

SPRINGFORM TECHNOLOGY LIMITED

Regd. Office.: A-203, Suchita Enclave, Maharashtra Nagar,
Borivali (West), Mumbai – 400 092. Tel.: 022-28906901

E-mail: sales@springindia.com, Website: www.springformtech.com

CIN: L51900MH1979PLC021914

June 23, 2020

To,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai – 400001

Dear Sir,

Ref.: Scrip Code: BSE 501479

Sub: Newspaper Advertisement for Board Meeting to approve Audited Financial Results of the Company for fourth quarter and year ended on March 31, 2020.

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose the copies of Notice of Board Meeting to be held on June 30, 2020 to approve *inter alia*, Audited Financial Results of the Company for the fourth quarter and Financial Year ended March 31, 2020 in the following newspapers:

1. Business Standard all editions in English
2. Nav Shakti, Mumbai in Marathi

This is for your information and record.

Thanking you,

Yours faithfully,

FOR SPRINGFORM TECHNOLOGY LIMITED



Pankaj Kishor Shah
Managing Director
DIN: 00945911

Encl.: As above



(From left) Fair & Lovely, Garnier Light, and Fair & Handsome are big advertisers in the category

J&J overturns the fairness pitch

The American company sets the business of fairness aside to stand with the global #BlackLivesMatter movement. But are other brands listening?

VIVEAT SUSAN PINTO & T NARASIMHAN
Mumbai/Chennai, 22 June

For the lucrative market for fairness creams in India, stereotypes have never been a problem. For years, the advertising narrative has used fairness as a stand-in for beauty and confidence with great efficiency and impact; fuelling the desire for lighter skin tones and creating a thriving market for fairness creams, estimated at nearly ₹5,000 crore in size.

Both men and women, say experts, are equal users of fairness creams in India, with most personal care majors rushing to cash in on the fever. Some of the country's top players in the fairness category include names such as Emami, Hindustan Unilever (HUL), Procter & Gamble, Nivea, L'Oréal, Himalaya and Johnson & Johnson (J&J) among others. Now with J&J taking its brand out of the game, these brands have a larger slice of the pie to carve out, but is there a risk in doing that? Especially as the

global narrative on skin colour and fairness moves away from the norms that defined the market thus far.

Alpana Parida, managing director, DY Works, a Mumbai-based brand and design consultancy, says, "It is time fairness creams desist from feeding the myth that fair is beautiful, directly or indirectly. Advertising today is about realism and people are celebrating real people in right earnest. Capturing them just the way they are. Jewellery, apparel and lifestyle brands are using darker models and celebrating the dark skin tone."

Brands such as Tanishq and fashion labels such as Sabyasachi have taken the lead to address this 'woke generation', featuring dark models in their campaigns over the last few years. On Monday, J&J joined the effort, when it said it had no intention of highlighting claims that showed fairness as better than any other skin tone. "We've made the business decision to no longer sell the Neutrogena Fine Fairness and Clean & Clear Fairness product

lines," a company spokesperson said.

J&J was influenced by the #BlackLivesMatter movement raging in the US and other parts of the world. It is not the only company paying heed to the sentiment, however. Last week, oral care major Colgate said it would review a top-selling Chinese brand called Darlie, whose name translates to mean 'black person toothpaste'. And food and beverage major PepsiCo said it would rebrand its 130-year-old syrup called Aunt Jemima in the US, intending to move away from its racial history. In India, however, brands have still to acknowledge the issue, say brand experts. Marketers are coy about undertaking reviews of their fairness cream products, a highly lucrative business that continues to boom. Estimates by industry experts suggest that the market for fairness and lightening products in India has been growing at a steady clip of about 5-6 per cent per annum.

These are brands that have done very well, despite the changing notions around skin

colour, because they are what we call closet brands that employ subterfuge, in the advertising and in the way they are consumed, said a senior advertising professional. There is a shift in the narrative with fair skin that was once considered to be a marriage requisite for women being amended to imply smooth, beautiful and even skin tones, as a former creative director with an ad agency says. And consumers continue to buy them, even as they denounce the racial implications of such a product.

Ambi Parmeswaran, founder, Brand-building.com, endorses this view. "We may see surrogate advertising of fairness, like we see in the alcohol business. The shift from fairness to confidence has already been made by HUL. That may be the way for all brands to go." The shift from fairness to confidence has also happened in part by the decision of the Indian Health Ministry this year to slap hefty penalties on marketers making misleading claims including a fine of ₹50 lakh and a prison-term of five years.

KS Chakravarty, co-founder and chief creative officer, Tidal7 Brand and Digital, says that painting the entire category with a broad brush would be unfair. "All business has been created to address a need. Yes, fairness cream makers have to be sensitive to where the world is headed and how you communicate to the audience of today. But painting the category as immoral is incorrect," he says. For J&J however, there are no moral ambiguities in standing against the category.

At present, China doesn't feature among the top 10 jurisdictions when it comes to FPI investments in India. However, a sharp jump in FPI investments from China during the March quarter amid market meltdown had raised many eyebrows. FPI investments from China jumped more than 4 times during the March quarter. This was mainly on account of the People's Bank of China raising its stake in mortgage lender HDFC. Experts said Chinese FPI into India is higher than reported as holdings below 1 per cent don't get captured and reported that easily. In recent months, Sebi has increased its vigil on investments coming from China and Hong Kong. The market regulator recently asked custodians and foreign banks to provide a list of end-beneficiaries from China or with links to China.

China FPI...

FROM PAGE 1

Experts say while there could be a desire to lower investment cap, there may be implementation challenges.

"If the government decides to restrict FPI investments from border countries, it will be interesting to see whether the restrictions are placed on FPIs based in those countries or beneficial owners based in those countries, or both. Also, we need to see whether such FPIs will be completely prohibited from making fresh investments without government approval or whether they will be allowed to invest freely subject to a lower than 10 per cent cap," said Rajesh Gandhi, partner, Deloitte India.

At present, the investment by an FPI cannot exceed 10 per cent of the paid-up capital of an Indian company. All FPIs taken together cannot acquire more than 24 per cent of the paid-up capital of an Indian company. According to the Sebi regulations, FPIs are not allowed to invest in unlisted shares, and investment in unlisted entities will be treated as an FDI. Recently, the Centre had tightened the FDI policy for the seven neighbouring nations, with focus on China. "The step to cap FPI investments will definitely put more barriers on investments from China (given the earlier announcement of pre-scrutiny of FDI from the seven neighbouring countries). This step, however, seems retrograde, given that unlike FDI, FPI investors generally exercise no control or direct ownership in the investee entity and are financial investors mostly driven by short-term profits, rather than long-term strategic investments," said Atul Pandey, partner, Khaitan & Co.

