

4<sup>th</sup>November, 2020

To,
BSE Limited
P.J. Towers,
Dalal Street, Fort,
Mumbai – 400 001.

Scrip Code

540696

Scrip Id

**KCDGROUP** 

Sub: Newspaper clipping of Intimation of Board Meeting

Dear Sir/ Madam,

This is to inform you that pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 a meeting of Board of Directors of the Company is scheduled to be held on Tuesday, 10<sup>th</sup> November, 2020 at the Registered Office of the Company to consider and approve Un-audited Financial Results of the Company for the quarter and half year ended on 30<sup>th</sup> September, 2020 and other items of business as set out in the agenda of the meeting.

In continuation to the same, the newspaper clipping duly published in English Newspaper (All Edition) and Marathi Newspaper (Mumbai Edition) is enclosed herewith.

es In

We hereby request you to take above cited Information on your records.

For KCD Industries India Limited

(formerly known as Ruchika Industries India Limited)

Deenika Hndhad

Company Secretary & Compliance Officer

Membership No. A41244

KCD INDUSTRIES INDIA LIMITED

(Formerly known as Ruchika Industries India Limited)

**Corporate Division** 

501, Ruby Crescent Business Boulevard,
Ashok Chakravati Road, Above Axis Bank,
Kandivali (East), Mumbai - 400 101.
Tel.: +91 91373 22030
Email: roc.ruchika@gmail.com, info@kcdindustries.com,
CIN: L70100MH1985PLC301881



**FINANCIAL EXPRESS** 



## KAMDHENU LIMITED

Regd. Off.: A-1112 & A-1114, RIICO Industrial Area, Phase-III, Bhiwadi, Alwar, Rajasthan-301019 Corp. Off.: 2nd Floor, Tower A, Building No.9, DLF Cyber City, Phase-3, Gurugram-02 Ph.: +91-124-4604500 (30 Lines) Fax: +91-124-4218524 Email: kamdhenu@kamdhenulimited.com, www.kamdhenulimited.com

#### NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that the meeting of the Board of Directors of the Company is scheduled to be held on Monday, the 9th day of November, 2020 though Video Conferencing, inter alia, to consider and approve the standalone and consolidated unaudited financial results of the Company for the half year and quarter ended 30th September, 2020. The said Notice may be accessed on the Company's website at

https://www.kamdhenulimited.com and may also be accessed on the Stock Exchange websites at http://www.bseindia.com and http://www.nseindia.com. Further, pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015

and Company's "Code of Conduct to Regulate, Monitor and Report, Trading by Insiders", the trading window for the dealing in securities of the Company shall remain closed upto 11th November, 2020, including that day.

For KAMDHENU LIMITED

Jogeswar Mohanty (Company Secretary) M. No. ACS23247

KAMDHENU PAS10000

Date: 02.11.2020

Place: Gurugram

Colour

# **KCD Industries India Limited**

Regd. Off.: 501,5th Floor, Ruby Crescent Business Boulevard, Ashok Chakravati Road, Kandivali (East), Mumbai - 400 101 Phone: 9137322030 Email: compliance@kcdindustries.com Web: www.kcdindustries.com

(Formerly known as Ruchika Industries India Limited)

CIN: L70100MH1985PLC301881

NOTICE is hereby given in terms of Regulation 29 read with regulation 47 of the SEBI (LODR) Regulations, 2015 that the Meeting of the Board of Directors of the Company is scheduled to be held on Tuesday, 10th November, 2020 at its Registered Office to consider, approve and take on record, inter alia, the Un-audited Financial Results of the Company for the quarter and half year ended on 30th September, 2020 and any other matter with permission of the Chair.

The said intimation is also available on Company's website a www.kcdindustries.com and may also be available on the website of BSE at www.bseindia.com

> For KCD Industries India Limited (formerly known as Ruchika Industries India Limited) Kavita Iyer

Date: 02/11/2020 Place: Mumbai

Chairman & Managing Director DIN: 08417118

#### K G DENIM LIMITED

CIN: L17115TZ1992PLC003798 Regd. Office: Then Thirumalai, Jadayampalayam, Coimbatore -641 302.

Phone: 04254-235240, Fax: 04254-235400 Website: www.kgdenim.com, E-mail: cskgdl@kgdenim.in NOTICE TO THE SHAREHOLDERS OF 28th ANNUAL GENERAL MEETING

NOTICE is hereby given that the 28th Annual General Meeting ("AGM") of K G Denim Limited will be held on Monday, November 30, 2020 at 3.00 p.m through Video Conferencing (VC) or other Audio-Visual Means (OAVM), in compliance with the applicable provisions of the Companies Act, 2013, read with General Circular No.14/2020 dated 8th April 2020, General Circular No.17/2020 dated 13<sup>th</sup> April, 2020 and General Circular No.20/2020 dated 5<sup>th</sup> May 2020 issued by the Ministry of Corporate Affairs to transact the business provided in the Notice of 28th AGM of the Company (AGM Notice). Details and Instructions to attend, vote and view the proceedings of the 28th AGM is provided in the AGM Notice. The Register of Members and the Share Transfer Books of the Company will remain closed from 24<sup>th</sup> November 2020 to 30<sup>th</sup> November 2020 (both days inclusive).

The Company will be sending the 28th AGM Notice along with Annual Report electronically to those members who have registered their email IDs with the Company / Depository Participants and or the Company's Registrar and Share Transfer Agent in compliance with MCA Circulars. Members holding equity shares in physical form who have not registered their email ID may get the same registered with Company / RTA. Members participating through the VC/OAVM facility shall be counted for the purpose of reckoning the guorum under Section 103 of the Companies Act, 2013. Notice of the 28th AGM and Annual Report will be made available on the website of the Company i.e www.kgdenim.com.

The Company is providing a facility of voting through electronic means i.e remote e-voting and evoting at the AGM to be held through VC/OAVM, to vote on the business set out in the AGM Notice. Detailed instructions for attending the meeting through VC/OAVM or casting vote by remote e-voting or e-voting at the AGM is provided in the AGM Notice. Members who have not registered their email ID can procure User ID and password by following the instructions provided in the AGM Notice.

By order of the Board KG BAALAKRISHNAN Place: Coimbatore **Executive Chairman** Date: 02.11.2020

## TCP LIMITED

CIN: U24200TN1971PLC005999 Registered Office: No.4, Karpagambal Nagar, Mylapore, Chennai 600004. Website: www.tcpindia.com Email ID: chem@tcpindia.com Phone :(044) 24991518 Fax: (044) 24991777

INFORMATION REGARDING THE 48TH ANNUAL GENERAL MEETING (AGM) OF TCP LIMITED TO BE HELD THROUGH VIDEO CONFERENCING (VC) OR OTHER AUDIO VISUAL MEANS (OAVM), NOTICE FOR UPDATION OF EMAIL ID AND BANK DETAILS

1.The 48th Annual General Meeting ("AGM") of TCP Limited will be held through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and General Circular No.14/2020 dated 8th April 2020, General Circular No.17/2020 dated 13th April 2020 and General Circular No.20/2020 dated 5th May 2020 and other applicable Circulars issued by the Ministry of Corporate Affairs ("MCA"), (collectively referred to as the "relevant circulars") to transact the business as will be set out in the Notice of the AGM. Members will be able to attend the AGM only through VC/OAVM, the details of which will be given in the Notice of the 48th AGM. Members participating through the VC/ OAVM facility shall be counted for the purpose of reckoning the Quorum under section 103 of the Companies Act, 2013.

2. Members may please note that in compliance with the relevant circulars, the 48th Annual Report of the Company, for the Financial year 2019-20, containing therein the Notice for the 48th AGM, the Directors' Report and the Auditors' Report and the Financial Statements of the Company for the year ended 31st March 2020 and other documents required to be annexed / attached thereto, will be sent to the members of the Company at their e-mail address registered with the Company or with their Depository Participants. The 48th Annual Report will also be available on the website of the Company at www.tcpindia.com.

3.Manner of registering / updating e-mail address and Bank

In case the Shareholder's email ID is already registered with the Company or with the Company's Registrar and Share Transfer Agent ("RTA"), M/s Cameo Corporate Services Ltd or with their Depositories, the Annual Report and the log-in details for e-voting will be sent to their registered e-mail address.

In case the Shareholder has not registered his or her or their e-mail address with the Company or with the RTA or with their Depositories, and / or not updated their Bank Account mandate, the following instructions are to be followed:

a.Please click on the following link of our RTA - Cameo Corporate

https://investors.cameoindia.com fill in the details and submit. b.In case of shares that are held in Demat mode, the Shareholders may contact their Depository Participant ("DP") and register their e-mail address and bank account details in their demat account as

per the procedure advised by their DP. c.The Cut-off-date to ascertain the names of the shareholders for dispatch of the 48th AGM Notice and the 48th Annual Report of the Company is 14th November, 2020, 5 P.M.

