

GEECEE VENTURES LIMITED

209 - 210, Arcadia Building, 2nd Floor, 195, Nariman Point, Mumbai - 400 021. India Phone : 91-22-4019 8600 • Fax : 91-22-4019 8650 • CIN-L24249MH1984PLC032170

E-mail: gcvl@gcvl.in • Website: www.geeceeventures.com

09th February, 2022

To

The Listing and Compliance

Bombay Stock Exchange Ltd.

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai - 400 001

Fax No. 91-22-22722039/41/61

Emaii: corp.relations@bseindia.com

BSE - Scrip Code: 532764

To

The Listing Department

The National Stock Exchange of India Ltd

"Exchange Plaza"

Bandra Kurla Complex,

Bandra (E), Mumbai - 400 051

Fax No. 91-22-26598237/38

cmlist@nse.co.in cmtrade@nse.co.in

NSE: GEECEE

Dear Sirs.

Sub: GeeCee Ventures Limited - Un Audited Standalone and Consolidated Financial Results for the quarter and nine months ended 31st December, 2021 published on 09th February, 2022 in Business Standard and Lakshadeep

Kindly be informed that the Un-Audited Standalone and Consolidated Financial Results of the Company for the quarter and nine ended December 31, 2021 were published today i.e. on February 09th, 2022 in newspapers, Business Standard and Lakshadeep.

A print layout copy of the same in enclosed.

Kindly take the same on your records.

Yours faithfully,
For GeeCee Ventures Limited

Dipyanti Jaiswar

Company Secretary

Membership No. A41024

Encl: As Above

Over County, Near Lokmat Press, Sinhaqbadh, Road, Pune - 411041, Maharashtra, India, and head office at 2/905, 2nd Floor, Deep Darshan Chamber, Hira Modi Street, Sagrampura, Ring Road, Surat - 395002, Gujarat, India with contact details being '0261-2325746, +91-9909437768', Email Address being 'upadhyayncompany@gmail.com' and website being 'www.unc-ca.com', has vide certificate bearing unique document identification number '22126582AAMADH6249' on Saturday, February 05, 2022, certified that sufficient resources are available with the Acquirer 2, and for fulfilling her Offer obligations in full;

The maximum consideration payable by the Acquirers to acquire 3.93.14.240 (Three Crores Ninety-Three Lakhs Fourteen Thousand Two Hundred and Forty) Equity Shares representing 36.00% of the Voting Share Capital of the Target Company at the Offer Price of Rs.5.00/- (Rupees Five Only) per Equity Share, assuming full acceptance of the Offer aggregating to an amount of Rs.19,65,71,200.00/- (Rupees Nineteen Crores Sixty-Five Lakhs Seventy-One Thousand and Two Hundred Only). In accordance with Regulation 17 of the SEBI (SAST) Regulations, the Acquirers have opened an Escrow Account under the name and style of "VPL - Open Offer Escrow Account" with Kotak Mahindra Bank Limited, ("Escrow Banker") ("Escrow Account") and have deposited Rs.5,89,71,360.00/- (Rupees Five Crores Eighty-Nine Lakhs Seventy-One Thousand Three Hundred and Sixty Only) i.e. more than 25.00% of the total consideration payable in the Offer, assuming full acceptance.

The Manager is duly authorized to operate the Escrow Account to the exclusion of all others and has been duly empowered to realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations

Based on the aforesaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered Accountant, the Manager is satisfied about the ability of the Acquirers to fulfill their obligations in respect of this Offer in accordance with the provisions of SEBI (SAST) Regulations.

In case of upward revision of the Offer Price and/or the Offer Size, the Acquirers would deposit appropriate additional amount into an Escrow Account to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations, prior to

VI. STATUTORY AND OTHER APPROVALS

As of the date of this DPS, to the knowledge of the Acquirers, there are no statutory approvals required to complete this Offer. However, in case of any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals and the Acquirers shall make the necessary applications for such statutory approvals.

All Public Shareholders, including non-residents holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Bank of India) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirers reserve the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the Reserve Bank of India, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserves the right to reject such Offer Shares.

The Acquirers shall complete all procedures relating to payment of consideration under this Offer within a period of 10 (ten) Working Days from the date of expiry of the Tendering Period to those Public Shareholders who have tendered Equity Shares and are found valid and are accepted for acquisition by the Acquirers

In case of delay in receipt of any statutory approval, SEBI may, if satisfied that delayed receipt of the requisite approvals was not due to any wilful default or neglect of the Acquirers or the failure of the Acquirers to diligently pursue the application for the approval, grant extension of time for the purpose, subject to the Acquirers agreeing to pay interest to the Public Shareholders as directed by SEBI, in terms of Regulation 18(11) of the SEBI (SAST) Regulations. Further, if delay occurs on account of wilful default by the Acquirers in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations will also become applicable and the amount lying in the Escrow Account shall become liable

In terms of Regulation 23(1) of the SEBI (SAST) Regulations, if the approvals mentioned in Section VI (A) are not satisfactorily complied with or any of the statutory approvals are refused, the Acquirers have a right to withdraw the Offer. In the event of withdrawal, the Acquirers (through the Manager), shall within 2 (two) Working Days of such withdrawal, make an announcement stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations, in the same newspapers in which the DPS was published, and such announcement will also be sent to SEBI, BSE, and the Target Company at its registered office.

VII. TENTATIVE SCHEDULE OF ACTIVITY

Sr. No.	Activity	Date	Day
1.	Date of issue of the PA	February 05, 2022	Saturday
2.	Last date for publication of DPS in the newspapers	February 11, 2022	Friday
3.	Last date for filing of the Draft Letter of Offer with SEBI	February 18, 2022	Friday
4.	Last date for public announcement for a Competing Offer	March 07, 2022	Monday
5.	Last date for receipt of SEBI observations on the Draft Letter Of Offer (in the event SEBI has not sought clarifications or additional information from the Manager)	March 14, 2022	Monday
6.	Identified Date*	March 16, 2022	Wednesday
7.	Last date by which the LoF after duly incorporating SEBI's comments to the Draft Letter of Offer, is required to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	March 24, 2022	Thursday
8.	Last Date by which the committee of the independent directors of the Target Company shall give its recommendation on the Offer to the Public Shareholders	March 29, 2022	Tuesday
9.	Last date for upward revision of the Offer price/ Offer size	March 30, 2022	Wednesday
10.	Last date of publication of the Offer opening public announcement, announcing the schedule of activities of this Offer, status of statutory and other approvals, if any, and procedure for tendering acceptances, in the newspapers in which this DPS has been published	March 30, 2022	Wednesday
11.	Date of commencement of Tendering Period ("Offer Opening Date")	March 31, 2022	Thursday
12.	Date of expiry of Tendering Period ("Offer Closing Date")	April 13, 2022	Wednesday
13.	Date by which all requirements including payment of consideration, rejection/acceptance and return of Equity Shares to the Public Shareholders of the Target Company whose Equity Shares have been rejected in this Offer	April 29, 2022	Friday
14.	Last date for issue of post-offer advertisement	May 09, 2022	Monday
Vote:	The above timelines are indicative (prepared on the basis of timelines provide	ed under the SEBI (SA	AST) Regulations)

and are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations; *Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom

the LoF would be sent. VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

As per the provisions of Regulation 40 (1) of the SEBI (LODB) Regulations and SEBI's press release dated December 03, 2018, bearing reference number 'PR 49/2018', requests for transfer of securities shall not be processed unless the securities are held in dematerialized form with a depository with effect from April 01, 2019. However, in accordance with SEBI bearing reference number 'SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020', shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Offer as per the provisions of the SEBI (SAST) Regulations.

All Public Shareholders, registered or unregistered, holding the Equity Shares in dematerialized form or holding lockedin Equity Shares are eligible to participate in this Offer at any time during the period from the Offer Opening Date and Offer Closing Date before closure of the Tendering Period. All Public Shareholders who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. Accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any The Offer will be implemented by the Target Company through Stock Exchange Mechanism made available by BSE in the form of separate window as provided under the SEBI (SAST) Regulations read with SEBI Circulars bearing reference numbers CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015, CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, and SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, as may be amended from time to time ("Acquisition Window").

