Meru shifts gear, eyes corporates

Not keen to compete with Ola, Uber in general market, to prioritise profitability in niche segment

СНАПУ МОНПЕ Mumbai, 13 September

Mobility Tech, which operates Meru Cabs, is scripting a

Within a year of being acquired by the Mahindra group, the ridehailing company, one of the earlier entrants into the radio taxi market, is looking to tap the corporate commuter segment in a big way.

The company's founder and managing director, Neeraj Gupta, said the company was not keen on competing in a segment dominated by ANI Technologies, which runs Ola, or Uber Technologies, which runs Uber. and burn cash for a long time.

The company will rather focus on a niche that remains relatively under-tapped.

"We don't want to compete in a crowded space because the gestation period for the breakeven is long. The objective is to build a profitable, electric vehicle-led (EV-led) business mobility platform," said Gupta.

It is eyeing leadership position in the segment, he added.

The focus on the corporate segment, he pointed out, is based on research that shows a majority of the users of ride-hailing services are company employees and they are hardly used for personal commuting.

In keeping with this focus, on August 15, Meru launched a business mobility application. A feature called "Meru Switch"

in the application helps users switch between work commute and personal travel with just a slide icon. It claims to be a onestop solution for business travel, which facilitates companies and their employees.

Within the business segment, EVs will be a big focus area. Of the 5.000 cars in Meru's fleet, close to 300 are EVs, which will account for 50 per cent of the fleet by 2025, said Gupta.

This, however, will largely be governed by the economic viability and won't be done for the

clocking 1 million km a month for essential services.

TAKING THE RIGHT TURN

- Firm eyeing a leadership position in the corporate commuter segment
- Targets 50% of its fleet to be EV-based by 2025
- Of the 5,000 cars in its fleet at present, close to 300 are EVs
- Launched business mobility mobile app last month

the past few months.

Even as the initial acquisition cost is high compared to an ICE (internal combustion engine) vehicle, the cost of running them is 25 per cent cheaper, said Gupta.

Like most of the other ridehailing firms that went out of business due to the lockdown, The present fleet has been Meru got into the delivery of



Focus on segment stems from research that shows majority of users of ride-hailing

corporate staff and are hardly used for personal commuting

With cities opening up, business is picking up but it is still 25-30 per cent of what it used to be in the pre-Covid phase, said Gupta, attributing it to restricted travel and people continuing to work from home.

The ride ahead, however, may not be easy for Meru, say analysts.

"Amid the rising number of Covid cases, whoever has

resumed office prefers personal transport to shared mobility," said

Further, millennials are considering owning their own vehicles. This doesn't bode well for those who are into shared mobility, he added.

Mahindra, which has indentified shared mobility as its strategic focus segment, bought a controlling 55 per cent stake in Meru, the holding entity, and its subsidiaries in December last year for ₹201 crore.

It operated in the ride-hailing segment and corporate transporsolutions Incorporated in 2006, Meru was struggling amid increasing competition from Ola, Uber, and others.

Mahindra's acquisition of Meru followed the former picking up a significant stake in Zoom Car.

The Mumbai-headquartered firm has been stepping up its presence in shared mobility's eco-system through Glyd, the electric vehicle ride-sharing platform, and Smart Shift, the tech-enabled logistics solution provider.

Luxury car market projected to reach 2018 level by 2022'

Lexus India, the luxury vehicle division owned by Japanese auto major Toyota, which came to India in 2017, has been the last mass luxury brand to enter the country after Mercedes, Audi, BMW, and Jaguar. Country head P B VENUGOPAL tells Pavan Lall that hybrid roll-out is going to dominate the firm's product strategy. Edited excerpts:

You've come late to the party and you're competing with strong players in a small but crowded space? What's the plan?

We are about responsible luxury, and our customers are proud they drive carbon-neutral cars that do not sacrifice the driving experience. We have almost our full range of cars here including the ES, LS, NX, RX, LX, which are all hybrid. We also have the petrol LC 500. So, in India, a majority of our cars are hybrid, with five out of six cars self charging.

Our direction of electrification is the right one, given the environmental challenges and the current infrastructure. Of the 91 countries that we market our cars in, this is only the fourth country where we are manufacturing.

Do you plan to export from here? Not now, but we do have a plan to set up four more dealerships, which we call 'guest experience centers', across key

Learnings in the past three years...

cities that will take

our total up to seven.

We assumed that about 60 per cent (of Lexus India sales) would be driven by the hybrid factor

but realise now that it's higher at about 70 per cent. The other learning is that we get a lot of calls from millennials who — believe it or not — have a large influence over the purchase of luxury cars in the household.

Since 2015 — which was when we were planning to enter India — the firm has understood through several studies that the environment has been the topmost concern for the mobility sector for a while

Your cars start at around ₹55



lakh, which is in the same league as the German Trio and the JLR. What's your differentiator?

We have a craftsmanship approach to luxury that is geared to make you feel like you're in your home. The other is that our

competitive cost of ownership isn't just a point we make on

Some of our customers get cars back after a service, and actually ask if there is a zero missing. A

Lexus guest saves 60 per cent of his cost on servicing when compared to other brands.

Do you see luxury being the last or the first to recover?

Since the start of the March lockdown until middle of June, the situation had come to an absolute standstill. However, July has returned customer confidence. If you look back, following the 2008 setback, the segment saw a V-shaped recovery. We see a Wshaped recovery for luxury cars that may come back to 2018 levels by 2022.

Audi biz back on track: Dhillon

With its business back on track, having "moved out of the pandemic", German luxury carmaker Audi foresees heightened demand ahead of the festive season, on the back of pent-up demand and new products, according to a top executive. The company is witnessing increased footfalls at showrooms, though less than pre-Covid levels, while it is also gaining a lot of traction in online customer interactions.

"As we have moved out of this pandemic in terms of business. the number of cases is still growing but by and large business is back on track and so are customers," Audi India Head Balbir Singh Dhillon told PTI. In terms of operations, he said:

'The most important thing for us is that the network has to work and the network is completely back on

Total income from operations

of the previous year

Date: 12th September, 2020

- Diluted: (In Rs.)

Date: 12th September, 2020

Place · Chennai

Place : Chennai



Balbir Singh Dhillon, head of Audi India

track. All dealerships are working." states and UTs not to impose local-

Registered Office: SDF IV & C2, 3rd Main Road, MEPZ/SEZ, Tambaram, Chennai - 600 045. Email: investorservices@celebritygroup.com Website: www.celebritygroup.com

Phone No: 044 - 4343 2200/2300; Fax No: 044 - 4343 2128 CIN: L17121TN1988PLC015655

Notes:

The above is an extract of the detailed format of Unaudited standaione 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 financial results are available on the websites of the Stock Exchanges www.nseindia.com and www.bseindia.com and on the Company's website www.celebritygroup.com.

The above unaudited results for the quarter ended 30" June 2020 have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting belong the Committee and approved by the Board of Directors at its meeting belong the Committee and Stock Exchanges 2009.

netion 12' September, 2020.