Place: Chennai Dated: 03-11-2020

For TCP Limited Ravi Selvarajan Company Secretary & DGM - Finance



#### UNIVERSAL CABLES LIMITED

P.O. Birla Vikas, Satna - 485 005 (M.P.), India Phone: (07672) 257121-27 • Fax: (07672) 257129, 257131 E-mail: headoffice@unistar.co.in • Website: www.unistar.co.in

Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a Meeting of the Board of Directors of the Company will be held on Monday, the 9th November, 2020, inter-alia, to consider and approve the Unaudited Standalone and Consolidated Financial Results of the Company for the guarter and half year ended 30th September, 2020.

at www.unistar.co.in and on the Stock Exchanges websites at www.bseindia.com and www.nseindia.com.

Place: Satna (M.P.) (Sudeep Jain) Date : 31" October, 2020 Company Secretary

Southern Petrochemical Industries	Twinshield Co
Corporation Ltd.	Private Limite
CIN: L11101TN1969PLC005778	CIN: U74992T
Registered Office: SPIC House,	Registered Of
88 Mount Road, Guindy,	88 Mount Roa
Chennai - 600 032	Chennai - 600
Email: mbg@spic.co.in	Email: rangas
Tel: 044-22350292.	Tel: 044-2235
	1

Private Limited CIN: U63040TN1968PTC0056 Registered Office: SPIC Hous 88 Mount Road, Guindy, Chennai - 600 032 Email: mbg@spic.co.in Tel: 044-22350292

Notice of the proposed Offer for Sale (OFS) of 1,05,72,513 Equity Shares ("Shares") having face value of Rs. 10/- each of Tuticorin Alkali Chemicals & Fertilizers Limited ("the Company") (Scrip Code: 506808) by Promoters / Promoter Group (Sellers) for achieving the minimum public shareholding

(Not for Release, Publication or Distribution in and into the United States or Other Jurisdictions (as defined below). See "Important *Information" below.)* 

CIR/MRD/DP/18/2012 dated July 18, 2012, as amended by circulars from time to time ("SEBI OFS Circulars") issued by Securities Exchange Board of India (SEBI) regarding comprehensive guidelines on "Offer for Sale" (OFS) as set forth below and shall be read with the Notice dated 2<sup>nd</sup> November, 2020 issued by the Seller to BSE Limited.

of the Company as prescribed under the Securities Contracts (Regulations) Rules, 1957, as amended, and Regulation 38 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015, as amended, and in one of the permissible methods prescribed by SEBI by way of its circular bearing no. CIR/CFD/CMD/14/2015 dated November 30, 2015, as amended ("MPS Circular"). The Offer shall be undertaken exclusively through the Seller's Brokers (defined below)

The details of the Offer, in accordance with the requirements of Clause 5(b) of the SEBI OFS Circular, are set forth below. Other important information in relation to the Offer is set out below under the heading "Important Information", and the information included therein constitutes an integral part of the terms and conditions of the Offer. The brokers and prospective buyers are required to read the information included in this Advertisement in its entirety along with the Notice dated 2<sup>nd</sup> November, 2020 issued by the Sellers to the BSE Limited as required by the SEBI OFS Circulars

Name of the Seller (Promoter/ Promoter Group)	1. M/s Southern Petrochemical Industries     Corporation Limited;     2. M/s Twinshield Consultants Private Limited; and     3. M/s South India Travels Private Limited
Name of the Company whose shares are proposed to be sold and ISIN	Tuticorin Alkali Chemicals & Fertilizers Limited (the "Company") ISIN: INE400A01014
Name of the Stock Exchange where orders shall be placed	BSE Limited, Mumbai
Designated Stock Exchange	The sale shall be undertaken through the trading platform provided by the BSE.
Designated Clearing Corporation Name of the Clearing Member Code of the Clearing Member	CC Name: NCL Limited CM Name: Navia Markets Limited CM Code: 6341
Date and time of the opening and closing of the Sale	For Non-Retail Investors: 3 <sup>rd</sup> November, 2020 ("T Day")  For Retail Investors and for Non-Retail Investors who wish to bid for unsubscribed portion of the retail category: 4 <sup>th</sup> November, 2020 ("T+1 Day")
Allocation Methodology	The allocation shall be at or above the Floor Price (as defined) on the price priority method at multiple clearing prices basis, in accordance with the SEBI OFS Circulars.
Number of Equity Shares proposed to be sold by the Seller pursuant to the Offer	Up to 1,05,72,513 (One Crore Five Lakh Seventy Two Thousand Five Hundred Thirteen) Equity Shares of face value of Rs.10/- each, representing 8.68% of the total paid up equity share capital of the Company.
Maximum number of Shares that the Seller may choose to sell over and above the offer made in the Sale	Nil
Seller's Broker	Name: Navia Markets Limited SEBI Registration No.: INZ000095034 Sellers Brokers clearing number: 6341
Floor Price	The Floor Price for the Offer shall be Rs. 6.50 (Rupees Six and Paise Fifty Only) per equity share of the Company – conveyed to BSE on 2.11.2020 after 3:30 PM and before 5:00 PM
Retail Discount	No discount is being offered to retail investors.
	The Seller reserves the right to not proceed with the Sale at any time prior to opening of the Sale.
Conditions for withdrawal or cancellation of the Offer	In the event that valid orders are not placed for the entire number of Offer shares at or above the Floor Price or in case of defaults in settlement obligation, the Seller reserves the right to either conclude the Sale to the extent of orders placed or cancel the Sale in full only on T day. The decision to either accept or

## Important Information

DIN:00002174

submitted to or filed with any regulatory authority or to any other person or class of person within or outside India.

Rules and Regulations issued by the Stock Exchanges from time to time. There will be no public offer of the Sale Shares in India under the Companies Act, 2013 (as notified and applicable) as amended from time to time ("Companies Act") or in any other jurisdiction. Accordingly, no documents have been or will be prepared, registered or submitted for approval as a "prospectus" or an offer document with the Registrar of Companies in India under the Companies Act and/or Securities and Exchange Board of India ("SEBI") under the SEBI (Issue of Capital and Disclosure Requirements) Regulations. 2018. as amended ("SEBI ICDR Regulations"), or to the Stock Exchanges or any other regulatory or listing authority in India or abroad, and no such document will be circulated or distributed to any person in an jurisdiction, including in India. The Bidders acknowledge and agree that any buy order or bid shall be made solely on the basis of publicly available information and any information available with SEBI, Stock Exchanges, Company's website or any other public domain, together with the information contained in this Notice. The Sale is subject to the further terms set forth in the contract note to be provided to the successful Bidders.

States of America, its territories and possessions, any state of the United States of America, and the District of Columbia (together, the "United States"), and is neither an offer to sell nor a solicitation of an offer to buy any securities of the Company in the United States. The Offer Shares have not been and will not be registered under the U.S. Securities Act of 1933 ("Securities Act") and may not be offered or sold in the United States except in transactions exempt from the registration requirements of the Securities Act. The Offer Shares will be offered outside the United States through offshore transactions in reliance upon Regulation S under the Securities Act. The purchasers of Offer Shares are hereby advised that any resale of such shares must be made in accordance with the registration requirements of the securities laws in the United States.

person acting on behalf of such an affiliate and located outside the United States and purchasing such Sale Shares in reliance upon Regulation S. By submitting a bid on behalf of a buyer in connection with the Sale, each broker will also be deemed to

For Southern Petrochemical	For Twinshield Consultants	For South India Travels
Industries Corporation Limited	Private Limited	Private Limited
S. R. Ramakrishnan	M. Kumar	K. Gopalakrishnan
Whole Time Director	Director	Director
DIN: 00120126	DIN: 03497653	DIN: 00621061
Place :Chennai	717	

This is an advertisement issued, pursuant to Regulation 8(1) of the SEBI (Issue and Listing of Debt Securities) Regulations, 2008, as amended, for information purposes only.



# **MUTHOOTTU MINI FINANCIERS LIMITED**

(CREDIT RATING: 'IND BBB': OUTLOOK STABLE' BY INDIA RATINGS AND RESEARCH PRIVATE LIMITED )

Muthoottu Mini Financiers Limited ("our Company" or "the Company" or "the Issuer") was originally incorporated as 'Muthoottu Mini Financiers Private Limited', a private limited company under the provisions of the Companies Act, 1956, pursuant to a certificate of incorporation dated March 18, 1998 issued by Registrar of Companies, Kerala and Lakshadweep ("RoC"). Pursuant to a special resolution passed in the general meeting of our Shareholders held on September 14, 2013, our Company was converted into a public limited company and a fresh certificate of incorporation was issued by the RoC on November 27, 2013, and our name was changed to 'Muthoottu Mini Financiers Limited'. Our Company holds a certificate of registration dated April 13, 2002 bearing registration number N -16.00175 issued by the Reserve Bank of India ("RBI") to carry on the activities of a non-banking financial company without accepting public deposits under Section 45 IA of the Reserve Bank of India Act, 1934. Pursuant to the name change of our Company, a fresh certificate of registration dated January 1, 2014, was issued by RBI. For further details about our Company, see "History and Certain Other Corporate Matters" on page 102 of the Prospectus.

