mr. Keshav Duggal (Co-Borrower) Residing at A-69_1st Floor, Sunlight Colony-II, Ashram, New Delhi - 110014.
- Mrs. Anita Duggal (Co-Borrower) Residing at A-69, 1st Floor, Sunlight Colony-II, Ashram, New Delhi 110014. The abovementioned Borrowers had entered into Loan Agreement dated 31.08.2016, with M/s. Hero FinCorp Limited

(hereinafter referred to as "HFCL") having its Registered Office at 34, Community Centre, Basant Lok, Vasant Vihar, New Delhi-110057, for availing credit facility to the tune of Rs.94,00,000/- (Rupees Ninety-Four Lakhs) from HFCL, by way of mortgaged of immoveable property listed below, in favour of HFCL: "Plot Bearing No.69, area admeasuring 66.76 Sq. Mtrs., in Block - A, situated at Sunlight Colony-II,

Delhi - 110014"

The above-mentioned property shall hereinafter referred to as "Secured Asset". The Secured Asset has been mortgaged to HFCL as security/collateral so as to secure the due repayment of loan together with the interest and other charges. However, the Borrower defaulted in due repayment of Loan alongwith interest and other charges. In this regard, Demand Notice u/s 13(2) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (hereinafter referred to as "SARFAESI Act, 2002"), were sent to the last known addresses. available of the aforesaid Borrower with HFCL but some of the Notices remained undelivered.

By way of this publication, HFCL hereby once again call upon M/s Shri Guruji Enterprises (Borrower), M/s Lalji Communications (Co-Borrower), Mr. Lovneash Duggal (Co-Borrower), Mr. Kamal Duggal (Co-Borrower), Mr. Keshav Duggal (Co-Borrower) and Mrs. Anita Duggal (Co-Borrower) to pay the entire outstanding due of Rs.1.03,41,515.27/- (Rupees One Crore Three Lakhs Forty One Thousand Five Hundred Fifteen and Twenty Seven Paisa only) as on 14.07.2020 within 60 days of the publication of this Notice, falling which HFCL shall take all necessary actions under all or any of the provisions of SARFAESI Act, 2002 against the Secured Asset including taking possession and sale of the Secured Asset of the Borrower and/or Co-borrowers and any other action or relief as may be provided under SARFAESI Act, 2002.

Further, in pursuance to the provisions of Section 13(13) of SARFAESI Act, 2002, the Borrowers are hereby prohibited from selling/transferring or alienating either by way of sale/lease or deal with the aforesaid Secured Asset, in any manner, whatsoever, in contravention with the provisions of aforesaid Loan Agreements and/or SARFAESI Act, 2002.

The Public at large is also hereby informed that they should not deal, in any manner, whatsoever, with the

aforementioned Secured Asset as HFCL has the First and Exclusive Charge over the same

Date: 12.08,2020 Place: New Delhi

Authorized Officer For Hero FinCorp Limited

REGENCY INVESTMENTS LIMITED

CIN:L67120PB1993PLC013169

Unit No. 49 B, 3rd Floor, Sushma Infinium, Chandigarh Ambala Highway Zirakpur 140603 PB IN Email ld: regencylnvestmentsltd@gmail.com

STATEMENT OF STANDALONE UNAUDITED FINANCIAL RESULTS

			uarter End	ed	Year ended
SI. Na.	Particulars	30.06.2020 (Unaudited)	31.03.2020 (Audited)	30.06.2019 (Unaudited)	31.03.2020 (Audited)
1	Revenue from operations			1.555	7,55
7.	(a) Interest Income (Net of excise duty)	78.52	84.39	63.68	338.67
	(b) Other Operating Income	0.14	1.79	1,21	17.32
	Total income from operations (net)	78.66	86.18	64.89	355.99
2	Expenses				
П	(a) Cost of materials consumed				
	(b) Purchases of traded goods		-		
	 (c) Changes in inventories of finished goods. 				
	work-in-progress and stock-in-trade	0.00	AND AL	0.00	Texas
	(d) Employee benefits expenses	8.83	23.66	6.69	47,97
	(e) Depreciation and amorilisation Exp.	4.41	12.21	200	15.59
	(f) Other expenses	11.08	26:16	8.71	53.87
4	Total Expenses	22.32	62.03	15.40	117.43
3	Profit/(Loss) from operations before other income,			100,000	224.52
	finance costs and exceptional items	56.34	24.15	49.49	238.56
4	Other Income	0.39	4.98	2.88	5.27
5	Profit/(Loss) before finance costs & exceptional	44.44	20.40	2212	*****
	items	56.73	29.13	52.37	243.63
8	Finance costs	52.74	51.04	37.00	190.37
7	Profit/(Loss) after finance cost but before	7.00	104 041	42.49	20.46
	Exceptional items	3.99	(21.91)	15.37	53.46
В	Exceptional Items				
	Profit/(Loss) on sale of Brand				
9	Profit/(Loss) on sale of Long Term investments	3.99	(21.91)	15.37	53,46
10	Profit(Loss) before tax	1.04	(21.91)	15.37	15.79
11	Tax Expense Net Profit/(Loss) from Ordinary Activities after tax	2.95	(21.91)	15,37	37.67
12	Extra-Ordinary Items	2.53	(21.31)	19.37	37.07
13	Net Profit/(Loss) for the period	2.95	(21.91)	15,37	37.67
14	Share of profit/(loss) of associates	4.92	121.311	12,27	37,07
15	Minority interest				
16	Net Profit/(Loss) after taxes, minority interest and				
10	share of profit/(loss) of associates	2.95	(21.91)	15.37	37.67
17	Paid-up Equity Share Capital	410 14	410.14	371.18	410.14
**	(Face value Rs. 10/- per share)	3 (0.19)	- (u.19	27 (114)	4 (1) 14
18	Earning per Share (basic & diluted)	1 - 1			
150	- Before extra-ordinary items	0.072	(0.534)	0.414	0.918
	- After extra-ordinary items	0.072	(0.534)	0.414	0.918
	Titles Seattle and district I dispersion	DOMESTIC NO.	Transfer at 1	100,410,41	4 2 10

Notes:

- The above results have been reviewed by the Kudit Committee and approved by the Board of Directors at its meeting held on 70th August 2020 and subjected to limited review by statutory auditors, pursuant to regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 as amended.
- The Covid-19 pandemic has affected several countries across the world, including India. The pandemic and consequent lockdown imposed by the Government has considerably impacted the Company's business operations for the guarter ended 30th June 2020. Apart from other adverse effects, the pandemic has also resulted in a significantly lower business acquisition and put constraints on recovery of overdues from customers during the guarter ended 30th June 2020, Further, in accordance with the RBI Guidelines relating to 'COVID-19 Regulatory' Package: dated 27th March 2020 and subsequent guidelines on EMI moratorium dated 17th April 2020 and 23rd May 2020, the Company has offered EMI moratorium to its customers hased on requests as well as on suo-moto basis.
- The Company does not have any exceptional items to report for the above period.
- Figures for the previous periods have been regrouped, wherever necessary, to make them comparable with the On behalf of the Board Of Directors

For Regency Investments Limited GAURAV KUMAR MANAGING DIRECTOR

GEETANJALI CREDIT AND CAPITAL LIMITED (CIN : L21012CH1990PLC010869

Reg. Off.: SCO 23-24-25, IInd Floor Sector 34-A, Chandigarh-160022 Phone:+91 9314711545 PUBLIC NOTICE

Phis is to inform you that we have lost our original Certificate of Registration (CoR): the name of "Shubh International Ltd." issued by the Reserve Bank of India earing Certificate No. B-06.00055 and so we have applied R.B.L. Chandigarh to issue the duplicate CoR. If anyone found said CoR, please return the same at our egistered office. We also wants the public against misublication of certificate by

inacrupulous elements. Further, it anyone has any objection plainse inform us immediately at the above address. For Geetanjali Credit And Capital Limited Date: 12-08-2020

FORM G

Vitenal Jajoo, (Director)

INVITATION FOR EXPRESSION OF INTEREST Under Regulation 36A(1) of the Insolvency and Bankruptcy (Insolvency Resolution Process for Corporate Persons) Regulations, 2016.