Uddhav govt...

A spokesperson for Great Wall Motors declined to comment. Government sources say informal discussions have taken place between state and central officials, but there has been no advisory or communication from the Centre to suspend Chinese projects. "We may go slow on attracting fresh investments from China," a source said.

Apart from the ₹16,000-crore proposals, the state is expecting ₹8,000 crore investment in the steel, pulp and paper, and electronic system design sectors.

DHFL pre-tax...

The recovery from the moratorium accounts is forthcoming with Unlock 1.0 and commencement of field visits, it said, adding, the recovery will further improve in moratorium accounts during Q1FY21. According to the auditor's report, DHFL incurred loss aggregating ₹13,575.15 crore in FY20, thus eroding the net worth of the company substantially. "...the company's ability to remain as a 'going concern' depends on the outcome of the ongoing corporate insolvency resolution process," the report said.

In November 2019, DHFL became the first financial services company to be admitted into the insolvency process. The mortgage lender had received expressions of interest from 24 entities; some of them wanted to bid for the whole business, while a few others sought to bid for the company in parts. The committee of creditors has extended the deadline for submission of bids until July 24 due to the Covid-19 pandemic. In the notes to accounts, the management said ₹3,018.68 crore has not been reconciled while analysing the total assets, as it could not be mapped to any security against which this amount was disbursed. Hence the management decided to treat the amount as loss assets according to the asset classification norms. This has

been fully provided for by the mortgage lender. The auditor report also stated that multiple accounting entries were initially recorded in certain customer accounts for receipts despite cheques or negotiable instrument not having been deposited in banks, as reported in 2018-19, and these were subsequently reversed. Such instances have now been informed to have been constantly reviewed by the present management.

Goyal...

"We are not saying that we only want swadeshi products in India. We want our businesses -- while becoming self-reliant -- to also engage with the world to get the best of technology and invite pools of low-cost capital," he said.

No crutches

Goyal stood firm against special protections for the domestic industry saying that his ministry remained focused on sustainable growth and not on giving "handouts" for exports. "Subsidies have never done any good for business. Instead, they have helped us remain dependent on crutches and never engage with the world from a position of strength and power," he stressed.

Various export sectors have continued to demand more export incentives given that large proportions of orders continue to be cancelled and global demand remains weak. Case in point, the Federation of Indian Export Organisations (FIEO) has demanded the government immediately expand the scope of existing export promotion schemes, besides allowing rollover of forward cover without interest and penalty, and automatic enhancement of limit by 25 per cent to address liquidity challenges.

Foreign capital

On the other hand, Goyal stressed the government is committed to proactively inviting foreign investments to set up manufacturing in India to not only serve the large domestic market but also use India as a springboard to export to other markets. The minister flagged auto components, textiles, sports goods, solar cell manufacturing, integrated circuit manufacturing, and electronic vehicles as key sectors in which sustained reforms have been taken and major opportunities remain for foreign and domestic investors.

Extra-provisioning...

While the RBI's June 7 circular does not contain the word "pandemic", its master circular of July 1, 2015, mentions it — "There can be situations where a bank is put unexpectedly to loss due to events such as civil unrest or collapse of currency in a country. Natural calamities and pandemics may also be included in the general category. All these factors, which are beyond the control of the promoters, may lead to delay in project implementation and involve restructuring and reschedulement of loans by banks."

More on business-standard.com

MAN INFRACONSTRUCTION LIMITED

Regd. Off.: 12th Floor, Krushal Commercial Complex, G. M. Road, Chembur (West), Mumbai - 400 089
Tel: + 91 22 42463999, Fax: +91 22 25251589
Email: office@maninfra.com, website: www.maninfra.com
CIN: L70200MH2002PLC136849

NOTICE

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Meeting of the Board of Directors of the Company will be held on **Monday, 29th June, 2020**, inter alia to consider, approve and take on record Standalone and Consolidated Audited Financial Results of the Company for the quarter and financial year ended on **31st March, 2020**.

This intimation is also available on the Company's website at www.maninfra.com, and may also be accessed on the website of the Stock Exchanges, National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

For Man Infraconstruction Limited
Sd/-
Durgesh Dingankar
Place : Mumbai
Date : 22.06.2020
Company Secretary & Compliance Officer

CANTABIL CANTABIL RETAIL INDIA LIMITED

Registered Office: B-16, Ground Floor, Lawrence Road Industrial Area, Delhi - 110035
Corporate Identity Number (CIN): L74899DL1989PLC034995
Tel: 91-11-27156381/82 Telefax: 91-11-27156383
E-mail: investors@cantabilinternational.com
Website: www.cantabilinternational.com

NOTICE

Pursuant to Regulation 29 & 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015, notice is hereby given that the Meeting of the Board of Directors of the Company is scheduled to be held on **Monday, June 29, 2020 at 12:30 P.M at B-16 Lawrence Road Industrial Area, New Delhi-110035**, to, inter-alia, consider, approve and take on record Audited Financial Results of the Company for the fourth quarter (Q4) and Financial Year ended March 31, 2020 as per Ind AS.

The Notice of the Board meeting is also available on the website of the Company at www.cantabilinternational.com and BSE on www.bseindia.com and NSE on www.nseindia.com

Further in accordance with the provision of SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018, Company's Code of Conduct to Regulate, Monitor and Report Trading by Insider and circular dated 2nd April, 2019 received from BSE Limited and National Stock Exchange of India Limited regarding clarification on trading restriction period, the trading window has already been closed from **April 01, 2020** till the completion of 48 hours after the results are made public on **June 29, 2020**.

For CANTABIL RETAIL INDIA LIMITED
Sd/-
POONAM CHAHAL
Date: 22nd June, 2020
Place: Delhi
Company Secretary and Compliance Officer

JAYANT AGRO-ORGANICS LIMITED

Leadership through Innovation
CIN: L24100MH1992PLC066691
Regd. Off: 701, Tower 'A', Peninsula Business Park, Senapati Bapat Marg, Lower Parel (West), Mumbai 400 013
Email: investors@jayantagro.com
Website: www.jayantagro.com
Phone: 022-40271300, Fax: 022-40271399

NOTICE

Notice is hereby given under the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Saturday, June 27, 2020 inter alia to consider, approve and to take on record, Audited Financial Results (Standalone & Consolidated) for the quarter and year ended 31st March, 2020, and to consider and recommend declaration of dividend on equity shares, if any, at the forthcoming Annual General Meeting.