Corporate Identification Number: U65910KL1998PLC012154

Registered Office: 2/994, Muthoottu Buildings, Kozhencherry, Pathanamthitta - 689 641, Kerala, India | Tel. No.: +91 468 231 4391 | Fax: NA Corporate Office: Muthoottu Royal Towers, Kaloor, Kochi - 682 017, Kerala, India | Tel. No.: +91 484 291 2100 | Fax: NA

Compliance Officer and Contact Person: Smitha K. S. | Tel. No.: +91 484 291 2178 | Fax: NA

E-mail: cs@minimuthoottu.com | Website: www.muthoottumini.com

PUBLIC ISSUE BY OUR COMPANY OF SECURED, REDEEMABLE, NON-CONVERTIBLE DEBENTURES OF FACE VALUE OF ₹ 1,000 EACH ("NCDS"), AGGREGATING UP TO ₹ 10,000 LAKHS (HEREINAFTER REFERRED TO AS THE "BASE ISSUE"), WITH AN OPTION TO RETAIN OVER-SUBSCRIPTION UP TO ₹ 10,000 LAKHS. AGGREGATING UP TO ₹ 20.000 LAKHS (HEREINAFTER REFERRED TO AS THE "ISSUE"). THE ISSUE IS BEING MADE PURSUANT TO THE PROVISIONS OF SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE AND LISTING OF DEBT SECURITIES) REGULATIONS, 2008, AS AMENDED, AND THE COMPANIES ACT, 2013 AND RULES MADE THEREUNDER, AS AMENDED.

THE FOLLOWING IS A SUMMARY OF THE TERMS OF THE NCDS TO BE ISSUED PURSUANT TO THE PROSPECTUS DATED NOVEMBER 2, 2020 ("PROSPECTUS").

Tenure	480 Days	24 months	24 months	36 months	50 months	60 months	85 months
Nature	-			Secured	:		
Options	1	11	10	IV	v	VI	VII
Frequency of Interest Payment	Monthly	Monthly	Cumulative	Monthly	Cumulative	Monthly	Cumulative
Minimum Application		10	NCDs (₹ 10,0	00) (across all	options of NCI	)s)	terrores and a second
In multiples, of			1 NCD after	r the minimum	application	70.00	
Face Value of NCDs (₹/NCD)				₹ 1,000	500740000000000000000000000000000000000		
Issue Price (₹/NCD)		₹ 1,000					
Mode of Interest Payment / Redemption			Through v	various options	available		
Coupon (%) per annum in Category I, II and III	9.50%	9.75%	NA	10.00%	NA	10.50%	NA
Coupon Type	ĵ.	Fixed				7	
Redemption Amount (₹/NCD) for NCD Holders in Category I, II and III	1,000	1,000	1,205	1,000	1,500	1,000	2,000
Effective Yield (%) (per annum) - Category I, II and III	9.92%	10.20%	9.77%	10.47%	10.22%	11.02%	10.28%
Put and Call Option	0	Not applicable					
Deemed Date of Allotment	relating to the I	NCDs including	nterest on the N	ICDs shall be a	e approves the <i>i</i> vailable to the in a date other than	vestors from th	e Deemed Date

For details of category wise eligibility and allotment in the Issue please see "Issue Procedure - Who can apply", "Issue Procedure - Method of application" and "Issue Procedure - Basis of allotment", on pages 154, 156 and 171 of the Prospectus, respectively.

Our Company would allot Option I NCDs to all valid applications, wherein the applicants have not indicated their choice of the relevant options of the NCDs. Please note that the company would be using the Electronic Bidding Software of BSE Limited for the Issue.



## ISSUE OPENS ON WEDNESDAY, NOVEMBER 4, 2020 **ISSUE CLOSES ON WEDNESDAY, NOVEMBER 18, 2020\***

\*The Issue shall remain open for subscription on Working Days from 10:00 a.m. to 5:00 p.m. (Indian Standard Time), during the period indicated above, except that the Issue may close on such earlier date or extended date (subject to a period of maximum 30 days from the date of Prospectus) as may be decided by the Board of Directors of our Company ("Board") or the Debenture Committee. In the event of such an early closure of or extension subscription list of the Issue. our Company shall ensure that notice of such early closure or extension is given to the prospective investors through an advertisement in a reputed national daily newspaper with wide circulation on or before such earlier date or extended date of closure. Application Forms for the Issue will be accepted only from 10:00 a.m. to 5:00 p.m. (Indian Standard Time) or such extended time as may be permitted by BSE, on Working Days during the Issue Period. On the Issue Closing Date, Application Forms will be accepted only between 10:00 a.m. to 3:00 p.m. and uploaded until 5:00 p.m. (Indian Standard Time) or such extended time as may be permitted by BSE. For further details, please refer to "General Information – Issue Programme" on page 41 of the Prospectus. Information required under Section 30 of Companies Act, 2013:

Contents of the Memorandum of Association of the Company as regards its objects: For information on the main objects of our Company, see "History and

Certain other Corporate Matters" on page 102 of the Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of the Company is a document for inspection in relation to the Issue. For further details, see the section titled "Material Contracts and Documents for Inspection" on page 232 of the Prospectus. Liability of Members: Limited

Amount of share capital of the company as at the date of the Prospectus: The Authorised Share Capital of the Company is ₹ 3,25,00,00,000 divided into 3,25,00,000 Equity Shares of ₹ 100 each. The Issued, Subscribed and Paid-up Capital is ₹ 2,49,52,53,900 divided into 2,49,52,539 Equity Shares of ₹ 100 each. Names of the signatories at the time of signing of the Memorandum of Association of the Company and the number of shares subscribed for by them at the time of signing the Memorandum of Association:

Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for of face value of

₹ 100 each by each of them at the time of signing of Memorandum of Association: M. Mathew - 1000 Equity Shares, Roy Mathew - 1000 Equity Shares, Sosamma Mathew - 1000 Equity Shares and Nizzy Mathew - 1000 Equity Shares.

PROMOTERS OF THE COMPANY: Mrs. Nizzy Mathew and Mr. Mathew Muthoottu. For further details, refer to the chapter "Our Promoters" on page 111 of the Prospectus.

LISTING: The NCDs offered through the Prospectus are proposed to be listed on the BSE Limited ("BSE"). Our Company has obtained 'in-principle' approval for the Issue from BSE vide its letter dated October 28, 2020. BSE shall be the Designated Stock Exchange for the Issue. DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE should not in any way be deemed or construed that the Prospectus has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the Prospectus. The investors are

advised to refer to the Prospectus for the full text of the Disclaimer Clause of the BSE Limited. DISCLAIMER CLAUSE OF RBI: The Company is having a valid certificate of registration dated April 13, 2002 and a fresh certificate of registration dated January 1, 2014 bearing registration no. N-16.00175 issued by the Reserve Bank of India under section 45 IA of the Reserve Bank of India act, 1934. However,

RBI does not accept any responsibility or guarantee about the present position as to the financial soundness of the Company or for the correctness of any of the statements or representations made or opinions expressed by the Company and for repayment of deposits/discharge of liability by the Company. CREDIT RATING: The Company has received rating of 'IND BBB': Outlook Stable' by India Ratings and Research Private Limited vide its letter dated August 14. 2020 and revalidation letter dated October 14, 2020 for the NCDs for an amount up to ₹ 40,000 lakhs including NCDs proposed to be issued pursuant to the Issue. The rating of the NCDs by India Ratings and Research Private Limited indicate that instruments with this rating are considered to have moderate degree of safety regarding timely servicing of financial obligations and carry moderate credit risk. The ratings provided by India Ratings and Research Private Limited may

rationale for the above rating. AVAILABILITY OF APPLICATION FORM: Application Forms can be obtained from: Muthoottu Mini Financiers Limited - Tel.: +91 484 291 2100; Fax: NA; Lead Manager/ Syndicate member: Vivro Financial Services Private Limited - Tel.: +91 22 6666 8040/41/42, Fax: +91 22 6666 8047 and offices of Sub-Syndicate Members, Trading Members and Designated Branches of the SCSBs. Application Forms may be downloaded from the websites, of the Company i.e. www.muthoottumini.com, of the Lead Manager at www.vivro.net and of the BSE at www.bseindia.com.

be suspended, withdrawn or revised at any time by the assigning rating agency and should be evaluated independently of any other rating. These ratings are not

a recommendation to buy, sell or hold securities and Investors should take their own decisions. Please refer to Annexure II on page 237 of the Prospectus for the

AVAILABILITY OF PROSPECTUS: Investors are advised to refer to the Prospectus and the Risk Factors beginning on page 14 therein, before applying in the Issue. Physical copy of the Prospectus may be obtained from the Registered Office of the Company and the Lead Manager. Soft copy of the Prospectus will be available on the website of the Issuer at www.muthoottumini.com, of the Lead Manager at www.vivro.net, of BSE at www.bseindia.com and of SEBI at www.sebi.gov.in. PUBLIC ISSUE ACCOUNT BANK & REFUND BANK: HDFC Bank Limited.