The above financial results have been prepared in accordance with Indian Accounting Standards (Ind AS) - 34 "Interim Financial Reporting" as prescribed unde Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and the Companies (Indian Accounting Standards) Rules, 2016.

Olan load system entry (2016). The Company operates exclusively in the segment of garments. This in the context of Indian Accounting Standard 108 (IND-AS 108) "Operating Segments" issued by

MCA.
The outbreak of COVID-19 pandemic and consequent lockdown has impacted regular business operations. The Company has since restarted its manufacturin facilities in a phased manner adhering to the guidelines stipulated by State and Central Government. The Company has taken into account external and interm information for assessing possible impact of COVID-19 on various elements. The company's operations and results have been adversely affected during the quarte due to enforcement of lockdown for considerable period. Hence the results of the current quarter are not comparable with that of the previous corresponding quarter.

CELEBRITY FASHIONS LIMITED

Extract of Unaudited Standalone Financial Results

for the Quarter ended 30th June 2020

Net Profit / (Loss) for the period (before Tax and Exceptional items

Net Profit / (Loss) for the period before tax (after Exceptional items)

Net Profit / (Loss) for the period after tax (after Exceptional items)

(after tax) and Other Comprehensive Income (after tax)

Equity Share Capital (Face Value of Rs.10/- each)

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

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

8 Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)

sultation, he said things have also With the Centre's directive on improved in places like Kolkata, where the companys dealerships ised lockdowns without prior con- used to close twice a week.

(Rs. In Crore

Year Ende

Audited

31-Mar-20

232.50

1.20

16.84

16.84

15.93

47.77

(38.10)

3.34

3.34

Quarter Ended

Unaudited

52.31

(0.43)

(0.43)

(0.43)

(0.43)

47.77

(0.09)

(0.09)

For and on behalf of Board of Directors

Vidyuth Rajagopal Managing Director (DIN: 07578471)

(2.72)

33.57

(9.39)

(9.39)

47.77

(2.00)

(2.00)

Auto recovery stalling on tax, interest: Force Motors

PRESS TRUST OF INDIA New Delhi, 13 September

Excessive tax, coupled with high interest rates, is impeding growth and profitability of the automotive industry, according to Pune-based Force Motors.

The company, which makes commercial vehicles under the Traveller brand and utility vehicle Trax, said the situation calls for a very detailed and thorough reform.

The automotive industry, having grown and matured, remains burdened with two major handicaps that are serious constraints to growth of the market and limit investments as well as profitability of the industry, the automaker said in its annual report for FY20.

The issues particularly affect domestic companies, other than multinational firms operating in the country, the company noted.

"First is the very high interest cost in comparison to the global industry that makes investments very burdensome, particularly in times where the technology scenario is rapidly changing and new investments in technologies, products, plants, and business practices have to be made," said Force Motors.

The difference in interest rates compared to developed countries is 6-8 per cent, it added.

Second is the high GST rate and road tax imposed on automobiles. with the total incidence being 50 per cent in case of certain segments, it added.

Rs.in lakhs

OLYMPIC OIL INDUSTRIES LIMITED

CIN: L15141MH1980PLC022912 Regd. Off.: 709, C Wing, One BKC, Near Indian Oil Petrol Pump G Block, BKC, Bandra (East), Mumbai - 400051 Tel.: 9122 2654 0901 E-Mail ID: olympicoilltd@gmail.com Website: www.olympicoil.co.in Fax: 91 22 26520906

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the meeting of the Board of Directors of the Company will be held on Friday, 18th September, 2020 to consider and approve Un-Audited Financial Results of the Company for the guarter ended 30th June, 2020.

The said intimation is also available on the website of the Company at www.olympicoil.co.in and at website of Stock Exchange at www.bseindia.com.

For and on behalf of **OLYMPIC OIL INDUSTRIES LIMITED** SD/

Nipun Verma

DIN: 02923423

Whole-time Director

Place: Mumbai

Date: 12.09.2020

Andhra Pradesh State Co-operativ Marketing Federation Ltd., 17-2 to 4, 5th Floor, Stallin Corporate Building, Industria tate, Auto Nagar, Vijayawada, Krishna District - 520 007. **Email** : procurement.apmarkfed@gmail.com **Webpage** : www.apmarkfed.in SHORT TENDER NOTICE

NOTIFICATION FOR SALE OF BENGAL GRAM AVAILABLE WITH P.MARKFED THROUGH e-AUCTION

-AUCTION WILL START from 16.09.2020 tenders in www.apmarkfed.in, www.neml.in, www.agribazaar.com and mktyard.com for details contact: 9642332994, 9652076541, 9553996949, 9676412341. Sd/- MANAGING DIRECTOR

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For Subscription and Circulation enquiries please contact: Ms. Mansi Singh **Head-Customer Relations**

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GV Kumaı

Managing Director & CEO

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BAMBINO AGRO INDUSTRIES LIMITED CIN NO.L15440TG1983PLC004363 4E, Surya Towers, S.P. Road, Secunderabad-500 003, Telephone No. 040 - 44363332.

Fax No +91-40-27816615, Email id cs@bambinoagro.com; Website: www.bambinoagro.com STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE,2020

Particulars 3 Months ended 3 Months ended Year ended 31-03-2020 (Unaudited) (Unaudited) (Audited) 6970.85 5502.52 25239.46 Income from Operations Net Profit / (Loss) for the period 1138.22 before Tax, Exceptional and /or Extraordinary items Net Profit / (Loss) for the period before tax 427.40 230.13 1138.22 after Exceptional and /or Extraordinary items) Net Profit / (Loss) for the period after tax 296.45 175.56 831.84 after Exceptional and /or Extraordinary items) Total Comprehensive Income for the period 296.45 175.56 831.84 (Comprising Profit/Loss) for the period (after tax) and Other Comprehensive Income (after tax) 88.008 800.88 800.88 **Equity Share Capital** 5274.53 Reserves (excluding Revaluation Reserve as shown in the Balance sheet) Earnings Per Share (of Rs.10/- each) (not annualised): 2.19 10.39 3.70 10.39 2.19

The above is an extract of the detailed format of Un-audited Financial Results filed with the Stock Exchanges unde Regulation 33 of the Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015.The full format of the Un-audited financial Results is available on the websites of the Stock For and on behalf of the Board of Directors of

BAMBINO AGRO INDUSTRIES LIMITED Sd/-

M.KISHAN RAO **CHAIRMAN & MANAGING DIRECTOR** Din No.02425967

INDIAN TERRAIN FASHIONS LIMITED Read, Office: No. 208, Velachery Tambaram Road, Narayanapuram, Pallikaranai, Chennai – 600 100. E-mail: response.itfl@indianterrain.com; Website: www.indianterrain.com Tel: +91-44-4227 9100, Fax: +91-44-2262 2897, CIN: L18101TN2009PLC073017

for the Quarter ended 30th June 2020 (Rs. In Crore Quarter Ended Year Ended Unaudited Audited 30-Jun-20 30-Jun-19 31-Mar-20 1 Total income from operations 13.39 83.30 369.66 2 Net Profit / (Loss) for the period (before Tax and Exceptional items) 5.76 (11.50)Net Profit / (Loss) for the period before tax (after Exceptional items) (32.40)5.76 (11.50)Net Profit / (Loss) for the period after tax (after Exceptional items) (32.25)3.75 (10.34)Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (32.13) 3.82 (10.34)(after tax) and Other Comprehensive Income (after tax)] Equity Share Capital (Face Value of Rs.2/- each) 7.59 7.59 7.59 Reserves (excluding Revaluation Reserves) as shown in the Audited Balance Shee 208.53 8 Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations) - Basic: (In Rs.) (8.50)0.99 (2.72)

Extract of Unaudited Standalone Financial Results

Notes.