Further, pursuant to our intimation dated March 27, 2020, the Trading Window for dealing in Equity Shares of the Company by any "Insider" covered under Revised Code for Prevention of Insider Trading in Securities of Jayant Agro-Organics Limited, is closed from Wednesday, April 1, 2020 upto Tuesday, June 30, 2020 (both days inclusive) for the aforesaid purpose.

This notice is also available on the website of the Company at www.jayantagro.com and on the website of the Stock Exchanges, www.bseindia.com & www.nseindia.com

For Jayant Agro-Organics Limited.
Sd/-
Dinesh Kapadia
Company Secretary & Compliance Officer

Place: Mumbai
Dated: June 22, 2020

NOTICE

NOTICE TO THE UNIT HOLDERS OF SBI DEBT FUND SERIES C - 1 (1100 DAYS)

Unit holders are requested to note that, in terms of the Scheme Information Document, SBI Debt Fund Series C - 1 (1100 Days) (the Scheme) will mature on **Friday, June 26, 2020** and accordingly, units of the Scheme shall be suspended from trading from the respective stock exchange.

For SBI Funds Management Private Limited
Sd/-
Ashwani Bhatia
Managing Director & CEO

Asset Management Company: SBI Funds Management Private Limited (A Joint Venture between SBI & AMUNDI) (CIN: U65990MH1992PTC065289) **Trustee:** SBI Mutual Fund Trustee Company Pvt. Ltd. (CIN: U65991MH2003PTC138496) **Sponsor:** State Bank of India **Regd Office:** 9th Floor, Crescenzo, C - 38 & 39, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai - 400051 **Tel:** 91-22-61793000 • **Fax:** 91-22-67425687 • **E-mail:** partnerforlife@sbiimf.com • www.sbiimf.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

SBI MF/2020/JUN/10

RELIANCE FINANCIAL

A RELIANCE CAPITAL COMPANY

PUBLIC NOTICE

Notice is hereby given to the public at large that Reliance Financial Limited is a Company registered as per the provisions of the Companies Act 1956 and carry on the business of lending primarily into Loan against Securities, Margin Trade Finance etc. and having its Registered Office at Kamla Mill Compound, Lower Parel, Mumbai.

In the recent past, we have received few enquiries/complaint/queries from persons who have claimed/informed that they have been cheated/misrepresented by one company similar to our name i.e. M/s. Reliance Finance Limited. The persons who have complained/informed us have claimed that they were approached by M/s. Reliance Finance Limited for granting of loan/advances to them. Those persons duly completed certain quick and simple procedure/formalities online and made certain payment of towards Processing Fees. They have further informed that post payment of such fees/charges, the said company and its officials are not traceable.

Members of public at large are hereby requested to note that we M/s Reliance Financial Ltd is not in any way connected to the said M/s Reliance Finance Ltd hence any person dealing with Reliance Finance Ltd shall do as per their own wisdom.

For Reliance Financial Limited

HEXAWARE

Regd. Office: Bldg 152, Millennium Business Park, TTC Industrial Area, Sector III, A Block, Mahape, Navi Mumbai - 400 710. Phone : 022 - 4159 95 95; Fax : 022 -4159 9578
website : www.hexaware.com; email : investor@hexaware.com
CIN : L72900MH1992PLC069662

NOTICE

This Notice is given pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016. The said Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividends to IEPF and transfer of shares, in respect of which dividend has not been paid or claimed for seven consecutive years, in the name of IEPF Suspense Account.

Accordingly, Company has sent individual communication to all the concerned Shareholders at their registered address whose unpaid or unclaimed dividends and shares are liable to be transferred to IEPF and IEPF Suspense Account respectively under the aforesaid rules for taking appropriate actions.

The complete details of unpaid or unclaimed dividends and shares of shareholders due for transfer are available on website of the Company at <http://hexaware.com/investors/>

In case Company does not receive any communication from the concerned shareholders by August 21, 2020, the Company shall transfer unpaid or unclaimed dividends and shares to IEPF and IEPF Suspense Account respectively.

The concerned Shareholders may claim from IEPF Authority both unclaimed dividend amount and the shares transferred to IEPF after following the procedure prescribed in the aforesaid rules.

The Shareholders, holding Shares in Physical form and whose shares are liable to be transferred to IEPF Suspense Account, please note that Company would be issuing duplicate share certificates for the purpose of transfer to IEPF Suspense Account as per the Rules and upon issue of such duplicate share certificates, the original share certificate(s) which stand registered in your name will be deemed cancelled and non-negotiable.

In case of any query the Concerned Shareholder may contact the Company at the registered office address of the Company or Company's Registrar and Transfer Agent i.e. Kfin Technologies Pvt. Ltd at Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, Tel.: +91 40 67161632, Fax No.: +91 40 23420814, Email: einward.ris@kfintech.com.

The aforesaid intimation is also available on website of National Stock Exchange of India Ltd (www.nseindia.com), BSE Ltd (www.bseindia.com) and on website of the Company at <http://hexaware.com/investors/>

For Hexaware Technologies Limited
Sd/-
Gunjan Methi
Company Secretary

Place: Navi Mumbai
Date: June 23, 2020

BS SUDOKU # 3083

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SOLUTION TO #3082

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Hard: ★★★★★
Solution tomorrow

HOW TO PLAY

Fill in the grid so that every row, every column and every 3x3 box contains the digits 1 to 9



CHANGE OF NAME
NOTE
Collect the full copy of Newspaper for the submission in passport office.