Note: All Capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus. LEAD MANAGER TO THE ISSUE DEBENTURE TRUSTEE' REGISTRAR TO THE ISSUE

VIVRO FINANCIAL SERVICES PRIVATE LIMITED VISTRA ITCL (INDIA) LIMITED 607/608 Marathon Icon, Opp. Peninsula Corporate Park, Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Lower

Parel, Mumbai - 400 013, Maharashtra, India Tel.: +91 22 6666 8040 / 41 / 42 Facsimile: +91 22 6666 8047 Email: mmfl@vivro.net

Investor Grievance Email: investors@vivro.net

Website: www.vivro.net

Muthoottu

Contact Person/Compliance Officer: Jayesh Vithlani SEBI Registration No.: INM000010122

Smitha K. S.

# VISTRA ITCL

The IL&FS Financial Center, Plot C - 22, G Block, Bandra Kurla Complex, Bandra (East), Mumbai -400 051, Maharashtra, India Tel:+91 22 2659 3333 Facsimile: +91 22 2653 3297

Email: itclcomplianceofficer@vistra.com Website: www.vistraitcl.com Investor Grievance Email:

COMPLIANCE OFFICER AND CONTACT PERSON

itclcomplianceofficer@vistra.com SEBI Registration Number: IND000000578

## **LINK**Intime LINK INTIME INDIA PRIVATE LIMITED

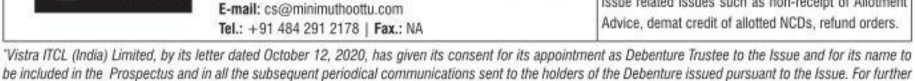
Maharashtra, India Tel.: +91 22 4918 6200 Facsimile: +91 22 4918 6195 E-mail: ncd3.mmfl2020@linkintime.co.in Investor Grievance E-mail:

C-101, 247 Park, 1st Floor, L.B.S. Marg.

Vikhroli (West) Mumbai - 400 083,

ncd3.mmfl2020@linkintime.co.in Website: www.linkintime.co.in Contact Person: Jatin Chonani - Compliance Officer | Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

Investors may contact the Registrar to the Issue or the MUTHOOTTU MINI FINANCIERS LIMITED Compliance Officer in case of any pre-issue or post Muthoottu Royal Towers, Kaloor, Cochin - 682 017, Kerala, India Issue related issues such as non-receipt of Allotment



details, please refer to "General Information - Debenture Trustee" on page 37 of the Prospectus. A copy of the Prospectus and written consents of our Directors, our Company Secretary and Compliance Officer, our Chief Financial Officer, our Auditor, the Lead Manager, the Registrar to the Issue, Public Issue Account Bank, Refund Bank, Credit Rating Agency, the legal advisor, the Bankers to our Company, the Debenture Trustee, and the Syndicate Member to act in their respective capacities has been filed with the RoC, in terms of Section 26 of the Companies Act, 2013 along with the requisite endorsed/certified copies of all requisite documents. For further details, please see "Material Contracts and Documents for Inspection" beginning on page 232 of the Prospectus.

Disclaimer: Muthoottu Mini Financiers Limited is subject to market conditions and other considerations, proposing a public issue of Secured Redeemable Non-Convertible Debentures and has filed the Prospectus with the Registrar of Companies, Kerala and Lakshadweep, BSE Limited and SEBI (for record purposes). The Prospectus is available on the website of the Company at www.muthoottumini.com, on the website of the stock exchange at www.bseindia.com and the website of the Lead Manager at www.vivro.net. All investors intending to participate in the public issue of NCDs by Muthoottu Mini Financiers Limited should invest only on the basis of information contained in the Prospectus dated November 2, 2020. Please see section entitled "Risk Factors" beginning on page 14 of the Prospectus for risk in this regard.

FOR MUTHOOTTU MINI FINANCIERS LIMITED

**Managing Director** (DIN: 01786534)

CIN: L31300MP1945PLC001114 Registered Office:

NOTICE

The above information is also available on the Company's website

For UNIVERSAL CABLES LIMITED

South India Travels

FN2007PTC062567 Office: SPIC House. ad. Guindv. swami@mercantileventures.co.in

through the Stock Exchange Mechanism.

The details of Offer, in accordance with the requirement of Clause 5(b) of the SEBI Circular No.

The Offer is being undertaken by the Sellers, inter alia, for achieving the minimum public shareholding

(the "Notice").	DOL Climited as required by the OLDI Of 3 Circulars
Name of the Seller (Promoter/ Promoter Group)	M/s Southern Petrochemical Industries     Corporation Limited;     M/s Twinshield Consultants Private Limited; and     M/s South India Travels Private Limited
Name of the Company whose shares are proposed to be sold and ISIN	Tuticorin Alkali Chemicals & Fertilizers Limited (the "Company") ISIN: INE400A01014
Name of the Stock Exchange where orders shall be placed	BSE Limited, Mumbai
Designated Stock Exchange	The sale shall be undertaken through the trading platform provided by the BSE.
Designated Clearing Corporation Name of the Clearing Member Code of the Clearing Member	CC Name: NCL Limited CM Name: Navia Markets Limited CM Code: 6341
Date and time of the opening and closing of the	For Non-Retail Investors: 3 <sup>rd</sup> November, 2020 ("T Day") For Retail Investors and for Non-Retail Investors
Sale	who wish to bid for unsubscribed portion of the retail category: 4 <sup>th</sup> November, 2020 ("T+1 Day")
Allocation Methodology	The allocation shall be at or above the Floor Price (as defined) on the price priority method at multiple clearing prices basis, in accordance with the SEBI OFS Circulars.
Number of Equity Shares proposed to be sold by the Seller pursuant to the Offer	Up to 1,05,72,513 (One Crore Five Lakh Seventy Two Thousand Five Hundred Thirteen) Equity Shares of face value of Rs.10/- each, representing 8.68% of the total paid up equity share capital of the Company.

The Offer for Sale is personal to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Sale nor this Notice constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other person or class of persons requiring any prospectus or offer document to be issued.

reject the Sale shall be at the sole discretion of the

The Offer is being carried out in accordance with the SEBI OFS Circulars and subject to the Circulars.

This Notice is for information purposes only and is neither an offer nor invitation to buy or sell nor a solicitation of an offer to buy / to sell any securities, nor shall there be any sale of securities in any jurisdiction ("Other Jurisdiction") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Notice and the information contained herein are not for publication or distribution, directly or indirectly, to persons in any other Jurisdiction unless permitted pursuant to an exemption under the relevant local law or regulation in any such jurisdiction. Prospective Bidders should seek appropriate legal advice prior to participating in the Offer. This Notice or information contained herein is not for release, publication or distribution in the United

By submitting a bid in connection with the Sale or receiving the Sale Shares, each Bidder and any broker acting on such Bidder's behalf will be deemed to have (a) read and understood this Notice in its entirety. (b) accepted and complied with the terms and conditions set out in this Notice; and (c) represented, agreed and acknowledged that such Bidder is, and at the time the Sale Shares are purchased, will be, the beneficial owner of such Sale Shares, not an affiliate of the Company or a

have represented, agreed and acknowledged that it is located outside the United States and that none of the broker, its affiliates and all persons acting on its or their behalf has (a) engaged or will engage in any "directed selling efforts" (as defined in Regulation S under the Securities Act) in connection with the offer or sale of the Sale Shares, (b) engaged or will engage in any form of general solicitation or general advertising (each, within the meaning of Regulation D under the Securities Act) in connection with the offer or sale of the Sale Shares and (e) offered or will offer and sell the Sale Shares except outside the United States in reliance upon Regulation S.