The above is an extract of the detailed format of Unaudited Standalone 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 same are available on the websites of the $Stock \, Exchange(s) \, and \, the \, listed \, entity. \, (www.bseindia.com, www.nseindia.com \, \& \, www.indianterrain.com)$

2. The above unaudited results for the quarter ended 30" June, 2020 have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 12" September, 2020. These results have been subjected to limited review by the statutory auditors of the 3. These unaudited financial results have been prepared in accordance with the recongnition and measurement principals laid down under India

Accounting Standard (Ind AS) - 34" Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 read wit

4. The Company operates exclusively in the segment of apparel and accessories. Consequently there is no requirement of disclosure in the context of Indian Accounting Standards - 108 (Ind AS 108) "Operating Segments". Segments".

For and on behalf of Board of Directors Charath Ram Narsimhar

(8.50)



Place: Secunderabad

MEGASOFT LIMITED

Registered Office: #85, Kutchery Road, Mylapore, Chennai, India - 600 004 Corporate Office: 01st Floor, Block 3, My Home Hub, Madhapur, Hyderabad – 500081. TS, India CIN: L72200TN1999PLC042730, Phone: +91-44-24616768 Fax: +91-44-24617810, Email: investors@megasoft.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND THREE MONTHS ENDED 30 JUNE 2020

Standaione					Consolidated			
Quarter ended 30 June 2020	Quarter ended 30 June 2019	Year ended 31 March 2020	Year ended 31 March 2019	Particulars	Quarter ended 30 June 2020	Quarter ended 30 June 2019	Year ended 31 March 2020	Year ended 31 March 2019
598.61	546.13	2684.68	3377.69	Total income from operations (net)	1498.39	1359.85	6323.54	7051.31
107.36	23.82	51.94	77.66	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	76.70	101.70	66.93	70.52
107.36	23.82	51.94	77.66	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	76.70	101.70	66.93	70.52
107.36	23.82	55.73	41.15	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	76.70	101.70	70.71	33.42
107.36	23.82	55.63	605.98	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and other comprehensive Income (after tax)]	76.70	101.70	70.61	598.24
4426.73	4426.73	4426.73	4426.73	Equity Share Capital	4426.73	4426.73	4426.73	4426.73
7729.84	7590.67	7622.48	7566.86	Reserves excluding revaluation reserve	6908.54	6759.14	6836.52	6531.60
				Earnings Per Share (after extraordinary items) of Rs. 10/- each				
0.24	0.05	0.13	0.09	Basic	0.17 0.17	0.23 0.23	0.16 0.16	0.08 0.08
0.24	0.05	0.13	0.09	Diluted	0.17	0.23	0.16	0.08

Date: 12.09.2020

Note: The above is an extract of the detailed format of Quarterly/Annual Financial Results for the quarter and Three Months ended 30 June 2020 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results are available on the Stock Exchange websites i.e. www.bseindia.com, www.nseindia.com and website of the Company i.e http://megasoft.com/investor-services.html

एकही शेतकरी पिक कर्जापासून वंचित राहता कामा नये : दादाजी भुसे

वितरीत होणारी पिक

कर्जाची रक्कम अपेक्षीत

लक्षांकापेक्षा ख्रुप कमी

आहे. याची गंभीर दखल

कृषीमंत्र्यांनी घेतली असून

तालुक्यातील शेतकऱ्यांच्या

कोटी रकमेपैकी केवळ २२

कोटी चे पीक कर्ज वितरीत

तालुक्याची पीककर्जापोटी

असतांना अत्यल्प प्रमाणात

असून येत्या सोमवार पर्यंत

तालुक्याचा संपूर्ण लक्षांक

भुसे यांनी यावेळी दिले.

यावेळी जिल्हा बँकेसह

सर्व राष्ट्रीयकृत बँकांच्या

व्यवस्थापकांकडून पीक

यांनी घेतला.

कर्जवाटपाचा आढावा भुसे

PUBLIC NOTICE

Notice is hereby given through my clients MRS. MANISHA BIPINBHAI OZA & MR. BIPINBHAI

MULSHANKAR OZA are the joint owners of Flat No. 4/C, Fourth Floor, B wing, CHAMPA VIHAR CO-OP, HSG, SOC, LTD., M. G. Road, Village

Kandiyali (W), Taluka Boriyali, Mumbai-400067 MS. NEW INDIA CONSTUCTION COMPANY has sold the above said Flat to MRS. NIRANJANA PRAFUL SHAH & MR. PRAFUL H. SHAH vide

Agreement for Sale dated 03.12.1979. MRS NIRANJANA PRAFUL SHAH & MR. PRAFUL H

NIKANJANA PRAPUL SHAH & MK. PRAPUL I SHAH had sold the above said flat to MR. ASHIS BABULAL SHAH & MRS. SAVITABEN BABULA

SHAH vide Agreement for sale dated 18.09.1992 MR. ASHISH BABULAL SHAH & MRS

SAVITABEN BABULAL SHAH had sold the above said flat to MR. PRAVIN BABUBHAI DALAL & MRS. JASHUMATI PRAVIN DALAL vide Agreement for sale dated 30.10.2005 and the

Agreement of safe dated so. 10,2005 and to same has been registered with the Sub-registrar office, BDR-12, vide document No. 6029/2005. MRS. JASHUMATI PRAVIN DALAL expired on 11.10,2014 at Mumbai. After the death of the above said person/member MR. PRAVIN BABUBHAI

Said person/member MR. PRAVIN DADUSTIAN
DALAL became the legal heir and single owner of
the above said flat premises. Thereafter, MR.
PRAVIN BABUBHAI DALAL had sold the above
said Flat to MRS. MANISHA BIPINBHAI OZA &
MR. BIPINBHAI MULSHANKAR OZA vide

agreement for sale dated 19.12.2017 and the

same has been registered with the Sub-registra office, BRL-5, vide document No. 15138/2017. I any person has any objection against my client

regarding legal heirs in respect of the previou

owners in the above property through claim of sale, transfer, heirship, mortgage, lease, title, interest etc. then such person should raise her/his/their claims or objection through written documents

along with proofs thereof to undersigned within 14 days from the date of publication of this advertisement/notice. After that no claim will be entertained and after stipulated period i.e. 14 days it will be believed that there is no any claim from

any person against the above said property and

the title of the said Flat premises is clear and

Off. No. 23, 1st Floor, Sunshine Height Near Railway Station, Nallasopara (E),

PUBLIC NOTICE

NOTICE is hereby given that the share certificate Nos.306288, 306289, 1355659

o 1355662 for total 112 shares registered under Folio Nos.187724 of **Gujara**

Narmada Valley Fertilizers & Chemicals Ltd. (GNFC Ltd) standing in the name(s) of Late Laxmibai Vinayak Khare jointly with Late

