

Date: 25th January, 2022

To,

BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai-400001.
Company Scrip Code – 543281

To,
National Stock Exchange of India Limited
Exchange Plaza, Plot no. C/1, G Block,
Bandra-Kurla Complex, Bandra (W),
Mumbai-400051.
Company Scrip Code – SUVIDHAA

Dear Sir/Madam,

Subject: SUBMISSION OF NEWSPAPER ADVERTISEMENT OF 'NOTICE OF POSTAL BALLOT DATED 22ND JANUARY, 2022' PURSUANT TO REGULATION 30 & 47 OF 5E81 (LODR) REGULATIONS, 2015

With reference to above captioned subject and **Regulation 30 (2)-Para A OF Part A of Schedule III & Regulation 47** of SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015 and in continuation to our letter dated 22nd January, 2022 with regard to the Submission of Postal Ballot Notice; please find enclosed herewith the copies of E-Newspaper Advertisement of Notice of Postal Ballot duly published in English and Gujarati Newspaper dated 25th January, 2022. The Copy of the said newspaper advertisement is available on the Company's website.

You are kindly requested to acknowledge and update the same into your records.

Thanking you,

Yours faithfully,

For, Suvidhaa Infoserve Limited

PRASHANT THAKAR

Director & CFO (DIN: 03179115)

FINANCIAL EXPRESS

'ALTERNATIVE TO ANDROID & iOS'

Govt mulling creation of indigenous mobile operating system: MoS IT

PRESS TRUST OF INDIA New Delhi, January 24

THE GOVERNMENT IS planning to come up with a policy that will facilitate an ecosystem for the industry to create an indigenous operating system as an alternative to Google's Android and Apple's iOS, Union Minister of State for Electronics and IT Rajeev Chandrasekhar said on Monday.

At present, mobile phones are dominated by two operating systems - Google's Android and Apple's iOS that are driving the hardware ecosystem as well, the minister told PTI in an interview.

"There is no third one. Therefore, in a lot of ways there is tremendous interest in MeitY and in the Government of India to even create a new handset

Total Income from Operations

and/or Extraordinary items)

extraordinary item)

Extraordinary items)

Equity Share Capital

b) Diluted

NOTES:-

Net Profit for the period (before Tax, Exceptional

Net profit for the period before tax(after Exceptional and/or

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

Total comprehensive income for the period (Comprising Profit for

the period (after tax) & Other Comprehensive Income (after tax))

Earnings per share (of Rs. 10/- each) (for continuing operations)

Reserves (excluding Revaluation Reserve) as shown in the

Audited Balance Sheet of the previous year

respective meetings held on 24th January, 2022

Sr. No.



operating system. We are talking to people. We are looking at a policyforthat,"Chandrasekharsaid.

He said that the government is looking for capabilities within start-up and academic ecosystems for development of an indigenous operating system (OS). The operating system is the main software of any computer and mobile device that weaves in the entire hardware and software system for effective functioning of the OS.

"If there is some real capability then we will be very much

PARTICULARS

Regd. Office: PD II, Jhilmil Metro Station, Jhilmil Industrial Area

Delhi - 110 095 Ph.: 0129-4876177

Email: info@cmilimited.in | Website: www.cmilimited.in

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2021

QUARTER ENDED

2253.22

(8734.51)

(7466.88)

(7466.87)

1602.74

(46.59)

(46.59)

Unaudited Unaudited

(1525.04)

(1125.15)

(1125.16)

1602.74

(7.02)

(7.02)

The above financial results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their

2. The Statutory Auditors have carried out Limited Review of the Unaudited financial results of the Company for the Quarter and nine months ended 31st December, 2021 under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations.

These financial results have been prepared in accordance with the Companies (Indian Accounting Standard) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extent

6. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and other Disclosure Requirements) Regulations, 2015. The full format of the quarterly & nine months

ended financial results are available on the stock exchange websites (NSE-www.nseindia.com, BSE-www.bseindia.com) and

interested in developing that area because that will create an alternative to iOS and Android which then an Indian brand can grow," Chandrasekhar said.

The minister said that most of the policies and policy tools are being re-looked at in the context of reiamgining goals and ambitions.

"Important is to have clear goals. Once we have clear goals and what is that we have to achieve then all the policies and actions will be consistent with it,"Chandrasekhar said.

He along with Minister for Communications and IT Ashwani Vaishnaw released the second volume of Vision Docuon Electronics ment Manufacturing prepared by the industry body ICEA whose members include Apple, Lava, Foxconn, Dixon, etc.

31-Dec-2021 30-Sep-2021 31-Dec-2020 31-Dec-2021 31-Dec-2020 31-Mar-2021

(1516.90) (12659.01)

Unaudited

6473.34

1502.74

(7.55)

(7.55)

(1473.50) (1515.07)

Unaudited

6107.10

(5366.94)

1602.74

(64.80)

(64.80)

For and on behalf of Board of Directors of CMI Limited

Chairman cum Managing Director

SC stays SAT order to Sebi's AO to appear before tribunal

FE BUREAU New Delhi, January 24

THE SUPREME COURT on Monday stayed a Securities Appellate Tribunal's direction to Sebi's adjudicating officer (AO) to appear before it to explain the market regulator's action in a matter involving 12-year delay in sending show cause notice to a trader for alleged insider

trading and share price manipulation. Irked by Sebi's casual approach, the SAT in December had pulled up the watchdog for 'judicial dishonesty" and also held the market regulator in 'contempt of court' as the regulatory official had failed to file a sworn affidavit as ordered by it. SAT had then directed the officer to appear before it on January 27.

