

Ref: CVL\SE\19-20 13th February, 2020

To,	To,
BSE Limited	National Stock Exchange of India Limited
Phiroze Jeejeebhoy Towers,	Exchange Plaza, Bandra Kurla Complex,
Dalal Street, Mumbai - 400 001	Bandra (East), Mumbai - 400 051
Scrip Code: 511413	Symbol: CREST
ISIN: INE559D01011	Series: EQ

Sub: Newspaper Advertisement of Un-audited Financial Results (Standalone and Consolidated) of the Company for the quarter and nine months ended 31st December, 2019

Dear Sir / Madam,

With reference to the captioned subject, we are enclosing herewith copy of newspaper advertisement published in Financial Express (English) and Mumbai Lakshadeep (Marathi) in respect of Unaudited Financial Results (Standalone and Consolidated) of the Company for the quarter and nine months ended 31st December, 2019.

Kindly take the same on your records.

MUMBA

Thanking you.

Yours faithfully,

For Crest Ventures Limited

Namita Bapna Company Secretary

Encl: a/a

Extradition case: Mallya back in UK court

ADITI KHANNA London, February 12

LIQUOR BARON VIIAY Maliya was back at the Royal Courts of Justice in London on Wednesday for the second day of his high court appeal against extradition to India, during which his lawyers argued against any prima facie case of fraud and money laundering against him.

The 64-year-old former Kingfisher Airlines boss, wanted in India on charges amounting to analleged ₹9,000 crorein unpaid bank loans, sat in the public gallery as his legal team highlighted the widespread woes of the airline industry in India, including another collapsed firm JetAirways.

"Let's hear the arguments in court," he said, as he entered the

Revenue from Operations

(after Exceptional items)

(after Exceptional items)

Net Profit / (Loss) for the period

(before Tax and Exceptional items)

Net Profit / (Loss) for the period before tax

Net Profit / (Loss) for the period after tax

Total Comprehensive Income for the period

Other Comprehensive Income (after tax)]

audited balance sheet of the previous

Earnings per share (of Rs.10I- each)

(for continuing operations) not annualised:

year ended on March 31, 2019

Diluted: -

[Comprising of Profit / (Loss) for the period (after tax) and

Paid up Equity share capital (Face value Rs. 10 per share)

Reserves (excluding Revaluation Reserve) as shown in the

consolidated, approved by the Board but are not reviewed by auditors.

transitional impact on the financial results of the Company.

corresponding period of the previous year.

presentation in lakhs.

February 12, 2020

website www.finolexpipes.com.

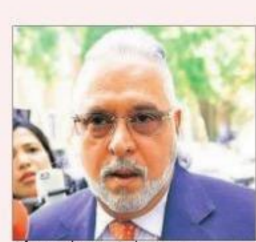
Requirements) Regulations, 2015 as amended has been carried out by the statutory auditors.

Other income

Total income

Sr.

No.



Liquor baron's lawyers focus on Indian airline industry woes

courtroom.Lord Justice Stephen Irwin and Justice Elisabeth Laing, the two-member bench hearing the appeal, confirmed at the start that they would not be handing down their verdict immediately after the hearing, scheduled until Thursday.

Mallya'sbarrister, Clare Mont-

Particulars

FINOLEX INDUSTRIES LIMITED

CIN: L40108PN1981PLC024153 Registered Office: Gat No. 399, Village Urse, Taluka Maval, Dist. Pune - 410 506.

Tel No.02114-237251 Fax No.02114-237252 E-mail: investors@finolexind.com Website :www.finolexpipes.com

Statement of Unaudited Standalone and Consolidated Financial Results for

the quarter and nine months ended December 31, 2019

31-12-2019 Unaudited

699.40

706.13

124.63

124.63

93.32

62.67

124.10

7.52

1 The above results have been reviewed by audit committee and approved by the Board at their respective meetings held on February 12, 2020. The Limited

review of the financial results for the guarter and nine months ended December 31, 2019, pursuant to the SEBI (Listing Obligations and Disclosure

The above results for the nine months ended December 31, 2018 include exceptional item of Rs.27.90 Crore towards settlement of derivative claims against

w.e.f. April 1, 2019, has started consolidating on a guarterly basis its associate company, Finolex Plasson Industries Private Limited in which it holds 46.35%

using equity method as per Ind AS 28, "Investment in Associates and Joint Ventures". Consequently the respective comparative periods have also been

Effective from April 1, 2019, the Company has adopted Ind AS 116 "Leases", opting the modified retrospective method along with the transition option to

recognise Right-of-Use asset (ROU) at an amount equal to the lease liability. However there are no material contracts and consequently there was no material

Amendment Ordinance 2019 as applicable to the Company. Therefore, effective tax rate of current quarter and nine months are not comparable to

The management of the Company has decided to present its financial results in crores with effect from guarter ended June 30, 2019 as against the earlier

and Disclosure Requirements) Regulations, 2015 and SEBI circular number CIR/CFD/FAC/62/2016 dated July 5, 2016. The full format of the quarterly

financial results and explanatory notes are available on the stock exchange websites at www.nseindia.com and www.bseindia.com and on the Company's

7 The above is an extract of the detailed format of guarterly financial results filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations)

5 Tax expenses (Income Tax and Deferred Tax) for the guarter and nine months ended December 31, 2019 reflect changes made vide Taxation Laws

3 From the current financial year 2019-20 the Company as per the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018,

the Company disclosed as contingent liability as at March 31, 2018. There are no more claims or liabilities on account of derivatives.

6.73

Standalone

31-12-2018

Unaudited

756.61

3.32

759.93

120.93

120.93

78.73

(123.63)

2,404.33

6.34

124.10

gomery, reiterated the central defence that there had been no misrepresentation or fraud on the part of her client and that Kingfisher Airlines was the victim of economic misfortune alongside other airlines.

"Theairline industry is littered with examples of struggling airlinesbeing supported for strategic reasons,"said Montgomery. She has focussed her argu-

ments on trying to establish "multiple errors" in Chief Magistrate Emma Arbuthnot's verdict in favour of her client's extradition in December 2018, and revisited a series of bank statements and balance sheets provided to Indian banks to seek loans as proof of full disclosure.

The Crown Prosecution Service (CPS), appearing in court on behalf of the Indian government,

Quarter ended | Quarter ended | Nine months ended | Quarter ended | Quarter ended

Unaudited

2,219.87

2,249.73

316.05

316.05

268.49

32.13

124.10

21.64

29.86

31-12-2019 31-12-2019

Unaudited

699.40

706.13

124.63

124.63

98.53

67.88

7.94

124.10

6.73

is set to counter the defence arguments later on Wednesday, mostly as a supplement to already submitted written arguments.

