FLUIDOMAT LIMITED

Regd. Office: 117 , Ist Floor , Navneet Darshan 16/2 , Old Palasia INDORE (M.P.) 452018
CIN : L74210MP1978PLC001452
Website : www.fluidomat.com Email : Info@fluidomat.com Tel.no. : 91-731-2564820 AN EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 202:

(Rupees in Lakhs except EPS)
uarter Ended Year Ender 649.80 373.57 Total Income from Operations Net Profit/ (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 122.54 18.26 539.54 Net Profit/ (Loss) for the period before Tax, (after Exceptional and/or Extraordinary items) 140.15 18.26 539 54 Net Profit/ (Loss) for the period after Tax (after Exceptional and/or Extraordinary items) 109.25 12.72 398.63 and/or Extraordinary items)
Total Comprehensive Income for the period (Comprising Profit/
(Loss) for the period (after Tax) and other comprehensive
Income (after tax)
Equity Share Capital (Face value of Rs. 10/-)
Earnings Per Share (of Rs. 10/- each) (for continuing and
discontinuant operations). 492.70 492.70 492.70

 Key Standalone Unaudited Financial Information :
 Particulars 30.06.2021 30.06.2020 Year Ended 31.03.2021 18.97 3 Net Profit after Tax (Total Comprehensive Income)

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 Obligation and Disclosure Requirments) Regulation, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange webliste (www.beindia.com) and on the company website (www.fbidomat.com).

For and on behalf of the Board of Directors (ASHOK JAIN) CHAIRMAN AND MANAGING DIRECTOR DIN: 00007813

(CIN: L63010MH2004PLC073508) Regd. Off.: 6th Floor, Avashya House, CST Road, Kalina, Santacruz (E), Mumbai - 400 098 Tel No.: +91 22 8679 8100 te: www.allcargologistics.com Email:investor.relations@allcargologistics.com

ALLCARGO LOGISTICS LIMITED

THE AVVASHYA GROUP

			(Re. in Lai	chs except Earn	ing Per Share
Sr. No.	Particulars	Quarter ended June 30, 2021	Quarter ended March 31, 2021	Quarter ended June 30, 2020	Year ended March 31, 2021
		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Income				1
а	Income from Operations	3,44,925	3,34,931	2,07,755	10,49,810
Ь	Other Income	989	1,076	1,606	5,535
	Total Income (a+b)	3,45,914	3,36,007	2,09,361	10,55,345
2	Net Profit for the period before tax and before exceptional and/or extra ordinary items but after share of profits from associates and joint ventures	13,396	9,670	3,647	26,441
3	Net Profit for the period before tax and after exceptional and/or extra ordinary items but after share of profits from associates and joint ventures	17,875	1,552	3,297	15,908
4	Net Profit for the period after tax and after exceptional and/or extra ordinary items but after share of profits from associates and joint ventures	10,583	591	2,982	9,511
5	Net Profit for the period after tax, non-controlling interest and share of profit from associates and joint ventures.	11,720	5,371	4,793	17,290
6	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and Other Comprehensive Income (after tax)] attributable to equityholders	13,318	4,092	6,272	17,708
7	Equity Share Capital	4,914	4,914	4,914	4,914
8	Reserves (excluding Revaluation Reserve)	•			2,23,440
9	Earnings Per Share (Face Value of Rs. 2/- each) (not annualised for the quarters) (for continuing and discontinued operations)				
	1. Basic :	4.77	2.19	1.95	7.04
	2. Diluted:	4.77	2.19	1.95	7.04

The statement of unaudited consolidated financial results for the quarter ended June 30, 2021 has been reviewed by the Audit Commit and approved by the Board of Directors at their respective meetings held on August 13, 2021. The Statutory Auditors have conducted review of these results pursuant to the requirements of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. There are no qualifications in the report issued by the auditors. Key numbers of standalone unaudited financial results for the quarter ended June 30, 2021, duly approved by the Board of Directors of

the Company, in accordance with the provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 are

Sr. No.	Particulars	Quarter ended June 30, 2021 (Unaudited)	Quarter ended March 31, 2021 (Audited)	Quarter ended June 30, 2020 (Unaudited)	Year ended March 31, 2021 (Audled)
1	Total Income from Operations (net)	70,156	69,711	37,495	1,97,043
2	Profit before tax and before exceptional items	24,753	1,418	9,453	20,255
3	Profit/(Loss) after tax and after exceptional items	24,962	1,395	9,465	19,135
		- N - 12 - W - 55	27 172	19 3/4/12/12	77

The figures of the quarter ended March 31, 2021 are the balancing figures between audited figures in respect of full financial year upto March 31, 2021 and the unaudited published year-to-date figures upto December 31, 2020 being the date of the end of the third quarter of that financial year, which were subject to limited review

Particulars	Quarter ended June 30, 2021	Quarter ended March 31, 2021	Quarter ended June 30, 2020	Year ended March 31, 2021
Other income includes dividend from wholly owned subsidiaries and associates	20,315	7(4)	7,653	15,302

nal thoma for the aventer anded June 20, 2004 includ

Particulars	Quarter ended June 30, 2021	Quarter ended March 31, 2021	Quarter ended June 30, 2020	Year ended March 31, 2021
Profit on sale of Land	1,152			
Container Freight Station revenue of prior year as entitlement is				
established pursuant to court order	3,825		-	
Severange Payment (net off provisions for reversals)	(498)		-	
Provision for claims receivable and advance		(407)	(350)	(757)
Loss on fair value of assets held for sale		(7,711)		(9,776)
Total	4,479	(8,118)	(350)	(10,533)

The Board of Directors in their meeting held on November 08, 2019, approved the Scheme of Amalgamation (Merger by Absorption) under the Sections 230 to 232 of the Companies Act, 2013 of Hindustan Cargo Limited (a wholly owned subsidiary of the Company) with the Company and their respective shareholders, subject to the approval of the Hon'ble National Company Law Tribunal (NCLT) and other requisite approvals. The final hearing and approval of the said Scheme is completed by the Hon'ble NCLT subsequent to the end of current ver pending the receipt of final order the merger has not been given effect in the current financial state

The Group as at the date of approval of these financial results has made assessment of possible impacts that may result from the COVID -19 pandemic on the carrying value of current and non-current assets considering the internal and external information available as at the said data and to the extent possible. The Group, based on the above analysis and assumptions used, believes that the carrying value of these assets are recoverable. The impact of COVID -19 pandemic may be different from the estimated as at the date of approval of these nancial results and the Group will continue to closely monitor any material changes to future economic conditions.