BSE shall be the Designated Stock Exchange for the purpose of tendering of Offer Shares in the Offer

The Acquirers have appointed Nikuni Stock Brokers Limited as the registered broker (Buying Broker) for the Open Offer through whom the purchases and the settlement of the Offer shall be made. The contact details of the Buying Broker are

as mentioned below.	s mentioned below.						
Name	Nikunj Stock Brokers Limited						
Address	A-92, Gf, Left Portion, Kamla Nagar, New Delhi-110007, Delhi, India.						
Contact Number	+91-011-47030000/01						
Email Address	info@nikunjonline.com						
Contact Person	Mr. Pramod kumar Sultania						

All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective stock-brokers ("Selling Brokers") within the normal trading hours of the secondary market, during the Tendering Period

IX. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER THAT WOULD BE MAILED OR COURIERED TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY AS ON THE IDENTIFIED DATE, KINDLY READ IT CAREFULLY REFORE TENDERING THE EQUITY SHARES IN THIS OFFER. EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE PUBLIC SHAREHOLDERS.

X. OTHER INFORMATION

A. The Acquirers, and the directors of the Acquirer 3, accept full and final responsibility for the information contained in the PA and the DPS and for their obligations as laid down in SEBI (SAST) Regulations. All information pertaining to the Targe Company has been obtained from (i) publicly available sources; or (ii) any information provided or confirmed by the Targe Company, and the accuracy thereof has not been independently verified by the Manager

The Acquirers have appointed Purva Sharegistry (India) Private Limited, as the Registrar, having office at Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel East, Mumbai – 400 011, Maharashtra, India bearing contact details such as contact number '022-2301-2518/8261', Email Address 'support@purvashare.com' and website 'www.purvashare.com'. The Contact Person Ms. Deepali Dhuri can be contacted from 10:00 a.m. (Indian Standard Time) to 5:00 p.m. (Indian Standard Time) on working days (except Saturdays, Sundays and all public holidays), during the Tendering Period.

Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirers have appointed Capital Square Advisors Private Limited as the Manager.

This DPS will be available on the website of the Manager accessible at www.capitalsquare.in and is also expected to be available on the website of SEBI accessible at www.sebi.gov.in and BSE accessible at www.bseindia.com.

Issued by the Manager to the Offer on behalf of the Acquirers

Place: Mumbai

Date: Tuesday, February 08, 2022

CAPITALSQUARE CAPITALSQUARE ADVISORS PRIVATE LIMITED

Teaming together to create value 208, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (East), Mumbai - 400093 Maharashtra India:

Contact Details: +91-22-6684 9999/ +91-9874283532/+91-8097367132; Website: www.capitalsquare.in:

Email Address: tanmoy.banerjee@capitalsquare.in/ pankita.patel@capitalsquare.in; Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel; SEBI Registration Number: INM000012219;

Validity: Permanent.

For and on behalf of the Acquirers Yatin Gupte

(Acquirer 1) page 02 of 02

(Suman Kalra

Gacı

Gujarat Alkalies and Chemicals Limited

(An ISO Certified Company) (Promoted by Govt. of Gujarat) Regd. Office: P.O. Ranoli - 391 350, Dist. Vadodara (Gujarat) INDIA CIN · I 24110G.I1973PI C002247 | E Mail : investor_relations@gacl.co.in; cosec@gacl.co.in | Website

EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31 $^{ m st}$ DECEMBER, 2021

	(Rs. in Lakhs)											
				Standalone			Consolidated					
		Quarter	Ended	Nine Mon	ths Ended	Year Ended	Quarte	r Ended	Nine Mon	ths Ended	Year Ended	
Sr. No.	Particulars	31/12/2021	31/12/2020	31/12/2021	31/12/2020	31/03/2021	31/12/2021	31/12/2020	31/12/2021	31/12/2020	31/03/2021	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
[1]	[2]	[3]	[4]	[5]	[6]	[7]	[8]	[9]	[10]	[11]	[12]	
1	Total Income from Operations	107,505	65,020	261,725	175,806	242,948	107,505	65,020	261,725	175,806	242,948	
2	Net Profit for the period before Tax	31,766	4,950	52,472	18,331	23,580	31,727	4,919	52,348	18,250	23,469	
3	Net Profit for the period after Tax	20,178	3,353	34,032	13,189	16,685	20,139	3,322	33,908	13,108	16,574	
4	Total Comprehensive Income for the period [Comprising	25,185	18,455	61,513	48,986	83,883	25,146	18,424	61,389	48,905	83,772	
	profit for the period (after tax) and Other Comprehensive											
	Income (after tax)]											
5	Equity Share Capital (Face value per share Rs.10/-)	7,344	7,344	7,344	7,344	7,344	7,344	7,344	7,344	7,344	7,344	
6	Reserves (excluding Revaluation Reserve) as shown in the	-	-	-	-	530,415	-	-	-	-	530,121	
	Audited Balance Sheet of previous year											
7	Earning Per Equity Share (of Rs. 10/- each): (Before											
	Other Comprehensive Income) (Not Annualised)											
	a) Basic (in Rs.)	27.47	4.57	46.34	17.96	22.72	27.42	4.53	46.17	17.85	22.57	
	b) Diluted (in Rs.)	27.47	4.57	46.34	17.96	22.72	27.42	4.53	46.17	17.85	22.57	
NI-4												

The above financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS) specified under Section 133 of the Companies Act, 2013 reac with relevant rules.

2 The above results have been reviewed by the Audit Committee of Directors and approved by the Board of Directors of the Company at their meetings held on 7* February, 2022

The Financial Results for the quarter and nine months ended 31st December, 2021 has been reviewed by the Statutory Auditors of the Company, 4 The Company's operations fall under single segment namely "Chemicals" as per Ind AS - 108 "Segment Reporting"

5 Corresponding figures of the previous period / year have been regrouped and rearranged to make them comparable, wherever necessary.

6 The Consolidated Financial Results includes result of 60% equity Joint Venture company - GACL-NALCO Alkalies & Chemicals Pvt. Ltd. in accordance with Ind AS -110 Statements" and Ind AS - 28 "Investr

The above is an extract of the detailed format of Quarterly and Nine Months 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 Financial Results for the third quarter and nine months ended on 31° December, 2021 are available on the Stock Exchanges website www.bseindia.com & www.nseindia.com and Company's website www.gacl.com By Order of the Board

Date: 8th February, 2022

Harshad R. Patel, IAS Managing Director DIN No. : 08101424



REC Limited (A Government of India Enterprise) CIN: L40101DL 1969G0I005095 LGST: 06AAACR4512R373

Notice is hereby given in pursuance of Section 91 of the Companies Act. 2013 read with Rule 10 of the Companies (Management and Administration) Rules, 2014 that the Company has fixed Wednesday, February 16, 2022 as the 'Record Date' for reckoning eligibility of shareholders for the purpose of payment of said interim dividend @ ₹6/- per equity share for the financial year 2021-22, as declared by the Board of Directors in its meeting held on Friday, February 4, 2022. The said interim dividend shall be paid/dispatched on Thursday, March 3, 2022 to those shareholders whose names appear (a) as beneficial owners in the statement(s) to be furnished by the Depository(ies) as at the close of business hours on Wednesday, February 16, 2022 in respect of shares held in electronic form; and (b) as members in register of members on Wednesday, February 16, 2022, in respect of physical shares.

Notice of record date for 3rd interim dividend for FY 2021-22

Further, members are requested to register/update their e-mail IDs with depository participant(s)/Registrar & Transfer Agent (R&TA) and contact the R&TA i.e. M/s Kfin Technologies Private Limited, Unit: REC, Selenium Tower-B, Plot 31-32, Gachibowli Financial District, Nanakramguda Hyderabad-500032 Tel.: 91-40-67161500 or e-mail at einward.ris@ kfintech.com/balajireddy.s@kfintech.com/complianceofficer@recl.in for claiming any unpaid/unclaimed dividend amount pertaining to interim dividend for the financial year 2014-15 and thereafter. Further, investors are also advised to approach the IEPF Authority for claiming unpaid/unclaimed amounts, if any, relating to final dividend for financial year 2013-14 or before, which have already been transferred to IEPF.

For REC Limited

Place: New Delhi Date: February 8, 2022

(J.S. Amitabh) Executive Director & Company Secretary

Note: As earlier informed, dividend income is taxable in the hands of shareholders. Accordingly, the Company will be required to deduct tax at source (TDS) at the time of making payment of dividend, at the rates prescribed in the Income Tax Act. 1961. To enable compliance with the TDS requirements, shareholders are requested to submit forms 15G/15H on annual basis and update their residential status, PAN, category as per the Income Tax Act. 1961 etc. with their depository participant(s) or with the Company/R&TA at the e-mail IDs mentioned above.