Justice Irwin repeated Montgomery's previous assertion of this being a "very dense case" and has sought a detailed chronology and list of documents from the defence team by Monday, before they consider their verdict.

OnTuesday, Montgomery had opened her arguments to try and establish that Mallya had no fraudulent intentions when he sought bank loans for his nowdefunct Kingfisher Airlines because he is no "fly by night figure but an immensely wealthy man" who was not running any sort of "ponzi scheme" but a reputable airline, which fell into economic misfortune along with other Indianairlines.

Rs. in Crores

Nine months ended

31-12-2019

Unaudited

2,219.87

2,248.80

315.12

273.99

37.63

124.10

22.08

28.93

Consolidated

31-12-2018

Unaudited

756.61

758.77

119.76

119.76

79.77

(122.58)

2,452.10

6.43

By order of the Board of Directors

For Finolex Industries Limited

Prakash P. Chhabria

Executive Chairman

DIN: 00016017

124.10

2.16



KALYANI FORGE LIMITED

CIN - L28910MH1979PLC020959

Regd. Office: Shangrila Gardens, "C" Wing, 1st Floor, Opp.Bund Garden, Pune - 411 001 TS 16949 & QS 9000 ACCREDITED COMPANY

EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULT FOR THE QUARTER ENDED 31ST DECEMBER, 2019

Sr. No.	Particulars	Quarter ending 31st December, 2019	Nine Months Period ending 31st December, 2019	Corrosponding Quarter ending 31st December, 2018	
		(Unaudited)	(Unaudited)	(Unaudited)	
1	Total income from operations	3,468	15,682	7,316	
2	Net Profit /(Loss) from the period before Tax	(339)	(198)	328	
3	Net Profit /(Loss) from the period after tax	(265)	(176)	136	
4	Total Comprehensive income for the period (comprising Profit/ (Loss) for the period (After Tax) and Other Comprehensive Income (After Tax)	(3)	(45)	(10)	
5	Paid up Equity Share Capital [Face value Rs. 10/- per share]	363.90	363.90	363.90	
6	Earning Per Share (Face value Rs. 10/- Per Share)				
	Basic	(7.29)	(4.85)	5.28	
	Diluted	(7.29)	(4.85)	5.28	

- 1 The above results of Kalyani Forge Limited for the quarter and nine months ended December 31, 2019 have been reviewed by the Audit Committee at its meeting held on February 12, 2020 and approved by the Board of Directors at its meeting held on February 12, 2020. The Statutory Auditors have carried out a limited review of the same
- 2 The above is an extract of the detailed format of quarterely Financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirments) Regulations, 2015. The full format of the Quarterly Financial Results is available on the Stock Exchange websites www.nseindia.com and www.bseindia.com and on the Company's website www.kalayniforge.co.in.



For KALYANI FORGE LIMITED

Pune 12th February, 2020

Visit us at : www.kalyaniforge.co.in

ROHINI G KALYANI

EXECUTIVE CHAIRPERSON

CONSOLIDATED



Registered Office: 111, Maker Chambers IV, 11th Floor, Nariman Point, Mumbai - 400 021. Tel No: 022-4334 7000 Fax No: 022-4334 7002 CIN: L99999MH1982PLC102697 Website: www.crest.co.in Email: secretarial@crest.co.in

EXTRACT OF THE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED (₹ in Lakhs) 31ST DECEMBER, 2019

STANDALONE

Nine months Quarter Quarter Nine months Quarter Quarter **Particulars** No. ended ended ended ended ended ended 31.12.2019 31.12.2019 31.12.2018 31.12.2019 31.12.2019 31.12.2018 Unaudited Unaudited Unaudited Unaudited Unaudited Unaudited 1,090.09 Total Income from Operations 2,675.28 789.41 1,786.22 5,082.01 1,383.51 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 293.24 654.37 301.28 381.66 1,295.66 899.78 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 293.24 654.37 899.78 301.28 381.66 1,295.66 Net Profit / (Loss) for the period after tax 1,349.05 (after Exceptional and/or Extraordinary items) 192.74 408.10 206.31 1,461.36 3,873.72 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income 188.50 342.56 1,454.82 1,309.29 165.583,801.17 Equity Share Capital 2,844.98 2,844.98 2,844.98 2,844.98 2,844.98 2,844.98 Earning per share (EPS) (in ₹) (on Weighted Average number of shares) (Face Value of ₹10/- each) Basic (in ₹) 0.740.68 1.43 5.14 13.62 4.83 4.83 Diluted (in ₹) 0.68 1.43 0.74 5.14 13.62

Notes:

"After share of profit/(loss) of Associates

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on February
- The Company has adopted Indian Accounting Standards (Ind AS') as notified under the Companies Act 2013 ('the Act'), from April 01, 2019 with the effective date of such transition being April 01, 2018. Such transition had been carried out from the erstwhile Accounting Standards as notified (referred to as 'the Previous GAAP'). Accordingly, the impact of transition has been recorded in the opening reserves as at April 01, 2018 and the corresponding figures, presented in these results, have been restated/reclassified.
- The statement does not include Ind AS compliant results for the previous year ended. March 31, 2019 as the same are not mandatory
- as per SEBI's circular dated July 05, 2016. The above is an extract of the detailed format of the Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The Quarterly Financial Results are available on the

Company's website viz. www.crest.co.in and on the websites of BSE Limited and National Stock Exchange of India Limited viz. www.bseindia.com and www.nseindia.com respectively. For Crest Ventures Limited,

Place : Mumbai

Date: February 12, 2020

Managing Director IDIN: 000214461

Sd/-

Vijay Choraria

14. PERIOD FOR WHICH THE DELISTING OFFER SHALL BE VALID Once the Equity Shares have been delisted, all Public Shareholders whose Equity Shares have not been acquired by the Acquirers may validly tender their Equity Shares to the

Acquirers at the Exit Price up to a period of one year from the date of delisting of the Equity Shares, ("Exit Window"). A separate offer letter in this regard will be sent to the remaining Public Shareholders which will contain terms and conditions for participation post delisting. Such remaining Public Shareholders may tender their Equity Shares by submitting the required documents to the Registrar to the Offer during the Exit Window.

