FINANCIAL EXPRESS

From the Front Page

Export hub: Chinese handset makers in wait and watch

mode

The government started inviting applications under the scheme beginning this month and the last date for applying is month-end.ByearlyAugust,the names of selected companies will be announced. Initially, five global and five local companies will be selected to avail of the scheme. South Korean major Samsung and Flextronics are also expected to submit their applications shortly.

The reason the government is likely to consider the applications of Chinese firms favourably in case they apply is because the potential of job creation as a result of the PLI scheme is 15 lakh over a fiveyear period. Around 90% of the jobs would be at the worker level where an average salary level would be around ₹22,000. The remaining 10% jobs would be of supervisor levels.

For global players, incentives would be for phones above \$200 as they have a market outside India. In India, phones above \$200 have a market share of only 2%.

Companies will require to meet incremental investments and produce incremental phones over and above FY20 (which has been defined as the base year). Investment and production targets increase over a three-year period and five-year period, respectively.

The PLI scheme will extend

an incentive of 4% to 6% on incremental sales over base year of goods manufactured in India and covered under target segments, to eligible companies, for a period of five years subsequent to the base year as defined. Due to this, the domestic value addition for mobile phones is expected to rise to 35-40% by 2025 from the current level of 2-25%.

According to industry estimates, mobile manufacturing companies have the potential to get an incentive of around ₹7,500 crore if they scale up production to worth about ₹1.5 lakh crore over the next five years under the PLI scheme. The production of mobile

mobile handsets in 2018-19 reached 29 crore units worth ₹1.70 lakh crore from 6 crore units worth ₹19,000 crore in 2014. While the exports of electronics has increased from ₹38,263 crore in 2014-15 to ₹61,908 crore in 2018-19, India's share in global electronics production has reached 3% in 2018 from 1.3% in 2012.

Privatisation policy: Explicit immunity to only handful of PSUs

Along with a clutch of other firms, Bharat Heavy Electricals (BHEL) falls under the 'heavy and medium engineering sector', one of the 16'strategic sectors' identified by the government, where only one firm needs to retain the PSU tag. That implies the new policy doesn't accord any outright exemption to Bhel from privatisation, but the company could still be preserved in the public sector, given its crucial role under the Make in India campaign and its potential as a domestic equipment manufacturer to rein in

the cost of power to consumers. The new policy, while not being dramatic in its redefinition of strategic and non-strategic sectors, still offers significant scope for large-scale privatisation and/or consolidation of central PSUs, including several large companies in sectors such as petroleum refining and marketing,crude exploration,power generation, coal and metals. Most of these sectors have more than one PSU, even more than four in some cases. Currently, there is no clear

definition of strategic sector. According to some regulatory purposes, only space and atomic energy are considered strategic while the railways is categorised as sector involving social good, and so eligible to be in the government sector only. Under the new definition,

non-strategic sectors will include 'hotel and tourist services', 'transportation vehicle & equipment', 'industrial and consumer goods', 'trading and marketing'and'transport and logistics'. The government will likely privatise all the entities in these sectors in due course of time. For example, ITDC, which has a network of four Ashok Group of Hotels, including The Ashok and Samrat Hotel in central Delhi, one joint venture hotel, one restaurant and 12 transport units across the country, is an apt candidate for sale. Similarly, in transport and logistics sector, there are about 20-odd companies. While the strategic sale process for Air India has already been initiated, its subsidiaries, Con-Cor, among others, are among the next in line. Of the 20-odd companies in trading and marketing, the bigger ones like STC and MMTC will likely be privatised or shut down while smaller and loss-making ones will be wound up.

According to the proposed privatisation policy announced by finance minister Nirmala Sitharamjan recently, at least one enterprise in a 'strategic sec-

tor'will remain in the public sector, but private sector will also be allowed. To minimise wasteful administrative costs, the number of enterprises in strategic sectors will ordinarily be only one to four, others will be privatised or merged or brought

under holding companies. While the Modi government has already initiated strategic disinvestment, the new policy will give a comprehensive framework and provide the ground for a road-map of privatisation for years to come. Disinvestment of government stakes in companies have become a major source of non-tax revenue in recent years with mop-ups of ₹1 lakh crore in FY18, ₹85,000 crore in FY19 and ₹50,300 crore in FY20. While the target is to raise ₹2.1 lakh crore in FY21 from disinvestment, market volatility may make the task difficult even though sale of oil retailer

BPCL alone may fetch the Cen-

tre ₹70,000-80,000 crore. There will be significant

scope of dinsinvestment in oil

refinery and retailing, which has six CPSEs, including BPCL, Indian Oil, MRPL, Chennai Petroleum Corporation and Numaligarh Refinery. In the hydrocarbon exploration sector, there are five PSUs including ONGC, BPRL, Oil India and ONGC Videsh. Heavy and medium engineering sector has 33 CPSEs, including BHEL, HAL, Cochin Shipyard, Goa Shipyard, Bharat Electronics. While BHEL is likey to remain in public sector, some of the other units under this category are also under closure processes. Among eleven PSUs in power generation, including NTPC, NHPC and SJVN, a handful can either be privatised or be sold to stronger ones. There were 249 operating Central PSUs as on March 31, 2019.