A Bench led by Justice Vineet Saran stayed the operations of the SAT two orders and also the remarks made against the Sebi's AO. It also stayed the direction

that the said officer should file an affidavit explaining why the Sebi dealt with the case in a

(Rs. in Lakhs

Audited

20612.09

(7776.66)

1602.74

10853.60

(128.47)

(128.47)

Amit Jain

DIN: 00041300

NINE MONTHS ENDED YEAR ENDED

Unaudited

13677.29

(5235.62) (21820.81

(5236.30)

1502.74

(26.06)

(26.06)

(1134.46) (10386.53) (3916.18) (19460.31

(1134.46) (10386.53) (3916.18) (19450.04)

casual manner.

The matter before SAT involved a 12year delay in issuing a show-cause notice to Yatin Pandya, who between 2008 and 2009 is alleged to have manipulated the share price of Sterling International Enterprises to evade long-term capital gains tax.

Sebi while challenging the aggressive remarks made by the tribunal on its workings said that SAT's unwarranted "adverse remarks/observation especially in the absence of any pleading and or finding of any malafide or dishonesty will not only affect the independent and fearless dispensation of justice in order to protect the interest of investors but was also wholly unsustainable in law."

AG KK Venugopal and counsel Pratap Venugopal told the SC that that the aggressive remarks made by SAT were unwarranted as had no powers to try the regulatory official.



and commercial terms are contained in the Request for Proposal, which is available and can be downloaded from NHB's website http://www.nhb.org.in. with effect from 25.01.2022.

> General Manager - Market Research, Consultancy & Policy Department

CALCOM VISION LIMITED

Regd. Office: C-41, Defence Colony, New Delhi-110024 Email id: corp.compliance@calcomindia.com | Website: www.calcomindia.com CIN:- L92111DL1985PLC021095 | Contact No.-0120-2569761

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2021

(Rs. In Lakhs except per Share data)

S.		Quarter Ended			Nine Months Ended		Year Ended	
No.	Particulars	31.12.21 Unaudited	30.09.21 Unaudited	31.12.20 Unaudited	31.12.21 Unaudited	31.12.20 Unaudited	31.03.21 Audited	
1.	Total income from operations	3031.60	2404.25	1776.99	6205.47	3545.85	5780.63	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(16.35)	57.23	51.12	(54.62)	(70.89)	105.13	
3.	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	(16.35)	57.23	51.12	(54.62)	(70.89)	105.13	
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(16.35)	57.23	51.12	(54.62)	(70.89)	75.83	
5.	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	5.18	74.38	51.12	5.59	(70.89)	3107.43	
6.	Equity Share Capital (Face Value of Rs.10 each fully paid up)	1061.63	1061.63	1054.34	1061.63	1054.34	1054.34	
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)-							
	- Basic	(0.15)	0.54	0.48	(0.51)	(0.67)	0.72	
	- Diluted	(0.15)	0.52	0.48	(0.50)	(0.66)	0.70	

- The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations 2015. The full format of the Financial Results for the quarter and nine months ended December 31, 2021 are available on the website of the Stock Exchange website i.e. www.bseindia.com and also on the website of the Company i.e. www.calcomindia.com.
- The Financial Results have been prepared in accordance with India Accouting Standards (Ind AS) as notified under the Companies (Indian Accounting Standards) Rules, 2015 as specified under section 133 of compaines Act, 2013.

By Order of the Board For CALCOM VISION LIMITED S.K. MALIK

Place: Greater Noida Date: January 24, 2022

CHAIRMAN & MANAGING DIRECTOR

L&T Finance Limited Registered Office: Technopolis, 7th Floor, Plot No. 4 Block BP, Sector V, Salt Lake, Kolkata 700 091 CIN No.: U65910WB1993FLC060810 **Branch office:** Mumbai



POSSESSION NOTICE

[Rule-8(1)]

Whereas the undersigned being the authorized officer of L&T Finance Limited (Erstwhile, L&T Housing Finance Ltd has been Merged with L&T Finance Ltd under the Scheme of Amalgamation by way of merger by absorption approved by the NCLT Mumbai as well as NCLT Kolkata, L&T Housing Finance Limited has merged with L&T Finance Limited ('LTF') w.e.f. 12th April, 2021) under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, and in exercise of powers conferred by Section 13(12) of the said Act read with [rule 3] of the Security Interest (Enforcement) Rules, 2002 issued a demand notices calling upon the Borrower/ Co-borrowers and Guarantors to repay the amount mentioned in the demand notice appended below within 60 days from the date of receipt of the said notice together with further interest and other charges from the date of demand notice till payment/realization. The Borrower/ Co-Borrowers/ Guarantors having failed to repay the amount, notice is hereby given to the Borrower/ Co-Borrowers/ Guarantors and public in general that the undersigned has taken possession of the property described herein under in exercise of powers conferred on him/her under Section 13 and sub-section 4 of the said Act read with rule 8 of the said Rules on this notice. The Borrower/Co-Borrowers/Guarantors attention are invited for the provisions of sub-section 8 of sec 13 of the said act, in respect of the time available, to redeem the secured assets.