15. DETAILS OF THE ESCROW ACCOUNT

- The estimated consideration payable under the SEBI Delisting Regulations, being the Floor Price of ₹ 40/- (Rupees Forty only) per Offer Share multiplied by the number of Offer Shares, i.e., 13,26,600 (Thirtheen Lakhs Twenty Six Thousand Six Hundred Only) Offer Shares, is ₹ 5,30,64,000 (Rupees Five Crores Thirty Lakhs Sixty Four Thousand Only) "Escrow Amount").
- b) In accordance with Regulations 11(1) and 11(3) of the SEBI Delisting Regulations, the Acquirers, have appointed ICICI Bank Limited ("Escrow Bank"), a scheduled commercial bank and a banker to an issue registered with SEBI. The Acquirers, Escrow Bank and the Manager to the Offer have entered into an escrow agreement dated January 14°, 2020 pursuant to which the Acquirers have submitted two Bank Guarantees (i) For ₹ 3,85,00,000 (Rupees Three Crores Eighty Five Lakhs Only) bearing no. 0278BGFD001620 dated January 27, 2020 valid upto March 31, 2020 and (ii) For ₹ 1.45,64,000 (Rupees One Crore Forty Five Lakhs Sixty Four Thousand Only) bearing no. 0278BGFD001720 dated 27.01.2020 valid upto May 27, 2021 which are equivalent to the 100% of the Consideration Amount marking lien in favor of the Manager to the Offer. On determination of the Exit. Price and making of the Public Announcement under Regulation 18 of the SEBI Delisting Regulations, the Acquirers shall ensure compliance with Regulation 11(2) of the SEBI
- In the event that the Acquirers accept the Discovered Price or offers the Exit Price higher than the floor price, the Acquirers shall increase the amount lying to the credit of the Escrow Account to the extent necessary to pay Public Shareholders whose shares are validly accepted, the consideration at the Exit Price. In such a case, the Acquirers shall also ensure that the lien marked remains valid on the additional amount until the expiry of the Exit Window
- d) Further, the Escrow Bank will open the Special Account ("Special Account") on the instructions of the Acquirers and the Manager to the Offer, which shall be used for payment to the Public Shareholders who have validly tendered Offer Shares in the Delisting Offer. The Manager to the Offer shall instruct the Escrow Bank to transfer the total consideration. amount to the Special Account

16. PROPOSED SCHEDULE FOR DELISTING OFFER

Activity	Date	Day
Resolution for approval of the Delisting Proposal passed by the board of directors the Company	November 29, 2019	Friday
Specified Date for determining the names of the Public Shareholders to whom the Letter of Offer is sent*	February 13, 2020	Thursday
Date of publication of Public Announcement	February 13, 2020	Thursday
Last date of dispatch of the Letter of Offer to the Public Shareholders as on Specified Date	February 17, 2020	Monday
Bid Opening Date	February 26, 2020	Wednesday
Last date for revision (upwards) or withdrawal of Bids	March 02, 2020	Monday
Bid Closing Date (up to 3:30 pm)	March 03, 2020	Tuesday
Last date of announcement of the Discovered Price or the Exit Price and the Acquirers Acceptance or Non-acceptance of the Discovered Price or the Exit Price	March 11, 2020	Wednesday
Last date for payment of consideration #	March 18, 2020	Wednesday
Last date for return of the Equity Shares to the Public Shareholders in case of Bids not being accepted / failure of the Delisting Offer	March 18, 2020	Wednesday

- The Specified Date is only for the purpose of determining the name of the Public Shareholders as on such date to whom the Letter of Offer will be sent. However, all owners (registered
- or unregistered) of the Equity Shares of the Company are eligible to participate in the Delisting Offer any time before and on the Bid Closing Date. # Subject to the acceptance of the Discovered Price or offer of an Exit Price higher than the Discovered Price by the Acquirers.

Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates.

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- All dates are subject to change and depend on obtaining the requisite statutory and regulatory approvals, as may be applicable. Changes to the proposed timetable, if any, will be notified to the Public Shareholders by way of corrigendum in all the newspaper in which the Public Announcement has appeared. 17. STATUTORY APPROVALS
- a) The Public Shareholders of the Company have accorded their consent by way of special resolution passed through postal ballot, results of which were declared on January 08, 2020, in respect of delisting of Equity Shares from the Stock Exchange, in accordance with the SEBI Delisting Regulations.
- The MSEIL have issued its in-principle approval for delisting of the Equity Shares vide their letter no. MSE/LIST/2020/251 dated February 12, 2020.
- If the share holders who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Delisting Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserve the right to reject such Equity Shares tendered in the Delisting Offer. Further, by agreeing to participate in the Delisting Offer the non-resident and NRI shareholders are deemed to have given the Company/Acquirers, as the case may be, the authority to make, sign, execute, deliver, acknowledge and perform all applications to file regulatory reports, if required, including FC-TRS form, if necessary and under take to provide assistance to the Company/Acquirers for such regulatory reporting, if required by the Company
- /Acquirers. To the best of the Acquirers' knowledge, as of the date of this Public Announcement, there are no other statutory or regulatory approvals required to acquire the Offer Shares and implement the Delisting Offer, other than as indicated above. If any statutory or regulatory approvals become applicable, the acquisition of Offer Shares by the Acquirers and the Delisting Offer will be subject to receipt of such statutory or regulatory approvals.
- e) It shall be the responsibility of the Public Shareholders tendering Offer Shares in the Delisting Offer to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering the Offer Shares held by them in the Delisting Offer, and the Acquirers shall take no responsibility for the same. The Public Shareholders should attach a copy of any such approval to the Bid Form, wherever applicable.