I HAVE CHANGED MY NAME FROM SHAHEEN SHAUKATI KACCHI TO SHAHEEN SHAUQAT KUTCHI AS PER DECLARATION CL-1
I HAVE CHANGED MY NAME FROM MOHAMMED ILYAS SHAIKH TO MOHAMMED ILYAS ZAFFAR SHAIKH AS PER DECLARATION CL-2
I HAVE CHANGED MY NAME FROM SUMMIYA SHAIKH TO SUMMIYA BANO MOHAMMED ILYAS SHAIKH AS PER DECLARATION CL-3
I HAVE CHANGED MY NAME FROM FAROOQUI MUHAMMAD HAMID TO HAMID FAROOQUI AS PER DOCUMENTS. CL-4
I HAVE CHANGED MY NAME FROM SAMEER CHANDRAKANT DOSHI TO SAMIR CHANDRAKANT DOSHI AS PER AFFIDAVIT. CL-5
I HAVE CHANGED MY NAME FROM MAYA TRIPATHI TO POOJA PRABHASHANKAR PANDEY AS PER AFFIDAVIT. CL-6
I HAVE CHANGED MY NAME FROM ASHOK PUKHRAJ SAKRIYA TO ASHOK PUKHRAJ SAKARIYA AS PER AFFIDAVIT. CL-7
I HAVE CHANGED MY NAME FROM LALITA ASHOK SAKRIYA TO LALITA ASHOK SAKARIYA AS PER AFFIDAVIT. CL-8
I HAVE CHANGED MY NAME FROM BASHIRUDDIN ABDUL HAMID TO BASHIRUDDIN ABDUL HAMID KHAIRI AS PER GOVT. OF MAHARASHTRA GAZETTE NO. (X-75214). CL-9
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I HAVE CHANGED MY NAME FROM SHAHABIR ALAM TO AFZAL ALAM SHAIKH AS PER AFFIDAVIT. CL-11
I HAVE CHANGED MY NAME DHARMENDRA RAMESH DUBEY TO DHARMENDRA RAMESH KUMAR DUBEY AS PER GOVT. OF MAHARASHTRA GAZETTE NO. (M-204700). CL-12

I HAVE CHANGED MY NAME FROM MAYA TRIPATHI TO POOJA PRABHASHANKAR PANDEY AS PER AFFIDAVIT. CL-6
I HAVE CHANGED MY NAME FROM ASHOK PUKHRAJ SAKRIYA TO ASHOK PUKHRAJ SAKARIYA AS PER AFFIDAVIT. CL-7
I HAVE CHANGED MY NAME FROM LALITA ASHOK SAKRIYA TO LALITA ASHOK SAKARIYA AS PER AFFIDAVIT. CL-8
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I HAVE CHANGED MY NAME DHARMENDRA RAMESH DUBEY TO DHARMENDRA RAMESH KUMAR DUBEY AS PER GOVT. OF MAHARASHTRA GAZETTE NO. (M-204700). CL-12

स्प्रिंगफॉर्म टेक्नालॉजी लिमिटेड
नोंदी कार्य : ए-२०३, सूचिता एन्वेल्ले महाारा नगर, बोरिवली (पश्चिम)
मुंबई ४००९२,
फोन : ०२२-२४४८०८९
ईमेल : sales@springindia.com
वेबसाईट : www.springformtech.com
सीआयएन : एलए१९०एमएच१९१एएसी०६३७९

सूचना
सिक्कुरिटीज अॅण्ड एस्कॅचेंज बोर्ड ऑफ इंडिया (लिस्टिंग ऑब्लिगेशन्स अॅण्ड डिस्क्लोजर रिक्वायर्समेंट्स) रेग्युलेशन्स २०१५ च्या रेग्युलेशन्स २१(१) (ए) सहाचत्ता रेग्युलेशन ४७(१) (ए) अनुसार सूचना यादारे देण्यात येते की, कंपनीच्या संचालक मंडळाची सभा ही ३१ मार्च, २०२० रोजी संपलेली चौथी तिमाही आणि वर्षाकरिता लेखापरिक्षित वित्तीय निकर्ष इतर बार्बासह विचारात घेणे मंजूर करणे आणि अभिलिखित करण्यासाठी कंपनीच्या नोंदीकृत कार्यालयात मंगळवार ३० जून, २०२० रोजी दु. ०४.०० वा. घेण्यात येणार आहे.
सदर सूचनेमधील समाविष्ट माहिती कंपनीची वेबसाईट www.springformtech.com आणि स्टॉक एस्कॅचेंजची वेबसाईट www.bseindia.com वर सुद्धा उपलब्ध आहे.
पुढे सदर सूचित करण्यात येते की, कंपनीच्या सिक्कुरिटीजमधील व्यवहाराकरिता ट्रेडिंग विंडो या कंपनीची वेबसाईट www.springformtech.com होम्ट्र केलेल्या अशा कोडनुसार सर्व संचालक/अधिकारी/ पदसिद्ध कर्मचाऱ्यांच्याकरिता ०१ एप्रिल २०२० पासून चंद्र राहतील आणि स्टॉक एस्कॅचेंजकडे मंडळाच्या सभेचे निकर्ष सादर केल्यानंतर ४८ तासांनी पुन्हा उघडण्यात येतील.

स्प्रिंगफॉर्म टेक्नालॉजी लिमिटेड करिता सही/
पंकज किशोर शाह
व्यवस्थापकीय संचालक
जीआयएन : ००४५९९१९
टिकाण : मुंबई
दिनांक : २२ जून २०२०

PUBLIC NOTICE
THIS NOTICE IS GIVEN TO PUBLIC AT LARGE on behalf of our client, for investigating the title in respect of the plot which is described as Sr No.1 (Property No.1) which is owned by M/s. Supreme Builders and another plot which is described as Sr No.2 (Property No.2) which is owned by Parle Palace Co-operative Housing Society Limited and both the owners have assigned Development Rights to our client for developing the properties into various registered Agreements.
If any person/company/firm is having any objection, claim, litigation, interest, dispute in the below mentioned Schedule Properties, he/she/they may contact the undersigned with the documentary proof submitting, his/her/their objection/claims (details of disputes/ within Fourteen (14) days from the date of this publication, failing which, we shall proceed to issue Title Certificate for the Schedule Properties as if there are no third party claims / objections/details of dispute in respect of the Schedule Properties and thereafter no claims/objections/disputes will be entertained thereafter.
SCHEDULE OF THE PROPERTIES
1) All that piece and parcel of land bearing Original Plot No.147A and Final Plot No. 343 of T.P.S II admeasuring as per T.P. remarks 534.28 sq. mtrs or thereabouts and bearing corresponding CTS No. 1663B/1, 1663B/2, 1663B/3 and 1663B/4 (admeasuring 495.3 sq. mtrs as per PR Card) of Village- Vile Parle (East), Taluka- Andheri, District- Mumbai Suburban situate lying and being at Nehru Road, Vile Parle (East), Mumbai- 400 057 belonging to M/s Supreme Builders.(Property No.1)
2) All that piece and parcel of land bearing Original Plot No.147B and Final Plot No. 345 of T.P.S II and bearing corresponding CTS No. 1664, 1664A/1 & 1664/2 of Village- Vile Parle (East), Taluka- Andheri, District- Mumbai Suburban situate lying and being at Nehru Road, Vile Parle (East), Mumbai- 400 057 belonging to Parle Palace Co-operative Housing Society Limited. (Property No.2).