Loan Borrower/s/		Description of the Moutenand Proporties	Den	nand Notice	Date and Type of
Account Number	Co-borrower/s & Guarantors Name	Description of the Mortgaged Properties	Date	Outstanding Amount (₹)	Possession Taken
MUMFC13227829 MUMHL1400124 MUMHL15001251	 Ketan Nemchand Chheda Nemchand Vasanji Chheda Mayuri Ketan Chheda Nirmala Nemchand Chheda 	Schedule I All the piece and parcel of Property Address - Flat No. C - 5 and 6, 2nd floor, Kalpataru CHS, Sec 14, Plot No. 53,54,55, Vashi, Navi Mumbai, District Thane, Maharashtra - 400705		Rs. 1,83,15,117.27/- As On 22/10/2021	20/01/2022 Symbolic Possession

The Borrower/ Co-borrowers/ Guarantors in particular and public in general is hereby cautioned not to deal with the property and any dealing in the property would be subject to the charge of L&T Finance Limited for an amount mentioned in the demand notice together with further interest and other charges from the date of demand notice till payment/realization.

Date: 25.01.2022 Place: Mumbai

Authorized Officer For L&T FINANCE LIMITED

Date: 24.01.2022

Place: New Delhi

Company's website www.cmilimited.in.

KINARA CAPITAL

There is no separate reporting segment as per the Indian Accounting Standard (Ind-AS 108) on segment reporting.

Previous year / periods figures have been regrouped / reclassified, wherever necessary.

(Registered brand of Visage Holdings and Finance Private Limited) Registered Office: #50, 2nd Floor, 100 Feet Road, HAL 2nd Stage, Indiranagar, Bangalore-560 038. CIN-U74899KA1996PTC068587 RBI Registration: B-02.00255 www.kinaracapital.com | Email: CS@kinaracapital.com | Phone: +91 (80) 43241000

Financial results for the quarter and nine month period ended 31 December, 2021

(All amounts in ₹ lacs except otherwise stated) Nine months Corresponding nine Quarter ended period ended months period 31.12.2021 31.03.2021 **Particulars** ended 31.12.2020 31.12.2021 Unaudited Audited Unaudited Unaudited Total Income from Operations 7,176.28 19,078.74 16,466.33 23,277.61 Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary Items) 611.99 1,061.51 429.10 1,076.54 3 Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary Items) 611.99 429.10 1,061.51 1,076.54 Net Profit / (Loss) for the period after tax (after 459.18 802.48 747.75 Exceptional and / or Extraordinary Items) 310.28 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 353.41 663.95 449.90 739.79 6 Paid up Equity Share Capital 675.97 675.85 670.85 670.85 23,137.56 23,137.56 Reserves excluding Revaluation Reserve 22,182.33 22,413.65 8 Securities Premium Account 20,921.72 20,921.72 20,966.78 20,921.72 9 Net Worth 23,813.53 23,813.53 22,853.18 23,084.50 81,283.90 10 Paid up Debt Capital / Outstanding Debt 83,231.99 83,231.99 83,847.28 11 Outstanding Redeemable Preference Shares 12 Debt Equity Ratio 3.50 3.50 3.56 3.63 Earnings Per Share (Face Value of Rs. 10/- each) (for continuing and discontinued operations) -6.82 11.95 3.45 11.54 1. Basic: (₹) 2. Diluted: (₹) 6.60 11.56 3.35 11.15 Capital Redemption Reserve NA. NA NA NA Debenture Redemption Reserve NA NA NA. NA NA NA NA Debt Service Coverage Ratio 17 Interest Service Coverage Ratio NA NA NA. NA

- Notes: a) The above unaudited financial results of the Company have been prepared in accordance with Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2016 and accordingly, these unaudited financial results together with the results for the comparative reporting period have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 ("the Act"), and other accounting principles generally accepted in India, circulars, guidelines, directions issued by Reserve Bank of India ('RBI') from time to time and in compliance with Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 as amended ('Listing
- b) The above is an extract of the detailed format of quarterly and half yearly financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly and half yearly financial results are available on the websites of BSE Stock Exchange (www.bseindia.com) and our company (www.kinaracapital.com).
- c) For the other line items referred in regulation 52(4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange (Bombay Stock Exchange) and can be accessed on the URL (www.bseindia.com).
- d) In accordance with SEBI Circular dated 05 October 2021, since the Company does not have corresponding quarterly financial results, the columns for corresponding figures for quarter ended 31 December 2020 is not presented.