Registered Office: Core-4, SCOPE Complex, 7 Lodhi Road, New Delhi-110003 Tel.: +91-11-43091500

Plot No. I-4, Sector-29, Gurugram, Haryana-122001 Tel.: +91-124-4441300 E-mail: complianceofficer@recl.in Website: www.recindia.nic.in

Corporate Office:

ndian Railway Catering And Tourism Corporation Limited (R) (A Govt. Of India Enterprise-Mini Ratna) CIN: L74899DL1999GOI101707 DECLARATION OF INERIM DIVIDEND AND NOTICE OF RECORD DATE

Pursuant to Regulation 42 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. "Listing Regulations"), notice is hereby given that Board of Directors of the Company at its meeting held on Tuesday, February 8, 2022, has declared an interim dividend of Rs. 2/- (Rs.Two only) per share on equity shares of Rs. 2/- each. The Interim dividend will be paid to the equity shareholders of the company whose name appears in the Register of Member of the Company or in the records of the depositaries as peneficial owners of the shares as on Friday, February 18, 2022, which is the Record Date fixed for the purpose of payment of Interim Dividend for the Financial Year 2021-22.

This information is also available on website of the Company at (www.irctc.com) and also on the website

f Stock exchanges where the shares of the Company are listed at (www.bseindia.com) and ww.nseindia.com.) For Indian Railway Catering & Tourism Corporation Limited

lace: New Delhi Date: February 8, 2022

Company Secretary and Compliance Officer Membership No.: F9199 stered Office: 11thFloor, B-148, Statesman House, Barakhamba Road, New Delhi, 110001, India,

FORM NO. RSC - 4 (Pursuant to Rule 3 (3))
BEFORE THE NATIONAL COMPANY LAW TRIBUNAL BENCH AT

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL BENCH AT CHENNAI
Company Application No. 152 of 2021 In the matter of the Companies Act, 2013 and
In the matter of Section 66 and other applicable provisions of the Companies Act, 2013 and the National Company Law Tribunal (Procedure for reduction of share capital of Company) Rules, 2016
In the matter of Choice Trading Corporation Private Limited
Choice Trading Corporation Private Limited,
Having its Registered office at. 302, Akshaya Shanthi, Third Floor 27/44, Anna Salai, Mount Road, Triplicane Village, Chennai, TN 600002 IN.
Represented by its Director, Mr. Thomas Jose
Publication of Notice
Notice may be taken that an application was presented to the National Company Law

Publication of Notice

Notice may be taken that an application was presented to the National Company Law
Tribunal (Chennai Bench), on the 06th day of January 2022 for confirming the reduction of
the share capital of the above Company from INR Rs. 9,98,95,000 (Rupees Nine Crores
Ninety-Eight Lakhs Ninety-Five Thousand Only) comprising of 99,89,500 Equity Shares
of INR 10/- (Indian Rupees Ten only) each to INR Rs. 9,98,75,000/-(Rupees Nine Crores
Ninety-Eight Lakhs Seventy Five Thousand Only) consisting of 99,87,500 (Ninety Nine

Lakhs Eighty seven Thousand Five Hundred Only) equity shares of INR 10/- (Indian Rupees Ten only) each fully paid up.

21st day of October 2021 by the company is available at the company for inspection on all working days during 11 AM to 4 PM. at the registered office of th f any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (along with supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to

the undersigned at the registered office of the company within three months of date of th

all the proceedings under the above petition to reduce the share capital of the company, b treated as correct It may also be noted that a hearing has been fixed for 25.05.2022 on which the Tribunal shall

rear the application. In case any creditor intends to attend the hearing, he should me request along with his objections, if any. Authorised Representative for the Company



GEECEE VENTURES LIMITED

CIN: L24249MH1984PLC032170 Regd. Office: 209-210, Arcadia Building, 2nd Floor, 195, Nariman Point, Mumbai-400 021.

Tel. No.: 91-22-4019 8600; Fax No.: 91-22-4019 8650; Email: geecee.investor@gcvl.in; Website: www.geeceeventures.com

EXTRACT OF STANDALONE AND CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2021 (₹ In Lacs except per share data)

	Standalone			Consolidated				
Particulars	Quarter ended	Nine Months Ended	Quarter Ended	Quarter ended	Nine Months Ended	Quarter Ended		
	31.12.2021	31.12.2021	31.12.2020	31.12.2021	31.12.2021	31.12.2020		
Total income from operations (net)	6,730.65	8,603.91	1,513.03	6,855.31	8,966.55	1533.43		
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,337.81	2,136.83	493.83	1,451.14	2,366.10	494.73		
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,337.81	2,136.83	493.83	1,451.14	2,366.10	494.73		
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1,016.93	1,614.73	359.05	1,120.82	1,804.83	353.11		
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,207.19	3,322.07	2,130.86	1162.70	3,576.75	2409.97		
Equity Share Capital	2,091.17	2,091.17	2,091.17	2,091.17	2,091.17	2,091.17		
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	-	-	-		
Earnings Per Share (of ₹ 10/- each) (for continuing and discontinued operations) - Before Extra - Ordinary items								
1. Basic: 2. Diluted:	4.86 4.86	7.72 7.72	1.72 1.72	5.37 5.37	8.63 8.63	1.69 1.69		
Notes:	7.00	1.12	1.72	3.07	0.00	1.00		

Notes:

Place: Mumbai

Date: 8th February, 2022

(a) The above financial results was reviewed by the Audit Committee at their meeting held on 08th February, 2022 and the

(b) The above results are 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 Companies (Indian Accounting Standards) (Amendment Rules), 2016.

same has been approved by the Board of Directors at its meeting held on 08th February, 2022.

The above is an extract of the detailed format of Financial Results for Quarter and nine months ended 31st December, 2021 filed with Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of Quarterly Financial Results are available on the Stock Exchanges BSE Limited (www.bseindia.com) or that of National Stock Exchange of India Limited(www.nseindia.com) and also on Company's Website (www.geeceeventures.com).

For GeeCee Ventures Limited

Mr. Gaurav Shyamsukha Whole Time Director (Din:01646181)



Registered office: Redington House, Centre Point, Plot No. 11 (SP), Thiru. Vi. Ka. Industrial Estate, Guindy, Chennai - 600 032 Website: www.redingtongroup.com | Email: investors@redington.co.in CIN: L52599TN1961PLC028758
Board No: +91-44-42243353 | Fax No: +91-44-22253799

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine months Ended December 31, 2021



11.94

9.72

\$ in Crore:

₹ in Crores Consolidated Nine Months Ended Quarter Ended Quarter Ended Year Ended **Particulars** December 31, 2021 | December 31, 2020 | December 31, 2021 | March 31, 2021 Unaudited Unaudited Unaudited Audited Revenue from operations 16,600.74 16,980.84 45,342.25 56,945.86 1,134.47 Profit before exceptional item and tax 486.73 377.93 1,178.82 1,128.13 Profit before tax 486.73 371.59 1,178.82 204.22 788.50 Profit after exceptional item and tax 397.06 959.30 297.45 877 74 Total comprehensive income 177.61 624.52 Equity share capital 156.28 77.82 156.28 77.84 Other equity as per balance sheet of previous accounting year 4.860.67 Earnings per Equity Share: (Face Value - ₹ 2/- per share) (not annualized for quarters) . Basic (in ₹) 4.97 2.46 9.74

1.Summarized Standalone Financial Results of the Company is as under:

2. Diluted (in ₹)

Place : Chennai

Date: February 8, 2022

Standalone Nine Months Ended Quarter Ended Quarter Ended Year Ended **Particulars** December 31, 2021 December 31, 2020 December 31, 2021 March 31, 2021 Unaudited Unaudited Unaudited Audited Revenue from operations 7.088.75 7 714 20 19.240.05 22.720.67 Profit before tax 185.92 165.30 938.51 467.72 137.45 33.38

4.96

2. The above is an extract of the detailed format of Quarterly / Nine months / Annual 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 in the website of the National Stock Exchange of India Limited (NSE) and BSE Limited (BSE) and are available in the Company's website www.redingtongroup.com. 3. The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on February 7, 2022 and February 8, 2022

4. A Limited Review of the unaudited standalone and consolidated financial results of the Company has been carried out by the statutory auditors. A similar review of the financial results of the Subsidiaries / Associate has been conducted by the respective statutory auditors, as applicable

For Redington (India) Limited S V Krishnan Whole-time Director and Global Chief Financial Officer

2.46



सीएसबी बँक लिमिटेड. उल्हासनगर शाखा दुकान क्र.६ व ७, श्री कृष्णा श्रद्धा टॉवर्स,

लालचक्की. उल्हासनगर-४२१००४. **ब्र.क्र.:**०२५१-२५८०२२४/९०७२६०१३४७

सीएसबी बँक लिमिटेड (पुर्वीची दी कॅथलिक सिरीयन बँक लिमिटेड), उल्हासनगर शाखा यांनी खाली नमुद केलेल्या कर्जदारांना सुवर्ण दागिन्यांच्या तारणासमोर सुवर्ण कर्ज मंजूर केले आहे. त्यांना सदर सूचना देण्यात येवून संपूर्ण रक्कम तसेच व्याज व शुल्क भरणा करण्यास कळविले होते. परंत् त्यांनी सेंबंधित खात्यातील उर्वेरित थकबाकी रक्कम जमा करण्यात कसूर केली आहे, आम्ही जाही लिलावात सुवर्ण दागिन्यांच्या विक्रीद्वारे रक्कम वसुल करण्याचे निश्चित केले आहे आणि जर लिलवातुन आवश्यक रक्कम उपलब्ध न झाल्यास बँकेद्वारा खासगी व्यवहार/कंत्राटाद्वारे विक्री प्रक्रिया करेल कोणतेही कारण न दर्शविता लिलावाची तारीख व ठिकाण बदलण्याचे अधिकार बँकेकडे राखून आहे.