Industries Corporation Limited	Private Limited	Private Limited
S. R. Ramakrishnan Whole Time Director DIN: 00120126	M. Kumar Director DIN: 03497653	K. Gopalakrishnan Director DIN: 00621061
Place :Chennai Date : 2 <sup>nd</sup> November, 2020		

Place: Kochi Date: November 2, 2020



Mathew Muthoottu

financialexp.epap.in

Account details:

Services Ltd:



## घोडबंदरचा प्रवास तापदायक

#### मेट्रोच्या कामांचे अडथळे, त्यात सेवारस्त्यांची दुर्दशा

ठाणे : कोटयवधी रुपयांचे गृहप्रकल्प आणि मोठय़ा विकास प्रकल्पांची होत असलेली पायाभरणी यामुळे सातत्याने चर्चेत राहिलेल्या घोडबंदर मार्गावरील प्रवास मात्र येथील रहिवाशांसाठी दिवसेंदिवस तापदायक ठरू लागला आहे. मेट्रोची कामे आणि सेवारस्त्यांची झालेली दुर्दशा यामुळे येथील मुख्य मार्गावरील प्रवास धोकादायक आणि तितकाच कोंडीचा ठरत असताना ढोकाळी, कोलशेत, आझादनगर भागांत सुरू असलेली रस्त्यांची कामे आणि ब्रह्मांड, बाळकूम, कासारवडवली येथील अंतर्गत रस्त्यांची झालेली चाळण यामुळे येथील अंतगर्त रस्तेही प्रवासासाठी नकोसे होऊ लागले आहेत. नवीन ठाणे म्हणून ओळख असलेल्या घोडबंदर भागात गेल्या काही वर्षांत गगनचुंबी इमारती आणि मोठया नागरी वसाहती उभ्या राहिल्या आहेत. मुंबई तसेच उपनगरात कामानिमित्त जाणारे लाखो रहिवासी येथे वास्तव्यास आले असून यामुळे या मार्गावरील वाहनसंख्या काही पटींनी वाढली आहे.

# मेट्रो कारशेडवरून केंद्र-राज्य संघर्ष

## कांजूरच्या जिमनीवर केंद्राचा दावा; निर्णय रद्द करण्याची राज्याला सूचना

मुंबई : आरेला पर्याय म्हणून मेट्रो कारशेडसाठी मुख्यमंत्र्यांनी जाहीर केलेल्या कांजूरमार्गच्या जागेवर केंद्राने दावा केला आहे. ही जागा आपल्या मालकीची असून, ती मुंबई महानगर क्षेत्रविकास प्राधिकरणाला हस्तांतरित करण्याचा निर्णय रद्द करण्याची सूचना केंद्राने राज्याला केली आहे. त्यामुळे मेट्रो कारशेडच्या जागेवरून केंद्र विरुद्ध राज्य असा संघर्ष निर्माण होण्याचे स्पष्ट संकेत आहेत.

कुलाबा- वांद्रे-सिप्झ मेट्रो-३चे आरेतील कारशेड रद्द करीत ही जागा राखीव वन म्हणून जाहीर करण्याबरोबरच मेट्रो कारशेड कांजूरमार्ग येथील सरकारी जिमनीवर करण्याचा निर्णय मुख्यमंत्री उद्धव ठाकरे यांनी गेल्या महिन्यात जाहीर केला होता. शिवसेनेचा सुरूवातीपासूनच आरेतील कारशेडला विरोध होता. पण, विधानसभा निवडणुकीच्या तोंडावर तत्कालीन फडणवीस सरकारने हा प्रकल्प रेटला, असा आरोप करीत ठाकरे यांनी आरेतील कारशेड कांजूरमार्गला स्थलांतरीत करण्याची घोषणा केली

कांजूरमार्ग येथील ही जमीन मेट्रो कारशेडसाठी मोफत उपलब्ध झाली असून, मेट्रो



-३ आणि लोखंडवाला-जोगेश्वरी-विक्रोळी-कांजुरमार्ग मेट्रो- ६ या दो- है मार्गाचे एकत्रिकरण करण्यात आल्याने जनतेचा एकही पैसा वाया जाणार नाही, असा दावाही मुख्यमंत्र्यांनी के ला होता. मुख्यमंत्र्यांच्या आदेशानुसार मुंबई उपनगर कांजूरमार्गची 'एमएमआरडीए'कडे हस्तांतरीत केल्यांतर तेथे कारशेड उभारणीचे कामही सुरू करण्यात आले. मात्र, या कांजूरमार्ग कारशेडची जागा मिठागराची असल्याचे सांगत केंद्राने या जागेवर दावा करीत कारशेडला विरोध केला.

केंद्राच्या उद्योग संवर्धन आणि अंतर्गत व्यापार (डीआयपीपी) मंत्रालयाने राज्य सरकारला पत्र

पाठवून कारशेडच्या जागेवर आपला हक्क सांगितल्याची माहिती मंत्रालयातील उच्चपदस्थ सूत्रांनी दिली. राज्यातील उद्धव ठाकरे सरकारची कोंडी करण्यासाठीच केंद्रातील भाजपने ही खेळी केल्याचे चित्र यातून निर्माण झाले आहे. या संदर्भात नगरविकासमंत्री एकनाथ शिंदे यांच्याशी संपर्क होऊ शकला नाही.

#### पत्रात काय?

केंद्र सरकारने राज्याचे मुख्य सचिव संजय कु मार यांना पत्र पाठवले आहे. 'कांजूरमार्गची जागा मिठागराची असून, त्यावरील हक्क आम्ही सोडलेला नाही. 'एमएमआरडीए'ने यापूर्वीही या जागेवर प्रकल्प उभारण्याचा प्रस्ताव पाठविला होता, मात्र तो फे टाळण्यात आला होता', याकडे या पत्रात लक्ष वेधण्यात आले आहे. आता या जागेवर परस्पर कारशेड उभारले जात असून, ते चुकीचे आहे. त्यामुळे केंद्र सरकारचे मोठे नुकसान होणार आहे. याबाबत तातडीने हस्तक्षेप करीत 'एमएमआरडीए'ने सुरू के लेले कारशेड उभारणीचे काम थांबवावे. ही 'एमएमआरडीए'ला हस्तांतरीत करण्याचा आदेश रद्द करण्यास जिल्हाधिकाऱ्यांना सांगावे, असेही

#### ग्रामीण भागांत करोना आटोक्यात

टाणे ग्रामीणमधील १९ लाख

नागरिकांचे आरोग्य सर्वेक्षण

पाच हजार संशयित आढळल्याने उपचार सुरू

पथकांच्या

यांसारख्या

जिल्ह्याच्या

तालुक्यांमध्येही

मोठय़ा

पूर्ण

'माझे जबाबदारी' मोहिमेची प्रभावी

नागरिकांचे

इन्फ्ल्युएन्झा

आहे.ठाणे

ग्रामीण

करोना,

अंमलबजावणी करण्यात आली

करण्यात आले आहे. यामध्ये

आजारांची लक्षणे असलेले ५

हजार ६९० संशयित आढळून

आले असून त्यांना पुढील

उपचारासाठी पाठविण्यात आले

आहे. या अभियानामुळे ग्रामीण

भागात दररोज आढळणाऱ्या

करोना रुग्णांच्या संख्येत घट

झाल्याचे चित्र पाहायला मिळत

अंबरनाथ, कल्याण, भिवंडी,

शहापूर आणि मुरबाड या पाच

संसर्ग

प्रमाणात पसरल्याचे पाहायला

मिळत होते. जून, जुलै, ऑगस्ट

आतापर्यंत

सर्वेक्षण

मात्र जिल्हा आरोग्य विभागाने कमी रुग्ण आढळून येत आहेत. भागासाठी आरोग्यव्यवस्था उभारल्यामुळे आतापर्यंत १४ हजार ६६९ नागरिक करोनामुक्त झाले

**BINAYAK TEX** PROCESSORS LIMITED CIN-L17110MH1983PLC030245 Regd. Off: 384/ M 5TH FLOOR

आहेत, तर सध्या केवळ १

KALBADEVI ROAD, DHABOLKARWADI, MUMBAI:- 400002 Email id - btpl.investors@gmail.com

Pursuant to regulation 33 of the SEBI Listin Regulation (LODR), notice is hereby give hat the Meeting of the Board of Directors the Company will be held on Friday, 13 egistered office of the Company inter-ali consider and take on record the Unaudite inancial Results of the Company along wit imited Review Report for the Quarter an alf year Ended 30th September, 2020 ar ther business.

For BINAYAK TEX PROCESSORS LIMITE

Date: 03.11.2020

जिल्ह्याच्या ग्रामीण भागांत हजार ६७९ नागरिक विविध ठिकाणी सात महिन्यांपासून एकूण १६ उपचार घेत आहेत. १५ दिवसांपर्वी नागरिकांना १५० हून अधिक रुग्ण आढळणाऱ्या करोनाची लागण झाली आहे. ग्रामीणमध्ये सध्या दररोज ७० हनही

आणि सप्टेंबर महिन्यांमध्ये

ग्रामीण भागांत दररोज १५० हन

अधिक रुग्ण आढळून येत होते.

त्यामुळे चिंता व्यक्त केली जात

होती. सप्टेंबर महिन्यात राज्य

सरकारतर्फे 'माझे कुटुंब माझी

या

सुरुवात करण्यात आली. ठाणे

मोहिमेची प्रभावी अंमलबजावणी

आली.