	RELEVAN	T PARTICULARS
1.	Name of the Corporate Debtor	PERFACT COLOR DIGITAL PRINTS PRIVATE LIMITED
2	Date of incorporation of Corporate Debtor	28.04,2003
ð.	Authority under which corporate debtor is incorporated / registered	RoC-Delhi
4.	Corporate identity number / limited liability identification number of corporate debtor	U74993DL2003PTC120065
6.	Address of the registered office and principal office (if any) of corporate deptor	Shop No. 2, Prem Nagar Market, Tyagraj Nagar, New Delhi-110003 IN 92, Udyog Vihar, Phase 6, Sector 37 Gurgaon-122001, Haryana
6.	Insolvency commencement date of the corporate debtor	09.12.2019
Ť.	Date of invitation of expression of interest	12.08.2020
g.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	Details can be sought by emailing at cirp perfactcolor@gmail.com
9	Norms of ineligibility applicable under section 29A are available at:	As per Section 29A and other provisions of the Insolvency and Bankruptcy Code, 2016 Details can also be obtained by emailing at cirp.perfactcolor@gmail.com
90.	Last date for receipt of expression of interest	27.08.2020
11	Date of issue of provisional list of prospective resolution applicants	01.09.2020
12.	Last date for submission of objections to provisional list	06.09,2020
13	Date of issue of final list of prospective resolution applicants	11,09.2020
4	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	06.09.2020
15	Manner of obtaining request for resolution plan, evaluation matrix, information memoranoum and further information.	Details can be spught by email at cirp perfactcolor@gmail.com
16.	Last date for submission of resolution plans	11.10.2020
17.	Manner of submitting resolution plans to resolution professional	By Electronic Mode & speed post
100	Estimated date for submission of resolution plan to the Adjudicating Authorny for approval	30.10.2020
19	Name and registration number of the resolution professional	Harish Taneja Reg. No.: IBB//IPA-002/IP-N00088/2017-18/ 10229
20.	Name, Address and e-mail of the resolution professional, as registered with the Board	Harish Taneja 236-L. Model Town, Near Mukhija Hospital, Sonipat – 131001 Email: harishtaneja78@gmail.com
21	Address and email to be used for correspondence with the resolution	236-L, Model Town, Near Mukhija Hospital, Sonipat – 131001

cirp.perfactcolor@gmail.com Harish Taneja Place: New Delhi Date: 11.08.2020

QUARTER ENDED

31/03/2020

Audited

2514.71

323.83

323.83

231.03

150.58

535.68

4.31

Resolution Professional Reg. No.: IBBI/IPA-002/IP-N00088/2017-18/ 10229 236-L, Model Town, Near Mukhija Hospital, Sonipat - 131001

MOHINDRA FASTENERS LIMITED

Regd. Office: 304, Gupta Arcade, Inder Enclave, Delhi-Rohtak Road, Delhi-110087

CIN: L74899DL1995PLC064215 Tel. No.: +91-11-46200400, Fax No.: 011-46200444

Website: www.mohindra.asia Email id: cs@mohindra.asia

Extract of Un-audited Financial Results for the Quarter ended 30-06-2019

30/06/2020

Unaudited

1031.1A

225.80

226.80

181.72

174.64

535.68

3,39

3,39

 The above unaudited financial results were reviewed & recommended by the Audit Committee and thereafter approved by the Board of Directors in their respective meetings held on August 11, 2020. The Statutory Auditors have carried out a limited review for the quarter ended

2. The above is an extract of the detailed format of financial results filed with the Stock Exchange under Regulation 33 of SEBI(LODR)

Regulation, 2015. The full format of the un-audited financial results are available on the company's website at www.mohindra.asia and on the

Email: cirp.perfactcolor@gmail.com

12.08.2020

Further details can be sought by emailing at

B RAIL LAND DEVELOPMENT AUTHORITY

(A Statutory Authority under Ministry of Railways, Government of India) Unit No. 702-B , 7th Floor , Konnectus Tower-II DMRC Building, Ajmeri Gate, New Delhi-110002 REQUEST FOR PROPOSAL (RFP) FOR ENGAGEMENT OF CONSULTANT FOR FEASIBILITY

STUDY/MASTER PLANNING/URBAN DESIGNING/ENGINEERING & PREPARATION OF DPR FOR INTEGRATED RE-DEVELOPMENT OF KANNIYAKUMARI, KATPADI, KOLLAM, MADURAI JN., MANGALORE JN. AND RAMESHWARAM RAILWAY STATIONS OF SOUTHERN RAILWAY Bid Security Rs. 2,79,2001-Estimated Cost Rs. 258.41 Lakhs Last Date & Time of Submission of RFP Documents: 10.09,2020 upto 15:60 hrs. For any queries/questions, may please contact following officers Officer Designation E-mail ID Contact Number Railway Station

Kanniyakumari, Katpadi, Kollam, Mangalore Jn. & Rameshwaram DGM/CD m.vog.fivnlier.sbir@borngt 9899845060 JGM/MFC Madural Jn. sudbin/2001@yahoo.com 9811220135 9717110016 gmo1@rida.railnet.govin 011-23232854 For complete details, visit website www.rlda.indianrailways.gov.in or www.tenderwizard.com/RLDA. (2) Any Compendum/Addendum to this publication, if any, would be hosted on above mentioned websiles only and will not be published in newspapers.

(RFP Notice No. RLDA/RFP/CT-81 of 2020 Dated 07.08.2020) DGM/ Tender (Mob.: 7703918078)

DCM HYUNDAI LTD. CIN: U93090DL1995PLC273604

Regd. Office: 508, 5th Floor, Akash Deep Building, 26-A Barakhamba Road, New Delhi-110 001. Tel. No. (91)11-2331 2267, Fax No. (91)11-2331 3494

E-mail: pawanlakhotia@dcmsr.com, Website: www.dcmhl-hvgpl.com NOTICE INFORMATION REGARDING 26TH ANNUAL GENERAL MEETING . The 26th Annual General Meeting (AGM) of the Company will be held through Video Conferencing (VC)/ Other Audio Visual Means (DAVM) on Tuesday, the 15th September, 2020 at 11.00 AM, in compliance with all applicable provisions of the Companies Act, 2013 and the Rules made thereunder

read with Circular No.14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020 read with Circular No. 20/2020 dated May 05, 2020 and other applicable circulars issued by the Ministry of

Corporate Affairs (MCA) to transact the business set out in the Notice calling the e-AGM. Members will be able to attend the e-AGM through VC/ DAVM or view the telecast at www.evotingindia.com Members participating through VC/ DAVM facility shall be reckoned for the purpose of quorum u/s 103 . In compliance with the relevant circulars, the Notice of the AGM and the stand alone and consolidated financial statements for the financial year 2019-20, along with Board's report, Auditor's report and other documents required to be attached thereto, will be sent to all the members of the Company whose email address are registered with the Company/ Depository Participant(s). The aforesaid documents

will also be available on the Company's website at www.dcmhl-hvgpl.com and on the website of the

CDSL at www.evotingindia.com. Manner of registering / updating email addresses:

- a. For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhaar Card) by email to pawanlakhotia@domsr.com/ beetalrta@gmail.com.
- b. For Demat shareholders please provide Demat account details (CDSL-16 digit beneficiary ID of NSDL-16 digit DPID + CLID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhaar Card) to pawanlakhotia@dcmsr.com/beetalrta@gmail.com.