सुवर्ण लिलाव सूचना

अ.क्र.	नाव	नविन शिल्लक	सुवर्ण निव्वळ वजन (ग्रॅम)
१	जयंत छबुराव	७३०९४.५	३८.२
2	रवी	१९०४१.५	٧.٩
æ	रमेश	१९६०९.५	५.५२
Х	अविनाश	२६१३१.५	९.४३
4	रजनी	९०७४२.५	२७.२६

सदर लिलाव **सीएसबी बँक लिमिटेड (पुर्वीची दी कॅथलिक सिरीयन बँक लिमिटेड),** दुकान क्र.६ व ७ श्री कृष्णा श्रद्धा टॉवर्स, लालचक्की, उल्हाँसनगर-४२१००४ येथील जागेत **दिनांक १५.०२.२०२२** रोज संचालित केला जाईल, इच्छक पक्षकारांनी वर नमद केलेल्या पत्त्यावर शाखा व्यवस्थापकाकडे संपर्क करावा. लिलावात सहभागी होऊ इच्छिनाऱ्या सहभागीदारांनी लिलावाच्या तारखेला पॅनकार्ड व आधार कार्डची प्रत, पासपोर्ट आकाराचे छायाचित्र, वैध ओळख पुरावा आणि निवास पुरावा सोबत आणावे

ठिकाण: उल्हासनगः दिनांक: ०८.०२.२०२२

रोझ मर्क लिमिटेड

प्राधिकृत अधिकारी

सीआयएन:एल२४११०एमएच१९८५पीएलसी०३५०७८ नोंदणीकृत कार्यालय: कार्यालय क्र.जी-२, तळमजला, भाग-ए, मंगल महेश कोहौसो. १४वा रोड, खार (पश्चिम), मुंबई, महाराष्ट्र-४०००५२. दूर.:०२२-२६०००७५०; ई–मेल:rmltd1985@gmail.com

सूचना

येथे सूचना देण्यात येत आहे की, सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स रेग्यलेशन्स २०१५ च्या नियम २९ सहवाचिता नियम ४७ नसार ३१ डिसेंबर, २०२१ रोजी संपलेल्य ततीय तिमाहीकरिता कंपनीचे अलेखापरिक्षीत एकमेव वित्तीय निष्कर्ष विचारात घेणे. मान्यता देणे यांकरिता सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम ३३ नुसार कंपनीचे नोंदणीकृत कार्यालय-कार्यालय क्र.जी-२, तळमजला, भाग-ए, मंगल महेश कोहौसो., १४वा रोड, खार (पश्चिम), मुंबई, महाराष्ट्र-४०००५२ येथे **शनिवार, १२ फेब्रुवारी**

२०२२ रोजी दु.२.३०वा. कंपनीच्या संचालक मंडळाची सभा होणार आहे. यापुढे सेबी (आतील व्यापार रोखणे) अधिनियम २०१५ सहवाचिता कंपनीच्या कोड ऑफ कन्डक्ट नुसार आणि कंपनीच्या अंतर्गत व्यापार नियमन, नियंत्रण आणि अहवाल याबाबत कंपनी समभाग . त्र्यवहाराची व्यापार खिडकी विहित व्यक्ति यांच्याकरिता निष्कर्ष घोषणेपासून ४८ तास समाप्तीनंतर अर्थात १४ फेब्रुवारी, २०२२ पर्यंत बंद ठेवण्यात येईल

मेबी (लिस्टिंग ऑब्लिगेशन्म ॲण्ड डिस्क्लोजर रिकायरमेंट्रम) रेग्यलेशन्म २०१५ च्या नियम ४७ नस उपरोक्त सूचना कंपनीच्या www.rosemercltd.com आणि स्टॉक एक्सचेंज लिमिटेड अर्थात बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहेत.

रोझ मर्क लिमिटेडकरित किर्ती सावल ठिकाण: मुंबई व्यवस्थापकीय संचालक दिनांक: 0८.0२.२०२२ डीआयएन:०२००३८७८

निवी ट्रेडिंग लिमिटेड

नोंदणीकृत कार्यालय: द्वारा युनायटेड फॉस्फ्रस लि., रेडीमनी टेरेस, चौथा मजला, १६७, डॉ. ए.बी. रोड, करळी नाका, मुंबई-४०००१८. **दर**:६१२३३५००, **फॅक्स**:२६४८७५२३ वेबसाइटः www.nivionline.com, ई-मेल:nivi.investors@uniphos.com, सीआयएनः एल ९९९९९एमएच१९८५पीएलसी०३६३९१ ३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

	तपशील	7	ांपलेली तिमा	ही	संपलेली	संपलेले वर्ष	
Ф.		३१.१२.२०२१ अलेखापरिक्षत	३०.०९.२०२१ अलेखापरिक्षित		३१.१२.२०२१ अलेखापरिक्षित	३१.१२.२०२० अलेखापरिक्षित	३१.०३.२०२१ लेखापरिक्षित
9	कार्यचलनातून एकूण उत्पन्न (निव्वळ)	9.90	4.23	3.86	3.48	0.0€	99.48
2	कालावधीकरिता निव्वळ नफा/(तोटा)(कर, अपवादात्मक आणि/किंवा विशेष						
	साधारण बाबपूर्व)	0.69	0.90	3.98	(0.84)	2.02	9.Ę0
}	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)	0.69	0.90	3.20	(0.\$८)	8.38	0.49
}	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा)						
	(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	9.99	(33.0)	4,40	8.92	0.29	8,3,3
l	समभाग भांडवल	928.4६	928.48	9२४.५६	9२४.५६	9२४.५६	928.48
	इतर समभाग						32.99
)	उत्पन्न प्रतिभाग (दर्शनी मूल्य रू.१०/- प्रत्येकी) (विशेष साधारण बाबपुर्व)						
	मूळ व सौमिकृत (वार्षिकीकरण नाही)	0.0€	0.00	0.78	(0.04)	0.34	0.08

) सेबी (लिस्टिंग ऑब्लिगेशन्स ऑप्ड डिस्क्लोजर रिक्वायरमेटस) रेग्यलेशन २०१५ च्या नियम ३३ अन्वयं स्टॉक एक्सचेजसह सादर करण्यात आलेली अलेखापरिक्षित वित्तीय निष्कर्षांच सविस्तर नमुन्यातील उताच आहे. त्रैमासिक वित्तीय निष्कर्शाचे संपूर्ण नमुना कंपनीच्या www.nivionline.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com

वेबसाईटवर उपलब्ध आहे होप : वरील अलेखापरिक्षित वित्तीय निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आहे आणि ०८.०२.२०२२ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले

निवी ट्रेडिंग लिमिटेडकरित सॅन्ड्रा आर. श्रॉफ व्यवस्थापकीय संचालिका

ठिकाण: मुंबई



WALCHANDNAGAR INDUSTRIES LIMITED Regd. Office: 3, Walchand Terraces, Tardeo Road, Mumbai – 400034. CIN: L74999MH1908PLC000291, Tel.: (022) 23612195 / 96 / 97, Fax: (022) 23634527,

E-mail: investors@walchand.com, Website: www.walchand.con NOTICE TO EQUITY SHAREHOLDERS OF THE COMPANY

Transfer of Equity Shares of the Company to the Demat Account of the Investor Education and Protection Fund (IEPF) Authority.

Notice is hereby given that pursuant to the provisions of Section 124 (6) of the Companies Act. 2013 read with the Investor and Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended (the "Rules"), the equity shares of the company in respect of all shares of which Dividend has not been paid or claimed by the shareholders for seven consecutive years or more are required to be transferred by the Company to the demat account of Investor Education and Protection Fund Authority ("IEPF Authority").