सही/
Mr. Sachin Mhatre
Partner, Mhatre Law Associates
Off: Chamber No. 1, Mhatre Cross Lane, Near SBI, Dattapada, Borivali-East, Mumbai- 400066.
Contact No.: 2228704657.
Email : sachin@mlaw.in
Date: 23rd June, 2020 Place: Mumbai.

अस्वीकृती
ह्या वर्तमानपत्रात प्रकाशित झालेल्या कोणत्याही जाहिरातीचे कर्णार्थ अलेल्या दण्यांच्या खरेपणा किंवा सत्यतेसाठी नवराशित कोणतीही हमी देत नाही. अशा जाहिरातीवर कोणतीही कृती करण्यापूर्वी स्वतःची चौकशी करण्याचे किंवा तज्ञांचा सल्ला घेण्याबाबत वाचकांनी सूचना देता येता. ह्या वर्तमानपत्रात प्रकाशित झालेल्या किंवा अभिकृत वेबसाईटवर ई पेअर मध्ये उपलब्ध केलेल्या कोणत्याही जाहिरातीमधील कोणत्याही तथ्यांकरिता निसाभूत करणाऱ्या किंवा वर्तनामीकारक मनुकरासाठी किंवा त्यामधील दण्यांसाठी भारतात किंवा परदेशातील कोणत्याही दिवाणी किंवा फौजदारी विधी न्यायालयात किंवा न्यायाधिकार्यात नवराशितच्या मुद्रक, प्रकाशक, संपादक आणि प्रोग्रायटर यांना जबाबदार धरता येणार नाही. ते दायित्व सर्वस्वी जाहिरातदाराने असेल ज्यामध्ये नवराशितची कोणतीही भूमिका असणार नाही.

3rd Rock Multimedia Ltd
Regd. Office: Block No.2 Sukh Shanti, Plot No.65, NS Road No.8, Opp. Punjab National Bank, Juhu Scheme, VileParle (W) Mumbai - 400069.
CIN: L74900MH2012PLC230802
Pursuant to Regulation 47(1)(a) of the SEBI (Listing and Disclosures Requirement) Regulations, 2015, Notice is hereby given that the Board Meeting of the Company will be held on Tuesday, 30th June, 2020 at 05:00 PM. at the Registered Office at Block No.2 Sukh Shanti, Plot No.65, NS Road No.8, Opp. Punjab National Bank, Juhu Scheme, VileParle (W) Mumbai 400069 to consider and approve the Audited Financial Results for the Year and Half year ended 31st March, 2020 along with Audit Report.
For 3rd Rock Multimedia Ltd
Sd/-
Mandar Dilip Naik
Director
Place: Mumbai
Date: 19.06.2020

PUBLIC NOTICE
Our clients are intending to purchase land bearing (a) Survey No.317 admeasuring 98R equivalent to 9800 Sq.mtrs. and (b) Survey No.283 admeasuring 1 Hectare 25 R equivalent to 12500 Sq. mtrs. and (c) Survey No.295 admeasuring about 98R equivalent to 9800 Sq.mtrs. (m. aggregate admeasuring 32100 Sq. mtrs.) of Ambisthe Khurd Village, Taluka - Wada, District - Thane (said Land) from Mr. Satyarnury S. Upadhyaya, as promoter of the Ciphros Chemicals Pvt. Ltd. (Now Known As Ciphros Bio Pharma Pvt. Ltd.) and Gandhi Builders Private Limited.
Any person who has any claims in, to over the above said land by way of lease, lien, gift, license, inheritance, sale, exchange, occupation, easement, assignment, development rights, mortgage, charge, or otherwise howsoever, should make the same known to the undersigned in writing at the address mentioned below specifically stating therein the exact nature of such claim. If any, together with documentary evidence within 15 days of the publication of this notice. In case no objections are received within the aforesaid time, it shall be presumed that there are no claimants to the above said land and our clients shall accordingly proceed to the necessary legal formalities pertaining to purchase of the above said land.
Place: Mumbai Mrs. Sneha S. Desai
Date: 23/06/2020 (Advocate)
Shop No.4, Victoria C.H.S.L., Ext. Maturhadas Road, Kandivli (W), Email: snehasdesai18@gmail.com
Mob: 9022161620

PUBLIC NOTICE
Notice is hereby issued that one Mr. Fredrick D'Souza & Mercy D'Souza were owner of Fiat No. 308 in the Society named as The Malad Nilanjana CHS Ltd situated at Marve Road, Malad (W) holding 5 Shares of Rs. 50 each vide ORIGINAL SHARE CERTIFICATE bearing Dist. Nos. 226 to 230 Dated 20th February, 1977. Later on, the said Original Share Certificate was lost by them and in the year 1978 the said fiat No. 308 was sold by Mr. Fredrick D'Souza to one Mrs. Irene D'Souza & Mr. Albert D'Souza vide consent letter dated 10th September, 1978 as per Society record. Thereafter, against request made by Mrs. Irene D'Souza DUPLICATE SHARE CERTIFICATE No.187 bearing Dist.Nos. 1021 to 1025 (5 Shares of Rs.50 each) was issued on 14th April, 1979 in Member Register No. 46A by the Managing Committee without following due process.
Now, as per current records available with the said society, the said fiat has been sold vide registered agreement for sale dated 27th November, 2018 by heirs of Mrs. Irene D'Souza and Mr. Albert D'Souza i.e. 1) Mr. Wilson D'Souza & 2) Mrs. Winnifred Vivian Saldanha alias Winnifred D'Souza to 1) Mrs. Rachel Mascarenhas & 2) Mr.Franklin Mascarenhas. Further, it was observed that the ORIGINAL SHARE CERTIFICATE bearing Dist. Nos. 226 to 230 was not cancelled and / or revoked till date. Therefore, the present Managing Committee in its meeting dated 15.03.2020 had passed a resolution to cancel the said ORIGINAL SHARE CERTIFICATE in lieu of DUPLICATE SHARE CERTIFICATE as mentioned above.