Manner of casting vote(s) through e-voting:

(Rs. In Lakhs except EPS)

30/06/2019

Unaudited

2553.70

195.04

195.04

133.24

138.30

535.68

2.49

2.49

YEAR ENDED

31/03/2020

Audited

10147.79

1209.17

1209,17

936.77

883.00

535.68

5354.53

17.49

17.49

For & on behalf of the board

Deepak Arneja (Managing Director & CEO)

a) Members will have an opportunity to cast their vote(s) on the business as set out in the Notice of the AGM through electronic voting system ("e-voting").

b) The manner of voting remotely ("remote e-voting") by members holding shares in dematerialized mode, physical mode and for members who have not registered their email addresses has been provided in the Notice of the AGM which will be mailed around 20th. August, 2020. The details will also be available on the website of the Company at www.dcmhl-hvgpl.com and on the website of CDSLatwww.evotingindia.com.

 The facility for voting through electronic voting system will also be made available at the AGM ("Insta Polf') during Video Conference and Members attending the AGM who have not cast their vote(s) by remote e-voting will be able to vote at the AGM through Insta Poll.

d) The login credentials for casting votes through e-voting shall be made available to the members through email. Members who do not receive email or whose email addresses are not registered with the Company/ Beetal Financial Computer Services Pvt. Ltd. (RTA)/ Depository Participant(s), may generate login credentials by following instructions given in the Notes to Notice of AGM, which will be mailed around 20th August, 2020.

e) The same login credentials may also be used for attending the AGM through VC/OAVM.

f) Members are requested to carefully read all the notes set out in the Notice of the AGM and in

particular, instructions for joining the AGM, manner of casting vote through remote e-voting or through Insta Pollduring thee-AGM. g) If you have any queries or issues regarding attending AGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual

available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kunder (022- 23058738) or Mr. Mehboob Lakhani (022-23058543) or Mr. Rakesh Dalvi (022-23058542). For DCM Hyundai Limited

Natin Jain Director DIN: 06383628

IN THE MATTER OF LLP ACT, 2008, SECTION 13 OF LLP ACT, 2008 AND RULE 17 OF THE LLP RULES, 2009 AND IN THE MATTER OF SHANTI DEVI COMMERCIAL LLP (HEREINAFTER REFERRED AS LLP)

PUBLIC NOTICE Notice is hereby given to general public that

pursuant to the provisions of Section 13(3) and any other provisions of Limited Liability Partnership Act, 2008 and Rule 17 of the Limited Liability Partnership Rules, 2009 and subject to the confirmation of the Registrar of Companies/LLP, Delhi that the LLP having LLPIN : AAQ-2525 converted on 14/08/2019 proposes to change its registered office from SHOP NO. 37 CSC 5 Sector 9 Rohini New Delhi -110085 to 438, Sec 3 A, Shastr Nagar , Mandi Gobindgarh , Fatehgarh Sahib, Punjab -147301

Any person whose interest is likely to be effected by proposed change of place of registered office of LLP may deliver or cause to be delivered or sent by registered post of his/her objection supported by an affidavit stating the nature of interest and ground of opposition to Registrar of Companies/LLP 4th Floor, IFCI Tower, 61, Nehru Place, New Delhi - 110019, within 21(Twenty one) days of the publication of this notice under a copy of LLP at its current registered address of the LLP as mentioned above.

FOR AND ON BEHALFOR SHANTIDEVICOMMERCIALLLP Date: 10.08.2020 Place: Delhi DEEPAK KUMAR GOYAL **DESIGNATED PARTNER** DPIN: 00651890

FORM NO. INC-26 (Pursuant to rule 30 the Companies Docorporation Rolus, 2014 Advertisement to be published in the wapaper for change of registered office of the company from one state to another Before the Central Government Regional Director Northern Region at New Delhi n the matter of sub-section (4) of Section 13

of Companies Act, 2023 and clause (a) of hith rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014 n the matter of: Hanaro Logistics Private Limited, having its registered office at House No 81,Floor L. Block C. Fit 2, Sector 18, Robin Delhi North

West 110085 Ingla Notice is hereby given to the General Public that he company proposes to make application to the Central Government Regional Director under ection 13 of the Companies Act, 2013 read with tule 30 of the Companies (Incorporation) Rules 2015, seeking confirmation of alteration of the Memorandum of Association of the Company in

terms of the special resolution passed at the Eatra.

ordinary general meeting held on 20.02.2020 to mable the company to change its Registered Officer "State of Haryana". Mny person whose interest is likely to be affected by the proposed change of the registered office of he company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor by registered post of his/her objections supported y an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director [Northern Region] at the address B-2 Wing, 2nd loor, Paryayaran Bhawan, CGO Complex, New Dolhi 110003 within fourteen (14) days of the date of publication of this notice with a copy to

Hanaro Logistics Private Limited Registered Office: House No 81, Floor 1, Black-Pkt 7, Sector 16, Robin) Dellu North West

the applicant company at its registered office at

10085, India For and on behalf of the Board **HAMARO** Logistics Private Limited Date: 11.08.2020 Hee Tae Jung Place: New Delhi (Managing Director) DIN: 08242706

Add: 84-1501, Parsynath Exotica, Golf Course

Road, Sector-53, Gurgaon, Haryana-122002, India Before The National Compay Law Tribunal Bench At, New Delhi Company Application No. CA(CAA) 170/ND/ 2019

In The Mater Of The Companies Act, 2013 And In The Matter Of An Application Under Section 230-232 Of The Companies Act, 2013

In The Matter Of Scheme Of Demerger Between GSJ ENVO LIMITED

Having Its Registered Office Situated at Transferor Company/ 51, Hemkunt Colony New Delhi - 48

Demerged Company Applicant Company No.1 Goodwill Apartments Private Limited

.. Transferor Company/ Having Its Registerd Office Situated At E-82 Demerged Company Applicant Company No.: Greater Kailash Part-1 New Delhi 110046 Having Its Registered Office: Situated At 51, Hemkunt Colony New Delhi - 48

Advertisement Of Notice Convening Meeting Of The Secured Creditors of The Transferor

Company/Applicant Company No.1 NOTICE is hereby given that by an Order dated July, 31, 2020, the Hon'ble National Company

Law Tribunal, New Delhi Bench ("Hon'ble Tribunal") has directed a meeting to be held of the Secured Creditors of the Transferor Company/ Applicant Company No. 1 for the purpose of considering and if thought fit, approving with or without modification(s), the arrangement embodied in the Scheme of Arrangement between GSJ ENVO LIMITED ("Transferor Company */ Demerged Company/ "Applicant Company No 1") and GOODWILL APARTMENTS PRIVATE LIMITED ("Transferee Company" /Resulting Company/"Applicant Company No 2") and their respective shareholders and creditors ("Scheme").

Meeting of the secured creditor of GSJ ENVO LIMITED ("Transferor Company "/ Demerged Company/ "Applicant Company No 1" is directed to be held at the registered office situated at 51. Hemkunt Colony, New Delhi 110048, on Saturday 12:09:2020 at 4:00 p.m.. (the "Meeting"), at which place, day, date and time secured creditor are requested to attend Copies of the Scheme and Statement under Section 230(3) read with Section 102 of the

In pursuance of the said Order and as directed therein, further notice is hereby given that a

Companies Act, 2013 can be obtained free of charge at the registered office of the Applicant Company as stated above. Persons entitled to attend and vote at the Meeting, may vote in person or by proxy, provided that all proxies in the prescribed form are deposited at the registered office of the Applicant Company at ,

Hemkunt Colony, New Delhi 118848, not later than 48 hours before the scheduled time of the Meeting. Forms of proxy can be obtained from the registered office of the Applicant Company or through postal ballot form and reply to be received before the time fixed for the meeting or through The Hor/ble Tribunal has appointed Mr. Rakesh Kumar, Advocate as the Chairperson of the Meeting.