In pursuance of IEPF Rules, the Company has sent necessary intimation to the concerned shareholders who have not claimed / encashed dividend for the Financial Year 2013-2014 and whose shares are liable to be transferred to IEPF Authority. The details of such shareholders have been uploaded on the website of the Company at www.walchand.com. The shareholders may access the website of the Company to verify the details of the shares liable to be transferred to IEPF Authority.

The Company has uploaded full details of such shareholders whose unpaid, unclaimed dividend and shares are to be transferred to the IEPF Authority of its website www.walchand.com under Investor's Section. Shareholders are requested to refer the said website to verify the details of unpaid/unclaimed dividend and the shares liable to be transferred to the IEPF Authority.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to the IEPF Authority for the financial year 2013-2014, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to IEPF and upon such issue, Company shall inform the depository by way of corporate action to convert the duplicate share certificates into DEMAT form and transfer in favour of IEPF Authority. The original share certificate(s) which stand registered in their name wi stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialized form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the DEMAT account of the IEPF Authority.

The shareholders may note that if no communication is received by the Company or its Registrar & Share Transfer Agent from the concerned shareholders on or before March 21, 2022, the Company will proceed to transfer both the unclaimed dividend and the shares to IEPF Authority without any further notice. Please note that the concerned shareholders can claim the shares & dividend from IEPF Authority by making an application in prescribed Form No. IEPF 5 online and sending a physical copy of the same duly signed (as per the specimen signature recorded with the Company) alongwith requisite documents enumerated in the Form No. IEPF 5, to the Nodal Office of the Company. Please also note that no claim shall lie against the Compan in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said rules.

In case shareholders have any queries on the subject matter and the Rules they may contact Company's Registrar and Transfer Agent (RTA) at Link Intime India Private Limited, Unit: Walchandnagar Industries Limited, C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai-400 083. Tel:- 022-49186000 Email: iepf.shares@linkintime.co.in or may contact the Company at the address / email / telephone number mentioned above

For Walchandnagar Industries Limited

G. S. Agrawal Place : Mumbai Vice President - (Legal & Taxation) Date: February 08, 2022 & Company Secretary

PUBLIC NOTICE

Notice is given to public at large that my clients, MR. RAJENDRA SHANTILAL SHAH & MRS. RASHMI RAJENDRA SHAH are currently the co-owners of the said Flat No. 45, Fourth floor, Raj Ratan Palace C.H.S. Ltd, Plot No. 60, Shankar Lane, Kandivali (West), Mumbai- 400067, Maharashtra, India, (hereinafter referred to as "the said flat"). However as per my client knowledge.

The Original Agreement for Sale Dated. 1st August, 1976 which was made and entered into between M/s. Kayson Associates therein after referred to as the Builders the party of the one part and MRS. MINA MANSUKHLAL DHAMECHA therein after referred to as the Acquirer the party of the other part is now lost or misplaced

Police complaint has been filed by my client at Kandivali Police Station, on dated 08/02/2022 bearing Complaint No. 4030/2022.

Now, I call upon any financial institution, person, legal heir having custody of the misplaced original occupation/possession letter/sale agreement or having any claim objection against the said intending sale in respect of the property, by way of sale, exchange, mortgage, gift, trust, charges, maintenance, inheritance, possession lease, lien or otherwise of whatsoever nature is hereby requested to make the same known in writing along with documentary evidences to the undersigned at Shop No. 17. Ground floor, Nirmala C.H.S. Limited, Junction of Caesar Road and J.P. Road, Andheri (West), Mumbai - 400058 within 15 days from the date of publication of this notice, failing which the claim of such person, financial institution will be deemed to have been waived and/or abandoned or given up and the same shall not be entertained thereafter.

MR. BHAVIK S. SHAH, Place : Mumbai R Com II R Date: 09th February, 2022 Advocate High Court

जाहीर सूचना

येथे सूचना देण्यात येत आहे की, श्री. यश विनोद्कुमार अगरवाल, प्रौढ, भारतीय नागरीक, पत्ता: बी-४/७०, मालाड कोहौसोलि., पोद्दार रोड, सराफ मात्रे मंदिरा समोर, मालाड (पुर्व), मुंबई, महाराष्ट्र-४०००९७ (माझे अशील) यांनी श्री. वैभव एस. नलावडे, प्रौढ, भारतीय नागरीक पत्ता: फ्लॅट क्र.१०१ हेरंब कोहौसोलि., सहकार नगर, चेंबूर (पुर्व), मुंबई-४०००२४ (यापुढे अन्य पक्षकार) यांच्यासह ७१.५ चौ.मी. (कार्पेट क्षेत्र), फ्लॅट क्र.४डी५, ४था मजला, डी विंग, गुंदेचा ऑन्क्लेव्ह (यापुढे सदर मालमत्ता) ही जागा खरेदी करण्यासाठी, जी अन्य पक्षकाराच्या मालकीची व वहिवाटीतील आहे, गाव साकी, तालुका कुर्ला, जिल्हा मुंबई उपनगर आणि खालील मालमत्तेच्या अनुसुचीत सविस्तरपणे नमुदप्रमाणे मालमत्ता खरेदीसाठी व्यवहार करीत आहेत आणि सदर व्यवहार अंतिम टप्प्यात पोहोचल आहे. वरील बाब लक्षात घेता माझे अशील सर्वसामान्य जनतेस येथे कळवित आहेत की, जर कोण व्यक्तीस सदर मालमत्तेत अन्य पक्षकाराचे हिताबाबत कोणताही अधिकार, हक्क असल्यास आणि अन्य कोणी यापुर्वीच कोणताही दावा, विवाद, याचिका, अपिल किंवा इतर प्रक्रिया जसे हुकूमनामा, प्रदान किंवा अन्य आदेश सदर मालमत्तेबाबत घेतला असल्यास किंवा जर कोणास सदर मालमत्तेतील त्यांचे अधिकार अंमलबजावणीसाठी विहितप्रमाणे कोणतीही प्रक्रिया सादर करण्याची इच्छा असल्यास त्यांनी त्यांचे मर्व आक्षेप व दावा लेखी स्वरुपात कागदोपत्री पुराव्यांसह खालील स्वाक्षरीकर्त्यांकडे सद्र सूचना प्रकाशन तारखेपासन १५ दिवसांच्या कालावधीत सादर करावेत. अन्यथा माझे अशील असे समजतील की, सदर मालमत्तेवर कोणताही दावा किंवा आक्षेप अस्तित्वात नाही आणि ते त्याग केले आहेत. अशा वेळी माझे अशील दोन्ही पक्षकारांद्वारे विक्री व्यवहार पुर्ण करतील याची नोंद घ्यावी.

मालमत्तेची अनुसुची

सुमारे ७१.५ चौ.मी. तत्सम ८१.१ चौ.मी. क्षेत्रफळ असलेली व्यावसायिक जागा, क्र.४डी५, ४१ मजला, डी विंग, गुंदेचा ऑन्क्लेव्ह म्हणून ज्ञात इमारत, सीटीएस क्र.९७, ९७/१ ते ९७/९, क्षेत्रफळ ६२४९.० चौ.मी. व सीटीएस क्र.९९, ९९/१ ते ९९/५, क्षेत्रफळ ५२२६.९ चौ.मी., गाव साकी, तालुका कुर्ला, जिल्हा मुंबई उपनगर आणि चतुसिमा पुढीलप्रमाणे: **पुर्वेस-**एस.बी. मेटल प्रा.लि. यांची ालमत्ता **; पश्चिमेस-**श्रीमती यमुनाबाई एल. शेगावकर व इतर यांची मालमत्ता **; उत्तरेस-**न्यु हेवन बॉल या उत्पादन कंपनीची मालमत्ता; **दक्षिणेस-**रस्ता.

लेगालिस वन स्टॉप सोल्युशन (ओपीसी) प्रा.लि. ठिकाण: मुंबई दिनांक: ०९.०२.२०२२ solution.legalis18@gmail.com

Appendix-16

(Under the Bye-law No. 35)

The Form of Notice, inviting claims or objections to the transfer of the Shares and the interest of the Deceased member in the capital/property of the Society NOTICE

MR. JAYANT LAXMAN WAKANKAR, was the the second co-owner and member o Azad Nagar Prem Sagar Co-operative Housing Society Limited, Bldg No. 4, Azad Nagar, Jai Prakash Road, Andheri (West), Mumbai - 400053 having his individual 50% share and ownership rights and title and who was holding Flat No. 603, Sixth Floor who died intestate on dated. 19.10.2020, at Mumbai and who was holding five fully paid up shares of Rs. 50/- each, bearing Share Certificate No. 023. Now, his Widow MRS. MANJIRI JAYANT WAKANKAR and Son MR. MAYURESH WAKANKAR is hereby making an application to the society for transfer of their names in the share certificate.