- The Acquirers reserve the right not to proceed with or withdraw the Delisting Offer in the event the conditions mentioned in Clause 9 of this Public Announcement are not fulfilled or if
- the approvals indicated above are not obtained or conditions which the Acquirers consider in their sole discretion to be onerous, are imposed in respect of such approvals. g) In the event that receipt of the statutory or regulatory approvals are delayed, changes to the proposed timetable, if any, will be notified to the Public Shareholders of the Company
- by way of a corrigendum to the Public Announcement or the Letter of Offer in the same newspapers in which the Public Announcement is made. 18. CERTIFICATION BY THE BOARD OF DIRECTORS
- The Board of Directors of the Company hereby certifies that:
- (a) The Company has not raised any funds by issue of securities during the last five years immediately preceding the date of Public Announcement;
- (b) all material information which is required to be disclosed under the provisions of the erstwhile Listing Agreement and LODR Regulations entered into between the Company and the Stock Exchange, have been disclosed to the Stock Exchange, as applicable:
- (c) the Company is in compliance with the applicable provisions of securities laws;
- (d) the Acquirers or Promoters or Promoter group or their related entities have not carried out any transaction during the aforesaid period to facilitate the success of the Delisting Offer which is not in compliance with the provisions of sub-regulation (5) of regulation 4 of SEBI Delisting Regulations;
- (e) the Delisting Offer and the consequent delisting of the Equity Shares from the Stock Exchange is in the interest of the shareholders. 19. COMPLIANCE OFFICER OF THE COMPANY
- The details of the Compliance Officer of the Company are as under:

Designation : Company Secretary and Compliance Officer

Address: 30, Greams Lane, Thousand Lights, Chennai - 600 006, India, : keerthana@raiparis.in. Tel. No.: +91-44-28290566. Fax No.: +91-44-66012200

In case the Public Shareholders have any queries concerning the non-receipt of credit or payment for Offer Shares or on delisting process and procedure, they may address the

same to Registrar to the Offer or Manager to the Offer.

20. STOCK BROKER OF THE ACQUIRERS The Acquirers have appointed RLP Securities Private Limited as the broker ("Buyer Broker") for the Delisting Offer. Details of Buyer Broker are given below:-

R.L.P. Securities Private Limited

(SEBI Regd No. INZ 000166638) 402, Nirmal Towers, Dwarakapuri Colony, Punjagutta, Hyderabad, Telangana – 500 082.

Tel No.: +91 40 23352485; Fax: +91 40 23351238, Email: rlp_vpir@yahoo.com, rlpsecurities@yahoo.com Contact Person: Mr. Ch. Varaparasad, Compliance Officer

21. GENERAL DISCLAIMER

Every person who desires to avail of the Delisting Offer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Acquirers, the Manager to the Offer or the Promoter and Promoter Group members, or the Company or the Registrar to the Offer or the Buyer Broker whatsoever by reason of any loss which may be suffered bys uch person consequent to or in connection with such Delisting Offer and tender of Equity Shares through RBB through Acquisition Window Facility or otherwise whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

23. MANAGER TO THE OFFER

Hyderabad - 500 032,

Email: cmg@karvy.com

Telangana, India.

22. REGISTRAR TO THE OFFER:



CAMEO CORPORATE SERVICES LIMITED

Subramanian Building, No. 1, Club House Road, Chennai - 600 002 Tel: +91-44 - 2846 0390 (5 Lines)

Fax: +91-44 - 2846 0129 E-mail: investor@cameoindia.com

Contact Person: Ms. Sreepriya . K

Website: www.cameoindia.com

SEBI Registration No.: INR000003753 CIN: U67120TN1998PLC041613

For further details please refer to the Letter of Offer, the Bid Form and the Bid Revision / Withdrawal Form which will be sent to the Public Shareholders who are shareholders of the Company as on the Specified Date. This Public Announcement is expected to be available on the website of the Stock Exchange, www.msei.in. Public Shareholders will also be able to download the Letter of Offer, the Bid Form and the Bid Revision / Withdrawal Form from the websites of the Stock Exchange.

ACQUIRER 1 Sd/-

ACQUIRER 2

ACQUIRER 3

Place: Chennai



Date: February 12, 2020

SEBI Registration No.: INM000008365

Website: www.karvyinvestmentbanking.com

KARVY INVESTMENT BANKING

KARVY INVESTOR SERVICES LIMITED

Plot No.31, 8th Floor, Karvy Millennium, Nanakramguda, Financial District, Gachibowli

Tel.: +91 40-23428774/23312454

Fax: +91 40-23374714/23311968

Contact Person: M.P. Naidu / K. Sushmitha / Bhavin Vakil

लोणारला जैवविविधता वारसार थळाचा दर्जा बहाल करावा

बुलडाणा, दि.१२ : जगप्रसिद्ध लोणार या संमेलनाचे उद्घाटन खासदार प्रताप जाधव वारसा स्थळातही करण्यात यावा, असे दोन यावेळी जाहीर करण्यात आले.

लोणार येथे ज्येष्ठ पक्षीअभ्यासक अजय डोळके यांच्या अध्यक्षतेखाली विसावे विदर्भ पक्षीमित्र संमेलन आयोजित करण्यात आले. पक्ष्यांनी आम्हाला जगाकडे कसे बघावे आणि भौतिकवादापासून दूर कसे राहावे याची शिकवण दिली. पण आम्ही पक्ष्यांना त्यांचे मित्र म्हणून काय दिले? असा प्रश्न उपस्थित करीत संम ेलनाध्यक्ष डोळके यांनी आपल्या अध्यक्षीय मनोगतात पक्ष्यांच्या अधिवासाविषयी आपण सतत सतर्क राहुन स्थानिकांशी यासंदर्भात संवाद साधला पाहिजे, असे मत व्यक्त केले.

सरोवराला जैवविविधता वारसास्थळाचा दर्जा यांनी केले. लोणारचे पक्षीवैभव आणि वारसावृक्ष देण्यात यावा तसेच लोणारचा समावेश जागतिक ही मध्यवर्ती संकल्पना असलेल्या या संमेलनात विश्वनाथ कुळे यांचा 'सरोवराशी जडले नाते' हा महत्त्वपूर्ण ठराव लोणार येथे आयोजित विदर्भ माहितीपट दाखविण्यात आला. या संमेलनात पक्षिमित्र संमेलनाच्या समारोपीय कार्यक्रमात डॉ. जयंत वडतकर यांनी प्राचीन वार-तूंवरील पारित करण्यात आले. महाराष्ट्र पक्षीमित्र शिल्पांकित पक्षी, डॉ. अरविंद गजिभये यांनी संघटना, विदर्भ विभाग आणि मी लोणारकर या आयूर्वेदातील पक्षीजगत, डॉ.मकरंद गिते संस्था दोन्ही ठरावांचा पाठपरावा करेल, असे यांनी शेती, शेतकरी व पक्षी सहसंबंध, मनीष राजनकर यांनी पानथळ अधिवासासंदर्भात स्थानिक लोकांची भूमिका, मनीष ढाकुलकर यांनी मेळघाटातील घूबडप्रजाती, राहुल वकारे यांनी मोठ्या करवानकाचे प्रजनन जीवशास्त्र, डॉ. संदीप साखरे यांनी कोकीळ आणि शिवलिंग बीज, नितीन मराठे यांनी नागपूर परिसरातील पक्षीजीवन, पूजा पवार यांनी दोन शहराचा पक्षी लेखाजोखा, श्याम जोशी यांनी बर्ड रेस्क्यू, राजकमल जोब यांनी विदेशातील पक्षीअभ्यास, सुहास जोशी यांनी पाणथळ अधिवास व त्याचे संरक्षण, शिवाजी जवरे यांनी अमेझिंग फॅक्ट्स ऑफ नेचर या विषयानुरूप सादरीकरण केले.