Vishwanath Vinayak Khare have been reported as lost. Further, the shares have already been transferred to Investor Education & Protection Fund (IEPF)

Authority as per the rules made therefore. We have, as a legal heirs of the deceased shareholders, submitted an application with the Company at its Investor Service Centre,

GNFC Ltd., P.O. Narmadanagar-392015
Dist. Bharuch, Gujarat requesting to issue

EPF Authority.

Objection, if any, in the above matter/ with

respect to the aforesaid share certificates must be filed with the Company at the

address mentioned above supported by documentary evidence, within 15 days of the date of this advertisement. The

Company will, thereafter, proceed to intimate the procedure to claim the shares form IEPF

Authority. The public are cautioned against dealing i

Address: 135, Maharaja Building, Flat No.18, 4th Floor, J.S.S. Road, Girgaon, Mumbai 400004 India

PUBLIC NOTICE

Smt. Sarita Shriram Joshi a member o

Smt. Sarita Shriram Joshi a member or the Prachi Co-operative Housing Society, Ltd., having address at A-1, Prachi Co-operative Housing Society, Shahaji Raje Marg, Vileparle (East), Mumbai -400057, and holding Flat No. 1, in the 'A' building of the society, died on 20th March 2020, at HDL LIFECARE PLUS Hospital, Goregaon (Fast) Mumbai -400063

(East), Mumbai – 400063. Late Smt. Sarita Shriram Joshi had

nominated Shri Shriram Bapuji Joshi, her husband, for transfer of the said shares and

interest of the deceased member in the

capital/property of the Society. Shri Shriram Bapuji Joshi, died on 25th July 2020, at COOPER MUNICIPAL hospital, Vileparle

(West), Mumbai -400056. Mr. Bharat Shriram Joshi AND Mr. Nitin

Shriram Joshi have claimed as only surviving heirs of the deceased member

and have applied to the Society for the

transfer of the said shares and interest of the deceased member in the capital

property of the Society in the name of Mr

Bharat Shriram Joshi.
The Society hereby invites claims of

objections from the heir or heirs or othe

claimants/objector or objectors to the transfer of the said shares and interest of

the deceased member in the capital/property of the Society within a period of 14 days from the publication of

this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and

interest of the deceased member in the

capital/property of the Society. If no

claims/objections are received within the

period préscribed above, the Society shal

be free to deal with the shares and interes

of the deceased member in the capital

property of the Society in such manner as is provided under the bye-laws of the Society

The claims/objections, if any, received by the Society for transfer of shares and interest of the deceased member in the

capital/property of the Society shall be deal

capital/property of the Society shall be deal with in the manner provided under the bye-laws of the Society. A copy of the registered bye-laws of the Society is available for inspection by the claimants/objectors, in the office of the society/with the Secretary

of the Society between 7.00 P.M. to 9.00 P.M. from the date of publication of the

For and on behalf of
The Prachi Co-op. Housing Society Ltd.
Sd/-

(Mr. Ameya Shete) Hon. Secretary Place: Vileparle(East), Mumbai 400057.

Date: 14th September 2020

notice till the date of expiry of its period.

any way with these shares Date: 12 September 2020

Name: Gajanan Vishwanath Khare

the said shares fro

procedure to

R. L. Mishra Advocate, High Court, Mumba

पूर्ण करण्याचे निर्देशही मंत्री

पीक कर्जाचे वाटप झाले

कर्जमाफीची एकूण १२२

करण्यात आले आहे.

९० कोटीची मागणी

मालेगाव, दि.१२ (हिंदुरःथान समाचार): शेतकऱ्याप्रती संवेदनशिल राहून सर्व बँकांनी शेतकऱ्यांना तात्काळ पिक कर्ज उपलब्ध करून द्यावे. नियमीत कर्जाची परत फेड करणारा एकही शेतकरी पिक कर्जापासून वंचित राहता कामा नये असे निर्देश कृषी मंत्री दादाजी भुसे यांनी दिले शासकीय विश्रामगृहात आयोजीत पिक कर्ज वाटपाच्या आढावा बैठकीत मंत्री भुसे बोलत होते. भुसे म्हणाले, ज्या

शेतकऱ्यांचे कर्ज खाते एन.पी.ए. झाले आहेत अशा खातेधारकांबाबत वरिष्ठांचे मार्गदर्शन घेवून त्यांना अधिकाधिक मदत कशी देता येईल, यासाठी सर्व बँकांनी पाठपुरावा करावा. शासनाच्या कर्जमुक्ती योजनेच्या अनुषंगाने सुमारे ९१५ कोटीचा निधी उपलब्ध करून देण्यात आला आहे. हा निधी शेतकऱ्यांना पिक कर्जासाठी वापरुन शेतकऱ्यांना सक्षम व समृध्द करण्यासाठी सर्व बँकांचे सहकार्य अपेक्षीत असल्याची भावना त्यांनी यावेळी व्यक्त केली. पिक कर्जापोटी मालेगाव तालुक्याची एकूण ९० कोटीची मागणी लक्षात घेता विविध कार्यकारी सोसायट्यांमार्फत प्राप्त झालेल्या प्रस्तांवाचा आढावा यावेळी घेण्यात आला. जिल्हा बँकेसह विविध राष्ट्रीयकृत बँकांचा आढावा घेतांना भुसे यांनी आजतागायत झालेल्या पिक कर्ज वाटपाबाबत नाराजी व्यक्त केली. तसेच आजपावेतो पिक कर्ज वाटपाच्या अनुषंगाने चार बैठका होवूनही पिक कर्ज वाटपामध्ये अपेक्षीत लक्षांक पूर्ण होतांना दिसत नसेल तर कठोर निर्णय घ्यावे लागतील. अशी भावनाही त्यांनी यावेळी