The Society hereby invites claims or objections in writing to Cancel the Original Share Certificate and to validate the DUPLICATE SHARE CERTIFICATE as mentioned above within fourteen (14) days from the date of publication of this Notice. If no claims / objections are received by the society within this period, the secretary shall be free to validate and transfer the said DUPLICATE SHARE CERTIFICATE in the names of 1) Mrs. Rachel Mascarenhas & 2) Mr.Franklin Mascarenhas as per the sale agreement dated 27th November, 2018.
Place: Mumbai
Date: 20/06/2020
For & on behalf of
The Malad Nilanjana Co-op. Hsg. Soc. Ltd.
Sd/-
(Hon. Secretary)

PUBLIC NOTICE
Ref: Shop Nos.16 to 21 totally admeasuring 1191.83 sq ft (110.74 sq mtrs) of built up area in the 'C' Wing, Building No.1, situated in the building known as 'Rajhans Complex' in the 'Shree Rajhans Complex Co-operative Housing Society Limited', 2nd Road, Sri Prastha Sankul, Nallasopara West, situated at Land bearing Plot No.124, 125, 126, 127, 166(pt), 167(pt), 168(pt), 169(pt) and Survey No.171, admeasuring 7698.40 sq mtrs of Village Nilemore, Taluka Vasai and within the Registration District and Sub District Palghar-401203 (Old Thane) and within the limits of Vasai Virar Municipal Corporation.
This is to notify the public at large that, we are investigating the title of the owners in respect of the immovable property referred herein above. My client, intends to take on lease basis the schedule property from its owners Mr. Vasudeo B Naik and Mr. Rahul Vasudeo Naik. Any person/s, Bank, Institution having any objection, claim, right, title or interest in respect of the schedule property (or its FSI or TDR) or by way of sale, gift, exchange, lease, tenancy, license, mortgage, lien, charge, trust, inheritance, easement, development rights, order/decrees/judgment of any Court, option agreement or any kind of Agreement or otherwise whatsoever of any nature in respect of the schedule property are called upon to lodge their objections with supporting documents within seven (7) days from the date of publication of this notice with the undersigned, failing which my client shall proceed to deal with the owners of the schedule property and no claims shall be entertained thereafter.
Place: Mumbai.
Date: June 23, 2020.
Advocate: SSP Legal Advocate High Court
Address: 17-B, 3rd Floor, Krishna Niwas, 281 Shahid Bhagat Singh Road, Fort, Mumbai-400 001

NOTICE
KEERTI KNOWLEDGE AND SKILLS LIMITED
CIN: L72200MH1999PLC119661
Registered office: 65/2823, Ashadeep CHS Ltd., Gandhi Nagar, Near MIG Cricket Club, Bandra (East), Mumbai – 400051 Tel.: 022-26550480
E- mail: csmahalpal@keerti.org
Website: www.keerti.org

RECORD DATE FOR ISSUE OF BONUS SHARES
NOTICE is hereby given to all members of the Company that pursuant to Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Company has fixed 02nd July, 2020 as the Record Date for the purpose of deciding the members who shall be eligible to allotment of Bonus Shares in the proportion of 21 (Twenty One) Bonus Equity Share of Rs. 10/- (Rupees Ten Only) each, for every 10 (Ten) fully paid-up Equity Share of Rs 10/- (Rupees Ten only) each.
Place: Mumbai
Date: June 22, 2020
For Keerti Knowledge and Skills Limited Sd/-
Sudhakar P. Sonawane
Managing Director

ELANTAS Beck India Ltd.
(CIN: L24222PN1956PLC134746)
Regd. Office: 147, Mumbai-Pune Road, Pimpri, Pune 411018.
Tel.: 020-67190606 | Email: Abhijit.Tikekar@altana.com
Website: <https://www.elantas.com/beck-india>
INFORMATION REGARDING THE 64TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCE (VC)/ OTHER AUDIO VISUAL MEANS(OAVM)
Shareholders may please note that the 64th Annual General Meeting of the Company ("AGM") will be held on Tuesday, the 21st July 2020 at 11:30 a.m. IST through VC / OAVM in compliance with all the other applicable provisions of Companies Act, 2013 read with rules made thereunder and in light of the General Circular No. 14/2020, 17/2020, 20/2020 issued by Ministry of Corporate Affairs and circulars issued by the Securities and Exchange Board of India (SEBI) (hereinafter collectively referred to as "Circulars"), to transact the business that will be set forth in the Notice of the AGM.
In view of the prevailing situation, owing to the difficulties involved in dispatching of physical copies of the said Notice and Annual Report and pursuant to the above circulars, the Notice convening the AGM along-with the Annual Report for the year 2019 shall be sent only through electronic mail to those Shareholders whose email addresses are registered with the Company/ Depositories. These documents shall also be available on the website of the Company www.elantas.com and website of the BSE Limited (where the shares of the Company are listed) at www.bseindia.com.
Shareholders will be able to cast their vote electronically on the businesses as set forth in the Notice of the AGM either remotely (during remote e-voting period) or during the AGM (when window for voting is activated).
If your email address is registered with the Company/ Depository, the login credentials for remote e-voting are being sent on your registered email address. Please note that same login credentials are required for participating in the AGM through VC/OAVM and voting on resolutions during the AGM.
Shareholders whose email address /bank details for receiving dividend are not registered/updated, are requested to get the same registered/updated by following the procedure given below:
i. Shareholders holding shares in demat form can get their e-mail ID registered by contacting their respective Depository Participant.
ii. Shareholders holding shares in physical form can register their email address and mobile number with Company's Registrar and Share Transfer Agent i.e. Link Intime India Private Limited (the RTA) by sending an e-mail request at the email ID <pune@linkintime.co.in> along with signed scanned copy of the request letter providing the email address and mobile number, self attested copy of PAN Card and copy of a share certificate for registering their email address and receiving the Annual Report, AGM Notice and the e-voting instructions. Additional details like name and branch of the Bank along with bank account type, bank account number, 9 digit MICR code, 11 digit FSC code and scanned copy of cancelled cheque will be required for updating bank account details.
Shareholders who have not registered their email address with the RTA / their Depository Participants or the Shareholders who have not received Annual Report, AGM Notice and voting instructions are requested to visit https://linkintime.co.in/EmailReg/Email_Register.html and follow the process as mentioned therein to update their email temporarily for receiving the Annual Report, AGM Notice and Voting Instructions electronically.
Also, pursuant to Finance Act, 2020, dividend income will be taxable in the hands of the shareholders w.e.f. 1st April 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to the Members at prescribed rates in the Income Tax Act, 1961 ("the IT Act"). In general, to enable compliance with TDS requirements, Members are requested to complete and / or update their Residential Status, PAN, Category as per the IT Act with their Depository Participants or in case shares are held in physical form, with the Company by clicking on https://linkintime.co.in/EmailReg/Email_Register.html and following the procedure mentioned therein latest by 15 July 2020. No withholding of tax is applicable to resident individual Shareholders having valid PAN and if the dividend payable is less than Rs. 5,000/- per financial year and in cases of resident Insurance Companies and resident Mutual Fund category Shareholders.
The Company has enabled a Shareholder web-portal for submission of tax exemption forms/requested documents. Shareholders can submit their tax exemption forms and supporting documents directly on portal for purposes of tax deduction at source by clicking the link i.e. <https://linkintime.co.in/formsreg/submission-of-form-15g-15h.html> and selecting "ELANTAS Beck India Limited" in the Company dropdown.
The instructions for voting and for attending the AGM through VC/OAVM shall also be provided in the Notice of AGM and uploaded on the website of the Company and shall also be made available in the download section of www.evoting.msdl.com