जाढूटोणाविरोधी कायद्याची कडक अंमलबजावणी होणार

मुंबई, दि.१२ : राज्यात करण्यासाठी स्वत: जादूटोणाविरोधी कायद्याची कडक अंमलबजावणी करण्यात येणार असून या कायद्याच्या अंम लबजावणीसाठी १० कोटी रूपयांचा निधी मंजूर करण्यात आला आहे. त्याचबरोबर अंमलबजावणीसाठी राज्यस्तरीय समितीची स्थापनाही करण्यात आली असून या समितीच्या अध्यक्षपदी सामाजिक न्याय मंत्री धनंजय मुंडे यांची तर सहअध्यक्षपदी अखिल भारतीय अंधश्रद्धा निर्मूलन समितीचे श्याम मानव यांची निवड करण्यात आली आहे. जाढूटोणाविरोधी कायद्याची अंमलबजावणी करण्यासाठी स्वतः सामाजिक न्याय विभागाने पुढाकार घेतला आहे.

सामाजिक न्यायमंत्री धनंजय मुंडे यांनी राज्यात जादूटोणाविरोधी घेतला आहे. आज उपमुख्यमंत्री अजित पवार यांच्या दालनात एक बैठक पार पडली.

या बैठकीला धनंजय मुंडे आणि अंधश्रद्धा निर्मुलन संस्थेचे अध्यक्ष श्याम मानव हेही उपस्थित होते. सुमारे तासभर चाललेल्या बैठकीत या कायद्याच्या अनुषंगाने अनेक गोष्टींवर चर्चा झाली. यावेळी गेल्या पाचवर्षात या कायद्याची म्हणावी तशी अंमलबजावणी झाली नसल्याचं उपमुख्यमंत्र्यांच्या आणून दिलं. यावेळी अजित पवार यांनी या कायद्याची कठोर अंम लबजावणी करण्याचं आश्वासन देतानाच या कायद्याच्या अंम लबजावणीसाठी विशेष आर्थिक तरतूदही करण्यात येत असल्याचं

प्रिइमक्स ग्लोबल व्हेन्चर्स लिमिटेड

(पुर्वीची ग्रोमो ट्रेड ॲण्ड कन्सल्टन्सी लिमिटेड) **सीआयएन**:एल६७१२०एमएच१९७३पीएलसी०१६२४३ **नोंद.कार्या**.: ४१२, सोलारिस हबटाऊन, साईवाडी, अंधेरी (पूर्व), मुंबई महाराष्ट्र–४०००६९. **ई–मेल: infogromo@gmail.com वेबसाईट: www.gromotrade.co**m ३१ डिसेंबर, २०१९ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

बीएसर्ड कोड: ५०१३ १४

बार्याइ काठ. १० १३ १६					
	संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष	
तपशील	३१.१२.१९ (अलेखापरिक्षित)	३०.०९. १ ९ (अलेखापरिक्षित)	३१.१२.१८ (अलेखापरिक्षित)	३१.०३.१९ (लेखापरिक्षित)	
कार्यचलनातून एकूण उत्पन्न	२४०.६०६	७०५८२	१००.८६२	३०१६.१००	
निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष					
साधारण बाबपुर्व)	६८.३२३	(९.१७९)	६२.१९३	६६.६७0	
करपूर्व कालावधीकरिता निञ्चळ नफा/(तोटा) (अपवादात्मक					
आणि/किंवा विशेष साधारण बाबनंतर)	६८.३२३	(९.१७९)	६२.१९३	६६.६७0	
करानंतर निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा					
विशेष साधारण बाबनंतर)	६८.३२३	(९.१७९)	६२.१९३	३६.३२३	
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता					
सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न					
(करानंतर))	४९.६५०	(३७.२५९)	१२४.९९८	८१.४८२	
समभाग भांडवल	२८३९.०००	२८३९.०००	२८३९.०००	२८३९.०००	
राखीव (मागील वर्षाच्या ताळेबंदपत्रकात दिल्यानुसार					
पुर्नमुल्यांकित राखीव वगळून)					
उत्पन्न प्रतिभाग (अखंडीत व खंडीत कार्यचालनाकरिता)					
(रू.१०/- प्रत्येकी)					
१. मूळ	०.२४१	(0.032)	0.२१९	0.२८७	
२. सौमिकृत	०.२४१	(0.032)	0.२१९	०.२८७	

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्यूलेशन्स, २०१५ च्या नियम ३३ अन्वयं स्टॉक एक्सचेंजसह सादर करण्य आलेली त्रैमासिक अलेखापरिक्षित वित्तीय निष्कषिचे सविस्तर नमुन्यातील उतारा आहे. ३१ डिसेंबर, २०१९ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com आणि कंपनीच्या www.gromotrade.con

> सही / – तेजस विनोदराय हिं (डीआयएन:०६९३६६८४)

खंडणी उकळणाऱ्या टोळीचा सुत्रधार गजाआड

उल्हासनगर, दि.१२ समाजसेवकाच्या बुरख्याआड खंडणीचे सूत्र हलवणाऱ्या मुख्य सुत्रधारास खंडणी विरोधी पथकाने गुजरातच्या सीमेवरून गजाआड केले आहे. अटक करण्यात आलेल्या खंडणीखोराचे नाव लकी उर्फ कारी माखिजा असून त्याच्या ३ साथीदारांना पोलिसांनी यापूर्वीच अटक केली आहे. तक्रारदार राजू उर्फ राजेश इदनानी यांनी उल्हासनगर कॅम्प १ परिसरातील बेवस चौकात बांधकाम उभारले होते. या बांधकामाची तकार आरोपी शेख गंगवानी, मुख्य आरोपी लकी उर्फ कारी माखिजा, घनश्याम तलरेजा, मोहन अरकारानी यांनी संगनमत करून उल्हासनगर पालिकेत बांधकाम तोडून टाकण्याबाबत तकार अर्ज दिला होता. त्यांनतर तक्रादार राजू यांना तकार मागे घेण्यासाठी या चौकडीने ५० हजार रूपयांची मागणी केली होती.