Individual notice shall also be sent to all the shareholders of the Applicant Companies through email and to the Secured Creditor of GSJ ENVO LIMITED ("Transferor Company") Demerged Company 'Applicant Company No 1 through email and Physically. As directed by the Hon'ble Tribunal, Mr. G. Sai Krishna Kumar, Advocate is appointed as Alternate

Chairman and Mr. Mahendra Jain, as Scrutinizer for the meetings in terms of the direction issued Dated this 10/08/2020 Place: New Delhi

Rakesh Kumar Chairman appointed for the Meeting

TRITON CORP LIMITED

CIN:L74899DL1990PLC039989 Regd. Office: R-4, Unit No-102, 1st Floor, Khirki Extension Main Road, Malviya Nagar, New Delhi-110017

Email: cs@tritoncorp.in | Phone: 011-49096562

UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30,2020

						(Rs.	In Lakh exce	pt EPS data)				
	STANDALONE							CONSOLIDATED				
Particulars	QUARTERLY			YEARLY	QUARTERLY			YEARLY				
Farmediara	30.06.2020	31.03.2020	30.06.2019	31.03.2020	0 30.06.2020	31.03.2020	30.06.2019	31,03,2020				
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)				
Total income from operations		100	- 4		-6.	3		- é				
Net Profit/(Loss) before tax and share of (Loss)/profit in associates & Joint ventures	(4.16)	(26.24)	(4.58)	(42.54)	(4.41)	(26.51)	(4.61)	(43.25)				
Net Profit/(Loss) for the period after tax and exceptional items	(4.15)	(26.24)	(4.58)	(42.54)	(4.41)	(66.51)	(4.61)	(83.25)				
Total Comprehensive (loss) / Income for the period	(4.16)	(26.24)	(4,58)	(42.54)	(4.41)	(66.51)	(4.61)	(83.25)				
Paid up Equity Capital (Face value of Rs. 1/- each)	1,998.90	1,998.90	1,998,90	1,998.90	1,998.90	1,998.90	1,998.90	1,998.90				
Reserve excluding revaluation reserves (As per last audited Balance Sheet)				(758.64)				(1,519.03)				
Earning Per Share												
of Rs.1/- each) (not annualised)												
Basic	(0.002)	(0.013)	(0.002)	(0.021)	(0.002)	(0.033)	(0.002)	(0.042)				
Diluted	(0.002)	(0.013)	(0.002)	(0.021)	(0.002)	(0.033)	(0.002)	(0,042)				

 The above is an extract of the detailed format of Standalone and Consolidated Financial Results for the quarter ended 30th June, 2020 filed with the Stock Exchange under the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Un-

Audited Financial Results for the quarter ended 30th June, 2020 are available on the Stock Exchange Website (www.bseindia.com) and on the Company's Website (www.tritoncorp.in). 2. The above Standalone and Consolidated Financial Statement, prepared in accordance with Indian Accounting Statndards (*Ind AS") as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other recognised accounting practices and policies to

> By the order of the Board For Triton Corp Limited

> > Sd/ Sudhish Kumar Rastogi (Chairman)

RAJASTHAN PETRO SYNTHETICS LIMITED CIN-L17118RJ1983002658 Regal Office: Fait No. 201 & B. Class Tower Ivew Nevolus Complex Brusson Ultabur-313001 (Rapidish)

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of the Securities Exchange Board of indis (Listing Obligation and Disclosure Requirements) Requisitors, 2015, a meeting of the Board of Directors of the Company will be held on Thursday, the 20' August, 2000 at 0.5,00 g.m., intertalia, to consider, approve and take ovrecord the United led Financial Results of the Company for the guarter ended 30" June. 2020. The notice is also available on wehalte of the company www.rpal.co.in and also on the website of the stock

E-mail: inventora@ipst.co.m, Website: www.rpst.co.m NOTICE

exchange www.bseindia.com By Order of the Board For Rajasthan Petro Synthetios Limited

Place : New Delhi B.R. Goyal Data: \$1.08.2020 Chairman CORRIGENDUM

pursuance of the order dated 07th August 2020 by Honbie Bench-IV. NCLT New Delhi, in the matter of SMC Corporation (India) Private Limited vis Akash Packtech Private Limited. Case: No.18-1527/(ND)/2010. IRP has been directed to issue notice to the pervise public that public announcement in Form-A for the attention of the creditors of the of Mis Akash Packtech Private Limited published on 196th August 2020 inviting claims in pursuance of the insolvency smiles pronounced by Hamble NICLT therein M. New Dailts on dated 31/07/25/20; have been windrawn due to amicable Resolution Professional

settlement between the disputing parties, duly approved by the Hon'ole NCLT Bench-IV, wherein undereigned has been appointed as interim Therefore: Mild Public Announcement in Form-A made in this newspaper on 6th August 2020 becomes infructuous and shall be treated as null and void.

Jyoti Ranjan Tarafdar interim Resolution Professional IBBITHPA-001/IP-P01000/2017-18/11647

Date: 11.78-2020 Place: New Delhi

financialem epa

Place: Zirakpur

Date: 10.08.2020

DIN: 06717452

Place: New Delhi

the extent applicable.

Date: 11.08.2020

मोहिन्द्रा फास्टेनर्स लिमिटेड

पॅजीकृत कार्यालय : 304 गुप्ता आकेंड, इन्दर एन्कलेव, दिल्ली-रोहतक रोड, नई दिल्ली-110087 खीआईएन : L74899DL1995PLC064215 फोन : +91-11-46200400, फैक्स : 011-46200444 वैबसाइट : www.mohindra.asia, ई-मेल : cs@mohindra.asia, 30.06.2019 को समाप्त तिमाही हेतु अलेखापरीक्षित वित्तीय परिणामों का सारांश

(ईपीएस को छोड़कर रु. लाख में)

क्र.सं.	विवरण	समान्त तिमाही			रामाप्त वर्ष
1		3070672020 अलेखापरीक्षित	3170372020 लेखापरीक्षित	उपरण्डर2णां ५ अलेखाणरीक्षित	3170372020 लेखापरीक्षित
1	प्रचालनों से कुल आय	1631.14	2514,71	2553.70	10147.79
2	अवधि हेतु लाभ/(हानि) (कर, अपवादित तथा/अथवा अखाधारण मरों# के पूर्व)	225.80	323.83	195.04	1209.17
3	कर पूर्व अवधि हेतु लाभ/(हानि) (अपवादित तथा/अथवा असाधारण मरौं# के परचात)	226.80	323.83	195,04	1209.17
4	कर परचात अविध हेतु कुल लाभ/(हानि) (अपवादित तथा/अथवा असाक्षरण मर्दो# के परचात)	181,72	231,03	133,24	936.77
5	अवधि हेतु कुल व्यापक आय [अवधि हेतु (कर परचात) तथा अन्य व्यापक आय (कर परचात) से निर्मित लाभ/(हानि)]	174.64	150.58	138,30	883.00
6	प्रदत्त इविवटी शेयर पूँजी (रु. 10/- प्रत्येक के अंकित मूल्य का पूर्ण प्रदत्त)	535.68	535.68	535.68	535.68
7	अन्य इविवयी	-	-		5354.53
\$	आय प्रति शेयर (२, १०/- प्रत्येक के) (सतत प्रचालनों हेतु) 1. बेस्पिक*	3,39	4,31	2,49	17,49
	2.डाइल्युटेड*	3.39	4.31	2.49	17.49

1. उपर्युक्त परिणामों की समीक्षा एवं संस्तुति लेखापरीक्षा समिति द्वारा की गयी और 11 अगस्त, 2020 को आयोजित सम्बद्ध बैठक मैं निदेशक मण्डल द्वारा अनुमोदित की गयीं। विधिक लेखापरीक्षकों ने 30 जून, 2020 को समाप्त तिमाही हेतु सीमित समीक्षा की है और उसका अपरिवर्द्धित प्रतिवेदन प्रदर्शित किया है।

. डपर्युक्त सेंबी (एलओडीआर), विनियम 2015 के विनियम 33 के तहत स्टॉक एक्सचेंजों के साथ दर्ज वित्तीय परिणामों के विस्तृत प्रारूप का सारांश है। अलेखापरीक्षित वित्तीय परिणामों का पूर्ण प्रारूप कम्पनी की वेबसाइट www.mohindra.asia तथा मेंद्रोपोलिटन स्टॉक एक्सचेंज ऑफ इण्डिया लिमिटेड की वेबसाइट www.msei.com पर उपलब्ध है।