राज्यात २४ तासात आणखी ४८५ पोलीस करोनाबाधित

व्यक्त केली. जिल्हा बँकेला

सोमवारची मुदत जिल्हा

बँकेमार्फत शेतकऱ्यांना

मुंबई, दि.१३ : राज्यातील करोनाचा संसर्ग रोखण्यासाठी सरकार व प्रशासन युद्ध पातळीवर प्रयत्न करत आहे. मात्र तरी देखील करोनाबाधितांची संख्या दिवसेंदिवस वादतच आहे. तसेच, करोनामुळे मृत्यू होणाऱ्यांच्या संख्येतही दररोज भर पडत आहे. यामध्ये सामान्य नागरिकांबरोबरच करोना योद्धयांचा देखील समावेश असल्याचे दिसून येत आहे. राज्यात मागील २४ तासांमध्ये आणखी ४८५ पोलीस करोनाबाधित आढळले असून, एका पोलिसांचा मृत्यू झाल्याची नोंद झाली आहे. राज्यातील करोनाबाधित पोलिसांची संख्या आता १८ हजार ८९० वर पोहचली आहे. यामध्ये सध्या उपचार सुरू असलेले ३ हजार ७२९ जण, करोनामुक्त झालेले १४ हजार ९७५ जण व आतापर्यंत मृत्यू झालेल्या १८६ जणांचा समावेश आहे. महाराष्ट्र पोलिसांच्या हवाल्याने एएनआयने हे वृत्त दिले आहे. राज्यातील १८ हजार ८९० करोनाबाधित पोलिसांमध्ये २ हजार ५० अधिकारी व १६ हजार ८४० कर्मचारी यांचा समावेश आहे. सध्या उपचार सुरू असलेल्या (ॲक्टिव्ह)३ हजार ७२९ पोलिसांमध्ये ४६१ अधिकारी व ३ हजार

२६८ कर्मचारी आहेत.

The form of notice, inviting claims or objections to the transfer of the shares and the interest of the Deceased Member in Capital / Property of the Society. NOTICE

LATE MR. RAMNIKLAL SHAMLDAS MODY, a Member of the SHRIMAD DARSHAN CO-OPERATIVE HOUSING SOCIETY LTD., having address at Plot no. 92, CTS No, 5928, Off. Shrimad Rajchandra Lane, Off. Ramban Lane, Tilak Road, Ghatkopar East, Mumbai – 400 077. And holding **Flat No.502** in the building of the Society, died on 01/07/2020 without making any nomination.

The Society hereby invites claims or objections from the heir or heirs or other claimant or claimants/objectors to the transfer of the said shares and interest of the deceased member in the capital/property of the Society within a period of Fifteer days from the publication of the notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/property of the Society. If no claims/objections are received within the period prescribed above, the Society shall be free to deal with the shares and interest of the deceased member in the capital/property of the Society in such manner as is provided under the Bye-laws of the Society. The claims/objections, if any, received by the Society for transfer of shares and interest of the deceased member in the capital/property of the Society shall be dealt with in the manner provided under the Bye-laws of the Society. A copy of the registered Bye-laws of the Society is available for inspection by the claimants/objectors, in the Off. Ice of the Society / with the Secretary of the Society between 9.00 a.m. to 10.00 a.m. from the date of publication of the notice till the date of expiry of its period.

For and on behalf of Shrimad Darshan Co-op. Housing Society Ltd. Place : Mumbai Hon. Secretary / Chairman

The form of notice, inviting claims or objections to the transfer of the shares and the interest of the Deceased Member in Capital / Property of the Society

NOTICE LATE MR. RAMNIKLAL SHAMLDAS MODY, a Member of the SHRIMAD DARSHAN CO-OP, HOUSING SOCIETY LTD., having address at Plot no. 92, CTS No. 5928, Off. Shrimad Rajchandra Lane, Off. Ramban Lane, Tilak Road, Ghatkopar East, Mumbai – 400 077, and holding Flat No.501 in the building of the

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Place : Mumbai Date: 14-09-2020

of expiry of its period.

For and on behalf of Shrimad Darshan Co-op. Housing Society Ltd. Hon. Secretary / Chairman

ऑलिम्पीक ऑईल इंडस्ट्रीज लिमिटेड

सीआयएनः एल१५१४१एमएच१९८०पीएलसी०२२९१२ नोंदणीकृत कार्यालय: ७०९, सी विंग, वन बिकेसी, इंडियन ऑईल पेट्रोपंपाजवळ, जी ब्लॉक, बीकेसी, वांद्रे (पुर्व), मुंबई-४०००५२. दुरध्वनी:९१-२२-२६५४०९०१, फॅक्स:९१-२२-२६५२०९०६ वेबसाईट:www.olympicoil.co.in, ई-मेल:olympicoilltd@gmail.com

येथे सूचना देण्यात येत आहे की, सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स रेग्युलेशन्स २०१५ च्या नियम २९ सहवाचिता नियम ४७ नुसार ३० जून, २०२० रोजी संपलेल्य तेमाहीकरिता कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष विचारात घेणे व मान्यता देणे याकरिता शुक्रवार ८ सप्टेंबर, २०२० रोजी कंपनीच्या संचालक मंडळाची सभा होणार आहे.

सदर माहिती स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर आणि कंपनीच्य vww.olympicoil.co.in वेबसाईटवर उपलब्ध आहे.

> च्या वतीने व करिता ऑलिम्पीक ऑईल इंडस्ट्रीज लिमिटेड सही/ निपुन वर्मा पुर्णवेळ संचालव

डीआयएन:०२९२३४२३

दिनांक: १२.०९.२०२०

वॉलफोर्ट फायनान्शियल सर्विसेस लिमिटेड

नोंदणीकृत कार्यालय: २०५ए, हरी चेंबर्स, एस बी मार्ग, फोर्ट, मुंबई-४००००१ हर.:६६१८४०१६/६६१८४०१७, ई-मेल: deepak.lahoti@wallfort.com, cosec@wallfort.coi **वेबसाईट: www.wallfort.com सीआयएन:** एल६५९२०एमएच१९९४पीएलसी०८२९९२

२० जून, २०२० रोजी संपलेल्या तिमाहीकरिता एकमेव . अलेखापरिक्षात वित्तीय निष्कर्षाचा अहवाल

अ. क्र.	तपशील	संपलेली चालू तिमाही	मागील वर्षात संपलेले संबंधित ३ महिने
		३०.०६.२०२० अलेखापरिक्षात	
٩.	कार्यचलनातून एकूण उत्पन्न (निव्वळ)	८२०.४२	-४७६.६२
₹.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक		
	आणि/किंवा विशेष साधारण बाबपुर्व)	६१४.१७	-७२७.७४
З.	करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक		
	आणि/किंवा विशेष साधारण बाबपुर्व)	६१५.०७	-७२७.७४
8.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)		
	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	५१९.२७	-७२८.५१
4.	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता		
	सर्वंकष नफा/(तोटा)(करानंतर) आणि इतर सर्वंकष		
	उत्पन्न (करानंतर))*	५१७.५६	-७२८.५१
ξ.	समभाग भांडवल	९६८.७२	९६८.७२
0.	उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी)		
	(खंडीत व अखंडीत कार्यचलनाकरिता)		
	मूळ	५.३६	-७.५२
	सौमिकृत	4.3६	-७.५२

टिप: सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. वित्तीय नेष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.wallfort.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्य www.bseindia.com वेबसाईटवर उपलब्ध आहे