BI	नॉदणीकृत कार्यालय: २३, दूर::९१-०२२-२३८२५०६०, १८ फेब्रवारी, २०२० रोजी होणाऱ्य	, ई-मेलः info@birla	ा मजला, डी.डी. precision.con	साठे मार्ग, प्र n वेबसाईट:	गर्थना समाज, । : www.birlap	precision.c	om,		
बिर्ला वि	प्रेसीजन टेक्नॉलॉजीस लिमिटेडच्या भागधारकांना येथे सूचन						,		
	इ क.१ – बाब क.१: विद्यमान कर्ज + त्यावरील प्राप्त व्याव					न्यावरील सम	भागांचे वितरणः तरा	वाचे १ले परिच्छेटः	
	3,५७,८२१ शेअर्स हे कृपया १३,५७,८२० शेअर्स वाचावेत.		1 0142011 1014	o (, , , , , , , , , , , , , , , , , , , ,				
२. प्र	 इ.क.६ – बाब क्र.१: स्पष्टीकरण अहवाल – प्रथम परिच्छेद	व तक्तामधील वाटप कर	ण्यात येणारी शेअ	र्सची संख्या	कुपया खाली म	ादीत करण्यात	न आलेल्या ऐवजी पर्ढ	ोल प्रमाणे वाचावी.	
अ.	नियोजित प्राप्तकर्त्याचे नाव	96,02,209			वाटप करण्य	,	रुपांतरणा		
क्र.		थकबाकी रक्क	म (रु.)	ये	णारी समभाग र	संख्या	थकबाकी र	क्कम (रु.)	
9	मे. झेनिथ डायइंटरमिडीयेटस् लिमिटेड	९८,५७,७	199		93,40,८२	0	शून्य		
अ.क्र.	प्राप्तकर्ताचे नाव					समभागां	ची संख्या		
٩	मे. झेनिथ डायइंटरमिडीयेटस् लिमिटेड					9346	,८२0		
अ.क्र.	प्राप्तकर्त्याचे नाव	4	ामभागांची संख्या				श्रेणी		
9	मे. झेनिथ डायइंटरमिडीयेटस् लिमिटेड		93,40,८२0				प्रवर्तक		
	ु क्र.७ – मे. झेनिथ डायइंटरमिडीयेटस् लिमिटेडद्वारे धारप लिल्या ऐवजी पुढील प्रमाणे वाचावी.	ग असणारे प्राथमिक वि	तरण भांडवलाची	टक्केवारी आ	णि नियोजित	प्राप्तकर्त्याची ः	ओळख हे कृपया खाव	नी मुद्रीत करण्यात	
प्राप्तक	र्याचे नाव	पुर्व प्राथमिक	भागधारणा		नियोजि	त वाटप	नंतर प्राथ	रमिक धारणा	
मे. झेनि	१थ डायइंटरमिडीयेटस् लिमिटेड	9८,६५,६७9	3.82		93,40	,८२0	३२,२३,४९१	પ .६७	
एकूण		9८,६५,६७9	3.82		93,40		३२,२३,४९१	4.६७	
४. पृष अ	ष्ठ क्र.७ – (स्पष्टीकरण अहवाल बाब क्र.१) व पृष्ठ क्र.१० (स्प ालेल्या ऐवजी पुढील प्रमाणे वाचावी.	मष्टीकरण अहवाल बाब व	5.२): भांडवलाचे	प्राथमिक वि	तरणापुर्वी व नं	तर भागधारणे	नी पद्धत हे कृपया खाः वी	ली मुद्रीत करण्यात	
अ.क्र.	श्रेणी		पुर्व प्राथमिक रि	वेतरण भागध	गरणा	नंतर प्र	ाथमिक वितरण भाग	गरणा [®]	
			शेअर	र्म संख्या	%		शेअर्स संख्या	%	
अ	प्रवर्तक धारणा								
	१. भारतीय प्रवर्तक								
	अ. वैयक्तिक/एचयुएफ			२२४४५	С	.08	ঽঽ৪৪৭	0.08	
	ब. कॉपॉरेट संस्था		२८:	२४४०२९	49	٥٥.	304६६0३६	43.0८	
	क. इतर (न्यास)			४१६२०	0	٥٥.	४१६२०	0.00	
	२. विदेशी प्रवर्तक								
	– वैयक्तिक			0	0	.00	0	0.00	
	– कॉपॉरेट संस्था		1	0	0	.00	0	0.00	
	निम एकुण (अ)		2,63,	०८,०९४	49	.92	३,०६,३०,१०१	५३.८९	
ब	ना–प्रवर्तक धारणा								
	म्युच्युअल फंड/युटीआय			২৭৩	0	.00	২৭৩	00	
	एफआय बॅक			CC000	0	.9६	८८७०७	0.9६	
	एफआयआयएस			0	0	.00	0	0.00	
	कॉर्पोरेट संस्था		80	28030		.9८	8८९४०३०	८.६٩	
	निवासी/वैयक्तिक		500	189932	30	.६९	20489822	34.98	
	क्युआयबी			2	Ò	.00	2	0.00	
	एनआरआय		1	380208	С	.८9	880<08	٥.02	
	एनबीएफसी			ر غ	_	.00	ر غ	0.00	
	परदेशस्थ कॉपॉरेट संस्था			0	0	.00	0	0.00	
	समाशोधन सदस्य			124646	C	.23	१२५८६८	0.22	
-	संशालक /बानेवार्टक			0	_	.00	0	0.00	

बिर्ला प्रिसीजन टेक्नॉलॉजीस लिमिटेड

4,84,90,820 पृष्ठ क.८ – (स्पष्टीकरण अहवाल बाब क.१) व पृष्ठ क.११ (स्पष्टीकरण अहवाल बाब क.१): सेबी (आयसीडीआर) रेग्युलेशन्स २०१८ चे अनुसुची ६ मध्ये विहित निव कसुरदार असलेले प्रवर्तक किंवा संचालकांना वितरीत असल्यास– श्री. यशोवर्धन बिला (कंपनीचे प्रवर्तकांपैकी एक) यांचे व्यतिरिक्त अन्य कंपनीचे कोणतेही संचालक, प्रवर्तक, वितरक हे ऐच्छिक कसूरदार नाहीत ज्याकरिता ईजीएम