> बोर्ड के लिए तथा उनकी ओर से T./-

तिथि : 11.08.2020 स्थान : नई दिल्ली

दीपक अरनेजा (प्रबन्ध निदेशक तथा सीईओ) डीआईएन : 00006112



HEALTHCARE GLOBAL ENTERPRISES LIMITED

Regd Off; HCG Towers, # 8, P Kalinga Rao Road, Sampangi Rama Nagar, Bangalore - 560027 CIN: L15200KA1998PLC023489; Phone +91-80-4660 7700, Fax: +91-80-4660 7749 Email: investors@hcgel.com; Website: www.hcgel.com

Recommendations of the Committee of Independent Directors ("IDC") of HealthCare Global Enterprises Limited ("The Target Company') to the shareholders of the Target Company in relation to the Open Offer (hereinafter defined) made by Aceso Company Pte. Ltd. ("Acquirer") along with Aceso Investment Holdings Pte. Ltd. ("PAC 1"), CVC Capital Partners Asia V L.P. ("PAC 2"). CVC Capital Partners Investment Asia V L.P ("PAC 3") and CVC Capital Partners Asia V Associates L.P. ("PAC 4") (hereinafter PAC

1.	Date	10August 2020
2.	Name of the Target Company (TC)	HealthCare Global Enterprises Limited
3.	Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer along with the PACs to the public shareholders of the Target Company under Regulation 3 (1), Regulation 4 and other applicable regulations of SEBI SAST Regulations for acquisition of up to 32,613,192 fully paid-up equity shares of face value of INR 10 each ("Equity Shares") from the public shareholders of the Target Company, representing 26,00% of the Expanded Voting Share Capital (as defined in the Offer Documents) at a price of INR 130/per Equity Share (the "Offer Price") aggregating to total consideration of INR 4,239,714,960 payable in cash. Public Announcement dated June 04, 2020 ("the PA"), the Detailed Public Statement dated June 10, 2020 published on June 11, 2020 ("the DPS"), Draft Letter of Offer dated
		June 18, 2020 ("the DLoF") and the Letter of Offer dated August 05, 2020 ("the LoF") (PA, DPS, DLoF and LoF collectively referred to as Offer Documents) issued by JM Financial Limited, the Manager to the Open Offer ("the Manager") on behalf of the Acquirer and PACs.
4.	Name(s) of the acquirer and PACs with the acquirer	Acquirer (i) Aceso Company Pte. Ltd.
		Persons Acting in Concert (i) Aceso Investment Holdings Pte. Ltd. ("PAC 1") (ii) CVC Capital Partners Asia V L.P. ("PAC 2"). (iii) CVC Capital Partners Investment Asia V L.P ("PAC 3") and (iv) CVC Capital Partners Asia V Associates L.P. ("PAC 4")
5.	Name of the Manager to the offer	JM Financial Limited 7th Floor, Chergy, Appasaheb Marathe Marg, Prabhadevi, Mumba: – 400 025, India. Tel: +91 22 6630 3030 / +91 22 6630 3262 Fax: +91 22 6630 3330 Email: hcg.offer@jmfl.com Website: https://www.jmfl.com Contact Person: Ms. Prachee Dhurl SEBI Registration Number: INM000010361 CIN: L67120MH1986PLC038784
6.	Members of the Committee of Independent Directors (Please indicate the chairperson of the Committee separately)	(ii) Dr. Sudhakar Rao, Chairperson (iii) Mr. Shanker Annaswamy, Member (iii) Mrs. Bhushani Kumar, Member
7.	IDC Member's relationship with the TC (Director, Equity shares owned, any other contract / relationship), if any	IDC Members are Non-Executive Independent Directors of the Target Company. None of the IDC Members holds any equity shares or other securities or has entered into any other contract/relationship with the Target Company except as directors on the board of the Target Company and as member(s)/chairperson(s) of the board committees.
8.	Tracing in the Equily shares/other securities of the TC by IDC Members	None of the IDC Members has traded in equity shares/other securities of the Target Company, during the period of 12 months prior to the date of PA and since then till the date of this recommendation.
9.	IDC Member's relationship with the Acquirer (Director, Equity shares owned, any other contract / relationship), if any.	None of the IDC Members: (i) Is a director of the Acquirer or PACs; (ii) holds any equity shares/other securities in the Acquirer or PACs or: (iii) has any other contracts/relationship with the Acquirer or PACs.
10.	Trading in the Equity shares/other securities of the acquirer or PACs by IDC Members	None of the IDC Members has traded in equity shares/other securities of the Acquirer or PACs, during the period of 12 months prior to the date of PA and since then till the date of this recommendation.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	IDC is of an opinion that the Offer Price is in accordance with the SEBI SAST Regulations and is fair and reasonable.
12.	Summary of reasons for recommendation (IDC may also invite attention to any other place, e.g. company's website, where its detailed recommendations along with written advice of the independent adviser, if any can be seen by the shareholder)	IDC has perused the PA, DPS, DLoF. LoF issued in relation to the Open Offer by the Manager to the Open Offer on behalf of the Acquirer and the PACs, and particularly noted the following, while making the recommendation: (i) the equity shares of the Target Company are frequently traded in terms of Regulation 2(1)(j) of the SEBI SAST Regulations. (ii) the volume weighted average market price per Equity Share for a period of 60 (sixty) trading days immediately preceding the date of the PA as traded on the National Stock Exchange of India Limited ("NSE") during such period and such shares being frequently traded is INR 92.27. The maximum volume of trading in the shares of the Target Company for a period of 60 trading days immediately preceding the date of the PA has been recorded on the NSE. (iii) The highest negotiated price per Equity Share of the Target Company for any acquisition under an agreement attracting the obligation to make a PA of an Open Offer I.e. the price per share under the investment Agreement is INR 130.

14. Any other matter(s) to be highlighted None. To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is.

Based on the above, the IDC is of an opinion that the Offer Price of INR 130 per equity

share is in compliance with the SEBI SAST Regulations and hence is fair and

The public shareholders of the Target Company are, however, advised to

independently evaluate the Open Offer and take informed decision whether or not to

This statement of recommendation will also be available on the website of the Target

HealthCare Global Enterprises Limited

For and on behalf of the Committee of Independent Directors of

Dr. Sudhakar Rao

Chairman of the IDC DIN 00267211

Place: Patna

Date: 11.08.2020

LAL ENTERPRISES T (1) CIN NO.L51909DL1933PLC009509

Regd. Office: 4-A, Hansalaya, 15, Barakhamba Road New Delhi 110 001 Phone no.011-23316409, 23310414 Fax No. 011-23322473 Email: udsm_shamli@sirshadilal.com : website www.sirshadilal.com

Abstract of Unaudited Financial Results for the Quarter ended 30th June, 2020

(Rs. In Lacs

Particulars	Current Three Months ended 30.06.2020	Previous Three Months ended 31.03.2020	Previous Year Three Months ended 30.06.2019	Previous Accounting Year ended 31.03.2020
	Unaudited	Audited	Unaudited	Audited
Total Income from Operations	17287.94	10968.52	15028.26	49824.78
Net Profit(+)/Loss(-) for the period [before tax, Exceptional and/ or Extraordinary items]	(+)172.19	(+)918.24	(-)64.70	(+)285.72
Net Profit(+)/Loss(-) for the period before tax [after Exceptional and/ or Extraordinary items]	(+)172.19	(+)918.24	(-)64.70	(+)285.72
Net Profit(+)/Loss(-) for the period after tax [after Exceptional and/ or Extraordinary items]	(+)172.19	(+)918,24	(-)64.70	(+)285.72
Total Comprehensive income for the period (Comprising Profit/Loss for the period(after tax) and other comprehensive income for the period (after tax	(+)112.32	(+)892.53	(+)77.34	(+)384.91
Equity Share Capital	525.00	525.00	525.00	525.00
Earning per share (not annualized of Rs. 10/-) Basic and Dilute	(+)3.279	(+)17.490	(-)1.232	(+)5.442
Notes:				