> संचालक मंडळाच्या वतीने व करित वॉलफोर्ट फायनान्शियल सर्विसेस लिमिटेः

अशोक भराडीया व्यवस्थापकीय संचालक ठिकाण: मुंबई (डीआयएन:००४०७८३०) दिनांक: १२.०९.२०२०

गोलकुंडा डायमन्डस ॲण्ड ज्वेलरी लिमिटेड नोंदणीकृत कार्यालय: जी-३०, जेम्स ॲण्ड ज्वेलरी कॉम्प्लेक्स-३, सिप्झ, अंधेरी पुर्व, मुंबई-४०००९६. **सीआयएन:**एल३६९१२एमएच१९९०पीएलसी०५८७२९

३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

			(0.(11 0111)
तपशील	संपलेली तिमाही ३०.०६.२०२०	संपलेली तिमाही ३०.०६.२०१९	संपलेले वर्ष ३१.०३.२०२०
	(अलेखापरिक्षीत)	(अलेखापरिक्षीत)	(लेखापरिक्षीत)
कार्यचलनातून एकूण उत्पन्न	908.32	३६१९.६७	१३२७४.५०
कालावधीकरिता निव्वळ नफा (कर व अपवादात्मक बाबपूर्व)	(२४.९७)	४०.६१	304.86
करपुर्व कालावधीकरिता निव्वळ नफा (अपवादात्मक बाबनंतर)	(२४.९७)	४०.६१	304.86
करानंतर कालावधीकरिता निव्वळ नफा (अपवादात्मक बाबनंतर)	(२४.९७)	२९.६१	२१८.३४
कालावधीकरिता इतर सर्वंष्कष उत्पन्न	(4.20)	ર.७७	(४८.१२)
कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता एकत्रित			
नफा/(तोटा) (करानंतर) व इतर सर्वंकष उत्पन्न (करानंतर))	(€0.0€)	३२.३८	१७०.२३
समभाग भांडवल	६९६.४१	६९६.४१	६९६.४१
राखीव (पुर्नमुल्यांकित राखीव वगळून)			
उत्पन्न प्रतिभाग (रू.१०/-प्रत्येकी) (विशेष साधारण बाबपुर्व व नंतर)			
अ. मूळ	(0.38)	€8.0	3.88
ब. सौमिकृत	(0.3%)	£8.0	३.१४
-			

- वरील वित्तीय निष्कर्षांचे लेखासिमतीद्वारे पुनर्विलोकन करण्यात आले आणि १२ सप्टेंबर, २०२० रोजी झालेल्या संचालक मंडळाच्या सभेत नोंद्पटाव
- सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेलं त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे सविस्तर नम्न्यातील उतारा आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com व कंपनीच्या www.golkunda.com वेबसाईटवर उपलब्ध आहे. वरील वित्तीय निष्कर्ष हे कंपनीच्या वैधानिक लेखापरिक्षकाद्वारे मर्यादित पुनर्विलोकनावर अवलंबून आहे
- कोविड-१९ प्रसारामळे लावण्यात आलेल्या टाळेबंदीच्या विपरीत परिणामाने तिमाहीकरिता कंपनीचे कार्यचलन व वित्तीय निष्कर्ष प्रभावीत झाले मर्यादित कार्य मर्यादा आणि व्यत्ययित पुरवठा मालिकाच्या उपलब्धतेसह तिमाही दुरम्यान आवश्यक सावधानतेसह कार्यचलन पुन्हा सुरू करण्यात आले मागील तिमाहीकरिताच्या निष्कर्षासह तिमाहीकरिताचे निष्कर्ष तुलनायोग्य नाही. सदर वित्तीय निष्कर्ष मान्यतेच्या तारखेला उपलब्ध अंतर्गत व बाह्यस्थ माहितीवर आधारित वित्तीय निष्कर्षांचा प्रभाव कंपनीने दाखल केला. तथापि कंपनीला असा विश्वास आहे की, प्रादुर्भावामुळे कंपनीच्या मालमत मुल्यावर कोणताही प्रभाव नसेल. कंपनीने आवश्यक निष्पादन क्षमता व वित्तीय उपलब्धता वाढविण्यास सदर प्रादुर्भावाचा आर्थिक प्रभाव लक्षात घेऊन योग्य पाउले उचलली आहेत.
- वित्तीय वर्षाच्या अखेरीस स्थगित कराची तरतुदी केली जाईल. मागील कालावधीचे आकडे जेथे आवश्यक आहे तेथे पुनर्गठीत/पुर्ननमुद करण्यात आले

ठिकाण: मुंबई

कंपनी एकमेव व्यवसाय विभाग अर्थात जेम्स ॲण्ड ज्वेलरीचे उत्पादन व विक्रीमध्ये कार्यरत आहे.

गोलकंडा डायमन्डस ॲण्ड ज्वेलरी लिमिटेडकरित सही/-

कांती कुमार दाधा अध्यक्ष व व्यवस्थापकीय संचालक

रोज वाचा दै. 'मुंबई लक्षदीप'

PUBLIC NOTICE

PUBLIC NOTICE Notice is hereby given that Flat No 404, admeasuring 815 sq. ft Built uparea in 'A' wing, fourth floor, Shiv Shakti A & B Wing Co-operative Housing ociety Ltd., situated at shiv Shakti Complex, S.V. d, Dahisar (East), Mumbai 400068, in Registration District and Sub-districtof Mumbai city & Mumbai suburban on land bearing C.T.S No.1663A,1663B, 663D, 1663K of Village Dahisar, Taluka Borivali Mumbai Suburban District (hereinafter referred a aid Flat). The present owner of the said Flat are Mr Chhaganlal V Sojitra and 2. Jignesh (Sojitra, who are intended to avail the Housing loan om Bank of Maharashtra, Dahisar (East) - 400068 ranch by offering security of the said flat. Any erson having claim of what so ever nature is spect of said flat here by called upon to lodge

ithin 10 days from date hereof, failing which, it shall be presumed, no claim exists. ADV. AJIT M. RAJGOLE, Vishal CHS Ltd, Plot No. 207/C-7 Gorai 2, Borivali West, Mumbai 400 091 Mobile No. 9619391811

Date: 14th Sept 2020

heir claim to undersigned with documentary proo-

This notice is Given to General Public that PRAVIN VALJI VELARI AND JAYABEN PRAVIN VELARI is the owner of Flat bearing Flat No.B/3, Ground Floor, in the society known as SAPHALYA (APNA NAGAR) Co. Op. Hsg. Soc. Ltd. Bldg No. 04, Tanki Road, Tulinj constructed on land bearing S.No

Share No.11 Distinctive Nos.51 to 55. Whereas the said share certificate is lost /misplaced by my client and have filed Loss NC on 18/3/2020 at Tulinj Police station bearing Missing No. 170/2020.