The following events relates to one of the subsidiary of the Group Gati Limited and its step down subsidiaries Subsequent to the quarter end, Gati Limited has sold its 69.79% stake in its subsidiary Gati Kausar India Limited ("Gati Kausar") by way of entering into Share Purchase Agreement ("SPA") among the Contracting Parties i.e. (i) Gati Limited as a Promoter, (ii) Mandala Capital AG Limited as an Investor, and (iii) Gati Kausar India Limited as a Company. Accordingly Gati Kausar has ceas to be the Gati's Subsidiary with effect from July 14, 2021.

The managerial remuneration paid to the former Executive chairman and Managing Director (CMD) and current Deputy Managing Director of Gati Kintetsu Express Pvt Ltd (GKEPL), subsidiary of Gati Limited, for the year ended March 31, 2021 has exceeded the limit prescribed under section 197 read with Schedule V of the Companies Act, 2013 by Rs. 275 lakhs, has been approved by the respective board / shareholders.

The Board of directors of the Company in its meeting held on June 11, 2021 has approved and given its consent to the scheme of demerger under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 whereby the contract logistics business of its joint venture entity namely Avvashya CCI Logistics Private Limited will get transferred to Avvashya Supply Chain Private Limited formerly known as South Asia Terminals Private Limited) a wholly owned subsidiary of the Company, on the going concern basis with mirror shareholding, subject to the approval of the National Company Law Tribunal and other requisite approvals.

10 "The Company vide its letter dated July 21, 2021 has intimated BSE Limited and National Stock Exchange of India Limited (the "Stock Schanges") that it has received initial public announcement made by lings Ventures Private Limited, manager to the offer, on behalf of Mr Shashi Kiran Shetty, Talentos Entertainment Private Limited and Avashya Holdings Private Limited, members of the Promoter and the Promoter group company, wherein they have reinitiate the process and express their intention to, (a) acquire all the fully paid up equity shares of the Company, having face value of INR 2/- each "Equity Shares"), that are held by public shareholders, either individually collectively or together with other members of the Promoter Group, as the case may be; and (b) consequently voluntarily delist the equity shares from the Stock Exchanges i.e., BSE Limited and National Stock Exchange of India Limited, where the Equity Shares are presently isted (the Delisting Proposal), in terms of the applicable provisions of the SEBI (Delisting of Equity Shares) Regulations, 2021 ("Delisting

Subsequently, the Board of Directors of the Company in their meeting held on August 6, 2021 have approved the Delisting Proposal and decided on the process of proceeding with the delisting by seeking the approval of the shareholders of the Company by way of special resolution through postal ballot in accordance with the Delisting Regulations. The floor price of the delisting Offer is Rs. 148.01 per Equity Share which is determined in accordance with Regulation 20(2) of the Delisting Regulations read with Regulation 8 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

In accordance with approval of the Board of Directors of the Company in its meeting held on Friday, June 11, 2021, during the current quarter, the Company has subscribed and its subsidiary Gati Limited has allotted 10,23,020 Equity Shares of face value of Rs. 2 each ("Equity Shares?) at a price of Rs. 97.75/- per Equity Share at a premium of Rs. 95.75/- per Equity Shares of race value of ris. 2 each ("Equity Shares") at a price of Rs. 97.75/- per Equity Shares at a premium of Rs. 95.75/- per Equity Warrants with the Company having the right to apply for and be allotted 1 (One) Equity Share of the face value of Rs. 2/- each of Gati Limited at a premium of Rs. 95.75/- per equity share for each Equity warrant within a period of 18 (Eighteen) months from the date of allotment of the warrants, aggregating up to Rs. 7,000 lakhs, being the Promoter of Gati Limited on Preferential issue basis in accordance with Chapter V of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations"), as amended, and in compliance with applicable laws and regulations. Consequently, the shareholding of the Company in Gati Limited increased to 47.30% of the enhanced paid up equity share capital of the Gati Limited and on fully diluted basis it is 50.20% (after the conversion of the Equity Warrants). Further, the Company has paid the 25% of the Equity Warrants amount on upfront basis during the quarter and remaining 75% will be paid on the exercise of the

option of conversion of the warrants. 12 The Board of Directors of the Company has approved acquisition of 85% equity stake in Speedy Multimodes Limited by its Wholly Owned Subsidiary, Alicargo Projects Private Limited from Beyond Properties Private Limited at total consideration of Rs.102 crores, subject to closing of certain pre-conditions.

13 The above is an extract of the detailed format of the Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Standalone and Consolidated Financial Results are available on the websites of Stock Exchanges i.e. BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com) where Securities of the Company are listed and on the Company's ebsite (www.allcargologistics.com).

For and on behalf of Board of Directors Allcargo Logistics Limited

Sd/-Shashikiran Shetty Chairman & Managing Director (DIN: 00012754)

tegrated Logistics Solutions. Designed with Ingenuity. Delivered across the Globe.

Date : August 13, 2021 Place : Mumbei



WINMORE LEASING & HOLDINGS LTD

Regd. Office: Ashiana 69-C Bhulabhai Desai Road Mumbai - 400 026 Tel. No.: 022-23686618 E-mail Id: ho@hawcoindia.com

CIN No.: L67120MH1984PLC272432; Website: www.winmoreleasingandholdings.com Statement of Unaudited Standalone and Consolidated Financial Results for the Quarter ended 30-06-2021

	STAN	DALONE	CONSOLIDATED	
Particulars	3 months ended 30/06/2021	3 months ended 30/06/2020	3 months ended 30/06/2021	3 months ended 30/06/2020
	Unaudited	Unaudited	Unaudited	Unaudited
Total income from operations	3.49	3.03	454.82	123.39
Net Profit/ (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	0.20	(0.06)	(103.70)	(545.90)
Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	0.20	(0.06)	(103.70)	(545.90)
Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	6.07	4.24	(120.10)	(541.60)
Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	38.00	10.98	(88.17)	(541.83)
Equity Share Capital	99.89	99.89	99.89	99.89
Reserves (excluding Revaluation Reserve) as shown in 4he Audited Balance Sheet of the previous year	-	•	-	
Earnings Per Share (of ϵ 10 each) (for continuing and discontinued operations) Basic & Diluted	0.61	0.42	(12.02)	(54.92)