For and on behalf of the Board of Directors of Visage Holdings and Finance Private Limited

Hardika Shah

DIN: 03562871

(Director and Chief Executive Officer)

SUVIDHAA INFOSERVE LIMITED (CIN: L72900GJ2007PLC109642)

Registered Office: Unit No 02, 28th Floor, GIFT-II Building, Block No. 56, Road-5C, Zone-5, Gift City Gandhinagar 382355 Corporate Office: 14, Olympus Industrial Estate, Off Mahakali Caves Road, Andheri (East), Mumbai 400093 Tel.: + 91 9223225225 E-mail: cs@suvidhaa.com Website: www.suvidhaa.com

NOTICE OF POSTAL BALLOT

Pursuant to Section 108, 110 and other applicable provisions, if any, of the Companies Act, 2013, (the "Act"), read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, (the "Rules") and Ministry of Corporate Affairs (MCA) General Circular No. 14/2020 dated 8 April, 2020, General Circular No. 17/2020 dated 13 April, 2020 read with General Circular No. 22/2020 dated 15 June, 2020, General Circular No. 33/2020 dated 28 September, 2020 and General Circular No. 39/2020 dated 31 December, 2020 and General Circular No.10/2021 dated 23 June, 2021 and General Circular No. 20/2021 dated 08 December, 2021 (hereinafter known as MCA Circulars) and Regulation 44 of the SEBI (LODR) Regulations, 2015 (including any statutory modification or re-enactment thereof for the time being in force) and further to the approval of the Board of Directors in its meeting held on 22 January, 2022 to convene a Postal Ballot process, Notice is hereby given that the Special Businesses as set out in the Notice of Postal Ballot dated 22 January, 2022 for seeking approval of shareholders of the Company are proposed to be passed as Special Resolutions by the Shareholders of the Company by means of Postal Ballot through voting by electronic means only (i.e. remote e-voting only). The members are further hereby informed that:

1. DISPATCH

In compliance with the aforementioned MCA circulars, Electronic copies of the 'Notice of Postal Ballot dated 22 January, 2022 have been sent to all the members whose E-Mail IDs are registered with the Company or the Registrar and Share Transfer Agent (the "RTA"), i.e., M/s. Link Intime India Private Limited as per the Register of Members dated Friday, 21 January, 2022 for seeking approval on agenda items as tabled underneath by means

A printable copy of the Postal Ballot Notice shall also be made available on the website of the Company "www.suvidhaa.com" and on the website of BSE Limited "www.bseindia.com" and National Stock Exchange of India Limited "www.nseindia.com" and on the website of Linkintime at www.linkintime.co.in" as per the provisions of the Companies Act, 2013. The dispatch via E-Mail was completed on Monday, 24 January, 2022 in accordance with applicable laws. Members may please hereby note that the physical copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope shall not be sent to the shareholders for this Postal Ballot as the same has been dispensed vide MCA Circulars and that all communication of

shareholders for assent/ dissent will only take place through the remote e-voting system.

Further, for the purpose of updation of the correct and valid details more specifically the E-mail Id, members who have not registered their email id or KYC details or members who want to update the same are requested to fill in the all the details as required in the said "KYC Updating Form" which forms an integral part of this Notice of Postal Ballot and send the signed "KYC Updation Form" to the RTA of the Company and a copy of same at the Registered Office of the Company.

Item No.	Particulars of Agenda	Type of Business / Resolution/ Proposed Manner of Approval
1.	Ratification of Suvidhaa Infoserve Private Limited (SIPL) Employee Stock Option Plan 2018 (ESOP-2018)	Special Resolution
2.	Grant of Stock options 1% or more of the issued share capital of the Company	Special Resolution

E-VOTING: {Pursuant to Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015, and pursuant to Regulation 44 of SEBI

Members holding shares either in Physical form or in Dematerialized form, as on the cut-off date of Friday, 21 January, 2022, may cast their vote through electronic voting system (E-Voting) on the Special Businesses as set out in the Notice of Postal Ballot, as per the e-voting instructions stated in the Notice of Postal Ballot. The Company has availed E-Voting Services from Central Depository Service (India) Limited (CDSL) as per the details

Date of Commencement of Remote E-Voting Period	25 January, 2022, Tuesday
Date of End of Remote E-Voting Period	23 February, 2022, Wednesday
Cut-off date for determining the eligibility of members to vote through electronic means	21 January, 2022, Friday
Scrutinizer to the E-Voting Process	M/S. SPANJ & ASSOCIATES, Practicing Company Secretaries, Ahmedabad. E-mail: csdoshiac@gmail.com
ntact Details for redressal of grievances connected with Remot	e E-Voting:
Login Type- Individual Shareholders holding Securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542-43.
Login Type- Individual Shareholders holding Securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

3. GENERAL INFORMATION: The members are requested to note that: . Once the vote on a resolution is cast, the shareholders shall not be allowed to change it subsequently or cast vote again. The remote e-voting

module shall be disabled at 5.00 p.m. on 23 February, 2022 and e-voting shall not be allowed beyond the same. ii. Those Shareholders whose E-Mail Ids are not registered with the depositories for obtaining login credentials for e-voting for the resolutions proposed in this Notice are requested to submit the following through their registered E-Mail Ids to the respective E-Mail Ids of the Company/RTA: • For Physical Shares- Name of Shareholder, Folio No., scanned copy of the Share Certificate (front and back), self-attested scanned copy of PAN Card

 For Dematerialized Shares- Name of Shareholder, Demat Account Details (CDSL-16 digit beneficiary ID or NSDL-16 digit DP ID + Client ID), Client Master Report, Consolidated Demat Account Statement, Self-Attested scanned copy of PAN Card & AADHAR Card.