सेविका, अंगणवाडी सेविका

शिक्षकांची ६३८ पथके तयार

जिल्हा

कर्मचारी,

परिषदेतर्फेही

जबाबदारी'

आणि

**Nouveau Global Ventures Limited** 401/A, Pearl Arcade, Daut Baug Lane, Off. J. P. Road, Opp. P.K. Jewellers, Andheri (W), Mumbai-400058

CIN: L01407MH1988PLC049645 Tel.:26778155/26790471 Fax: 26781187 Website: www.nouveauglobal.com

lotice is hereby given in terms of Regulation 29 ead with Regulation 47 of the SEBI (Listin bligation & Disclosure Requirements egulations, 2015, that a meeting of the Board of ectors of M/s. Nouveau Global Venture 0th November, 2020 at the registered office he Company at 401/A, Pearl Arcade, Daut Bau ane, Off. J. P. Road, Opp. P.K. Jewellers, Andhe W), Mumbai-400058 inter alia, to, conside prove and take on record the Un-audite tandalone & Consolidated Financial Results for

the Company at <a href="www.nouveauglobal.com">www.nouveauglobal.com</a> and also on the website of the Stock Exchange a

Krishan Khadaria DIN: 00219096

Suresh Mor

#### TARAPUR TRANSFORMERS LIMITED Registered Add: S-105, Rajiv Gandhi Complex, Ekta Nagar, CIN: L99999MH1988PLC047303

47 of the SEBI (Listing Ob Requirements) Regulations, 2015, Notice is hereby given that the Meeting of the Board of Directors of the **Tarapur Transformers Limited** will be held on **Tuesday, 10th Novembe** 2020 at S-105, Rajiv Gandhi Complex, Ekta Nagar, Kandivali (West), Mumbai- 40006 at **01.00 p.m**. to consider and approve, interalia, the Unaudited Financial Results fo Quarter ended on 30th September, 2020 and other ancillary matters. The Notice is also available on the website: www.tarapurtransformers.com, www.bseindia.com and By order of the Board of Directors For Tarapur Transformers Limited

NOTICE

Date: 03/11/2020 Place: Mumbai SHREE PUSHKAR CHEMICALS & FERTILISERS LIMITED

Regt. Off.: 301/302, 3rd Floor, Atlanta Center, Near Udyog Bhavan, Sonawala Road, Goregaon (East), Mumbai – 400063 Tel. No.: 022 42702525 Email: info@shreepushkar.com; CIN: L24100MH1993PLC071376

NOTICE Notice is hereby given pursuant to Reg.47 read with Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015, that the

meeting of the Board of Directors of the Company will be held on Tuesday . 10<sup>th</sup> November, 2020 at 5.00 p.m. at the Registered office of the Company, inter alia to consider, review and approve Standalone and Consolidated Un-audited Financial Result for the quarter and half year ended 30th September, 2020 and any other matters with the permission of Chairman, if any This information will be also available on Company's website a

www.shreepushkar.com and also on stock exchange website www.nseindia.com & www.bseindia.com

For Shree Pushkar Chemicals & Fertilisers Limited Sd/

Date: 3<sup>rd</sup> November, 2020

Punit Makharia **Chairman and Managing Director** 

#### RICHIRICH INVENTURES LIMITED

STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER - 2020

	(ns. iii Lakiis except as stateu						
Sr.	Particulars	Quarter Ended (Un-Audited)			Half Year Ended (Un-Audited)		Year Ended (Audited)
No.	Tarrodiaro	30/09/2020	30/06/2020	30/09/2019	30/09/2020	30/09/2019	31/03/2020
1	Total Income from Operations	2.862	3.311	3.835	6.172	7.580	15.124
2	Net Profit / (Loss) for the Period (before Tax,						
	Exceptional and /or Extraordinary items	(1.155)	0.450	(1.849)	(0.706)	(3.062)	(4.613)
3	Net Profit / (Loss) for the Period after Tax						
	(after Exceptional and /or Extraordinary items )	(1.155)	0.450	(1.849)	(0.706)	(3.062)	(4.613)
4	Total Comprehensive Income for the period						
	(comprising Profit/Loss) for the period (after tax)						
	and other comprehensive income (after tax)	(1.155)	0.450	(1.849)	(0.706)	(3.062)	(4.613)
5	Paid up Equity Share Captial,						
	Equity Share of Rs. 5/- Each.	240.000	240.000	240.000	240.000	240.000	240.000
6	Earnings per share (Face Value Rs. 5)						
	(Not Annualised)						
	(a) Basic	(0.024)	0.009	(0.039)	0.015	(0.064)	(0.096)
	(b) Diluted	(0.024)	0.009	(0.039)	0.015	(0.064)	(0.096)

Notes: The above Unaudited financial results have been reviewed by the Audit Committee and subsequently approved by the Board

बेस्टच्या मदतीस आलेल्या एसटी कर्मचाऱ्यांचे हाल कायम 401/A, Pearl Arcade, Opp. P.K. Jewelle Dawood Baug Lane, Off. J. P. Road, Andheri (W), Mumbai-400058 CIN: L72300MH2011PLC221448

#### सांगली व सोलापूर विभागांतील १८१ कर्मचाऱ्यांना कोरोना

या कर्मचाऱ्यांच्या निवास व

मुंबई : मुंबईत बेस्ट उपक्र माच्या मदतीला आलेल्या जेवणाच्या व्यवस्थेतील त्रुटी आणि करोनापासून बचावासाठी एसटीकडून मिळणाऱ्या आरोग्य साधनांच्या कमतरतेमुळे मोठी गैरसोय होत आहे. सांगली व सोलापूर विभागातून मुंबईत आलेल्या १८१ कर्मचाऱ्यांना करोनाची लागण झाली आहे.

सर्वसामान्यांसाठी लोकल नसल्याने बेस्ट उपक्रमाच्या बसगाडय़ांना प्रचंड गर्दी होऊ लागली आणि बेस्टच्या बस अपुऱ्या पडल्याने एसटी महामंडळाच्या बस भाडेतत्त्वावर घेऊन त्या ताफ्यात दाखल करण्याचा निर्णय मुंबई पालिका, बेस्टने घेतला. त्यानुसार एक हजार बस अहमदनगर, सातारा, सांगली, सोलापूर, धुळे, बीड, पुणे, कोल्हापूर, रत्नागिरी विभागांतून मागवण्यात आल्या आहेत. तर याच विभागातून चालक, वाहक, यांत्रिकी कर्मचारीही दाखल होतात. कामाचे १० ते १५ दिवस भरल्यानंतर येथील कर्मचारी आपल्या विभागात जातात आणि त्याऐवजी तेवढयाच संख्येने बदली कर्मचारी येतात

#### कुलो आगारात आदलिन

बेस्टच्या मदतीला मुंबईबाहेरून आलेल्या एसटीच्या चालक-वाहकांसह अन्य कर्मचाऱ्यांनी सोमवारी दुपारी कुर्ला आगारात आंदोलन के ले. निकृष्ट दर्जाचे जेवण मिळत असल्याची तक्रोर करून गाडी चालवण्यास नकार दिला. त्यामळे काही वेळ बेस्टच्या मदतीला जाणाऱ्या एसटी निघ शकल्या नाहीत. परिणामी प्रवाशांची गैरसोय झाली. ही समस्या सोडवण्याचे आश्वासन एसटी आगार प्रमुखांकडून दिल्यानंतर एसटीची सेवा पूर्ववत झाल्याचे बेस्ट उपक्र माच्या जनसंपर्क विभागाकडून सांगण्यात आले.मालाड येथे राहत असलेल्या कर्मचाऱ्यांच्या रविवारी रात्रीच्या जेवणामध्ये अळ्या असल्याचे संबंधित कर्मचाऱ्यांनी निदर्शनास आणन दिले. त्यांना तातडीने दसरे जेवण परवले. यापढे असे प्रकार घडणार नाहीत याची दक्षता घेण्याच्या सूचना संबंधित जेवण पुरवणाऱ्या कंपनीला दिल्या आहेत. या प्रकरणी चौकशी करण्यात येत असून, कर्मचारी राहत असलेल्या ठिकाणी प्रत्यक्ष भेट देऊन अहवाल सादर करण्याचे निर्देश वरिष्ठ अधिकाऱ्यांकडन संबंधित अधिकाऱ्यांना दिले आहेत.