The above is an extract of the detailed format of quarterly Financial results flied with the Stock exchange under regulators and of the Company's Prinancial Results is available on the websites http://www.msei.in/index.aspx and on the Company's websit www.winmoreleasingandholdings.com

HEM HOLDINGS AND TRADING LIMITED red Office: 601/602A, Fair Link Centre, Off Andheri Link Road, Andheri (West), Mumbai-400053, CIN: L65990MH1982PLC026823 | Email: compliance@hemholdings.com

nancial Results for Quarter ended 30th J (Rs in Lacs)

٥.	HIRATOS NO ANTA POR COMA		Quarter Ende	d	Year Ended
Sr.	Particulars	30.06.2021	31.03.2021	30.06.2020	31.03.2021
No.		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Total Income from Operations	0	4.06	0.00	4.06
2	Net Profit/(Loss) from operations	2000000000	000000	245534	2002
00	before exceptional items and tax	(4.26)	2.26	(4.62)	(6.23)
3	Net Profit/(Loss) before tax	(4.26)	2.26	(4.62)	(6.23)
4	Net Profit/(Loss) for the period after tax	(4.26)	2.26	(4.62)	(6.23)
5	Total Comprehensive Income for the period (Comprising Profit/(Loss) and	******	0793M36	20000000	(1.00 Sec. 1950)
	other Comprehensive income for the period)	0.54	0.83	(5.26)	(8.99)
6	Paid-up equity share capital	24.00	24.00	24.00	24.00
~	(Face Value of the Share shall be indicated)	10.00	10.00	10.00	10.00
7	Earnings Per Share of Rs 10/- each (not annualised):	150000000	0.07450	(1222222) 2015-44	25762000 20042000
	a) Basic	(1.78)	0.94	(1.93)	(2.60)
,	b) Diluted	(1.78)	0.94	(1.93)	(2.60)

 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock exchange website www.bseindia.com and on the Company website www.hemholdings.com.

The above results were reviewed by Audit Committee in its meeting held on 14th August, 2021 and approve by the Board of Directors in its meeting held on 14th August, 2021 and the Limited Review of the same has n carried out by the Auditors For, Hem Holdings and Trading Ltd.

Date: 14.8.2021 (Sangeeta Ketan Shah Place: Bhilal Director

WESTERN MINISTIL LIMITED

CIN: L28932MH1972PLC015928

Regd Office: Mittal Tower, 'A' Wing, 16th Floor, Nariman Point, Mumbai - 400021. Tel: 022-40750100 | Fax: 022-22044801 | Email: info@westernministil.com

EXTRACT STATEMENT OF UNAUDITED FINANCIAL RESULTS
FOR THE QUARTER ENDED 30 JUNE 2021

Ì.,,	(Rs. In Lakhs, unless otherwise stated)							
	CONTRACTOR NO.		Quarter Ende	d	Year Ended			
Sr.		30.06.2021	31.03.2021	30.06.2020	31.03.2021			
No.		Unaudited	Audited	Unaudited	Audited			
1	Total Income from Operations (Net)		-					
2	Net Profit/(Loss) from ordinary activities after tax	(2.60)	(1.89)	(2.72)	(14.07)			
3	Net Profit/(Loss) for the period after tax	10000000	7718 7710 7080	27.00000s	100000000000000000000000000000000000000			
	(after Extraordinary activities)	(2.60)	(1.89)	(2.72)	(14.07)			
4	Total Comprehensive Income for the period after	50000	0.000.000.00	1530/01850	0.000,71,000,00			
	tax and Other Comprehensive Income (after tax)		-	-				
4	Equity share Capital	215.72	215.72	215.72	215.72			
	(Face value Rs.10 per share)							
5	Reserve excluding revaluation reserves as per							
	Balance sheet of previous accounting year.		1,070		(619.19)			
6	Earning per share (EPS) FV of Rs. 10/- each							
	(a) Basic and diluted EPS before Extraordinary items		(0.09)	(0.13)	(0.65)			
	(b) Basic and diluted EPS after Extraordinary items	(0.12)	(0.09)	(0.13)	(0.65)			

1) This statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable

The above is an extract of the detailed format of Quarterly Financial Results filed with the stock exchange under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock Exchange website viz. www.bseindia.com and Company's website www.westernministil.com

The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meeting held on 13 August 2021.

For and on behalf of the Board of Directors

For Western Ministil Limited

Place : Mumbai Date : 13th August, 2021 P. S. Parikh - Directo DIN: 00106727

BRADY & MORRIS ENGG. COMPANY LIMITED

CIN No: L29150MH1946PLC004729 Registered Office : 'Brady House', 4th Floor, 12-14 Veer Nariman Road Fort, Mumbai 400001. Tel.: (022) - 22048361-65 Fax: (022) - 22041855

E-mail: bradys@mtnl.net.in Website: www.bradymorris.in EXTRACT OF IINAUDITED FINANCIAL RESULTS FOR

		Q	Quarter ended			
	Particulars	30.06.2021	30.06.2020	31.03.2021	31.03.2021	
	Property Control Contr	Unaudited	Unaudited	Audited	Audited	
1	Total Income from Operation	848.17	549.20	1210.42	3,888.63	
2	Net Profit/(Loss) for the period (before Tax, Exceptional items)	87.02	3.52	51.53	266.39	
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	87.02	3.52	51.53	266.39	
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	63.69	2.87	82.49	262.85	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	63.69	2.90	92.78	273.18	
6	Equity Share Capital	225.00	225.00	225.00	225.00	
7	Reserves (excluding revaluation reserve) as shown in the audited balance sheet of the previous year	-	_		449.72	
8	Earning Per Share (of Rs. 10/- each) (for continuing and discontinued operations) Basic (in Rs.)	2.83	0.13	3.67	11.68	
	Diluted (in Rs.)	2.83	0.13	3.67	11.68	

NOTES: The above results have been prepared in accordance with Indian Accounting Standards ('Ind AS'), notified under Section 133 of the Companies Act, 2013, read together with the Companies (Indian Accounting Standards) Rules, 2015.

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 14/08/2021. These results have been subjected to limited review by Statutory Auditors of the Company and expressed an unqualified opinion thereon The format of the above results as prescribed in SEBI's Circular CIR/CFD/CMD/15/2015 dated 30th November, 2015 has been modified to comply with the requirements of SEBI's circular

dated 5th July, 2016, Ind AS and Schedule III (Division II) of the Companies Act, 2013. The Figures of March 31, 2021 quarters are the balancing figures between audited figures in respect of the full financial year upto March 31,2021 and unaudited published year to date figures upto 31st December, 2020, being the date of end of third quarter of the financial year which is subject to limited review.