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financia Results are available on the websites of the Bombay Stock Exchange at www.bseindia.com and the Company's website a www.sirshadilal.com

The Unaudited financial statement for the quarter ended 30th June, 2020 has been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 11th August, 2020.

for Sir Shadi Lal Enterprises Ltd

(Rajat Lal) Managing Director

(DIN 00112489)

हीरो फिनकॉर्प लिमिटेड

CIN: U74899DL1991PLC046774 पंजी. कार्यालय: 34, कम्युनिटी सेन्टर, बसंत लोक, बसंत विहार, नई दिल्ली-110057 फोन: 011-4948 7150, फैक्स: 011-4948 7197, 011-4948 7198 ई-मेल: litigation@herofincorp.com || वेबसाईट: www.herofincorp.com

वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के अंतर्गत स्वना

एतद्द्वारा अधोलिखित को यह सूचना सर्व की जाती है:

Place: New Delhi

Dated: 11 August, 2020

Hero FinCorp

1. मैं. श्री गुरुजी एण्टरप्राईजेज (ऋणधारक) जिसका कार्यालय है: ए-69, 1ला तल, सनलाइट कॉलोनी-II, आश्रम, नई दिल्ली-

2. मै. लालजी कम्युनिकेशन्स (सह-ऋणधारक) जिसका कार्यालय हैः मकान सं. 2883/17, शॉप नं. 1, रेजेन्ट टॉवर, बेडनपुरा,

करोलबाग, नई दिल्ली-110005, साथ ही: ए-69, 1ला तल, सनलाइट कॉलोनी-II, आश्रम, नई दिल्ली-110014 3. श्री लवनीश दुग्गल (सह-ऋणधारक) निवासीः ए-69, 1ला तल, सनलाइट कॉलोनी-II, आश्रम, नई दिल्ली-110014

4. श्री कमल दुग्गल (सह-ऋणधारक) निवासी: ए-69, 1ला तल, सनलाइट कॉलोनी-Ⅱ, आश्रम, नई दिल्ली-110014

5. श्री केशव दुग्गल (सह-ऋणधारक) निवासी: ए-४९, 1ला तल, सनलाइट कॉलोनी-II, आश्रम, नई दिल्ली-110014

6. श्रीमती अनीता दुग्गल (सह-ऋणधारक) निवासी: ए-69, 1ला तल, सनलाइट कॉलोनी-II, आश्रम, नई दिल्ली-110014 कपर वर्णित ऋणधारक ने एचएफसीएल के पक्ष में नीचे सूचीबद्ध अचल सम्पत्ति की गिरवी द्वारा एचएफसीएल से रु. 94,00,000/-(रुपये चौड़ानवें लाख मात्र) की साख सुविधा प्राप्त करने के लिये हीरो फिनकॉर्प लिमिटेड (यहां के बाद "एचएफसीएल" के रूप में वर्णित) निसका पंनीकृत कार्यालय 34, कम्युनिटी सेन्टर, वसंत लोक, वसंत विहार, नई दिल्ली-110057 में है, के साथ ऋण अनुबंध तिथि 31.8.2016 में प्रविष्ट किया था।

''सनलाइट कॉलोनी–II, दिल्ली–110014 में स्थित प्लॉट नं. 69, श्रेत्रफल माप 66.76 वर्ग मी. जो ब्लॉक–ए में स्थित है। उपरोक्त सम्पत्ति को यहां के बाद ''प्रतिभत परिसम्पत्ति'' कहा। जावैगा। प्रतिभत परिसम्पत्तियों को ब्याज तथा अन्य वार्जेज के साथ ऋण के उपयक्त पनर्भगतान को प्रतिभत करने के लिये प्रतिभति (कोलेंटरल के रूप में एचएफसीएल के पास मार्टगैज किया गया है। लेकिन, ऋणधारक ने ब्याज तथा अन्य चार्जेज के साथ ऋण के नियत पुनर्भुगतान में चुक की है। इस संदर्भ में वित्तीय परिसम्पत्तियों के प्रतिभूतिकरण एवं पुनर्भुगतान तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 (यहां के बाद ''सरफैसी अधिनियम, 2002'' के रूप में वर्णित) की धारा 13(2) के अंतर्गत एचएफसीएल के पास उपरोक्त ऋणधारक के अंतिम ज्ञात उपलब्ध पते पर मांग सूचना भेजी

गईं, लेकिन कुछ सूचनाएं अन्डेलिवर्ड रहीं। इस प्रकाशन के द्वारा एक बार पुनः एचएफसीएल मैं. श्री गुरुजी एण्टरप्राईजेज (ऋणधारक), मैं. लालजी कम्युनिकेशन्स (सह-ऋणधारक), श्री लवनीश दुग्गल (सह-ऋणधारक), श्री कमल दुग्गल (सह-ऋणधारक), श्री केशव दुग्गल (सह-ऋणधारक) तथा श्रीमती अनीता दुग्गल (सह-ऋणधारक) को निर्देश देता है कि इस सूचना के प्रकाशन के साठ (60) दिनों के भीतर 14.07.2020 को देय रु. 1,03,41,515.27/- (रुपये एक करोड़ तीन लाख इकतालिस हजार पांच सौ पन्द्रह तथा पैसे सत्ताईस मात्र) की सम्पूर्ण बकाया राशि का भुगतान करें अन्यथा एचएफसीएल ऋणधारक एवं/अथवा सह-ऋणधारक की प्रतिभृत परिसम्पत्ति का कब्जा तथा बिक्री करने तथा सरफैसी अधिनियम, 2002 के अतंर्गत उपलब्ध अन्य कोई कार्रवाई अथवा राहत सहित प्रतिभृत परिसम्पत्ति के विरुद्ध

सरफैसी अधिनियम, 2002 के सभी या किसी भी प्रावधानों के अंतर्गत सभी प्रकार की आवश्यक कार्रवाई करेगा। पुनः सरफैसी अधिनियम, 2002 की धारा 13(13) के प्रावधानों के अनुसार एतद्द्वारा ऋणधारक को किसी भी रूप में उपरोक्त परिसम्पिन का बिक्री/पट्टा या व्यवसाय द्वारा बिक्री/अंतरण अथवा स्वत्व-त्याग के अधिकार से वंचित किया जाता है तथा ऐसा करना उपरोक्त ऋण अनुबंध एवं अथवा सरफैसी अधिनियम, 2002 के प्रावधानों का उल्लंबन होगा।

एतदृद्धारा आम जनता को भी सुचित किया जाता है कि वे किसी भी रूप में उपरोक्त प्रतिभृत परिसम्पत्ति का व्यवसाय न करें क्योंिक एचएफसीएल का उस पर प्रथम् तथा एक्स्क्लुसिव प्रभार विद्यमान है।

तिथि: 12.8.2020 स्थान: नई दिल्ली

हस्ता./ प्राधिकत अधिकारी हीरो फिनकॉर्प लिमिटेड

ADITYA VISION LIMITED

CIN: L32109BR1999PLC008783 ("AVL" / TARGET COMPANY" / "TC")

Registered Office: M-20, Aditya House, 1st. 2nd & 3rd Floor, Road No.26, S. K. Nagar, Patna-800001, Bihar Phone No.: +91-612-2520874/54 | Email: cs@adltyavision.in | Website: www.adltyavision.in