On receipt of the requests as above, the Company/RTA shall coordinate with CDSL/NSDL and provide the login credentials accordingly. iii. Resolutions passed by the Members through postal ballot is deemed to have been passed as if they have been passed at the General Meeting of the Members of the Company and the last date of E-Voting Period i.e. Wednesday, 23 February, 2022 (5:00 p.m. IST) shall be construed as the date on which the resolutions would be deemed to have been passed, if approved by Shareholders of the Company.

iv. In case of any other queries members may write an E-Mail to "cs@suvidhaa.com" or may contact through the contact details as mentioned in the For and On Behalf of the Board of Directors

Suvidhaa Infoserve Limited (Naresh Banarsilal Sharma) **Managing Director**

DIN: 09071085





Notice of Postal Ballot.

Date: 24th January, 2021

Place: Mumbai



Ahmedabad



Place: Bengaluru

Date: 24 January 2022

દેવાસના શેરધારકો ભારતની વિદેશી સંપત્તિઓ જપ્ત કરવાનું ચાલુ રાખશે

પીટીઆઈ

નવી દિલ્હી. તા.૨૪ સુપ્રિમ કોર્ટ દ્વારા કંપનીને જણાવ્યું હતું. આપતા ભારત સરકારની સંપત્તિ જમ રહ્યા છે અને તેમને પેરિસમાં કરવાની માગ કરવાનું ચાલુ ભારતીય સંપત્તિઓ ફ્રીઝ રાખશે પરંતુ તે વાતચીત માટે કરવા માટે ફ્રેન્ચ કોર્ટનો ખૂક્ષા છે, તેમ વકીલે જણાવ્યું આદેશ મળ્યો છે અને કેનેડામાં હતું. સુપ્રિમ કોર્ટના નિર્ણયથી ભારતીય ભંડોળ દ્વારા કંઈપણ બદલાતુ નથી. મોદી જાળવવામાં આવેલ ભંડોળ સરકાર અને ભારતીય પર આંશિક અધિકારો અદાલતો હકીકતોને ફરીથી મેળવ્યા છે. નથી. છેતરપિંડીના તેમના મામૃતી પ્રવક્તાએ જણાવ્યં હતું કે. આરોપ ભારતની બહારની અમે પહેલાથી જ પૂર્વાધિકાર

દેવાસ મલ્ટીમીડિયાના અદાલતોમાં ક્યારેય ઊભા દાખલ કરી ચુકયા છીએ થશે નહિં તેમ મેથ્યુ ડી અથવા ભારતીય રાજ્યની મેકગિલ, ગિબ્સન, ડન એન્ડ સંપત્તિમાં કરોડો ડોલરની ક્રુચરના ભાગીદાર અને જમી અને ગાર્નિશેન્ટ ઓર્ડર

માગણીઓને રદ કરવા માટે છે.

દેવાસોના મેળવી ચૂકયા છીએ. જ્યાં નવો કાયદો ઘડયો હતો અને શેરધારકોના મુખ્ય વકીલે સુધી ભારત વાટાઘાટોના આવીમાગનેલાગુ કરવામાટે ટેબલ પર સદભાવનાથી પરત એકત્રિત કરવામાં આવેલા સમેટી લેવાને સમર્થન મોદી સરકાર માટે વધુ ન આવે ત્યા સુધી અમે નાણાંરિફંડકરવા સંમત થયા દેવાસ સારો અભિગમએ હશે કે રાજ્યની સંપત્તિને જ્યાં પણ હતાં. કેઈર્ન આના પગલે રૂ મલ્ટીમીડિયાના શેરધારકોએ વાટાઘાટોના ટેબલ પર પાછા શોધીશું ત્યા સુધી અમે તેને પિયા ૭,૯૦૦ કરોડનું રિફંડ સેટેલાઈટ ડીલ રદ કરવા માટે ફરવું અને સમાધાનની ઓળખવાનું અને જપ્ત કરવાનું મેળવવા માટે હકદાર છે. આર્બિટ્રેશન ટિબ્યુનલ્સ દ્વારા વાટાઘાટો ચાલુ રાખવી. ચાલુ રાખીશું. સરકારે ગત દેવાસના પ્રવક્તાએ જણાવ્યું કંપનીને આપવામાં આવેલ દેવાસના શેરધારકો એવર્ડની વર્ષે ઓગસ્ટમાં કેઈર્ન એનર્જી હતું કે, તેઓ વૈશ્વિક સ્તરે ગમે ૧.૨ બિલિયન ડોલર પુનઃપ્રાપ્તિ માટે વિદેશમાં જેવી કંપનીઓ પર કરવામાં ત્યાં મળેલા આબિંટ્રેશન એકત્રિત કરવા માટે વિદેશમાં ભારતીય સંપત્તિનો પીછો કરી આવેલી તમામ પૂર્વવર્તી કર એવોર્ડની નોંધણી કરાવી શકે



up a Special Purpose Vehicle for promotion and development of Residential Mortgage-Backed Securitization in India. The technical and commercial terms are contained in the Request for Proposal, which is available and can be downloaded from NHB's website http://www.nhb.org.in. with effect from 25.01.2022.