Radio firms eye govt help to

stay tuned

The cost of running 68 stations can be challenging and the daily expenses become a "major struggle", said Red FM's Narayanan. "We will continue to hold on as long as we can. We are hopeful some help from the government will come our way," she added.

Typically, operating costs for a small station like Bharuch can be anywhere between ₹60-75 lakh annually while for a medium-sized station like Kolhapur, it can run into ₹4 crore (depending on the number of people employed). The expenses on running a station in a metro would be the range of ₹10-40 crore, explained Panday. Not everyone is despondent. Rahul Namjoshi, CEO at MyFM, said the firm's radio business makes one of the highest Ebitda margins in the excess of 40%. "We expect Ebitda margins to reduce only for a period of two to three months due to the impact of the pandemic. I

can safely say that there is a pentup demand in the market and we are lacing up our boots for the coming quarter," Namjoshi added. Jehil Thakkar, partner at Deloitte, said national brands contributing a significant portion of ad revenues have cut back on spending and there has been

a considerable drop in ad rates. The rest of the pie comprising local businesses has been lost since most of them have halted operations."With hotels, restaurants and some retail gradually opening up, we should see some local advertisements coming back,"Thakkar said.

JCK Infrastructure Development Limited CIN: L70102KA1979PLC003590

Regd. Office: No. 309, 1" Floor, Westminster Building, 13, Cunningham Road, Bengaluru - 560 052.

Email Id: investors@jckgroup.in, Website: www.jckgroup.in

Pursuant to Regulation 29 read with Regulation 47 of the SEBI (LODR) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Monday, 27" July, 2020 at the registered office of the Company, to consider, inter-alia, the Financial Results for the guarter ended June 30, 2020.

The said information is also available on the Company's website www.jckgroup.in and also on the website of Metropolitan Stock Exchange of India Ltd www.msei.in.

For JCK Infrastructure Development Limited

Date: 20" July 2020 Place: Bengaluru

Company Secretary

Suhas CB

355

BSE LIMITED CIN: L67120MH2005PLC155188 Registered Office: 25th Floor, P. J. Towers,

NOTICE

Dalal Street, Mumbai 400 001 • Tel.: +91 022 2272 1233/34

Email: bse.shareholders@bseindia.com • Website: www.bseindia.com.

Notice is hereby given pursuant to Regulation 29 and 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company is scheduled to be held on Monday, August 3, 2020 to inter alia, consider and approve the Unaudited Financial results (Standalone and Consolidated) of the Company for the quarter ended June 30, 2020 and Limited Review Report thereon

In terms of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and Company's Internal code for prevention of Insider Trading, the "Trading Window" for dealing in securities of the Company was closed from

Wednesday, July 1, 2020 and will remain closed till Wednesday, August 5, 2020. The said notice may be accessed on the Company's website at http://www.bseindia.com and may also be accessed on the NSE website at

For BSE Limited

Place: Mumbai Date : July 19, 2020

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http://www.nseindia.com.

Prajakta Powle Company Secretary & Compliance Officer

CENTURY EXTRUSIONS LIMITED Regd. Office: 113 Park Street, N Block, 2nd Floor, Kolkata - 700016 Email: century@centuryextrusions.com Website: www.centuryextrusions.com Tel: +91(033) 2229 1012/1291; Telefax: +91(033) 2249 5656

CIN: L27203WB1988PLC043705 STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2020 Rs. in lacs Except EPS Quarter Ended Year Ended **PARTICULARS** 31.03.2020 31.12.2019 31.03.2019 31.03.2020 31.03.2019 Audited Audited Audited naudited Audited 25513 110 23056 Revenue from operation 5820 6182 6695 Other Income 154 43 (8)Total Income from 25623 5865 6224 6687 23210 operation (1+2)