The Company has considered the possible effects that may result from the pandem relating to COVID-19 on the financial results. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of this pandemic, the company, as at the date of approval of these financial results has used internal and external sources of information and economic forecasts. The company has performed sensitivity analysis on the assumptions used and based on current estimate expects that there is no material impact.

The above unaudited Standalone Financial Results for the quarter ended June 30, 202 are available on the website of BSE Limited (www.bseindia.com) and on the website of th Company (www.bradymorris.in).

The segmant reporting as defined in IndAS 108 is not applicable. Previous Period's figures have been regrouped / restated, wherever considered necessar

to confirm current period classification. FOR BRADY & MORRIS ENGINEERING CO. LTD

ାର୍ଜି C.J.GELATINE PRODUCTS LIMITED

CIN-L24295MH1980PLC023206

Regd. Office: Plot No. 237, Azad Nagar Rahivashi Sangh, Acharya Donde Marg, Sewree (W) Mumbai - 400015 (M.H.)Tel: 07480-423308, 423301 Email: cjsecretarial@gmail.com + Web: http://www.cjgelatineproducts.com

EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2021

	FOR THE QUARTER ENDED JUNE 30, 2021							
		(R	s. in Lacs ex	cept EPS)				
	Particulars	Quarter Ended 30/06/2021 Unaudited	Quarter Ended 30/06/2020 Unaudited	Year Ended 31/03/2021 Audited				
1.	Total Income from Operations (Net)	683.38	786.37	3903.38				
2.	Net Profit /(Loss) for the period (before tax, exceptional and/or extraordinary item)	0.71	8.25	39.38				
3.	Net Profit /(Loss) for the period (before tax (after exceptional and/or extraordinary items)	0.71	8.25	39.38				
4.	Net Profit /(Loss) for the period after tax (after Extraordinary and/or exceptional items)	0.71	8.25	34.65				
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)	0.71	8.25	34.65				
6.	Paid-up Equity Share Capital	481.33	481.33	481.33				
7.	Reserves (excluding Revaluation Reserve)	-	-	0.94				
8.	Earning per Share (of Rs.10/- each)	0.04	0.47	0.70				
	Basic: Diluted:	0.01 0.01	0.17 0.17	0.72 0.72				
	Dilutou.	0.01	V.17	0.72				

NOTE: The above is an extract of the detailed format of quarterly financial results filled with the stock exchanges under regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the quarterly financial results is available on the website of stock exchange (www.bseindia.com) and on the Company's website (www.cjgelatineproducts.com)

For C.J.Gelatine Products Limited

Jaspal Singh Place: Bhopal Chairman & Managing Director Date: 14/08/2021 DIN: 01406945

NIRAY COMMERCIALS LIMITED

(CIN: L51900MH1985PLC036668) Regd. Office: Plot No. W-50, MIDC Industrial Area, Taloja - 410208 Dist. Raigad. Telephone: 022-24949538 Fax: 022-40457150; E-mail: nirav@associatedgroup.com;

Website: www.associatedgroup-investors.com/ncl
EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021. (₹ in Crores)

Sr.	Particulars	Quarter ended	Quarter ended	Year ended
No.	Farticulars	30.06.2021	30.06.2020	31.03.2021
	20 20 XX	Un-Audited	Un-Audited	Audited
1	Total Income from Operations (Net)	1.85	1.18	15.08
2	Net Profit/(Loss) from the period (before Tax, Exceptional and/or Extraordinary items)	0.03	0.18	9.32
3	Net Profit/(Loss) from the period before Tax (after Exceptional and/or Extraordinary items)	0.03	0.18	9.32
4	Net Profit/(Loss) from the period after Tax (after Exceptional and/or Extraordinary items)	0.02	0.13	9.27
5	Total Comprehensive income for the period (Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)]	0.02	0.13	9.28
6	Equity Share Capital	0.39	0.39	0.39
7	Reserve (excluding revalution reserves as shown in the Balance Sheet of Previous year)			22.36
8	Earning per share (before extraordinary items) (of ₹ 10/- each) (not annualised) : a) Basic ₹			236.54
9	b) Diluted ₹ Earning per share (after extraordinary items) (of ₹ 10/- each) (not annualised) : a) Basic ₹ b) Diluted ₹			236.54 236.54 236.54
No	te:			

The above statement of Un-Audited Financial Result have been reviewed by the Audit Committee and approved by the Board of Directors at their Meeting held on 14.08.2021.

The above is an extract of the detailed format of Quarterly/Annual financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 The full format of the Quarterly/Annual Financial are available on Stock Exchange websites (www.bseindia.com) and the company website (www.associatedgroup.com).

The result have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued there under

The above financial result have been subjected to "Limited Review" by the Statutory Auditor of the Company. The Company's operations and financial results for the quarter have been impacted by the lockdow imposed to contain the spread of COVID-19. The operations gradually resumed with requisite precautions during the guarter with limited availability of workforce and disrupted supply chain. The Company has assessed the impact of pandemic on its financial results/position based on the internal and external information available up to the date of approval of these financial results. However the company believes that the pandemic is not likely to impact the carrying value of the assets. The Company continues to monitor the economic effects of the pandemic while taking steps to improve its execution efficiencies and the financial outcome

The Provision for Deferred Tax has been made at the end of the financial year. 8 Company operates in single business segment i.e. manufacturing of Aluminium Products

figures of previous period's / year's have been regrouped / rearranged whereever necessary

For Niray Commercials Ltd

Place : Mumbai Dated: 14th August, 2021

Place: Mumbai

Date: 13-08-2021

(CA. Raghav Daga) Managing Director DIN-00084553

SAGAR SYSTECH LIMITED CIN: L65990MH1984PLC032779

Registered Address: 12A/1, New Sion C.H.S. Ltd., Opp. S. I. E. S College, Sion (West), Mumbai - 400 022. • Tel: (022) 26232051/ 24018219 E-mail: info@sagarsystech.com • Website: www.sagarsystech.com