72Part, Village - Tulinj, Nallasopara (E), Tal. Vasai Dist. Palghar (Hereinafter referred as the said Flat) and was in possession of Share Certificate Bearing

All public and institution are requested and informed that above said share certificate is los misplaced and if any person or institution have an claim. Possession or demand in respect of shar certificate shall along with necessary documents within 14 Days, submits there demand failing which Share Certificate will be considered as lost and society will issue Duplicate Share Certificate

Off at : R.No.4, Tiwari Nagar ,TulinjRoad, Nr Fly Ovel Bridge Nalasopara (E) Tal Vasai Dist Palghar.

PRITI M. TIWARI

संपर्कः साई सर्विस एजन्सी ॲण्ड मल्टीपल सर्विसेस. श्री. सर्फराज सैफी, मोबा.:८६९३००७८४६ दूर.:०२२-४९७१८८६३. . नेलाव ठिकाण: सी-१७. कैलास एस्प्लेनेड. श्रेयस सिनेमा समोर. एल.बी.एस. मार्ग. घाटकोपर (प.

मुंबई-४०००८६ इरहे (बँकर्स चेक आरक्षित /डिमांड ड्राफ्ट १०%) मॉडेल क्र. मुल्य डिझेल ह्यंडाई एक्सेन्ट २०१६ एमएच0४ 8,82,400/ १२,५००/-. पीआरआयडी प्लस एचएन१५0९ रसबीएस यलो प्लेट

ोलिदाराने पुर्णपणे भरलेले व स्वाक्षरी केलेले इच्छुक बोलिदाराद्वारे वर नमुदप्रमाणे इरठे जमा करणे आवश्यव आहे. आरक्षित मुल्यापेक्षा कमी मुल्याची बोली असल्यास इरठे जप्त केली जाईल. लिलाव विक्री **१४ सप्टेंबर** २०२० **रोजी स.११.०० ते दु.१.००** दरम्यान व्यक्तिशः संचालित केली जाईल. उच्च बोलिदाराने ७ कार्यालयीन वसात उर्वरित रक्कम जमा करावी. अन्यथा निविदा रक्कम जप्त केली जाईल. कोणतेही कारण न देता निविदा विक्री मुढे ढकलणे किंवा रद्द करणे किंवा नियम व अटी बदलणे किंवा प्रस्ताव स्विकारणे किंवा नाकारण्याचा अधिका . वॅंकेकडे राखून आहे. अयशस्वी बोलिदाराची इसारा रक्कम परत दिली जार्डल. वाहनाचे मल्यांकनाकरिता बोलीपट रक्कम इरठे/इरठेचा भाग म्हणून वाहनाच्या तद्नुसार लिलावाकरिता विचारात घेतली जाईल. अधिक तपशिलाकरित संपर्क – ८६९३००७८४६, ०२२–४९७१८८६३

बँक ऑफ बडोदा (ई-देना) माऊंट पोइंसर शाखा, मुंबई

(This is only an advertisement for information purposes and is not a prospectus announcement) SECMARK CONSULTANCY LIMITED

Corporate Identification Number: U67190MH2011PLC220404

Our Company was originally incorporated as a private limited company under the Companies Act, 1956 in the name and style of "SecMark Consultancy Private Limited" bearing Corporate Identification Number: U67190MH2011PTC220404 dated August 03, 2011 issued by the Registrar of Companies, Mumbai, Maharashtra. Subsequently, our Company was converted into public limited company pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on January 28, 2020, and name of our Company was changed to "SecMark Consultancy Limited" and fresh Certificate of Incorporation dated March 02, 2020, was issued by Registrar of Companies, Mumbai, Maharashtra. Registered Office: Plot No 36/227, RDP-10, CTS-1C/1/640, Sector-6, Charkop, Near Ambamata Mandir, Kandivali-West Mumbai 400067, Maharashtra, India

el: +91-9820463889; E-mail: sunil@secmark.in; Website: www.secmark.in | Contact Person: Mr. Sunil Kumar Bang, Company Secretary and Compliance Officer PROMOTERS OF OUR COMPANY: SECMARK HOLDINGS PRIVATE LIMITED, MRS. INDIRA VIJAY RAMAIYA AND MRS. ILABEN JASWANTLAL SHAH

THE ISSUE

PUBLIC ISSUE OF UPTO 11,14,000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES") OF SECMARK CONSULTANCY LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASHATA PRICE OF ₹ 135.00 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹125.00 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹1503.90 LAKHS ("THE ISSUE") OF WHICH 56,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH FOR CASHATA PRICE OF₹135.00 PÉR EQUITY SHARE INCLUDING A SHARE PREMIUM ÓF₹125.00 PÉR EQUITY SHARE AGGREGATING TO₹75.60 LAKHS WILL BE RESERVED FOF SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e. ISSUE OF 10,58,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH AT A PRICE OF ₹ 135.00 PER EQUITY SHARE INCLUDING A SHARE REMIUM OF ₹ 125.00 PER EQUITY SHARE AGGREGATING TO ₹ 1428.30 LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.01% AND 25.65% RESPECTIVELY OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY

THE FACE VALUE OF THE EQUITY SHARE IS ₹10.00 AND THE ISSUE PRICE IS 13.5 TIMES OF THE FACE VALUE OF THE EQUITY SHARES
THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET SSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, AS AMENDED

ISSUE

OPENS ON: FRIDAY, SEPTEMBER 18, 2020 CLOSES ON: WEDNESDAY, SEPTEMBER 23, 2020

FIXED PRICE ISSUE AT ₹135.00 PER EQUITY SHARE

MINIMUM APPLICATION SIZE OF 1,000 EQUITY SHARES AND IN MULTIPLES OF 1,000 EQUITY SHARES THEREAFTER mple, Safe, Smart way of Application-Make use of it!!!

ASBA*

*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below. UPI-Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank

ASBA has to be availed by all the investors except anchor investors. UPI shall be availed by Retail Individual Investors. For details on the ASBA and UPI process, please

refer to the details given in ASBA Form and Abridged Prospectus and also please refer to the section "Issue Procedure" beginning on page 239 of the Prospectus. The ocess is also available at Stock Exchanges in the General Information Document. ASBA Forms can be downloaded from the websites of BSE and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in. List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. ICICI Bank Limited has been appointed as Sponsor Bank for the Issue, in accordance with the requirements of the SEBI Circular dated November 1, 2018. RISKS IN RELATION TO FIRST ISSUE: This being the first Public Issue of our Company, there has been no formal market for the Equity Shares of our Company. The face

value of the equity shares is ₹10.00 each and the Issue Price is 13.50 times of the face value of the Equity Shares. The Issue Price (as determined and justified by our Company in consultation with the Lead Manager as stated in "Basis for Issue Price" on page no. 77 of the prospectus should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed on SME platform of BSE Limited. No assurance can be given regarding an active or sustained trading in the Equity hares or regarding the price at which the Equity Shares will be traded after listing. GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment

decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have neither beer recommended nor approved by Securities and Exchange Board of India (SEBI) nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention o the investors is invited to the section titled "Risk Factors" beginning on page no. 23 of the Prospectus.