For Elantas Beck India Limited Sd/-
Abhijit Tikekar
Head Legal & Company Secretary (Membership No. ACS 2013)

Date : 22 June 2020
Place : Pune

Anjani Portland Cement Limited
CIN: L26942MH1983PLC265166
Regd. Office: A-610, Kanakia Wall Street, 6th Floor, Anandi Kurla Road, Chakala Junction, Andheri (East), Mumbai-400093 Website: www.anjanacement.com
Tel No: 022-62396051 Email: secretarial@anjanacement.com
NOTICE
Pursuant to Regulation 29 read with Regulation 47 (1)(a) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Monday, June 29, 2020 inter alia to consider and approve the Audited Financial Results of the Company for the quarter and Year ended March 31, 2020 and to recommend a dividend, if any on the equity shares of the Company for the year ended March 31, 2020.
The said intimation will be available on the website of the Company at www.anjanacement.com and on the website of the BSE Limited at www.bseindia.com and NSE Limited at www.nseindia.com.
For Anjani Portland Cement Limited
Rohit Taparia
Company Secretary and Compliance Officer (M.No: A35756)

जाहिर सूचना
“अॅडेड प्रॉपर्टीज प्रायव्हेट लिमिटेड”
आमच्या सर्व २८०/२बी, २८१/२ए/१ए, २८८/२बी/१बी, माविडे यां, तालुका व जिल्हा-ठाणे येथील रहिवासी प्रकल्पाच्या सुधारकण व विस्तारीकरण प्रकल्पांत पर्यावरण विभाग महाराष्ट्र शासन यांच्याकडून पर्यावरण विषयक मंजूरी देण्यात आली आहे सदर पर्यावरण विषयक मंजूरी प्राप्त महाराष्ट्र प्र.पु.ध.ण नियंत्रण मंडळ यांच्या www.ecmpcb.in या संकेतस्थळावर उपलब्ध आहे

वेस्टर्न मिनिस्ट्रील लिमिटेड
सीआयएन:एल२८९३एमएच१९७३
बीएलसी२१५९२८
नोंदी कार्यलय: मिनल टॉवर 'ए' विंग, १६ वा मजला, नॉर्मन पॉईंट, मुंबई-४०० २२२.
फोन : ०२२-२८०५६०९०/ ०२२-२८२३६७३
फॅक्स : ०२२-२२४८७८९
ई-मेल : info@westernminilsti.com

सूचना
सेबी (एलओडीआर) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन २१ आणि ४७ अनुसार सूचना यादारे देण्यात येते की, कंपनीच्या संचालक मंडळाची सभा ही खालील बारी इतर बार्बासह विचारत घेणे आणि मंजूर करण्यासाठी १६३-१६६, मिनल टॉवर, 'ए' विंग, नॉर्मन पॉईंट, मुंबई-४०० २२२, येथील कंपनीच्या नोंदीकृत कार्यालयात मंगळवार, ३० जून, २०२० रोजी घेण्यात येणार आहे,
१. ३१ मार्च, २०२० रोजी संपलेली तिमाही/वर्षाकरिता इतर अर्थव्यवसाह लेखापरिक्षित वित्तीय निकर्ष.
२. ३१ मार्च, २०२० रोजी संपलेल्या वर्षाकरिता इतर अर्थव्यवसाह लेखापरिक्षित वित्तीय निव्वरण.
आम्ही पुढे कळवित आहोत की, ट्रेडिंग प्रतिबंध कालावधी हा सर्व पदसिद्ध व्यक्तीकरिता ३१ मार्च, २०२० रोजी तिमाही संपल्यापासून सुरु होईल आणि कंपनीच्या वित्तीय निव्वरणाच्या घोषनेनंतर ४८ तासांपर्यंत राहील.

सदर सूचनेत समाविष्ट माहिती कंपनीची वेबसाईट www.westernminilsti.com वर आणि स्टॉक एस्कॅचेंजची वेबसाईट म्हणजेच बीएसई लिमिटेड - www.bseindia.com वर सुद्धा उपलब्ध आहे.
वेस्टर्न मिनिस्ट्रील लिमिटेडकरिता सही/-
पी. एन. पराशर
संचालक
टिकाण : मुंबई
दिनांक: २२ जून, २०२० (डीआयएन:००१०६७८७)

जाहिर नोटीस
या नोटीसीद्वारे सर्व जनतेस कळविण्यात येते की, गाव मौजे सायवन, तालुका वसई व जिल्हा पालघर, येथील जमिन मिळकती जिचा सव्हॅं नं. ५०, हिस्सा नं. १, क्षेत्र २५० चौ. मी., सव्हॅं नं. ५०, हिस्सा नं. २, क्षेत्र १७२० चौ. मी., आणि सव्हॅं नं. ५०, हिस्सा नं. ३, क्षेत्र १८०० चौ. मी., असून सदरहू मिळकती माझे अशिल बालयोगी श्री. सदानंद महाराज आश्रम संस्था यांच्या मालकीच्या असून त्यांच्या ताबा व कवळेबाहीवादी आहेत. सदरहू जमीन मिळकतीसंदर्भात माझे अशिल नामाधिकाराचा तपास करीत आहेत तरी कोणाही व्यक्तीचा वा संस्थेचा कुठल्याही प्रकारचा हक्क, अधिकार, बोजा किंवा हितसंबंध असल्यास सदरहू नोटीस प्रिसिद्ध झाल्यापासून १४ दिवसांचे आत सर्व लेखी पुराव्यानिशी खालील पत्त्यावर कळवावे. अन्यथा संधर्भाशिवाय स्वच्छ नामाधिकार प्रमाणापत्र निर्माणित करण्यात येईल याची नोंद घ्यावी.