Unaudited Financial Results for the Quarter Ended 30-06-2021

			Quarter Ended		in Lakhs)
Sr.			Year Ended		
No.	PARTICULARS	30.6.2021	31.3.2021	30.6.2020	31.3.2021
0.00000	2	Unaudited	Audited	Unaudited	Audited
1	Total Income from Operations	3.26	-	1.27	8.59
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(0.42)	(4.10)	(1.28)	(6.33
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(0.42)	(4.10)	(1.28)	(6.33
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(0.42)	(4.10)	(1.28)	(6.33
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period after tax) and Other Comprehensive Income (after tax)]	14.08	(2.23)	289.89	384.49
6	Equity Share Capital	32.00	32.00	32.00	32.00
7	Reserves (Excluding Revaluation Reserve in Last Audited Accounts)		12F0-10ABADA	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	48.41
8	Earning Per Share (F. V. Rs. 10/- each)				
	a. Basic:	(0.13)	(1.28)	(0.40)	(1.98)
	b. Diluted:	(0.13)	(1.28)	(0.40)	(1.98

The above results as reviewed by the Audit Committee have been approved at the meeting of the Board of Directors held on 13th August 2021. The statutory auditors have expressed an unqualified audit opinion. These financial statements are prepared in accordance with the Indian Accounting Standards (Ind-AS) as prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and relevant amendment rules thereafter.

The Company adopted Indian Accounting Standards ("Ind AS") from 1st April 2017 and accordingly these financial results have been prepared in accordance with the recognition and measurement principles laid down in the Ind AS 34 Interim Financial Reporting prescribed under Sec 133 of the Companies Act. 2013 read with the relevant rules issued there under. The date of transition to Ind AS is 1st April, 2016.

The figure for the previous periods have been re-grouped, wherever necessary. The above is an extract of detailed format of Quarterly results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and other Disclosure Regulrements) Regulations, 2015. The full format of Quarterly Financial Results are available on the Stock Exchange's website

www.bseindia.com and company's website www.sagarsystech.com For & on behalf of SAGAR SYSTECH LIMITED

> MEENA MUKESH BABU MANAGING DIRECTOR DIN: 00799732

Place: Mumbai

Date: 14.08.2021

PAVAN G MORARKA CHAIRMAN DIN: 00174796

Quarter Ended

31st March,

2021

*(Audited)

529.99

(27.90)

(27.90)

(27.90)

(25.95)

767.46

(0.36)

ORGANIC COATINGS LTD.
(CIN L24220MH1965PLC013187)

Registered Office: Unit No 405, Atlanta Estate Premises Co-Op.Soc. Ltd.

Vitth Bhatti, Goregaon (East), MUMBAI - 400 063.

Email ID for Investor's Grievances - organiccoatingsltd@organiccoatingsltd.com Website: www.organiccoatingsltd.com

STATEMENT OF UNAUDITED RESULTS FOR THE QUARTER ENDED ON 30th JUNE, 2021

Quarter

ended

30th June,

2021

(Unaudited)

412.47

(35.93)

(35.93)

(35.93)

(35.93)

767.46

(0.47)

(0.47)

(Rs. In Lakhs, except for Earning Per Share)

ended

30th June,

2020

(Unaudited)

216.12

(65.65)

(65.65)

(65.65)

(65.65)

767.46

(0.86)

(0.86)

Year Ended

31st March,

2021

1,410.13

(215.17)

(215.17)

(215.17)

(213.22)

767.46

(492.85)

(2.80)

(2.80)

(Audited)

NIRAY COMMERCIALS LIMITED

(CIN: L51900MH1985PLC036668) Regd. Office: Plot No. W-50, MIDC Industrial Area, Taloja - 410208 Dist. Raigad. Telephone: 022-24949538 Fax: 022-40457150; E-mail: nirav@associatedgroup.com;

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR

Sr.	Particulars	Quarter ended 30.06.2021	Quarter ended 30.06.2020	Year ended 31.03.202
NO.		Un-Audited	Un-Audited	Audited
1	Total Income from Operations (Net)	1.85	1.18	15.08
2	Net Profit/(Loss) from the period (before Tax, Exceptional and/or Extraordinary items)	0.03	0.18	9.32
3	Net Profit/(Loss) from the period before Tax (after Exceptional and/or Extraordinary items)	0.03	0.18	9.32
4	Net Profit/(Loss) from the period after Tax (after Exceptional and/or Extraordinary items)	0.02	0.13	9.27
5	Total Comprehensive income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)]	0.02	0.13	9.28
6	Equity Share Capital	0.39	0.39	0.39
7	Reserve (excluding revalution reserves as shown in the Balance Sheet of Previous year)			22.36
8	Earning per share (before extraordinary items) (of ₹ 10/- each) (not annualised) : a) Basic ₹ b) Diluted ₹			236.54 236.54
9	Earning per share (after extraordinary items) (of ₹ 10/- each) (not annualised) : a) Basic ₹ b) Diluted ₹			236.54 236.54

The above statement of Un-Audited Financial Result have been reviewed by the Audit Committee and approved by the Board of Directors at their Meeting held on 14.08.2021.

The above is an extract of the detailed format of Quarterly/Annual financial results filed with the Stoc Exchange under Regulation 33 of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 The full format of the Quarterly/Annual Financial are available on Stock Exchange websites (www.bseindia.com) and the company website (www.associatedgroup.com)

The result have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued there under

The above financial result have been subjected to "Limited Review" by the Statutory Auditor of the Company. The Company's operations and financial results for the quarter have been impacted by the lockdow imposed to contain the spread of COVID-19. The operations gradually resumed with requisite precautions during the quarter with limited availability of workforce and disrupted supply chain. The Company has assessed the impact of pandemic on its financial results/position based on the internal and external information available up to the date of approval of these financial results. However the company believes that the pandemic is not likely to impact the carrying value of the assets. The Company continues to monitor the economic effects of the pandemic while taking steps to improve its execution efficiencies and the financial outcome.

The Provision for Deferred Tax has been made at the end of the financial year.

Figures of previous period's / year's have been regrouped / rearranged whereever necessary Company operates in single business segment i.e. manufacturing of Aluminium Products.