– अभिजीत भोसले, जनसंपर्क अधिकारी,

ठाणे शहरात मार्चअखेरीस कोरोनाचा

प्रादुर्भाव लक्षात घेऊन, महापालिका

पहिला रुग्ण आढळून आला होता. एप्रिल

ते सप्टेंबरदरम्यान प्रतिदिन ३०० ते ४००

रुग्ण आढळून येत होते. कोरोनाचा वाढता

# परराज्यांतील प्रवाशांच्या ॲण्टीजेन टेस्ट

#### तीन महिन्यांत ६० हजार टेस्ट

ठाणे : कोरोनाचा प्रादुर्भाव रोखण्यासाठी ठाणे महापालिका प्रशासनाने परराज्यांतृन येणाऱ्या प्रवाशांच्या ॲण्टीजेन टेस्ट ठाणे रेल्वेस्थानकाबाहेर ऑगस्ट महिन्यापासून करण्यास सुरुवात केली. तीन महिन्यांत ६० हजार प्रवाशांच्या टेस्ट करण्यात आल्या असून त्यापैकी ९४१ जणांना कोरोनाची लागण झाली असल्याची माहिती समोर आली. या प्रवाशांवर तत्काळ उपचार केल्याने धोका टाळण्यास मदत झाल्याची माहिती पालिका प्रशासनाने दिली.

मालाडमधील हॉटेल रॉयल पाम येथे झाल्याचे इंटकचे सरचिटणीस जेवणात अळ्या सापडल्याची घटना तोडगा निघाला नाही, तर रविवारी घडली

#### एमपॉवर इंडिया लिमिटेड

३२७, नवाब बिल्डींग, डी.एन.रोड, फोर्ट,

दूरध्वनीः ०२२-२२०४५०५५, २२०४५०४४ दूरध्वनीः ९७०२००३१३९

सूचना याद्वरारे देण्यात येत आहे की. कंपनीच्या

संचालक मंडळाची बैतक. ३० सप्टेंबर, २०२० रोजी संपलेल्या त्रैमासिक आणि अर्ध वर्षासाठी कंपनीच्या अलेखापरिक्षित वित्तीय निष्कर्ष आणि अन्य बाबी आणि अध्यक्षांच्या परवानगीने अन्य कोणताही विषय विचारात घेण्यासाठी आणि संमत करण्यासाठी बधवार, ११ नोव्हेबर, २०२० रोजी घेण्यात येणार आहे एमपॉवर इंडिया लिमिटेड करीता

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दिनांकः ०३ नोव्हेंबर डीआयएनः ०००१६४९६ ठिकाणः मुंबई

#### अव्हांस टेक्नोलॉजिस लिमिटेड सीआयएन

एल५१९००एमएच१९८५पीएलसी०३५२१० नोंदणी, कार्यालय:कार्यालय क्र.७. ५ वा मजला ब्लॉक ए. ऐडन बिल्डींग, १ ली धोबी तलाव लेन मंबर्ड - ४००००२, दरध्वनी:९१९९८७०५३७२५ ई-मेल:info@avance.in

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कीसेबी(एलओडीआर) नियमावली, २०१५ च्या नियम ४७ सह वाचल्या जाणाऱ्या नियम २९ च्या अनुसार ३०सप्टेंबर २०२० रोजी संपलेल्या त्रैमासिक आणि अर्ध वर्षासाठीअलेखापरीक्षितवित्तिय निष्कर्ष अन्य बाबींसोबत आणि अध्यक्षांच्या मान्यतेच्या अनुसार अन्य विषयांवर विचारकरून संमत करण्यासाठी आणि नोंद पटावर घेण्यासाठी कंपनीच्या नोंदणीकृत कार्यालयामध्ये संचालक मंडळाची बैठकमंगळवार, १० नोव्हेंबर २०२० रोजी

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#### प्रशासनाने विविध उपाययोजना केल्याने हळूहळू शहरातील कोरोनाचा प्रादुर्भाव दिनांकः०२/११/२०२० डीआयएनः ०२०८३३८४

सीआयएन क्र.: एल७०१००एमएच१९८५पीएलसी३०१८८१ नोंद्रणी कार्यालय:५०१, ५ वा मजला, रुबीक्रिसेंट बिझनेसबोउलवर्ड, अशोकचक्रवर्ती रोड, कांद्रवली(पर्व) मुंबई – ४०० १०१.दूरध्वनीः ९१३७३२२०३०ई-मेल आयडी:compliance@kcdindustries.com संकेतस्थळ:www.kcdindustries.com

केसीडी इंडस्ट्रीज इंडिया लिमिटेड

सचना ह्याद्वारे देण्यात येत आहे कीसेबी(एलओडीआर) नियमावली. २०१५ च्या नियम ४७ सह वाचल्या ... जाणाऱ्या नियम २९ च्या अनसार ३०सप्टेंबर २०२० रोजी संपलेल्या त्रैमासिक आणि अर्ध वर्षासाठीअलेखापरीक्षितवित्तिय निष्कर्ष अन्य बाबींसोबत विचारकरून संमत करण्यासाठी आणि नोंद पटावर घेण्यासाठीकंपनीच्या नोंदणीकृत कार्यालयामध्ये संचालक मंडळाची बैठकमंगळवार, १० नोव्हेंबर २०२० रोजी

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केसीडी इंडस्ट्रीज इंडियालिमिटेड, करीता (पूर्वीरुचिका इंडस्ट्रीज इंडियालिमिटेड म्हणून ज्ञात)

ठिकाणः मंबई दिनांकः ०२/११/२०२०

कविता अय्यर अध्यक्ष आणि व्यवस्थापकीय संचालक

सही/

त्यामुळे कर्मचाऱ्यांनी संताप व्यक्त केला. कर्मचाऱ्यांना निकृष्ट दर्जाचेही एसटीच्या चालक, वाहकांसह यांत्रिकी कर्मचाऱ्यांची निवास व जेवणाच्या व्यवस्थेची जबाबदारी जेवण उपलब्ध केले जात असल्याचा आरोप महाराष्ट्र एस.टी.वर्कर्स काँग्रेसने महामंडळाने खासगी पुरवठादारावर (इंटक) केला आहे. याशिवाय उत्कृष्ट दर्जाचे सॅनिटायझर, मास्क, सोपवली आहे. मात्र ही व्यवस्था नीट हॅण्डग्लोव्ह्जही मिळत नाही. कर्मचाऱ्यांच्या आरोग्याकडेही दुर्लक्ष होत नसल्याने गैरसोय होत असून असल्याने मुंबईत कार्यरत राहून परतलेल्या सांगली विभागातील १०० हन रस्त्यावरच रात्र काढावी लागते. अधिक आणि सोलापूर विभागातील ८१ कर्मचाऱ्यांना करोनाची लागण

> असलेल्या कर्मचाऱ्यांच्या मुकेश तिगोटे यांनी सांगितले. यावर आंदोलनाचा इशाराही तिगोटे यांनी

#### जेमस्टोन इंव्हेस्टमेंटस लिमिटेड मजला, श्रद्धानंद रोड विस्ता. विले पार्ले (पू), मुंबई

– ४०००५७. दूरः ७२०८९९२०६० ई-मेल: gemstoneltd@gmail.com संकेतस्थळः www.gemstoneltd.com

सेबी (एलओडीआर) नियमावली, २०१५ च्या नियम ४७ सह वाचल्या जाणाऱ्या नियम २९ च्या अनुषंगाने सचना ह्याद्वारे देण्यात येत आहे की अन्य बाबींसोबत ३० वर्षामारी कंपनीच्या अलेखापरीक्षित विनिय निष्कर्षाव आणि अध्यक्षांच्या अनुमतीने अन्य विषयांवर विचार करण्यासाठी संमत करून नोंदपटावर घेण्यासाठी नोंदणीकृत कार्यालयामध्ये संचालक मंडळाची बैठक बधवार, ११ नोव्हेंबर २०२० रोजी घेण्यात येणार आहे नमूद सूचना कंपनीच्या संकेतस्थळावर www.gem stoneltd.com आणि बीएसई चे संकेतस्थळ www.bseindia.com वर सुद्धा उपलब्ध आहे.