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of Aditya

Date	11.08.2020
Name of the Target Company	Aditya Vision Limited
Details of the Offer pertaining to Target Company	Open Offer to acquire up to 31,28,000 Equity Shares of ₹ 10/- each representing 26.00 % of the total equity and voting share capital of the Target Company, to be acquired by the Acquirer along with PACs, at a price of ₹ 24/- per Equity share payable in cash in terms of Regulation 3(1) and Regulation 3(2) of the SEBI (SAST) Regulations, 2011.
Name(s) of the Acquirer and PACs with the Acquirer	Mr. Yashovardhan Sinha ("the Acquirer"), together with Ms. Sunita Sinha, Mr. Nishant Prabhakar, Ms. Rashi Vardhan, Ms. Yosham Vardhan and Yashovardhan Sinha HUF (together, the "PACs") in their capacity as a person acting in concerts with the Acquirer.
Name of the Manager to the offer	Guiness Corporate Advisors Private Limited
Members of the Committee of Independent Directors ("IDC")	Chairman: Mr. Chandra Shekhar Prasad Gupta Member: Mr. Ravi Prakash Chamria
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any	IDC Members are the Independent Directors of the Target Company. Neither Chairman nor Member of IDC holds any equity shares in the Target Company. None of them have entered into any other contract or have other relationship with the Target Company.
Trading in the Equity shares/other securities of the Target Company by IDC Members	No trading has been done by the IDC Members in the equity shares/ other securities of the Target Company since their appointment.
IDC Member's relationship with the Acquirer (Director, Equity shares owned, any other contract / relationship), if any	None of the IDC Members have any relationship with the Acquirer and PACs.
Trading in the Equity shares/other securities of the Acquirer by IDC Members	Not Applicable
Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable	The IDC Members believes that the Open Offer is fair and reasonable. However, the shareholders should independently evaluate the Offer and take informed decision in the matter.
Summary of reasons for recommendation	 IDC recommends acceptance of the Open offer made by the Acquirer along with PACs as the Offer price of ₹ 24/- per fully paid up equity share is fair and reasonable based on the following reasons: 1. The Offer price appears to be reasonable considering the business activities of the Target Company. 2. The equity shares of the Target Company is frequently traded shares within the meaning of explanation provided in Regulation 2(1)(j) of SEBI (SAST) Regulations, 2011. 3. The offer price of ₹ 24/- per fully paid up equity share offered by the Acquirer is higher than the volume-weighted average price paid or payable for acquisition during the 52 week immediately preceding the date of the PA and considering the volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on Stock Exchange which is NIL. Keeping in view of the above facts IDC is of opinion that Open Offer price is fair and reasonable and is in accordance with the relevant regulations prescribed in
	the Takeover Code and prima facie appear to be justified.
Details of Independent Advisors, if any.	None
Any other matter to be highlighted	For any queries can e-mail to Registrar to the offer Cameo Corporate Services Limited on investor@cameoindia.com, or to Manager to the offer Guiness Corporate Advisors Private Limited on gcapl@guinessgroup.net

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations. Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS

For Aditya Vision Limited

Chandra Shekhar Prasad Gupta Chairman-Committee of Independent Directors DIN: 07552757 SWAGTAM TRADING & SERVICES LIMITED Stood. Offico: R-489, GF A. New Resinstor Nager, New Doller. 110060.

Tel: 011 4/1/5489, Empt. swagtam/986/Egmail.com, Website: www.swagtam.com CIN-151000DLT08-07LC280T3T STATEMENT OF PROFIT & LOSS FOR QUARTER ENDED 20,05:2020

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Particulars	TO 18 2120	11 01 2020	306.205	30.06.202m	30.06.2019	THE 2020
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French com	0.000	30.00	W-90	10.00	9100	70.000
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Marina.	21.00	17.60	10.41	16.5%	20.45	77.00
(transcription)	lom/us/s	3497.00	114.00	100.00	2 NA.80	000116
Total Expension	165.03	333/21	36.58	255.81	398,56	3.286.33
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	0,000	0.00	9.00	31.00	0.00	0,00
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Di Profit (Based Lies (American)		Street	Ave.	(C)	100.00	
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MITTER REPORT OF BUILDING				Control of		
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10 Performance on Asserting			1	6.0	100	
speramon (ster ter) (XII-XXII)	harr	10,000	6.00	18.000	(0.00)	30000
Dy Freds St. coals for the period	20.1				1000	7.44
(27+374)	19.63	1477.14	(137-94)	79.69	[197.56)	30.60
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DECOROUS INVESTMENT AND TRADING COMPANY LTD. Rogel, Office, R-489, GF-B, New Raylander Nagur, New Delta - T10060 Tel: 9910003638, Emili decerous/1962 il ginari.com, Website: www.dece.com

CIN- L671200X 1082FL C28000G STATEMENT OF PROFIT A LOSS FOR QUARTER FINDED JOURNADOR

	- 0	baarne Exited	1	Thus Mos	fulbre min	Year Embe	
Partenies	30/16/2020	31.03.2020	30.06,2010	30.05.200	30.06.2019	31638	
	Unanted.	Audited	Dreading	Do and mid	Un-author	Andrea	
Previous from Operations						-	
wagers iron Carnidants	100			10.00	7.7		
Buttest	200.00	866.00	100,00	201.00	10.0	1,309109	
 Other fermional Excusps 	335.8%	348.21	201.38	28.6	29,6	1,2615	
III. Title? (Francesca, Sout)	835,60	1.146.21	101:38	835.84	107, 29	3,995.19	
W Experience:	10.54				1.11		
Employee benefal expense	189.00	356.00	169,92	336.60	200.00	872.77	
Ference costs	0.00	0.57	38,289	- 0.00	4.00	6.6	
	100			-			
elepimoni	2.07	239	240	214	241	TIA	
Other Inspection	116.76	996.63	163030	314.76	749.30	5.65.47	
Artal Experieux	315.56	1,305-59	134.74	335.50	2049	2.565.65	
8. Prote before procurenal and					0.00		
errocursy saw and tar 61-V)	220.55	(279.5%)	(TIE 3/4)	2800	(16.36)	7115-08	
W Etraptom/ text	0.00	0.00	10,160	0.00	5.89	-0.00	
art Fresh Selving was autology, earny	100				1		
, yed ser (V-VI)	720.31	1210.3d	Tid bill	278.55	(TROW)	714.38	
VICE PROPERTY FORMS	0.00	0.00	8.00	10.00	9.01	2.00	
III. PRUTO BEYORE TAX WILVING	729/31	£219.307	120.79	726.75	(TK36)	1115 (8)	
I Tax Expense	0.00						
(T) Garyant Tax	0.00	510,10	ILOU	10.00	3.69	36.78	
(2) Devicement Tax	0.00	1:09	11-100	10.00	1896	1.10	
By Profit II also for the period from					27.00		
control theorem (07.50)	220.51	[250.86]	(16.3%)	226 10	(30.36)	IE 14	
All Profit (Euro) from declarations							
German	-006	9.00	15.00	5-81	1-89	1.00	
THE THE EXPROSES OF THE PROPERTY OF				100	977.6		
ignitations.	0.00	0.00	3000	1.00	4.80	-9.00	
IIIs Pell / Lord Iron decurring	100						
greatest (siles up) DT 010	0.00	0.00	33,400	1.0	1.61	11.00	
EV Front (Lord) for the prend	1.0			3.71	200		
(SI-XIV)	220.31	(250,66)	(79.30)	279.75	(K) (K)	(8.1)	
I'vi Otter Comprehensive Income	0.00	0.00	(4.46)	(4.00)	4.6)	:0.60	
DVII Total Comprehensive income:	720.51	(25/(86)	(15.50)	725.25	HEAR	100.17	
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E-judy observed grait water of							
in 10 andy	100				0.00		
State	0.064	(0.65)	(I) RES	11,1104	(1,0%)	660	
Dolant.	0.064	(0.07)	(0.865)	10,064	(0.040)	1100	

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Parking Capital - 18,50,000 equity charm of Rs. tol. - Rr. 1,45,00,000. For Dovernos Investment & Trading Company Ltd. E E Nedla & Co.