For Niray Commercials Ltd

Place : Mumbai Dated: 14th August, 2021

(CA. Raghav Daga) Managing Director DIN-00084553

सागर सिस्टेक लिमिटेड

सीआयएन : एल६५९९०एमएच१९८४पीएलसी०३२७७९ नोंदणीकृत पत्ता : १२ए/१, न्यू सायन सी. एच. एस. लि., एस. आय. ई. एस. कॉलेज समोर, सायन (पश्चिम), मुंबई-४०० ०२२. • दूः (०२२) २६२३२०५१/२४०१८२१९ ई-मेलः info@sagarsystech.com • वेबसाईटः www.sagarsystech.com

३०.०६.२०२१ रोजी संपलेल्या तिमाहीसाठी अलेखापरिक्षित वित्तीय निष्कर्ष

अन्.	तपशील	संपलेली तिमाही			संपलेले वर्ष	
蛃.		30.6.2029 39.3.2029		30.8.2020	39.3.2029	
		अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	
8	प्रवर्तनातून एकूण उत्पन्न	३.२६		१.२७	2.49	
?	कालावधीसाठी निञ्बळ नफा/(तोटा) (कर, अपवादातमक आणि/किंवा अनन्यसाधारण बार्बीपूर्वी)	(5%.0)	(४.१०)	(१.२८)	(६.३३)	
à	कालावधीसाठी करपूर्व निञ्चळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बीनंतर)	(58.0)	(٧.٩٥)	(१.२८)	(६,३३	
¥	कालावधीसाठी करोत्तर निञ्चळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बीनंतर	(58,0)	(४,१०)	(१.२८)	(६.३३	
q	कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न (कालावधीसाठी नफा/(तोटा) (करोत्तर) आणि इतर सर्वसमावेशक उत्पन्न (करोत्तर) धरून)	१४.०८	(२.२३)	२८९.८९	\$८४.४९	
Ę	समभाग भांडवल	37.00	37.00	37.00	37.00	
وا	राखीव (मागील लेखापरिक्षित हिशोबातील पुनर्मूल्यांकित राखीव वगळून				86.88	
٥	प्रती समभाग प्राप्ती (द.म्.रु. १०/- प्रत्येकी)					
	ए. मुलभूतः	(0.83)	(१.२८)	(0.80)	(१.९८)	
	बी. सौम्यिकृत :	(0,83)			(१,९८)	

वरील निष्कर्षांचे लेखापरीक्षण समितीने पुनर्विलोकन केले ते १३ ऑगस्ट, २०२१ रोजी झालेल्या संचालक मंडळाच्या बैठकीत मंजूर झाले. वैधानिक लेखापरीक्षकांनी अर्हता बिरहित अभिप्राय दिले आहेत. ही वित्तीय विवरणे कंपनी अधिनियम, २०१३ च्या कलम १३३ अंतर्गत विहित इंडियन अकाऊंटिंग स्टॅंडर्डस् (इंड-एएस) सहवाचता कंपनीज (इंडियन अकाऊंटिंग स्टॅंडर्डस) रुल्स, २०१५ च्या रुल ३ व त्यानंतरचे संबंधित सुधारित नियम यास अनुसुरून बनवली

. १ एप्रिल, २०१७ पासन कंपनीने इंडियन अकाऊंटिंग स्टॅंडर्डस (''इंड एएस'') चा अवलंब केला आणि त्यानसार हे वित्तीय निष्कर्ष कंपनी अधिनियम, २०१३ चे कलम १३३ सहवाचता त्या अंतर्गत जारी केलेले संबंधित नियम यांच्या अंतर्गत विहित इंड एएस ३४ अंतरिम वित्तीय अहवालांमध्ये घालून दिलेल्या गणन आणि मापन तत्त्वांनुसार बनवले आहेत. इंड एएस मध्ये संक्रमणाची तारीख १ एप्रिल, २०१६ होती.

आवश्यकतेनुसार मागील कालावधीच्या आकडेवारीचे पुनर्गठन केले आहे.

४. वरील माहिती म्हणजे सेबी (लिस्टिंग अँड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या रेम्युलेशन ३३ अन्वये स्टॉक एक्स्चेंजेसकडे सादर केलेल्या तिमाही निष्कर्षांच्या तपशिलवार विवरणाचा एक उतारा आहे. तिमाही वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्स्चेंजची वेबसाईट www.bseindia.com आणि कंपनीची वेबसाईट www.sagarsvstech.com वर उपलब्ध आहे.

> सागर सिस्टेक लिमिटेड साठी आणि करिता मीना मुकेश बाबू

ठिकाण : मुंबई व्यवस्थापकीय संचालक दिनांक : १३.०८.२०२१ डीआयएन : ००७९९७३२



S I . Particulars

3

6

Total income from operations (net)

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

Exceptional and/or Extraordinary items*) Net Profit / (Loss) for the period before

tax (after Exceptional and/or Extraordinary

Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary

Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the

period (after tax) and other comprehensive

Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of

Earnings Per Share (of Rs. 10/- each) (for

continuing and discontinued operations)

income (after tax)]

previous year

Diluted:

Place: Mumbai

Equity Share Capital

1) * The figures of quarter ended 31st March, 2021 are the balancing figures between audited figures of the full financial year ended 31st March, 2021 and the published year to date figures upto third quarter ended 31st December, 2020, which were 2) The above is an extract of the detailed format of Annual Financial Results filed with BSE Ltd. under Regulation 33 of the SEBI

(Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the unannual Financial Results for the quarter ended 30th June, 2021 are available on the Stock Exchange websites (www.bseindia.com) and Company's website

3) * Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules.

4) The company continues to monitor the impact of Covid-19 on its business, including its impact on customers, suppliers and employees. Due care has been excercised, in concluding the significant accounting judgments and estimates, including in relation to recoverability on receivables based on infrmation available to date, while preparing the company's unaudited financial results for the quarter ended 30th June, 2021.

For & on behalf of the Board

For Organic Coatings Limited

Ajay R. Shah Whole Time Director & CFO

The spirit of Mumbai is now 93 years old!



www.freepressjournal.in

PUBLIC NOTICE

The Original allotment letter (PATTA) from Jaipur Vikas Authority & site plan of plot no 40 scheme Bhagat Vatika at civil line Jaipur bearing area 671.28 Sq.yards issued by town planning dept. and lease agreement between Jaipur Vikas Authority and Parmeshwar Lal Ganeriwalla dated 28-09-2005. bearing area 671.28 Sq.yards, plot no 40. (Land & Building Bhaga Vatika Civil Lines Jaipur Rajasthan; that they have misplaced / lost for issuing of duplicate Documents.