> General Manager - Market Research, Consultancy & Policy Department

IHCL

ORIENTAL HOTELS LIMITED

CIN: L55101TN1970PLC005897

Regd. Office: 'Taj Coromandel' No.37, Mahatma Gandhi Road, Chennai 600034. Phone No.: 044 - 66172828. Fax No.: 044 - 28278138. Website: www.orientalhotels.co.in

UNAUDITED STATEMENT OF FINANCIAL RESULTS FOR THE QUARTER/NINE MONTHS PERIOD ENDED DECEMBER 31, 2021

Standalone Consolidated Audited Nine Months Quarter ended Nine Months Quarter ended onded 1.12.2021 31.12.2021 31.12.2020 31.12.2020 31.03.2021 31.12.2021 31.12.2021 31.12.2020 31.12.2020 31.03.2021 15741 4353 6901 12322 7931 15797 4358 6891 7901 1036 (2007)1010 (2051)(1069)(7534)(1068)(6882)1010 (2051) 1036 (2007) (1069)(6864 (7534)(1068 (6882) (1466) (763) 920 (1074) (2030)(6536)

12312 Total Income from operations Net Profit / (Loss) for the period before tax (before (7554)Net Profit / (Loss) for the period before tax (after Exceptional items) (7554) @ Net Profit / (Loss) for the period after tax (after (7127) Exceptional items) Total Comprehensive Income for the period (Comprising (1027) (582) (4487) 1134 (7657) (1246)(757)(6352)profit/(loss) for the period (after tax) and Other ive Income (after tax)) Paid-up Equity Share Capital (Face value per share -1786 1786 1786 1786 1786 1786 1786 1786 1786 1786 Reserves (excluding Revaluation Reserve) 24365 43278 @ Earnings Per Share (in ₹) (Face value of ₹1 each) Basic / Diluted (* not annualised) *0.40 *(0.82) *(0.43) *(2.73) (2.99)*0.52 (3.99)@ In case of Consolidated Net Profit/(Loss) for the period after tax (after Exceptional items) and share of profit/(loss) of associates / Jointly controlled entity

1. The results were reviewed by the Audit Committee of the Board and subsequently approved by the Board of Directors at its meetings held on January 24, 2022

The results have been reviewed by the Statutory Auditor of the Company. 2. These financial results have been prepared in accordance with the recognition and measurement principles of Indian Accounting Standards ("Ind AS") prescribed under

Section 133 of the Companies Act, 2013 read with the relevant rules issued thereunder and the other accounting principles generally accepted in India. Financial results for all the periods presented have been prepared in accordance with the recognition and measurement principles of Ind AS.

 The above is an extract of the detailed format of Quarter/Nine Months Period ended December 31, 2021 Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Nine Months Period ended Financial Results are available on the websites of Stock Exchanges at www.bseindia.com and www.nseindia.com and also on the Company's website at www.orientalhotels.co.in

For ORIENTAL HOTELS LIMITED

Place : Chennai

Managing Director

(₹ in lakhs)



Regd. Office: Aditya-I, Chhani Road, Vadodara - 390024, Gujarat **Phone:** +91-265-2765200; **Fax:** +91-265-2765344 Email: investor@godeepak.com Website: www.godeepak.com; CIN: L24110GJ1970PLC001735

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2021

Sr.	Particulars	CONSOLIDATED RESULTS						
No.	Turnounis		Quarter Ended		Nine Months Ended		Year Ended	
		31.12.2021 (Unaudited)	30.09.2021 (Unaudited)	31.12.2020 (Unaudited)	31.12.2021 (Unaudited)	31.12.2020 (Unaudited)	31.03.2021 (Audited)	
1	Total Income from Operations	1,748.02	1,689.78	1,239.57	4,968.91	2,912.10	4,381.27	
2	Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)	325.33	341.68	290.30	1,072.26	651.78	1,041.72	
3	Net Profit for the period after tax (after Exceptional and/or Extraordinary Items)	242.46	254.34	216.56	799.43	485.70	775.81	
4	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and other comprehensive income (after tax)]	242.97	253.96	215.85	799.24	484.28	774.74	
5	Equity Share Capital (Face Value of ₹ 2/- each)	27.28	27.28	27.28	27.28	27.28	27.28	
6	Other Equity	NA	NA	NA	NA	NA	2,319.37	
7	"Earnings per share (Face Value of ₹ 2/- each) (not annualised) (for continuing and discontinued operations) : 1. Basic 2. Diluted	17.78 17.78	18.65 18.65	15.88 15.88	58.61 58.61	35.61 35.61	56.88 56.88	