Dumered Arriagotions Firm's Registration No. 913046A

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सिंगर इंडिया लिमिटेड (CIN: L52109DL1977PLC025405)

पंजी. कार्यालय और मुख्य कार्यालयः ए-26/4, हतीय तल, मोहन कोऑपरेटिव इंडस्ट्रियल

एस्टेट, ना दिल्ली -110044 टेली: +91-11-40617777 टोल की vio. 1800-103-3474

ई-नेतः secretarial@sngernula.net mat@singerindia.net, वेनसाहट www.singerindia.net

42वीं वार्षिक खाम बैठक, रिमोट ई-वोटिंग जानकारी एवं बुक क्लोजर की सूचना एतदहारा **सुचित** किया जाता है कि परिपन्न सं. 14/2020, 17/2020 और 20/2020 कमशः

दिनांक 8 अप्रैल, 2020, 13 अप्रैल, 2020 एवं 5 गई, 2020 और कॉर्पोरेट कार्य मंत्रालय द्वारा जारी जन्य लागू गरिपजो एवं सेबी परिपत्र (संयुक्त रूप से "परिपत्रो" के रूप में सदर्गित) के माध्यम से आम स्थल में सदस्यों की शारीरिक उपरिधति के बिना वीसी/ऑएवीएम सुविद्या के माध्यम से वार्षिक अम बैठक (एजीएम) आयोजित करने की अनुभत्ति दी गई है जिसके अनुपालन में एजीएम की सुबना में निर्धारित व्यवसाय के सम्पादन के लिए कंपनी की 42वीं वार्षिक आम बैठक (42वीं एजीएम) सोमबार, र सितम्बर, 2020 को अप. 3.00 बजे (मा.मा.स) विकियों कॉन्छेंसिन ("वीसी") / अन्य ऑडियो विडियो महयमों ("ओएवीएम") के माध्यम से आयोजित की जाएगी। वीसी के माध्यम से एजीएम में शामिल होने के लिए विस्तृत निर्देश एजीएम की सूचना में दिये गये हैं। इर्की एजीएम की सूचना और वित्तीय वर्ष 2019-20 के लिए वार्षिक रिपोर्ट कंपनी के उन सदस्यों

को 10 अगस्त, 2020 को ई-मेल की गई हैं जिनके ई-मेल आईडी कंपनी / आरटीए व डिपॉजिटरी प्रतिभागियाँ ("दिपाँजिटरी") के पास पंजीकृत हैं। स्वरांक्त दस्तावेज कंपनी की बेबसाइट www.singerindia.nej और स्टॉक एक्सचेंज की वेबसाइट यानि बीएसई लिगिटेंड www.bseindia.com से डाचनलॉन किए जा सकते हैं। कंपनी अधिनियम, 2013 की धारा 108 के साथ पठित कंपनी (प्रबंधन एवं प्रशासन) नियम, 2014,

के नियम 20. सेबी (सुबीयन बाध्यताए एवं प्रकटन आवश्यकताए) बिनियम, 2015 के यधाराशीयित वेनियम 44 के अनुसरण में कंपनी अपने सभी सदस्यों को सेन्ट्रल किपॉजिटरी सर्विसेज (इंडिया) लिनिटेड (सीडीएसएल) द्वारा उपलब्ध कराई जाने वाली रिमोट ई- वीटिंम सुविधा के मायम से सूचना में निवारित सभी प्रस्तावों पर इलेक्ट्रॉनिक माध्यम से अपना बोट देने की सुविधा प्रदान कर रही है। अधिनियम एवं नियम के अनुसरण में विवरण निम्नानुसार है:

रिमोट ई-वोटिंग शुक्रवार, 4 सिलम्बर, 2020 को प्रात 9.00 बजे (आईएसटी) प्रारंभ होगी और रविवार, 6 सितम्बर, 2020 को साथ 5.00 बजे (आईएसटी) समाप्त होगी। कथित विधि एवं समय के बाद रिगोट ई-वोटिंग की अनुगति नहीं दी जाएगी। ऐसा ध्यक्ति जिसका नाम कट-ऑफ तिथि 31 अगस्त 2020 को सदस्यों के रजिस्टर/लामाणी

रवागियों की सूची में शामिल होया, केवल वही रिमोट ई-वोटिंग के साथ ही बैठक में वोटिंग की सुविधा का लाग उठाने का पात होगा। सदस्यों का वोटिंग अधिकार कट ऑफ तिथि अर्थात 31 अगस्त, 2020 को कंपनी की प्रदत इविवटी शेयर पूंजी के उनके शेयर के अनुपातिक होगा। ऐसा व्यक्ति जो कंपनी के शेयर अधिग्रहित करता है और एजीएम की सुधना मेजे जाने के बाद कंपनी का सदस्य बनता है तथा कट-ऑफ तिथि को शंयर धारण करता है, वह रिमोट ई-बोटिंग था एजीएम में ई-बोटिंग के माध्यम से अपना बोट दे सकता है।

एजीएम में इलेक्ट्रॉनिक माध्यम से वोटिम को सुविधा भी उपलब्ध कराई जाएगी। ऐसे सदस्य जो वीसी/ओएबीएन सुविधा के माध्यम से एजीएन में उपस्थित हैं और जिन्होंने पहले रिमोट ई-वोटिंग के माध्यम से प्रस्तावों पर अपना बोट नहीं दिया है, वे एजीएम में ई- वोटिंग सिस्टम के माध्यम से बोट देने के लिए घोंग्य होंगें। सदस्यगण जिन्होंने बैठक से पूर्व रिमोट ई-वोटिंग के माध्यभ से अपना बोट दिया है, वे भी बीसी / ओएवीएम के महत्यम से आयोजित होने वाली एजीएम में भाग ले सकते

हैं लेकिन सन्हें एजीएम में दोबारा अपना वोट देने की अनुमति नहीं होगी। सदस्यगण जिन्होंने अपना ई-मेल आई ही प्रजीकृत नहीं कराया है, वे एजीएम से पूर्व या एजीएम के दौरान ई बोटिंग के माध्यम से अपना बोट देने के लिए, कंपनी/आरटीए या डिपॉजिटरी के पास

अपना ई-मेल पंजीकृत/अपनेट करा सकते हैं। ई-बोटिंग के संबंध में किसी भी पूछताछ के लिए आप www.evotingindia.com के हेला संक्शन पर उपलब्ध जक्सर पूछे जाने वाले प्रश्न ('एफएक्यू'') और ई-बोटिन मैनुअल का अवलोकन कर सकते हैं या ई-मेल: hoppess evolog@cdsinda.com पर लिख सकते हैं या श्री नितिन कुंडर (022-23058738) या श्री मेहबूब लखानी (022-23058543) या श्री रावीश दलवी (022-23058542) से सम्पर्क कर सकते हैं। इलेक्ट्रॉनिक माध्य से बोटिंग के लिए सुविधा के संबंध में कोई भी धिकायत कें लिए कृपया श्री राकेश दलवी, प्रबंधक, सीढीएसएल, ए दिस, 25वा तल, मैराधन यूच्रेक्स, नफतलाल मिल कम्पाउड, एन एम जोशी मार्ग, लोअर परेल (ईस्ट), मुम्बई-400013 से सम्पर्क कर

इसके जलाता, एतदद्वारा सुवित किया जाता है कि कंपनी अधिनियम, 2013 की धारा 91 के साथ पठित उनके अधीन बनाएं गए नियमों और सेबी (सुबीयन बाध्वताएं एवं प्रकटन आवश्यकताएं) बिनियम, 2015 के विनियम 42 के अनुसरण में कंपनी के सदस्यों का रजिस्टर और शेयर ट्रांसफर बुक वार्षिक आप बैतक के प्रयोजन के लिए 1 सितम्बर, 2020 से 7 सितम्बर, 2020 तक (दोनों दिवस शामिल) बंद रहेंगे।

> बोर्ड के ओवश से कृती सिंगर इंडिया लिमिटेड त्रियंका गांधी कंपनी समिव

स्थानः नई दिल्ली विनांकः ११ अगस्त, 2020

सकते हैं।

www.readwhere.com

Date: August 10, 2020

Place: Bangalore

information required to be disclosed by the Target Company under the SEBI SAST Regulations.

tender their shares in the Open Offer

in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the

Company at www.hcgel.com

13. Details of Independent Advisors, None

if any.