In case no objection is received by the undersigned within a period of 7 Days from date of this Notice the Register will issue duplicate Certified True Copy as requeste

Name: Sanjay Srivastava 11 K.K.Marg, Mahalaxmi Mumbai 400034 Mobile: 9819730179 Date: 15th August 2021

जाहीर नोटीस याद्वारे सर्व संबंधित कळविण्यात येते की,गा

मौजे नारे ता वाडा जि. पालघर, येथील सं न 300/2 एकुण क्षेत्रफळ 0.80.00 हे आर आकारणी 1.14 पै, अशी जमीन मिळकत गजानन लक्ष्मण वझे (मयत), त्यांचे वारस् योगश गजानन वझे, आशा गजानन वझे हेमांगी चंदन वझे तसेच जयेश दत्तात्रेय वझे, विमल दत्तात्रेय वझे व समीक्षा दत्तात्रेय वझे यांची समाईक मालकी कब्जा वहिवाटीची आहे व वरील मिळकत त्यांना त्यांचे पूर्वगामी पुरू श्री लक्ष्मण जर्नादन वझे यांचाकडून वारस हक्काने मिळाले आहे. सदर जिमनीची तोंडी किंवा लेखी वाटणी झाली नाही. जयेश दत्तात्रेय वदो व दलर हे मादो अभिल गोगभ गजानन वदो व इतर यांचा हक्क, हिस्सा हितसंबंध डावलून वरील मिळकत परस्पर विकण्याचा प्रत्यन आहे असे आमच्या अशिलांस समजले आहे. तरी ही कोणतीही इसम,संस्था, भागीदार व इतर वरील जिमनीचा खरेदी विक्री, बाबत इतर वराल जामनाचा खरदा विका, बाबत जयेश दत्तात्रेय वड़ो व इत्तर यांचा बरोबर कुठल्याही प्रकाराचे खरेदी, विक्री, लिझ, गहाण, दान व इत्तर कुठल्याही व्यवहार करु व केल्यास तर् ते माझ्या अशिलांवर बूधंनकारक राहणार नाही. कृपया याची नोंद घ्यावी

श्री. एम.के.तिवारी (वकील) आ. एम.क.सिवारी (वकाल) ऑफीस पत्ता : तिवारी नगर, रुम नं. 4, तुळीज रोड, नालासोपारा (पूर्व), ता. वसई, जि. पालघर

जाहीर सूचना श्री. सुरेश सखाराम चिटनिस हे श्री साईकृपा को- ऑपरेटिव्ह हाऊसिंग सोसायटी लि. चे सभासद, ज्यांचा पत्ता नटवर नगर, रोड क्र.०५, जोगेश्वरी (पूर्व), मुंबई-४०००६० येथे आणि सोसायटीच्या इमारतीमधील फ्लॅट क्र.ए/५ चे धारक असून त्यांचे कोणतेही नामनिर्देशन न करता ७ एप्रिल, २०१४ रोजी निधन झाले. त्यांची पत्नी श्रीम. वीणा सुरेश चिटनीस यांचे सुद्धा १४ फेब्रुवारी, २०१७ रोजी निधन झाले.

सोसायटी यादारे सोसायटीच्या भांडवल / मिळकतीमधील मयत सभासदाचे सदर शेअर्स आणि हितसंबंधाचे हस्तांतर होण्यास वारस किंवा वारसदार किंवा इतर दावेदार/आक्षेपदार किंवा अन्य आक्षेप घेणारे यांच्याकडून दावे किंवा आक्षेप असल्यास ते सदर सूचनेच्या प्रसिध्दीपासून १४(चौदा) दिवसात सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स व हितसंबंधाच्या हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या दाव्या/ आक्षेपांच्या पुष्ठचर्थ अशी कागदपत्रे आणि अन्य पुराव्यांच्या प्रतींसह मागवित आहे. वर दिलेल्या मुदतीत जर दावे/ आक्षेप प्राप्त झाले नाहीत, तर सोसायटीच्या उपविधीतील तरतुदीमधील दिलेल्या मार्गाने सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाचे शेअर्स व हितसंबंधाचे हस्तांतर करण्यास सोसायटी मोकळी असेल. जर, सोसायटीच्या भांडवल/ मिळकतीमधील मयत सभासदाच्या शेअर्स आणि हितसंबंधाच्या हस्तांतरणास काही दावे/आक्षेप सोसायटीने प्राप्त केले तर, सोसायटीच्या उपविधीतील तरतदीनसार त्यावर सोसायटी कार्यवाही करेल. सोसायटीच्या नोंदणीकत उपविधीची पत टावेटा / आक्षेपकांटारे निरीक्षणामारी मोमायटीचे कार्यालय / मोमायटीचे मत्मा मचिव यांचेकडे सायं. ५,०० ते ७,०० च्या मध्ये सदर सचना प्रसिध्दीच्या तारखेपासून तिच्या कालावधी समामीच्या तारखेपर्यंत उपलब्ध आहे.

श्री साईकपा को- ऑप.हाऊ. सोसा. लि.करित

ठिकाण : मुंबई दिनांक: १५.०८.२०२१

सन्माननिय सचिव

PUBLIC NOTICE

We are investigating the title of one M/s. Varun Homes Pvt. Ltd., a Company incorporated under the provisions of the Companies Act, 1956 and validly existing under the provisio of the Companies Act, 2013 holding CIN U45102MH2001PTC130677; and having its principal place of business at Safal Pride, 5th and 6th Floor, Opp. Saras Baug (Puniabwadi) Sion-Trombay Road, Deonar, Mumbai 400088("Owner"), in respect of the immoval properties as more particularly described in the Schedule hereunder written ("the said

Any persons having any right, title, interest, claim against, in, to or upon the said Propertie or any part thereof, by way of sale, exchange, mortgage, charge, gift, trust, maintenance ion, tenancy, lease, leave and license, lien or otherwise howsoever or otherwise are hereby requested to make the same known in writing, along with supporting documents of such claim or objection to the undersigned, at Law Scribes, 303, Lotus Pride St. Francis Road, Vile Parle (West), Mumbai 400 056, within a period of 7 (seven) days from the date of publication of this notice, failing which it shall be construed and accept that there does not exist any such claim or objection; and the same shall be construed as having been non-existent /waived /ahandoned

SCHEDULE Description of the said Properties

(a) Flat bearing no. 502 admeasuring 1109 square feet equivalent to 103.04 square meters Rera carpet area on the 5th floor in the A Wing; (b) Flat bearing no. 102 uring 1109 square feet equivalent to 103.04 square meters Rera carpet area on the 1" floor in the B Wing; (c) Flat bearing no. 302 admeasuring 1109 square fee equivalent to 103.04 square meters Rera carpet area on the 3rd floor in the B Wing; all in the building/project known as "Safal Sky" presently under construction on the land bearing CTS Nos. 409/7 & 409/6, all of Village Borla, Taluka Kurla, Mumbai Suburban District and lying, being and situate at Chembur, Mumbai 400071.