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२,६२,०९,३३३

शैजल जैन कंपनी सचिव

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२,६२,०९,३३३

दिनांक: ११.०२.२०२०

क्रेस्ट व्हेन्चर्स लिमिटेड

नोंदणीकृत कार्यालय: १११, मेकर चेंबर्स ४, ११वा मजला, निरमन पॉईंट, मुंबई-४०००२१ दूर.:०२२-४३३४७०००, फॅक्स:०२२-४३३४७००२ सीआयएन: एल९९९९९एमएच १९८२पीएलसी १०२६९७ वेबसाईट: www.crest.co.in ई-मेल: secretarial@crest.co.in

39 डिसेंबर, २०१९ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

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एकत्रित

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l		तिमाही	९ महिने	तिमाही	तिमाही	९ महिने	तिमाही	
		३१.१२.१९	३१.१२.१९	३१.१२.१८	३१.१२.१९	३१.१२.१९	३१.१२.१८	Ī
ı		अलेखापरिक्षीत	अलेखापरिक्षीत	अलेखापरिक्षीत	अलेखापरिक्षीत	अलेखापरिक्षीत	अलेखापरिक्षीत	
	. कार्यचलनातून एकूण उत्पन्न	9090.09	२६७५.२८	७८९.४१	१७८६.२२	५०८२.०१	93८3.49	
२	. कालावधीकरिता निव्वळ नफा/(तोटा) (कर,							
١,	अपवादात्मक आणि/किंवा विशेष साधारण बाबपुर्व) करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा)	२९३.२४	६५४.३७	३०१.२८	३८१.६६	१२९५.६६	८९९.७८	
٦	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	२९३.२४	६५४.३७	309.2८	३८१.६६	१२९५.६६	८९९.७८	
8	. करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)	(,,4,(,,	4 10.40	V 0 1. (0	401.44	1133,733	0,,,00	
ı	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	१९२.७४	80८.90	२०६.३१	१४६१.३६	३८७३.७२	9388.09	k
4	कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता							
ı	एकत्रित नफा/(तोटा) (करानंतर) व इतर सर्वंकष उत्पन्न (करानंतर))	9८८.५0	३४२.५६	१६५.५८	9848.८२	३८० १.१७	9309.29	
ξ	. समभाग भांडवल	2688.96	२०४. <i>५५</i> २८४४.९८	2688.86	२८४४. ९ ८	२८४४.९८ २८४४.९८	2688.86	
	. उत्पन्न प्रतिभाग (ईपीएस) (रू.)	,	,					
ı	(शेअर्सच्या एकूण सरासरी क्रमांकावर)							
ı	(दर्शनी मुल्य रु.१०/- प्रत्येकी)	0.57	0.112	0 (01)	(4.00)	02.62	0.73	
	अ. मूळ (रु.) ब. सौमिकृत (रु.)	0.६८ 0.६८	9.83 9.83	0.08 0.08	५.१४ ५.१४	93.६२ 93.६२	8.८३ 8.८३	
F	प्रि. साम्बुरस (र.)	0.40	1.02	0.00	3. 10	12.43	0.02	4

9. ^{*}सहकारी नफा/(तोटा) चे हिस्सानंतर.

अ. तपशील

क्र.

वरील निष्कर्षांचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि १२ फेब्रुवारी, २०२० रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले. १ एप्रिल, २०१८ या व्यवहार तारखेराह १ एप्रिल, २०१९ पासून कंपनी कायदा २०१३ (कायदा) अन्वये सुचित प्रमाणे कंपनीने भारतीय लेखाप्रमाण (इंडएएस) स्विकारले आहे

सुचितप्रमाणे मागील लेखा प्रमाणामधुन असे व्यवहार निष्पादित केले आहे (यापुढे मागील जीएएपी म्हणून संदर्भ) तदनुसार अशा व्यवहारावरील प्रभाव १ एप्रिल, २०१८ रोजी प्रारंभी राखीव म्हणून नोंद केले आणि संबंधित आकडे विद्यमान निष्कर्षात पुर्नेगठीत/पुर्ननमुद केले

३१ मार्च, २०१९ रोजी संपलेल्या मागील वर्षाकरिता इंडएएस सक्षम आकडे हे अहवालात समाविष्ट नाहीत कारण ते दिनांक ५ जुलै, २०१६ रोजीच्या सेबी परिपत्रकानुसार सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षाचे

सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कषचि संपूर्ण नमुना कंपनीच्या www.crest.co.in वेबसाईटवर आणि बीएसई लिमिटेड व नॅशनल स्टॉव एक्सचेंज ऑफ इंडिया लिमिटेडच्या अनुक्रमे www.bseindia.com व www.nseindia.com वेबसाईटवर उपलब्ध आहे.

क्रेस्ट व्हेन्चर्स लिमिटेडकरिता विजय चोरारीय व्यवस्थापकीय संचालव (डीआयएन: ०००२१४४६)

ठिकाण: मुंबई दिनांक: १२ फेब्रुवारी, २०२०

red Office :- Kaledonia (HDIL) Building, Unit No.1B, 5th floor, Sahar Road, Off Western Express Highway, Andheri (East), Mumbai-400 069 Ph: +91 22 6215 4087; Fax: +91 22 6215 4003; E-mail: companysecretary@polygenta.com; Website: www.polygenta.com Extract of Unaudited Financial Results for the quarter and Nine months ended 31st December Rs. in Mn (Except per share data Quarter Quarter Year Ended Ended Months Ended **PARTICULARS** 31/Dec/19 Ended 31/Mar/19 31/Dec/19 Audited Unaudited 234.4 247.8 820.3 945.7 (45.1)(41.1)(73.1) (240.5)

विदेशी न्यास

भारतीय न्यास

Total Income from Operations (Net) Net Profit /(Loss) for the period (before tax) Net Profit /(Loss) for the period (45.1) (41.1)(73.1)(240.5) Total Comprehensive Incom-(45.1) (40.7)(73.1)(241.6) for the period Paid-up Equity Share Capital 1,562.1 1,562.1 1,562.1 (FV of Rs.10/- each) 1,562.1 Earnings per Share (EPS) - Basic & Diluted EPS (Rs.) (0.29)(0.26)(0.47)(1.54)

POLYGENTA TECHNOLOGIES LIMITED

CIN: L17120MH1981PLC025388

. The above is an extract of the detailed format of the Quarterly Financial Result filed with the Stock Exchange under Regulation 33 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. These unaudited Financia Results were reviewed by the Audit Committee and approved by the Board of Directors at the meeting held on 11th Feb 2020. The Statutory Auditors have reviewed the same in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The full format of above extract of Financial Results, together with the Limite Review Report of the Statutory Auditors are available on the Stock Exchange website www.bseindia.com and also under "Investor Information" link o Company's website www.polygenta.com

For Polygenta Technologies Limited

Sujata Chattopadhyay

Chairpersor

Bank Ltd.