The society hereby invites claims or objections from the heirs or other claimants, objector or objectors to the transfer of the said shares and interest of the deceased member in the capital/property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/property of the society. If no claims/objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/property of the society in such manners as provided under the bye-laws of the society. The claims/objections, if any, received by the society for transfer of shares and interest of the deceased member in the capital/property of the society shall be dealt with in the manner provided under the byelaws of the society. A copy of the registered bye-laws of the society is available for inspection by the claimants/objectors, in the office of the society/with the chairman of the society, from the date of publication of this notice till the date of expiry of its period.

For and behalf of Azad Nagar Prem Sagar C.H.S. limited Place: Mumbai Date: 09th February, 2022 Chairman/Secretary



पी.डी. रोड, डॉबिवली पश्चिम शाखा: १ला मजला, पुर्णयान इमारत, दीनदयाळ रोड, दिशा मेडिकोजवळ, डॉबिवली (प.)-४२१२०२ दर.:९१-०२५१-२४९२००९. ई-मेल: vidomw@bankofbaroda.com. वेबसाईट: www.bankofbaroda.com

(नियम ८(१)) ताबा सूचना (फक्त स्थावर मालमत्तेकरिता)

याअर्थी खालील स्वाक्षरीकर्ता हे मिक्यरीटायदेशन ॲन्ड रिकन्स्टक्शन ऑफ फिनान्शियल ॲमेटम ॲन्ड नफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ अंतर्गत **बँक ऑफ बडोदा, डोंबिवली पश्चिम शाख (व्हीजेडीओएमडब्ल्यु)** चे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २०० या नियम ३ सहवाचिता कलम १३(२) अन्वये असलेल्या अधिकाराअंतर्गत त्यांनी दिनांक **१३.१०.२०२१** रोजी वितरीत केलेल्या मागणी सचनेनसार कर्जदार/सह-अर्जदार **श्री. प्रभाकर महिपत हले/श्रीमती नीता प्रभाक** हले, पत्ता: खोली क्र.४, गणपती सदन, १ला मजला, कर्वे पथ, सुभाष क्रॉस रोड, डोंबिवली (पूर्व) ४२१२०२, जिल्हा ठाणे आणि जामिनदार श्री. नवनाथ शिवाजी डांगळे, पत्ता: खोली क्र.३३२, एस.एस.३ सेक्टर १६, कोपरखैरणे, नवी मुंबई-४००७०९ यांना सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत देय रक्कम **रू.५,६८,२८२.१५ (रूपये पाच लाख अडुसष्ट हजार दोनशे ब्याऐंशी आणि पैसे पंधरा फक्त)** तसेच २८.०९.२०२१ ासून त्यावरील व्याज जमा करण्यास सांगण्यात आले होते. कर्जदार हे वर नमूद केलेली रक्कम भरण्यास ३ ठरले असून कर्जदार व सर्वसामान्य जनतेस येथे सूचित करण्यात येत आहे की, खालील स्वाक्षरीकर्त्यांनी सदर नायद्याच्या कलम १३ चे उपकलम (४) सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमत्तेचा **ताबा ०३ फेब्रुवारी, २०२२** ोजी घेतलेला आहे.

विशेषतः कर्जदार आणि सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेसह कोणताही व्यवहा करू नये आणि सदर मालमत्तेसह व्यवहार केलेला असल्यास त्यांनी **बँक ऑफ बडोदा, डोंबिवली पश्चिम** शाखा यांच्याकडे देय रक्कम रू.५.६८,२८२.१५ (रूपये पाच लाख अड्सष्ट हजार दोनशे ब्याऐंशी आणि पैसे **धरा फक्त)** आणि २८.०९.२०२१ पासून त्यावरील व्याज मिळून रक्कम जमा करावी

कर्जदारांचे लक्ष वेधण्यात येत आहे की, प्रतिभूत मालमत्ता सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्यार कलम १३ चे उपकलम (८) ची तरतूद आहे.

स्थावर मालमनेचे वर्णन फ्लॅट क्र.३०६, ३रा मजला, बी विंग, इमारत क्र.३, शिवसृष्टी कॉम्प्लेक्स, निर्मळा अंजना कोहौसोलि., जमीन एस.क्र.५३, हिस्सा क्र.ए, गाव मोहणे, तालुका कल्याण, जिल्हा ठाणे, महाराष्ट्र येथील मालमत्तेचे तारण

बँक ऑफ बडोदा, पी.डी. रोड, डोंबिवली (प.) शाखा ठिकाण : कल्याण, ठाणे

बेस्ट इस्टर्ने हाँटेल्स लिमिटेड एडिसिंग्डेला नोंदणीकृत कार्यालय: ४०१, चार्टर्ड हाऊस, २९३/२९७,

डॉ.सी.एच. स्ट्रीट, मुंबई-४००००२. **CIN:**L99999MH1943PLC040199 ३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षित एकमेव वित्तीय निष्कर्षाचा अहवाल

			,
	संपलेली तिमाही	संपलेले ९ महिने	संपलेली तिमाही
तपशील	_	३१.१२.२०२१ अलेखापरिक्षित	-
कार्यचलनातून एकूण उत्पन्न	9६9.८५	२८३.२६	904.90
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा			
विशेष साधारण बाबपूर्व)	२३.८७	(२९.९५)	3.80
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा			
विशेष साधारण बाबनंतर)	२३.८७	(२९.९५)	3.80
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा			
विशेष साधारण बाबनंतर)	२१.२२	(३२.६०)	3.80
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा)			
(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	२१.२२	(३२.६०)	3.80
समभाग भांडवल	9६८.५0	9६८.५0	9६८.५0
राखीव (मागील लेखावर्षाच्या ताळेबंदपत्रकात दिल्यानुसार पुनर्मुल्यांकित			
राखिव वगळून)	-	-	-
उत्पन्न प्रतिभाग (रू.१/- प्रत्येकी)(अखंडीत व खंडीत कार्यचलनाकरिता)			
9. मूळ (र ु .)	0.93	(0.98)	0.02
२. सौमिकत (रु.)	0.93	(0.98)	0.02

लेखा समितीच्या सभेत वरील वित्तीय निष्कर्षाचे पुनर्विलोकन व शिफारस करण्यात आले आणि ०८.०२.२०२२ रोजी झालेल संचालक मंडळाच्या सभेत मान्य करण्यात आले. कंपनीच्या वैधानिक लेखापरिक्षकांनी सदर वित्तीय निष्कर्षावर अ–फेरबट मत दिले आहे.

संबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायस्पेंट्स) रेप्युलेशन्स, २०१५ च्या नियम ३३ अन्वयं स्टॉक एक्सवेंजर सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील जतारा आहे. ३१ डिसेंबर, २०२१ रोजी संपलेल तिमाही व नऊमाहीकरिता वित्तीय निष्कर्षांचे संपूर्ण नमुना स्टॉक एक्सचेंजवर वेबसाईटवर www.bseindia.com आणि कंपनीच्या www.ushaascot.com वेबसाईटवर उपलब्ध आहे.

बेस्ट इस्टर्न हॉटेल्स लिमिटेडकरि

जाहिर सुचना

मी, श्रीमती चंद्रकला ब्रिजलाल शम राहणार: **रामकृष्णा चाल, मिलिंद नगर** वाकोला, गावदेवी, सांताक्रुझ (इस्ट) **मुंबई- ४०००५५**. जाहीर करते की माझे परि **ब्रिजलाल झीलांगू शर्मा** यांचा मृत्यु दि ३०/०७/२०२१ रोजी झाला. त्यांचे नावावर

BAJAJ AUTO RE COMPACT CNG (MH02EF6090) CHASSIS NO MD2A27AZZGWB39264

ऑटो रिक्षा रजीस्टर्ड आहेत. ज्याचे कानन वारिस मी **चंद्रकला ब्रिजलाल शर्मा** आ आणी माझे नावावर ट्रान्सफर करण्यासार्ठ R.T.O. ANDHERI (WEST) येथे अर्ज केल आहे. जर कोणाला काही हरकत असल्या त्यांनी **१५ दिवसांचे** आत R.T.O. ANDHERI (WEST) येथे संपर्क करावा.