अॅड. राजेश घ. पाटील,
५४१, मोर्बा गाव,
भाईदर (प.), ठाणे - ४०१ १०९

जीई पॉवर इंडिया लिमिटेड
सीआयएन : एल७४१०एमएच१९१एएसी०६३७९
नोंद. कार्यालय : बुनित फ्र. २१२-२१२, २रा मजला, डी-कंप्लेंट, जी ब्लॉक, प्लांट क्र. सी-७०, वाटे-कुल्लु संकुल, वाठे पूर्व, मुंबई-४००५९१ (भारत)
वेबसाईट : <https://www.ge.com/in/ge-power-india-limited> | ईमेल आयडी: in.investor-relations@ge.com
३१ मार्च, २०२० रोजी संपलेल्या तिमाही आणि वर्षावर्षातील अंलिप्त आणि एकत्रित अलेखापरिक्षित वित्तीय निकर्षांच्या विवरणाचा तप्रास
(र. दशरथ, प्रती शेअर डेटा घडवून)

अनु. क्र.	तपगील	संपलेली तिमाही	संपलेले वर्ष	संपलेली तिमाही	संपलेले वर्ष	संपलेली तिमाही	संपलेले वर्ष
		31.03.2020	31.03.2020	31.03.2019	31.03.2019	31.03.2020	31.03.2019
		अलिप्त		अलिप्त		एकत्रित	
१.	प्रवर्तनात्मक पाठू उन्नत कलावधीकरिता निव्वळ नफा / (तोटा) (कर, अपवादालक आणि/किंवा अन्यसाधारण बार्बासह)	7,736.9	25,710.8	4,007.3	20,353.4	25,707.9	20,352.1
२.	कार्यात्मक आणि/किंवा अर्थव्यवसाह बार्बासह)	254.0	1,406.8	564.4	1,386.9	1,403.5	2,385.2
३.	कार्यात्मक आणि/किंवा अर्थव्यवसाह बार्बासह)	254.0	1,735.9	547.7	1,464.0	1,732.8	1,462.3
४.	कार्यात्मक आणि/किंवा अर्थव्यवसाह बार्बासह)	150.8	850.7	272.5	760.5	846.0	754.0
५.	कार्यात्मक आणि/किंवा अर्थव्यवसाह बार्बासह)	152.9	835.9	229.3	702.5	831.2	696.0
६.	समभागावळ	672.3	672.3	672.3	672.3	672.3	672.3
७.	पुनर्व्यवस्थापन राखीव वाळवून राखीव						
८.	प्रति शेअर प्रामी (फ्रन्कींजी रु. १०/-) (अखंडित व खंडित कायकावातादी)	2.24	12.65	4.05	11.31	12.58	11.22
	मूलभूत	2.24	12.65	4.05	11.31	12.58	11.22
	सौम्यीकरण:	2.24	12.65	4.05	11.31	12.58	11.22

*३१ मार्च, २०२० रोजी संपलेल्या कालावधीकरिता पुनर्व्यवस्थापन राखीव वाळवून राखीव रु. ८,९०८.४ दशलक्ष होती.
टिकाण : मुंबई
दिनांक : २२ जून, २०२०

विनादित्य ट्रेडिंग कंपनी लिमिटेड
सीआयएन : एलए१९०एमएच१९१एएसी०६३७९
नोंदी कार्यलय : ३०१, स्पॅन लॅण्ड मार्क, १४५, अंधेरी कल्ले रोड, अंधेरी पूर्व, भारत ४००९९३, मुंबई, महाराष्ट्र, फोन क्र. ०२२-६७३९२३५५/६७३९२३००
फॅक्स : ०२२-०२२-६७३९२३३३ ई-मेल : info@aacs.in वेब : www.winaditya.com
मंडळाच्या सभेसाठी सूचना
सिक्कुरिटीज अॅण्ड एस्कॅचेंज बोर्ड ऑफ इंडिया (लिस्टिंग ऑब्लिगेशन्स अॅण्ड डिस्क्लोजर रिक्वायर्समेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन २१(१) (ए) अनुसार सूचना यादारे देण्यात येते की कंपनीच्या संचालक मंडळाची सभा ही ३० मार्च, २०२० रोजी संपलेली तिमाही/वर्षाकरिता कंपनीचा लेखापरिक्षित वित्तीय निकर्ष विचारात घेणे, चर्चा करणे आणि मंजूर करण्यासाठी मंगळवार, ३० जून, २०२० रोजी घेण्यात येणार आहे. कंपनीच्या ट्रेडिंग विंडो या २४ जून २०२० पासून ३० जून २०२० (देही दिवस घडून) रोजी कामकाजाची वेळ संपण्यात येईल. सदर माहिती कंपनीची वेबसाईट www.winaditya.com वर होस्ट करण्यात आली आहे आणि स्टॉक एस्कॅचेंजची वेबसाईट www.bseindia.com वर सुद्धा पाठवा येईल.
मंडळाच्या अधिसानुसार सही/-
श्री रवि कुमार चोपरा
कंपनी सचिव

SBIF MUTUAL FUND
A PARTNER FOR LIFE
NOTICE TO THE UNIT HOLDERS OF SBI DEBT FUND SERIES C - 1 (1100 DAYS)
Unit holders are requested to note that, in terms of the Scheme Information Document, SBI Debt Fund Series C - 1 (1100 Days) (the Scheme) will mature on Friday, June 26, 2020 and accordingly, units of the Scheme shall be suspended from trading from the respective stock exchange.

For SBI Funds Management Private Limited Sd/-
Ashwani Bhatia
Managing Director & CEO
Asset Management Company: SBI Funds Management Private Limited (A Joint Venture between SBI & AMUNDI) (CIN: U65990MH1992PTC065289) Trustee: SBI Mutual Fund Trustee Company Pvt. Ltd. (CIN: U65991MH2003PTC138496) Sponsor: State Bank of India (Regd Office: 9th Floor, Crescenzo, C - 38 & 39, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai - 400051 Tel: 91-22-61793000 • Fax: 91-22-67425687 • E-mail: partnerforlife@sbfimf.com • www.sbfimf.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully. SBMF72020/JUN/10

सागर सिस्टेक लिमिटेड
नोंदीकृत कार्यालय : १२-ए/१, न्यू सायन को-ऑप. हाऊ. सोसा. लि., एस. आर. ई. एस्. कलेजसमोर, सायन (पश्चिम) मुंबई - ४०००२२.
सीआयएन : एल६५९९एमएच१९८४पीएलसी०३७७९