Be a step ahead of life

भन्वये स्थावर मालमत्तेच्या विक्रीकरिता लिलाव विक्री सूचना.

Place : Mumbai Date: 11th February, 2020

क्र.४, गिरनार महल, तळमजला, अंबाडी रोड, पंचवटी नाका, वसई, पालघर जिल्हा-४०१२०२. **दूर.:**०२५०-२३३०६६७ ई-मेलः vasai@tmbank.in सीआयएन: यु६५११०टीएन१९२१पीएलसी००१९०८

परिशिष्ट ४-ए (नियम ८(६) पहा) स्थावर मालमत्तेच्या विक्रीसाठी विक्री सूचना

वसई शाखा:

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ सहवाचिता सिक्य्रिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८(६

तर्वसामान्य जनतेस आणि विशेषत: कर्जदार व जामिनदारांना येथे सूचना देण्यात येत आहे की, प्रतिभू धनको मांच्माकडे खाली नमुद केलेल्या स्थावर मालमत्तेचे तारण/अधिभार आहे ज्याचा ताबा तमिळना मकंटाईल बँक लिमिटेड, वसई शाखा, प्रतिभूत धनकोचे प्राधिकृत अधिकाऱ्याद्वारे घेण्यात आलेला आहे, याची दिनांक १३.०३.२०२० रोजी जसे आहे जेथे आहे व जसे आहे जे आहे या तत्त्वावर **मे. राज्** टेक्स्टाईल मिल्स यांच्याकडून तमिळनाड मकंटाईल बँक लिमिटेड, वसई शाखा (प्रतिभूत धनको गांना देय असलेली ३१.०१.२०२० रोजी देय रक्कम रु.२२,९६,५४४.८८ वसुलीकरिता विक्री केर्ल जाईल. आरक्षित मूल्य **रु.१७,७९,४**00/– आहे आणि इसारा रक्कम **रु.१,७७,९४**0/– आहे. श्रीमती सकांता प्रदीप पाटील यांच्या नावे असलेले निवासी ब्लॉक क्र.६. महापालिका घर क्र.२१(२रा मजला, पाटील इमारत, क्षेत्रफळ ६२०.२५ चौ.फू. (विक्री करारनामानुसार) काप कानेरी, कल्या

विक्रीच्या सविस्तर नियम व अटीकरिता प्रतिभूत धनकोंची वेबसाईटवर दिलेल्या लिंकचा संदर्भ घ्यावा

www.tmb.in).

प्राधिकृत अधिकारी दिनांक : ११.०२.२०२० तमिळनाड मर्कंटाईल बँक लिमिटेड ठेकाण : वसर्ड वसई शाखेकरित



बालाजी टेलिफिल्म्स् लिमिटेड

सीआयएन: एल९९९९९एमएच१९९४पीएलसी०८२८०२

नोंदणीकृत कार्यालय: सी-१३, बालाजी हाऊस, डिलया इंडस्ट्रियल इस्टेट, लक्ष्मी इंडस्ट्रीयल इस्टेट समीर, न्यू लिंक रोड, अंधेरी (पश्चिम), मुंबई-४०००५३, महाराष्ट्र. दूर.:०२२-४०६९८०००, फॅक्स:०२२-४०६९८१८९/८२/८३

ई-मेल: investor@balajitelefilms.com, वेबसाईट: www.balajitelefilms.com

(रु.लाखात)

		एकमेव			एकत्रित			
अ.	तपशिल	संपलेली तिमाही		संपलेले ९ महिने	संपलेली तिमाही		संपलेले ९ महिने	
क्र.		३१.१२.१९	३१.१२.१८	३१.१२.१९	३१.१२.१९	३१.१२.१८	३१.१२.१९	
		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	
१	प्रचालनामधून एकूण उत्पन्न	१९८३५.६४	१११५०.२३	४६०५६.०८	१८७८९.४१	९६३३.४३	४६५८७.५८	
२	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	४७५८.३७	१७८८.४६	७७०३.८२	३१९८.०९	(२१६२.१२)	(९५१.७०)	
ş	करपूर्व कालावधीकरिता निञ्चळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	४७५८.३७	१७८८.४६	७७०३.८२	३१९८.०९	(२१६२.१२)	(९५१.७०)	
8	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	२९४०.५८	१२०२.४९	४७४३.९२	१३८०.३०	(२७३१.२४)	(३९१४.६०)	
ų	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	२९३९.४९	१२०१.५७	४७४०.६६	१३७९.२१	(२७३३.७९)	(३९१४.८६)	
ĸ	समभाग भांडवल	२०२२.६१	२०२२.६१	१५१८.६१	२०२२.६१	२०२२.६१	२०२२.६१	
9	राखीव (पुर्नमुल्यांकित राखीव वगळून) मागील वर्षाच्या लेखापरिक्षित ताळेबंदपत्रकात दिल्यानुसार			९८९७०.११			७४२२२.३०	
۷	उत्पन्न प्रतिभाग (रू.२/- प्रत्येकी) (अखंडीत कार्यचलनाकरिता) मूळ व सौमिकृत							
	अ. मूळ	२.९१	१.१९	४.६९	१.३८	(२.७०)	(३.८५)	
	ब. सौमिकृत	२.९१	१.१९	४.६९	१.३८	(२.७०)	(३.८५)	

सेबी (लिस्टींग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट) रेग्यूलेशन, २०१५ च्या विनियम ३३ अंतर्गत स्टॉक एक्सचेंजकडे सादर करण्यात आलेल्या त्रैमासिक व नऊमाही अलेखापरिक्षित वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक व नऊमाही अलेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.balajitelefilms.com वेबसाईटवर आणि बीएसई लिमिटेडच्या www.bseindia.com व नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडच्या www.nseindia.com वेबसाईटवर उपलब्ध आहेत.

बालाजी टेलिफिल्म्स् लिमिटेडकरीता

सही / -

जीतेंद्र कपूर अध्यक्ष

दिनांक: १२ फेब्रुवारी, २०२० ठिकाण : मुंबई