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व्यवस्थापकीय संचालक

#### दार्जिलिंग रोपवे कंपनी लिमिटेड

डीआयएनः ०६४३३२७०

हिमांशु शाह

गल४५२०२गमगच१९३६पीगलमी२९४०११ नोंदणी. कार्या.: १०४, श्रीजी दर्शन, टाटा रोड क्र,२ ऑपेरा हाऊस, मुंबई – ४००००४, संकेतस्थळ:www.darjeelingropeway.com

ई-मेलः info@darjeelingropeway.com, . देण्यात येत सूचना

सूचना याद्वरारे देण्यात येत आहे की, कंपनीच्या संचालक मंडळाची बैठक, ३० सप्टेंबर, २०२० रोजी संपलेल्या त्रैमासिक आणि अर्ध वर्षासाठी कंपनीच्य लेखापरिक्षित वित्तीय निष्कर्ष आणि अन्य बाबी आणि अध्यक्षांच्या परवानगीने अन्य कोणताही विषय विचारात घेण्यासाठी आणि संमत करण्यासाठी बुधवार, ११ नोव्हेंबर २०२० रोजी घेण्यात येणार आहे संचालक मंडळाद्वारे अलेखापरिक्षित वित्तीय निष्कर्ष संमत केल्यानंतर नमूद सूचनेसह कंपनीच्या संकेतस्थळावर www.darjeelingropeway.com आणि बीएसई संकेतस्थळ www.bseindia.com व

दार्जिलंग रोपवे कंपनी लिमिटेड व्यवस्थापकीय संचालव ठिकाणः मुंबई

श्रीकृष्णभामिडपाटी दिनांकः ०३ नोव्हे.२०२० व्यवस्थापकीय संचालक

#### अलोरा ट्रेडिंग कंपनी लिमिटेड

एल७०१००एमएच१९८२पीएलसी२९६२७५ नोंदणी. कार्या.: नोंदणी. कार्या.: १, तळ. मजल प्लॉट क्र.३७/३९, राजयोग ईमारत, कारपेंटर १ला रस्ता, सी.पी. टॅंक, गिरगाव, मुंबई -४००००४

aloratradingcompany@gmail.com, संकेतस्थळः www.aloratrading.com मोबा.: +९१ ८५९०३ ०६०७०

सूचना ्रू . . . सूचना याद्द्रारे देण्यात येत आहे की,कंपनीच्या संचालक मंडळाची बैठक, ३० सप्टेंबर, २०२० रोजी संपलेल्या त्रैमासिक आणि अर्ध वर्षासाठी कंपनीच्यालेखापरिक्षित वित्तीय निष्कर्ष आणि अन्य बाबीआणिअध्यक्षांच्या परवानगीने अन्य कोणताही विषय विचारात घेण्यासाठी

रोजी घेण्यात येणार आहे. नमूद सूचना कंपनीच्यासंकेतस्थळावर www.aloratradingltd.com आणि बीएसई संकेतस्थळ www.bseindia.com वर देखील उपलब्ध आहे. अलोरा टेडिंग कंपनी लिमिटेड करीता

आणि संमत करण्यासाठीबुधवार, ११नोव्हेबर,२०२०

सुरेश नासकर एमडी आणि मान्यता अधिकारी डीआयएनः ०८५३७३५२ ठिकाणः मुंबई दिनांकः उनोव्हेंबर,२०२०

Tel :26778155/2670471 Fax: 26781187 NOTICE uant to Regulation 29 read with Regulati 47 of the SEBI (Listing Obligation & Disclosu equirements) Regulations, 2015, NOTICE

Mystic Electronics Limited is scheduled to b eld on 10th November, 2020 i.e. Tuesday 401/A, Pearl Arcade, Opp. P.K. Jewelers, Dawoo Baug Lane, Off. J. P. Road, Andheri (W), Mumba 100058 to consider, approve and take on reco the Un-audited financial results for the guarter alf year ended 30th September, 2020 and a other matter with the permission of the chair. the Company at www.mystic-electronics.com and www.bseindia.com

Mohit Khadar

Managing Director DIN: 05142395

n Wednesday the 11th day of November 202 at 2.00 P.M. at Registered Office of the Company, Mumbai inter-alia to approve an take on record the un-audited Financia esults of the Company for the quarter an half year ended 30th September, 2020 This information is also available on the website of the Company www.mercurytradelinks.com and also on the stock exchange websites a

For Mercury Trade Links Limited PRACHI VIJAYVARGIYA CS & COMPLIANCE OFFICE

CIN: L34300MH1980PLC267131 B-702, Neelkanth Business Park, Near

Vidyavihar Bus Depot, Vidyavihar (West) Mumbai City, Maharashtra-400086 Website: www.spaceageproducts.co.in, Email id: roc.spaceage@gmail.com

Notice

Pursuant to Regulation 29 and 47(1)(a) of SEB

(Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that meeting of the board of

directors of the company will be held o

Wednesday, 11th November 2020, inter alia

to consider and approve the Unaudited

Standalone Financial Results of the compar

for the Quarter and Half Year ended 30tl September 2020.

The Intimation is also available on the website of the company (www.spaceageproducts.co.in) and on the website of the Stock Exchange

Spaceage Products Limited

Bhavesh Prabhudas Vora

lace: Mumbai Date: 3rd November, 2020

SPACEAGE PRODUCTS LIMITED

Email: inlandprintersltd@gmail.com CIN: L99999MH1978PLC020739 Website: www.inlandprinters.in NOTICE

Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 that a meeting of the Board of Directors of the Company will be held on Thursday, 12th November, 2020 interalia to consider and approve Un-audited

30th September, 2020. The information contained in this notice is also available on the company's website www.inlandprinters.in as also on the website of BSE Ltd

www.bseindia.com. For Inland Printers Limited

Director

ndustrial Estate, Charkop, Kandivali (W) Mumbai – 400 067, Email: legalho83@gmail.com

Place: Mumbai Date: 03rd November, 2020

#### **Royal Cushion Vinyl**

Place: Mumbai

Website: - <u>www. rcvp.in</u>, CIN no: - L24110MH1983PLC031395

to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 that the meeting of the Board of Directors of the Company will be held on Wednesday, 11<sup>th</sup> November, 2020 at 3.00 P.M. at the Registered office of the Company to interalia consider and approve the Unaudited Financial Results of the Company for the quarter and half year ended or 30th September, 2020.

A copy of the said notice available on the Company's website at www.rcvp.in and also on the Stock Exchange website

Products Limited

Managing Director DIN: 06814823 Place: Mumbai

CIN-L65990MH1986PLC039163 Regd Off: A-1 Emperor Court, Ground Floor, Yashwant Nagar, Vakola, Mumbai, Maharashtra. 400055 Tel: (9122) 79664656 email richagro@yahoo.co.in website:www.richirichinventures.com

	(no. in Editio except						, ao olaica,	
Sr.	Particulars	Quarter Ended (Un-Audited)			Half Year Ended (Un-Audited)		Year Ended (Audited)	
No.		30/09/2020	30/06/2020	30/09/2019	30/09/2020	30/09/2019	31/03/2020	
1	Total Income from Operations	2.862	3.311	3.835	6.172	7.580	15.124	
2	Net Profit / (Loss) for the Period (before Tax,							
	Exceptional and /or Extraordinary items	(1.155)	0.450	(1.849)	(0.706)	(3.062)	(4.613)	
3	Net Profit / (Loss) for the Period after Tax							
	(after Exceptional and /or Extraordinary items )	(1.155)	0.450	(1.849)	(0.706)	(3.062)	(4.613)	
4	Total Comprehensive Income for the period							
	(comprising Profit/Loss) for the period (after tax)							
	and other comprehensive income (after tax)	(1.155)	0.450	(1.849)	(0.706)	(3.062)	(4.613)	
5	Paid up Equity Share Captial,							
	Equity Share of Rs. 5/- Each.	240.000	240.000	240.000	240.000	240.000	240.000	
6	Earnings per share (Face Value Rs. 5)							
	(Not Annualised)							
	(a) Basic	(0.024)	0.009	(0.039)	0.015	(0.064)	(0.096)	
	l a > ===	(0.004)		(0.000)		1 (0.004)	(0.000)	

of Directors at their meeting held on November 03, 2020. The above results have been limited reviewed by the Statutory auditors and have issued unqualified report

This statement has been prepared in accordance with the Companies (Indian Accounting Standard) Rules, 2015 (Ind AS)

Sd/- Renu Jain Date : 03-11-2020 DIN-00094290

NOTICE MERCURY TRADE LINKS LIMITED ursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligation & Dis Requirements) Regulations, 2015, NOTICE i Centre, S.V. Road, Santacruz (West), reby given that, the Board Meeting of M/s
ukta Agriculture Limited is scheduled to be Mumbai - 400054 NOTICE held on 10th November, 2020 i.e. Tuesday a Compliance with Regulation 29 read wit egulation 47 of SEBI (Listing Obligation anisclosure Requirements) Regulation, 2015 401/A, Pearl Arcade, Opp. P.K. Jewellers, Day 400058 to consider, approve and take on record the Un-audited financial results for the quarter & oard of Directors of the Company will be hel other matter with the permission of the Chair. The said Notice is also available on the website of

> Mohit Khadaria Date: : 03.11.2020 Place: Mumbai Managing Director DIN: 05142395

the Company at www.mukta-agriculture.com and

also on the website of the Stock Exchange

Mukta Agriculture Limited

401/A, Pearl Arcade, Opp. P.K. Jeweller Dawood Baug Lane, Off. J. P. Road,

CIN: L01403MH2011PLC221387

Email: mukta.agriculture@gmail.com

**INLAND PRINTERS LIMITED** Reg. Off.: 800, Sangita Ellipse, Sahaka Road, Vile Parle (East), Mumbai-400057 **Tel.:** (022)-40482500

Notice is hereby given pursuant to

Date: 03.11.2020 Bhavesh Patel

Place: Mumhai

**Products Limited** Read office: 60 CD, Shlok, Governme

NOTICE Notice is hereby given pursuan

at www.bseindia.com.

For Royal Cushion Vinyl

Jayesh Motasha Director - 00054236