Dated this 13th day of August, 2021

For Law ScribeS **Nell Mandevia** Advocate and Solicitor. Place: Navi Mumbai

Date: August 14, 2021

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA

PUBLIC ANNOUNCEMENT



CMS INFO SYSTEMS LIMITED

CMS Info Systems Limited was originally incorporated as 'Subhiksha Realty Private Limited', at Mumbai, Maharashtra as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated March 26, 2008, issued by the RoC. The name of our Company was subsequently changed to 'CMS Into Systems Private Limited' pursuant to a fresh certificate of incorporation granted by the RoC on December 10, 2008. Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed in the extra ordinary general meeting of the shareholders of our Company held on December 24, 2014, and the name of our Company was changed to our present name 'CMS Info Systems Limited', pursuant to a fresh certificate of incorporation issued by the RoC on January 27, 2015. For more information regarding changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 165 of the Draft Red Herring Prospectus dated August 14, 2021 ("DRHP").

Registered Office: T-151, 5th Floor, Sector-11, Tower No. 10, Railway Station Complex, CBD Belapur, Navi Mumbai, Thane - 400614, Maharashtra; Telephone: +91 22 4889 7400; Website: www.cms.com; Contact Person: Praveen Soni, Company Secretary and Compliance Officer; E-mail: cms.ipo@cms.com; Telephone: +91 22 4889 7400; Corporate Identity Number: U45200MH2008PLC180479

OUR PROMOTER: SION INVESTMENT HOLDINGS PTE. LIMITED

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF CMS INFO SYSTEMS LIMITED ("OUR COMPANY" OR "THE COMPANY" OR "ISSUER") FOR CASHATA PRICE OF ₹[●] PER EQUITY SHARE INCLUDING A PREMIUM OF ₹[●] PER EQUITY SHARE ("OFFER PRICE") AGGREGATING UP TO ₹20,000 MILLION ("OFFER") THROUGH AN OFFER FOR SALE OF UP TO [●] EQUITY SHARES BY SION INVESTMENT HOLDINGS PTE. LIMITED ("PROMOTER SELLING SHAREHOLDER") AGGREGATING UP TO ₹20,000 MILLION (THE "OFFER FOR SALE"). THE OFFER WILL CONSTITUTE AT LEAST [●]%, OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL.

ADVERTISED IN [a] EDITIONS OF [a], AN ENGLISH NATIONAL DAILY NEWSPAPER (a) EDITIONS OF [a], A HINDI NATIONAL DAILY NEWSPAPER, AND [a] EDITIONS OF [a], A MARATHI DAILY NEWSPAPER (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON ITS WEBSITE IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a press release, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable.

This Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBS") (the "QIB Portion"), provided that our Company and the Promoter Selling Shareholder in consultation with the BRLMs may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis (such portion, the "Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be eserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Offer shall be available for allocation to RIBs in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective bank account (including UPI ID for RIBs using UPI Mechanism), in which the corresponding Bid Amounts will be blocked by the SCSBs or the Sponsor Bank, as applicable. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 334 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on August 14, 2021. ulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at, www.bseindia.com, www.nseindia.com, respectively and the websites of the BRLMs, i.e. Axis Capital Limited, DAM Capital Advisors Limited (Formerly IDFC Securities Limited), Jefferies India Private Limited and JM Financial Limited at www.axiscapital.co.in, www.damcapital.in, www.jefferies.com and www.jmfl.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Officer on or before 5.00 p.m. on the 21st day from the aforesaid date of filling of the DRHP

stments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the prospective investors is invited to "Risk Factors" on page 25 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus has been filed with RoC and must be made solely on the basis of such Red Herring Prospectus. The Equity Shares, when offered

through the Red Herring Prospectus, are proposed to be listed on BSE and NSE.

For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed for by them of our Company, please see the section titled "Capital Structure" beginning on page 77 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 165 of

	REGISTRAR TO THE OFFER			
AXIS CAPITAL	DAM	Jefferies	JM FINANCIAL	LINK Intime
Axis Capital Limited 1st floor, Axis House, C-2 Wadia International Centre, P.B. Marg, Worli, Mumbai - 400 025, Maharashtra Telephone: + 91 22-4325 2183 Emall: cms.ipo@axiscap.in Investor grievance e-mail: complaints@axiscap.in Webstie: www.axiscapital.co.in Contact person: Ankit Bhatia SEBI registration number.: INM000012029	DAM Capital Advisors Limited (Formerly IDFC Securities Limited) One BKC, Tower C, 15° Floor, Unit No. 1511, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Telephone: +91 22 4202 2500 E-mail: cmsinfo.ipo@damcapital.in Websits: www.damcapital.in Investor grievance e-mail: complaint@damcapital.in Contact person: Gunjan Jain SEBI registration number: MB/INM000011336	Jefferles India Private Limited 42/43, 2 North Avenue Maker Maxity, Bandra-Kuria Complex, Bandra (East), Mumbai - 400 051, Maharashtra Telephone: +91 22 4356 6000 E-mail: cmsinfosystemsipo@jefferies.com Investor grievance e-mail: jipl.grievance@jefferies.com Website: www.jefferies.com Contact person: Aman Puri SEBI registration number: INM000011443	JM Financial Limited 7° Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra Telephone: +91 22 6630 3030; +91 22 6630 3262 E-mail: cms.lpo@jmfl.com Website: www.jmfl.com Investor grievance e-mail: grievance.lbd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM000010361	Link Intime India Private Limited C-101, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra Telephone: +91 22 4918 6200 E-mail: cms.ipo@linkintime.co.in Investor grievance e-mail: cmsinfo.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopalkrishnan SEBI registration number.: INR000004058

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For CMS INFO SYSTEMS LIMITED On behalf of the Board of Directors

Company Secretary and Compliance Officer

CMS INFO SYSTEMS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI on August 14, 2021. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, and is available on the websites of the BRLMs, i.e. Axis Capital Limited, DAM Capital Advisors Limited (Formerly IDFC Securities Limited), Jefferies India Private Limited and JM Financial Limited at www.axiscapital.co.in, www.damcapital.in, www.jefferies.com and www.jmfl.com, respectively. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the

section entitled "Risk Factors" in the red herring prospectus, when available. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act"), or any state law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from, or not subject to, the registration requirements of the U.S. Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of Equity Shares in the United States.

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