Ex	Extract from the Standalone Financial Results: (₹in						₹ in Crores)	
Sr.	1	Quarter Ended			Nine Months Ended		Year Ended	
No.		31.12.2021 (Unaudited)	30.09.2021 (Unaudited)	31.12.2020 (Unaudited)	31.12.2021 (Unaudited)	31.12.2020 (Unaudited)	31.03.2021 (Audited)	
1	Total Income from Operations	699.44	551.07	490.92	1,823.05	1,294.16	1,822.68	
2	Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)	149.93	129.99	131.76	447.71	341.46	478.61	
3	Net Profit for the period after tax (after Exceptional and/or Extraordinary Items)	112.04	96.55	97.93	343.51	253.62	354.72	
4	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and other comprehensive income (after tax)]	112.47	96.16	97.22	343.23	252.20	353.42	

Place: Vadodara

Date: January 24, 2022

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated financial results are available or stock exchange websites (www.nseindia.com and www.bseindia.com) and on company's website (www.godeepak.com).

> For DEEPAK NITRITE LIMITED D. C. MEHTA **Chairman & Managing Director**

DIN: 00028377

SUVIDHAA INFOSERVE LIMITED

(CIN: L72900GJ2007PLC109642)

Registered Office: Unit No 02, 28th Floor, GIFT-II Building, Block No. 56, Road-5C, Zone-5, Gift City Gandhinagar 382355 Corporate Office: 14, Olympus Industrial Estate, Off Mahakali Caves Road, Andheri (East), Mumbai 400093 Tel.: + 91 9223225225 E-mail: cs@suvidhaa.com Website: www.suvidhaa.com

NOTICE OF POSTAL BALLOT

Pursuant to Section 108, 110 and other applicable provisions, if any, of the Companies Act, 2013, (the "Act"), read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, (the "Rules") and Ministry of Corporate Affairs (MCA) General Circular No. 14/2020 dated 8 April, 2020, General Circular No. 17/2020 dated 13 April, 2020 read with General Circular No. 22/2020 dated 15 June, 2020, General Circular No. 33/2020 dated 28 September, 2020 and General Circular No. 39/2020 dated 31 December, 2020 and General Circular No. 10/2021 dated 23 June, 2021 and General Circular No. 20/2021 dated 08 December, 2021 (hereinafter known as MCA Circulars) and Regulation 44 of the SEBI (LODR) Regulations, 2015 (including any statutory modification or re-enactment thereof for the time being in force) and further to the approval of the Board of Directors in its meeting held on 22 January, 2022 to convene a Postal Ballot process, Notice is hereby given that the Special Businesses as set out in the Notice of Postal Ballot dated 22 January, 2022 for seeking approval of shareholders of the Company are proposed to be passed as pecial Resolutions by the Shareholders of the Company by means of Postal Ballot through voting by electronic means only (i.e. remote e-voting only). The members are further hereby informed that:

In compliance with the aforementioned MCA circulars, Electronic copies of the 'Notice of Postal Ballot dated 22 January, 2022 have been sent to all the members whose E-Mail IDs are registered with the Company or the Registrar and Share Transfer Agent (the "RTA"), i.e., M/s. Link Intime India Private Limited as per the Register of Members dated Friday, 21 January, 2022 for seeking approval on agenda items as tabled underneath by means of Remote e-voting or Remote e-voting.

A printable copy of the Postal Ballot Notice shall also be made available on the website of the Company "www.suvidhaa.com" and on the website of BSE Limited "www.bseindia.com" and National Stock Exchange of India Limited "www.nseindia.com" and on the website of Linkintime at "www.linkintime.co.in" as per the provisions of the Companies Act, 2013. The dispatch via E-Mail was completed on Monday, 24 January, 2022 in

Accordance with applicable laws.

Members may please hereby note that the physical copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope shall not be sent to the shareholders for this Postal Ballot as the same has been dispensed vide MCA Circulars and that all communication of shareholders for assent/ dissent will only take place through the remote evoting system.

Further, for the purpose of updation of the correct and valid details more specifically the E-mail Id, members who have not registered their email id or KYC details or members who want to update the same are requested to fill in the all the details as required in the said "KYC Updating Form" which forms an integral part of this Notice of Postal Ballot and send the signed "KYC Updating Form" to the RTA of the Company and a copy of same at the forms an integral part of this Notice of Postal Ballot and send the signed "KYC Updation Form" to the RTA of the Company and a copy of same at the

16	gistered Or	nce of the Company.	
	Item No. Particulars of Agenda		Type of Business / Resolution/ Proposed Manner of Approval
	1.	Ratification of Suvidhaa Infoserve Private Limited (SIPL) Employee Stock Option Plan 2018 (ESOP-2018)	Special Resolution
	2.	Grant of Stock options 1% or more of the issued share capital of the Company	Special Resolution

2. E-VOTING: {Pursuant to Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration tules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015, and pursuant to Regulation 44 of SEB LODR) Regulations, 2015}-