जाहीर सूचना

येथे सर्वसामान्य जनतेस सूचना देण्यात येत आहे की,मी माझ्या अशिलांच्या वतीने सौ. सुनीता इंद्रवर्दन शहा, श्री. इंद्रवर्दन चंदुलाल शाह आणि श्री. नीरव इंद्रवर्दन शाह, सध्या राहणार - फ्लॅट क्र. २०२, ए विंग, भूमी गंगा, महावीर नगर, सेक्टर ११, डहाणूकर वाडी, कांदिवली पश्चिम, मुंबई ४०० ०६७. सौ. स्नीता इंद्रवर्दन शहा, श्री. इंद्रवर्दन चंदुलाल शाह आणि श्री. नीरव इंद्रवर्दन शाह यांनी फ्लॅट खरेदी केला, श्री मुलवंतराय ढोलिकया यांच्या पत्नी उषा मुलवंतराय ढोलिकया, विक्री दिनांक ०६.०५.२०११ साठी नोंदणीकृत कराराद्वारे.

मुलवंतराय ढोलिकया हे त्यांची एकुलती एक पत्नी श्रीमती उषा ढोलकिया या त्यांच्या एकमेव कायदेशीर वारस/प्रतिनिधी त्यांना सोडन निधन पावले.

माझ्या अशिलांना विक्री आणि हस्तांतरणासाठी लिहिलेल्या अनुसूचीत अधिक विशेषतः वर्णन केलेले आहे. जर कोणा व्यक्तीस खालील अनुसुचीत नमुद केलेल्या जागेबाबत किंवा भागावर एफएसआय, टीडीआर, करारनामा व्यवस्था, शेअर, विक्री, मृत्युपत्र, बक्षीस, अदलाबदल, अधिभार, भाडेपट्टा, वहिवाट, परवाना, तारण, इच्छापत्र, मालकी हक हस्तांतर, लिस पेन्डन्स, परिरक्षा, ताबा उपभाडेपट्टा, उपवहिवाट, न्यास, विभागणी, मुखत्यारपत्र, प्राप्तीकरण, वारसाहक वाटपपत्र, कोणतेही अधिकार आणि/किंवा इतर स्वरुपाचे कोणत्याही न्यायालयाचे कोणतेही आदेश/हुकूमनामा/निर्णय किंवा अन्य इतर प्रकारे कोणताही शेअर, अधिकार हक, हित, दावा किंवा मागणी असल्यास त्यांनी त्यांच्या दाव्याचे पष्ट्यर्थ आवश्यव दस्तावेजांसह खालील स्वाक्षरीकर्ताकडे लेखी र्डमे ल स्वरुपात

nitindeshmukh1966@gmail.com या ईमेलद्वारे +९१ ९८१९४३३३१३ व वॉट्सअप द्वारे, या तारखेपासून १४ (चौदा) दिवसांच्या आत, असे न केल्यास, अशा व्यक्तीचा दावा, जर असेल तर व्यक्तींना माफ केले गेले आहे किंवा सोडले आहे. असे मानले जाईल

वर संदर्भीत अनुसुची (मालमत्तेचे वर्णन)

रु.५०/- (रुपये पन्नास फक्त) च्या दर्शनी मृल्याचे ५ (पाच) पूर्ण भरणा केलेले शेअर्स प्रत्येक विशिष्ट क्र.३१ ते ३५ अंतर्गत प्रमाणपत्र क्र. बीजी/०७ दिनांक २५/०१/ २००४ भूमी गंगा कोहौसो लिमिटेड द्वारा जारी केलेले फ्लॅट क्र. २०२, महावीर नगर, सेक्टर ११, डहाणुकर वाडी येथे स्थित भूमी गंगा को हौ सो लिमिटेड म्हणून ओळखल्या जाणाऱ्या सोसायटीमध्ये भर्म गंगा म्हणून ओळखल्या जाणाऱ्या इमारत क्रमांक ३ मधील ए-विंगच्या दसऱ्या मजल्यावर ४५६ चौ.फु. बिल्ट अप क्षेत्र कांदिवली पश्चिम, जिमनीवर बांधलेले सर्व्हे ь. १६३, सीटीएस क्र.१२८अ/५४_: (भाग) गाव कांदिवली, तालुका बोरिवली. दिनांक : ०९ फेब्रुवारी, २०२२ मुंबई

सही/ ॲड.नितीन देशमुख

२४०३, सिल्व्हर ओक, प्रेस्टीज रेसिडेन्सी, जी.बी.रोड, ठाणे पश्चिम ४००६१५

रोज वाचा दै. 'मुंबई लक्षदीप'

Agrey
DRUGS & PHARMACEUTICALS LTD.

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मुख्य कार्यालय: १०७, २०४, सहकार भवन, ३४०/४८, एन.एन. स्ट्रीट, मुंबई-४००००९. **द्र.क्र.:**०२२–६६३१३९६६, गौंद. कार्यालय: ई३४, एमआयडीसी, तारापूर, बोईसर, जिल्हा ठाणे. दूर.:(०२५२५) २७१०४९, ई-मेल: <u>corporate@aareydrugs.com,</u>

३१ डिसेंबर, २०२१ रोजी	सपलल्या ।तम	गाहा व नऊमाः	हाकारता वित्ता	यानष्कषाचा		
					रु. लाखात,	ईपीएस वगळ
तपशिल	संपलेली तिमाही	संपलेली तिमाही		संपलेले नऊमाही	संपलेले नऊमाही	संपले व
	३१.१२.२०२१	३०.०९.२०२१	३१.१२.२०२०	३१.१२.२०२१	39.99.9090	३१.०३.२०
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षितत	अलेखापरिक्षित	लेखापरिधि
कार्यचलनातून महसूल	१४०२६.७०	१३४६४.९०	९५१२.३०	36583.36	१७०१६.४७	३४८४१.
इतर उत्पन्न	१२.७४	८१.४९	२०८.९६	१६१.३१	५३७.६६	७०१.
एकूण उत्पन्न (१+२)	88.98.88	१३५४६.३९	९७२१.२६	73.80808	१७५५४.१३	३५५४३.
खर्च	, ,,			, , , , ,		,,,,
अ. वापरण्यात आलेल्या साहित्याचा खर्च	१३३०२.६२	१३४२८.२२	१००५०.११	३५१८३.५३	१७५७६.४६	३३९२५ .
ब. वस्तुंच्या यादीतील बदल, चालु कार्य व		,,,,,,,,				
व्यापारातील साठा	२१६.५९	(४९५.७५)	(८७३.०६)	५५८.४०	(१२९९.२९)	(१४६.४
क. कर्मचारी लाभार्थी खर्च	३२.८६	१२.५६	-	५६.२८	(,	39.
ड. सर्वसाधारण प्रशासकीय खर्च	१८.३७	१७.१२	73.90	५२.९६	49.66	२२५.
ई. विक्री व वितरण खर्च	१२३.१०	१०६.३५	२०९.५५	\$80.63	२९७.७१	333.
फ. घसारा व वसुलीयोग्य खर्च	40.00	40.00	२२.३५	१४0.00	६७.०५	99.
ग. वित्तीय खर्च [ँ]	89.00	₹0.९0	\$0.66	१५६.९९	१८७.५९	२४३.
ह. इतर खर्च	२७.१०	५४.६२	46.88	११०.६९	१५३.९६	
एकूण खर्च (४)	१३८१९.६४	१३२३४.०३	९५५०.९३	३६५९९.६८	१७०४३.३७	३४७१२.
अपवादात्मक बाब व करपुर्व नफा(+)/						
तोटा(-) (३-४)	२१९.८०	३१२.३६	\$60.33	८०५.०१	५१०.७६	رې.
अपवादात्मक बाब	-	-	-	-	-	
करपुर्व नृफा(+)/तोटा(-) (५-६)	२१९.८०	३१२.३६	\$90.33	८०५.०१	५१०.७६	८३०.
कर खर्च:	/	(*****				/
अ. चालु कर	(२५.00)	(२८.००)	-	(७५.००)	-	(१६६.४
ब. स्थगित कर	-	-	-	-	-	(१२.३
कालावधीकरिता नफा(+)/तोटा(-) (७-८) इतर सर्वंकष उत्पन्न (ओसीआय)	998.60	२८४.३६	\$90.33	90.08	५१०.७६	६५१.
बाब जे नफा किंवा तोटामध्ये तद्नुसार पुनवर्गिकृत नाही		_	_		_	
आयकर संबंधी बाब जे नफा किंवा तोटामध्ये तद्नुसार						
पुनवर्गिकृत नाही		_	_		_	
बाब जे नफा किंवा तोटामध्ये तद्नुसार पुनवर्गिकृत आहे		_	_		_	
आयकर संबंधी बाब जे नफा किंवा तोटामध्ये तदनसार						
आयकर संबंधा बाब ज नका किया ताटामध्य तद्नुसार पुनवर्गिकृत आहे			_		_	
रुकुण सर्वंकष उत्पन्न			_		_	
र्यूज संवयाय उत्पन्न कालावधीकरिता एकूण सर्वंकष उत्पन्न	898.60	२८४.३६	890.33	90.08	५१०.७६	६५१.
उत्पन्न प्रतिभाग	,,,,,,,,,	,55.44	,55.44	545.65	7,5.04	\ \alpha_{22}.
अ. मृळ ईपीएस	0.69	8.22	€0.0	33.5	२.१८	٦.
ब. सौम्यिकृत ईपीएस	0.00	8.22	\$e.0	3.2.5	7.86	۲.
भागांची संख्या	२५३८४६८४	२३३८४६८४	२३३८४६८४	२५३८४६८४	२३३८४६८४	२३३८४६
भागधारणेची टक्केवारी	800.00%	200.00%	800.00%	200.00%	800.00%	200.00
भरणा केलेले समभागभांडवल (दर्शनी मुल्य रु.१० प्रती)	२५३८४ ६ ८४०	?33C8£C80	\$3328£C80	? \\$ C\\$E\\$0	२५३८४ ६ ८४0	२३३८४६८