ISSUER'S ABSOLUTE RESPONSIBILITY: Our Company, having made all reasonable inquiries, accepts responsibility for and confirms that the Prospectus contains all

material aspects and is not misleading in any material respect, that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which makes the Prospectus as a whole or any of such information or the expression of any such opinions or intentions misleading in any material respect. LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE SME"), In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In-Principle approval mail having ref no. LO/SME IPO/VM/IP/60/2020-21

information with regard to our Company and the Issue which is material in the context of the Issue, that the information contained in the prospectus is true and correct in all

dated September 08, 2020 from BSE Limited for using its name in this Offer Document for listing of our shares on the SME Platform of BSE Limited. For the purpose of this ssue, the designated Stock Exchange will be the BSE Limited ("BSE"). DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA: The Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the

Draft Prospectus was filed with SEBI in terms of the Regulation 246 (5) of the SEBI (ICDR) Regulations, 2018, and the SEBI has not issued any observation on it. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page no.220 of the Prospectus.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood that the permission given by BSE Limited ("BSE") should not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by BSE, nor does it certify the correctness, accuracy 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 pertaining to SME Platform of BSE"." on page no. 225 of the Prospectus.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013: MAIN OBJECTS AS PER MEMORANDUM OF ASSOCIATION OF THE COMPANY: To carry on in India and outside India the business of providing technology, advisory and consultancy services to Individuals, or others and to act as Business Technical, Functional, Systems, Safety, Compliances, Legal, Human Resource, Placement, Property, Financial, Management or other consultants, Auditors, Inspectors, Brokers, Advisors, Actuaries, Accountants, System Integrators, Outsource, Software Developers, Software Providers, Software Managers, Software Reviewers, Software Administrators etc. and to provide and facilitate, training, seminars, lectures etc. either individually, or jointly with other companies, bodies, legal authorities, trusts or any other person.

LIABILITY OF MEMBERS: The Liability of members of Company is Limited. AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: Authorized Share Capital of ₹500.00 Lakhs divided into 50,00,000 Equity Shares of ₹10.00 each. Issued, Subscribed & Paid-up Share Capital prior to the Issue : ₹ 301.00 Lakhs, divided into 30,10,000 Equity Shares of Face Value of ₹ 10.00 each. Proposed Post Issue Paid-up Share Capital: ₹412.40 Lakhs divided into 41,24,000 Equity Shares of Face Value of ₹10.00 each.

SIGNATORIES TO MOA AND SHARES SUBSCRIBED

Signatories to MOA		Current Promoters		
Name	No. of shares	Name	No. of shares	
SecMark Holdings Private Limited (SHPL)	9,999	SecMark Holdings Private Limited (SHPL)	30,09,998*	
Mrs. Ilaben Jaswantlal Shah	1	Mrs. Ilaben Jaswantlal Shah	1	
(As nominee of SHPL)		(As nominee of SHPL)		
		Mrs. Indira Vijay Ramaiya (As nominee of SHPL)	1	
Total	10,000	Total	30,10,000	

30,09,994 Equity shares are held by SHPL and 1 Equity Share each is held by Mr. Shardul Jashwantlal Shah, Mrs. Hiral Shardul Shah, Mr. Ravi Vijay Ramaiya and Mrs. Tripti Ravi Ramiya, as nominees on behalf of SHPL, who is the beneficial owner of such Equity Shares LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE COMPANY SECRETARY AND

V Indorient

INDORIENT FINANCIAL SERVICES LIMITED CIN: U67190DL1993PLC052085 Suit No. 116 1st Floor, New Delhi House, 27 Barakhamba Road, New Delhi, National Capital Territory of Delhi, 110001

Tel No.: +91 011 4371 7152

Date: September 10, 2020

Place: Mumbai

E-mail: ivor@indorient.in Investor Grievance E-mail: wecare@indorient.in Website: www.indorient.in SEBI Registration No: INM000012661 Contact Person: Mr. Ivor Anil Misquith

Contact Person: Mr. Arvind Tandel

CIN: U99999MH1994PTC076534 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri East, Mumbai – 400 059 Tel. No.: +91 - 22 - 6263 8200: Fax No.: +91 - 22 - 6263 8299 Email: ipo@bigshareonline.com; Website: www.bigshareonline.com Investor Grievance Email:

BIGSHARE SERVICES PRIVATE LIMITED

investor@bigshareonline.com SEBI Registration No.: INR000001385

SECMARK CONSULTANCY LTD. SECMARK CONSULTANCY LIMITED Mr. Sunil Kumar Bang Plot No 36/227, RDP-10, CTS-1C/1/640, Sector-6.

Charkop, Near Ambamata Mandir, Kandivali-West

COMPLIANCE OFFICER

Mumbai 400067, Maharashtra, India Tel: +91- 9820463889: E-mail: sunil@secmark.in; Website: www.secmark.in

Investors can contact the Compliance Officer or the Registrar to the Issue in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account, etc.

IPO GRADING: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, there is no requirement of appointing an IPO Grading agency.

AVAILABILITY OF APPLICATION FORMS: Application Form can be obtained from the Registered Office of Company, SECMARK CONSULTANCY LIMITED, Tel: +91-9820463889; LEAD MANAGER: INDORIENT FINANCIAL SERVICES LIMITED, Email: ivor@indorient.in; Self Certified Syndicate Banks; Registered Brokers; Designated RTA Locations and Designated CDP Locations for participating in the Issue. Application Forms will also be available on the websites of the Stock Exchange and at all the Designated Branches of SCSBs

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus shall be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.bsesme.com, the website of Lead Manager at www.indorient.in and the website of the Issuer Company at www.secmark.in.

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA): Investors shall apply through the ASBA process. The investors are required to fill the ASBA form and submit the same to their banks. The SCSB will block the amount in the account as per the authority contained in ASBA form and will include amounts blocked by RIIs using UPI Mechanism. On

allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund For more details on the ASBA process, please refer to the details given in application forms and abridged prospectus and also please refer to the section "Issue Procedure" on page no 239 of the Prospectus.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated September 09, 2020.

BANKER TO THE ISSUE: ICICI Bank Limited

the list of which is available on the websites of the Stock Exchange and SEBI.

CREDIT RATING: This being an Issue of Equity Shares, there is no requirement of credit rating for the Issue.

TRUSTEES: This is an Issue of equity shares hence appointment of trustees is not required.

For SECMARK CONSULTANCY LIMITED On behalf of the Board of Directors

SD/

Mr. Sunil Kumar Bang

Company Secretary and Compliance Officer

SECMARK CONSULTANCY LIMITED is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Mumbai. The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.indorient.in the website of the BSE Limited i.e. www.bsesme.com, and website of the Issuer Company at www.secmark.in. Investors should note that investment in Equity Shares involves a high degree of risk. For details investors should refer to and rely on the Prospectus including the section titled "Risk Factors" eginning on page no.23 of the Prospectus, which has been filed with ROC.

The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and may not be Issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in the Regulations under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the