Members holding shares either in Physical form or in Dematerialized form, as on the cut-off date of Friday, 21 January, 2022, may cast their vote through electronic voting system (E-Voting) on the Special Businesses as set out in the Notice of Postal Ballot, as per the e-voting instructions stated in the Notice of Postal Ballot. The Company has availed E-Voting Services from Central Depository Service (India) Limited (CDSL) as per the details **Date of Commencement of Remote E-Voting Period** 25 January, 2022, Tuesday

	l a company of the co	" ' '
	Date of End of Remote E-Voting Period	23 February, 2022, Wednesday
	Cut-off date for determining the eligibility of members to vote through electronic means	21 January, 2022, Friday
	Scrutinizer to the E-Voting Process	M/S. SPANJ & ASSOCIATES, Practicing Company Secretaries,
		Ahmedabad. E-mail: csdoshiac@gmail.com
Con	tact Details for redressal of grievances connected with Remote	E-Voting:
	Login Type- Individual Shareholders holding Securities in	Members facing any technical issue in login can contact
	Demat mode with CDSL	CDSL helpdesk by sending a request at

helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542-43 Login Type- Individual Shareholders holding Securities in Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in Demat mode with NSDL or call at toll free no.: 1800 1020 990 and 1800 22 44 30

3. GENERAL INFORMATION: The members are requested to note that:

3. GENERAL INFORMATION: In emembers are requested to note that:

1. Once the vote on a resolution is cast, the shareholders shall not be allowed to change it subsequently or cast vote again. The remote e-voting module shall be disabled at 5.00 p.m. on 23 February, 2022 and e-voting shall not be allowed beyond the same.

ii. Those Shareholders whose E-Mail Ids are not registered with the depositories for obtaining login credentials for e-voting for the resolutions proposed in this Notice are requested to submit the following through their registered E-Mail Ids to the respective E-Mail Ids of the Company/RTA:

• For Physical Shares- Name of Shareholder, Folio No., scanned copy of the Share Certificate (front and back), self-attested scanned copy of PAN Card

For Dematerialized Shares- Name of Shareholder, Demat Account Details (CDSL-16 digit beneficiary ID or NSDL-16 digit DP ID + Client ID), Client
Master Report, Consolidated Demat Account Statement, Self-Attested scanned copy of PAN Card & AADHAR Card.
 On receipt of the requests as above, the Company/RTA shall coordinate with CDSL/NSDL and provide the login credentials accordingly.

iii. Resolutions passed by the Members through postal ballot is deemed to have been passed as if they have been passed at the General Meeting of the Members of the Company and the last date of E-Voting Period i.e. Wednesday, 23 February, 2022 (5:00 p.m. IST) shall be construed as the date on which the resolutions would be deemed to have been passed, if approved by Shareholders of the Company

iv. In case of any other queries members may write an E-Mail to "cs@suvidhaa.com" or may contact through the contact details as mentioned in th

For and On Behalf of the Board of Directors Suvidhaa Infoserve Limited

(Naresh Banarsilal Sharma

Managing Director

DIN: 09071085

Place: Mumbai Date: 24th January, 2021

APOLLO TRICOAT TUBES LIMITED



CIN: L74900DL1983PLC014972

Registered Office: 37, Hargobind Enclave, Vikas Marg, Delhi - 110092 Corporate Office: 36, Kaushambi, Near Anand Vihar Terminal, Ghaziabad 201010

Tel: +91-120-4041400 | Fax: +91-120-4041444

E-Mail: info@apollotricoat.com | Website: www.apollotricoat.com

EXTRACT OF STATEMENT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER **AND NINE MONTHS ENDED DECEMBER 31, 2021**

			(₹in Crs. ex	cept earning p	er share data	
		Quarter	ended	Nine Months ended		
S.No.	Particulars	Dec 31, 2021	Dec 31, 2020	Dec 31, 2021	Dec 31, 2020	
		Unaudited	Unaudited	Unaudited	Unaudited	
1	Total Income from Operations	719.91	503.44	1901.61	1004.91	
2	EBIDTA	43.49	57.53	163.85	114.26	
ω	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	37.26	50.68	145.82	94.65	
4	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	37.26	50.68	145.82	94.65	
5	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	27.73	37.89	108.85	70.66	
6	Total Comprehensive income for the period	27.64	37.84	108.60	70.48	
7	Equity Share Capital	12.16	6.08	12.16	6.08	
8	Other Equity	-		-	-	
9	Earnings Per Share (face value of ₹ 2/- not annualised for quarterly figures)					
	Basic: Diluted:	4.56 4.56	6.23 6.23	17.90 17.90	11.62 11.62	

1 Brief of Consolidated Financial Results for the quarter and nine months ended 31 December, 2021:							
	<u> </u>	Quarter ended	Nine Months ended				
	Particulars	Dec 31, 2021	Dec 31, 2021				
		(Unaudited)	(Unaudited)				
\Box	Income from Operations	719.91	1901.61				
T	Profit Before Tax	37.26	145.82				
П	Profit After Tax	27.73	108.85				

"available on the website of the Stock Exchange (www.bseindia.com) and on the Company's website "www.apollotricoat.com"

Place: Ghaziabad Date: 24 January, 2022 For Apollo Tricoat Tubes Limited Rahul Gupta

Managing Director