---वरील निष्कर्ष हे भारतीय लेखाप्रमाण (इंड-एएस) नुसार पुनर्नमुद केले आणि ०८ फेब्रुवारी, २०२२ रोजी झालेल्या संचालक मंडळाच्या सभेत लेखासमितीद्वारे मान्य करून नोंदपटावर घेण्यात आले.

गुंतवणुकदारांच्या तक्रारीची स्थिती: ०१.१०.२०२१ रोजी प्रारंभी शिल्लक-शून्य, तिमाहीदरम्यान प्राप्त-२, तिमाहीदरम्यान निवारण-२, ३१.१२.२०२१ रोजी शिल्लक-शून्य.

. मागील वर्ष/कालावधीचे आकडे आवश्यक तेथे पर्नगठीत केले

संचालक मंडळाच्या आदेशान्व आरे ड्रग्ज ॲण्ड फार्मास्युटिकल्स लिमिटेडकरित सही/

(मिहीर आर. घटालीया

डीआयएन:००५८१००५

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CIN: L45309MH1988PLC268437, Website: www.advance.net.in EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31 DECEMBER 2021

Sr. No.	Particulars	Quarter Ended 31 Dec 2021 (Unaudited)	Nine Month Ended 31 Dec 2021 (Unaudited)	Quarter Ended 31 Dec 2020 (Unaudited)
1.	Total income from operations (net)			
2.	Net Profit / (Loss) from ordinary activities after tax			
	(before Extraordinary items)	(493,497)	(2,082,378)	(1,588,881)
3.	Net Profit / (Loss) for the period after tax (after Extraordinary items)	(493,497)	(2,082,378)	(1,588,881)
4.	Equity Share Capital	31,128,750	31,128,750	31,128,750
5.	Reserves (excluding Revaluation Reserve as shown in the			
	Balance Sheet of previous year)	266,092,865	266,092,865	269,695,804
3.	Earnings Per Share (before extraordinary items)			
	(of Rs. 10/- each) (Not Annualized)			
	1) Basic:	(0.16)	(0.51)	(0.49)
	2) Diluted:	(0.16)	(0.51)	(0.49)
7.	Earnings Per Share (After extraordinary items)			
	(of Rs. 10/- each) (Not Annualized)			
	1) Basic:	(0.16)	(0.51)	(0.49)
	2) Diluted:	(0.16)	(0.51)	(0.49)

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors in their meeting held on 08.02.2022

2. The financial results for the quarter ended December 31,2021 have 🛮 been reviewed by the statutory auditors 3. The above is an extract of the detailed format of the Standalone Financial Results for the quarter ended December 31,2020 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of these Financial Results are available on the Stock Exchange website i.e. www.bseindia.com and Also on the Company's website: www.advance.net.in

For and on behalf of the Board

(Pradeep Agarwal)

Place: Mumbai Date: 08.02.2022

जीसी व्हेंचर्स लिमिटेड

नों. कार्यालय: २०९-२१०, २रा मजला, आर्केडिया बिल्डिंग, १९५, नरिमन पॉईंट, मुंबई-४०० ०२१

दः: ९१-२२-६६७०८६००, फॅक्सः ९१-२२-६६७०८६५० ई-मेल आयडी: geecee.investor@gcvl.in; वेबसाईटः www.geeceeventures.com

३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही आणि नऊमाहीचे संक्षिप्त स्वतंत्र आणि एकत्रित अलेखापरीक्षित वित्तीय निष्कर्ष

(प्रति समभाग माहिती व्यतिरिक्त रू. लाखांत)								
		स्वतंत्र			एकत्रित			
तपशील	संपलेले तिमाही	संपलेले नऊमाही	संपलेले तिमाही	संपलेले तिमाही	संपलेले नऊमाही	संपलेले तिमाही		
	३१.१२.२०२१	३१.१२.२०२१	३१.१२.२०२०	३१.१२.२०२१	३१.१२.२०२१	३१.१२.२०२०		
कारभाराद्वारे एकूण उत्पन्न (निवळ)	६,७३०.६५	८,६०३.९१	9,493.03	६,८५५.३१	८,९६६.५५	9433.83		
कालावधीसाठी निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा असाधारण बाबींपूर्वी)	9,330.८9	२,१३६.८३	893.63	9,849.98	२,३६६.१०	88.63		
कालावधीसाठी करपूर्व निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा असाधारण बाबींनंतर)	9,330.८9	२,१३६.८३	893.८३	9,849.98	२,३६६.१०	89.898		
कालावधीसाठी करनंतर निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा असाधारण बाबींनंतर)	9,09६.९३	9,६98.७३	३५९.०५	9,9२०.८२	9,८०४.८३	343.99		
कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न [कालावधीसाठी करपश्चात नफा/(तोटा) आणि करपश्चात इतर सर्वसमावेशक उत्पन्नासहित]	9,200.98	३,३२२.०७	२,१३०.८६	99६२.७०	३,५७६.७५	२४०९.९७		
समभाग भांडवल	२,०९१.१७	२,०९१.१७	२,०९१.१७	२,०९१.१७	२,०९१.१७	२,०९१.१७		
राखीव निधी (मागील वर्षाच्या लेखा–परिक्षित ताळेबंदात दर्शवल्याप्रमाणे पुनर्मुल्यांकित राखीव निधी वगळून)	-	_	_	-	_	-		
प्रतिभागावर मिळकत (₹ १०/ – प्रमाणे) (अखंडित आणि खंडित परिचालनाकरिता) अनन्यसाधारण बाबीनंतर								
१. मूलभूतः	४.८६	७.७२	9.७२	4.30	८.६३	9.६९		
२. सौम्यिकृत:	४.८६	७.७२	9.02	4.30	८.६३	9.६९		

(क) वरील वित्तीय निष्कर्ष हे ८ फेब्रुवारी, २०२२ रोजी झालेल्या त्यांच्या सभेत लेखापरिक्षण समितीद्वारे पुनर्विलोकीत करण्यात आले आणि ८ फेब्रुवारी, २०२२ रोजी झालेल्या संचालक मंडळाद्वारे मंजूर करण्यात आले.

(ख) वरील निष्कर्ष कंपनी अधिनियम, २०१३ च्या कलम १३३ अंतर्गत विहित इंडियन अकाऊंटींग स्टॅंडर्ड (इंडएएस) सहवाचता कंपनीज (इंडियन अकाऊंटींग स्टॅंडर्डस) फल्स, २०१५ चा नियम ३ आणि कंपनीज (इंडियन अकाऊंटींग स्टॅंडर्डस) (अमेंडमेंट रूल्स), २०१६ च्या अनुषंगाने बनवले आहेत.

सेबी (लिस्टिंग ॲंण्ड अदर डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्स्चेंजला दाखल केलेल्या ३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही आणि नऊमाहीचे वित्तीय निष्कर्षाच्या तपशिलवार विवरणाचा वरील एक उतारा आहे. तिमाही आणि नऊमाहीचे वित्तीय निष्कर्षाच संपूर्ण विवरण स्टॉक एक्स्चेंज बीएसई लिमिटेड (www.bseindia.com) किंवा नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया (www.nseindia.com) वर आणि कंपनीची वेबसाईट (www.geeceeventures.com) वर सुद्धा

जीसी व्हेंचर्स लिमिटेड करिता

श्री गौरव श्यामसुखा पूर्ण वेळ संचालक (डीआयएन - ०१६४६१८१)

दिलीप व्ही. कोठारी संयुक्त व्यवस्थापकीय संचालव

ठिकाण: मुंबई

दिनांक : ८ फेब्रुवारी २०२२

प्राधिकत अधिकार