Expenses 5407 4290 5294 17301 20392 a) Cost of materials consumed b) Changes in Inventories of finished goods, work in (847) 1316 (1220) 329 154 (141) 342 201 progress and stock in trade 378 1390 195 674 e) Depreciation and 127 107 511 amortisation expense 847 783 806 3009 3063 Other expenses 5646 6104 6609 22672 25054 Total Expenses Profit(+)/ Loss(-) before 219 Profit(+)/Loss(-) before 219 120 74 538 tax (5-6) Tax Expenses 34 104 206 Current tax (38)(76)Deferred tax Net Profit(+)/ Loss(-) after 178 75 (46)370 403 Tax (7-8) Other Compreh 12 (16)(12)Income/ (Loss) **Total Comprehensive** Income for the period (9+10) 162 (34)358 Paid-up equity share capital 800 800 800 800 (Face Value of Rs 1/- each) Reserves excluding revaluation reserves as per Balance Sheet 4246 3886 of previous accounting year EPS for the period (Rs.) (not annualised) 0.50 (0.06)0.20 0.09 a) Basic 0.20 0.09 (0.06)0.46 STATEMENT OF ASSETS AND LIABILITIES FOR THE YEAR ENDED

31-Mar-2020 31-Mar-201 **PARTICULARS** Audited ASSETS Non-Current Assets 2433 a) Property, Plant & Equipment 2409 661 b) Capital Work-in-progress Intangible Assets d) Right of Use Asset 361 e) Financial Assets 57 232 74 677 Other Financial Assets 177 Deferred Tax Assets 674 g) Other Non-Current Assets 4138 4166 Sub total Non-Current Assets Current Assets 3756 3351 2807 Trade Receivable 289 113 4 Cash & Cash Equivalents Other Bank Balances 139 iv) Loans 54 860 21 1326 Other Financial Assets c) Other Current Assets 7027 8316 **Sub total Current Assets** TOTAL ASSETS 11193 12454 **EQUITY AND LIABILITIES** Equity b) Other Equity 4686 **Total Equity** 5046 Liabilities Non-Current Liabilities a) Financial Liabilities 657 34 112 570 208 127 Borrowings ii) Other Financial Liabilities b) Long term provisions 803 905 Sub-total Non-Current Liabilities

Sub-total Current Liabilities **Total Liabilities** Notes:

Current Liabilities

a) Financial Liabilities

Borrowings

Trade Payable

and small enterprises

b) Other current liabilities

c) Short-term provisions d) Income Tax Liabilities (net)

iii) Other Financial Liabilities

total outstanding dues of micro enterprises

than micro enterprises and small enterprises

total outstanding dues of creditors other

The above results have been reviewed by the Audit Committee at their meeting held on 18th July, 2020 for the quarter and year ended 31st March 2020 and thereafter were approved by the Board of Directors at their meeting held on 18th July, 2020. The Company has two business segments i.e. manufacturing of Aluminium Extruded

Products and manufacturing Transmission and Distribution Line Hardware. However the company does not fall under any of the criteria laid down under Ind AS - 108 and hence segment Reporting not applicable The above is an extract of the detailed fromat of quarterly results filed with the Stock Exchange under regulation 33 of SEBI (Listing Obligation and Disclosure Requirements

Regulations, 2015. The full format of the quarterly results are available on the Stock Exchange of BSE at www.bseindia.com, NSE at www.nseindia.com and on company's website at www.centuryextrusions.com

"The Ministry of Corporate Affairs (MCA) has notified Ind AS 116 "Leases", which is effective for accounting periods beginning on or after 1 April, 2019. The Company has transitioned to Ind AS 116 with effect from 1 April, 2019 using 'modified retrospective approach' and accordingly previous period information has not been reinstated. Under this approach, the Company has recognised lease liabilities and corresponding equivalen

In the statement of profit and loss for the current quarter, operating lease expense: which were recognised as other expenses in previous periods is now recognised as depreciation expense for the right-of-use asset and finance cost for interest accrued on lease liability. The application of IND AS-116 does not have any significant impact in the financial results of the Company." The outbreak of the COVID-19 pandemic is causing significant disturbance and slowdown of economic activities gloablly and in India. On 24th March 2020, the Government of

resulting in significant reduction in economic activities. Based on the current indicators of future economic conditions, the managment expects to recover the carrying amount of the assets, however the management will continue to closely monitor any material changes to future economic conditions. The figures for the quarter ended March 31, 2020 represents the derived figures between the audited figures in respect of the year ended March 31, 2020 and the unaudited

India ordered a nationwide lockdown to prevent community spread of the virus in India

published period to date figures upto December 31, 2019, which was subject to a limited For Century Extrusions Ltd. Vikram Jhunjhunwala Chairman and Managing Director DIN: - 00169833

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GILLANDERS ARBUTHNOT AND COMPANY LIMITED Registered Office: C-4, Gillander House, Netaji Subhas Road, Kolkata - 700001

CIN: L51909WB1935PLC008194 Phone: +91-33 2230-2331(6 Lines), Fax: +91-33 2230-4185,

Website: www.gillandersarbuthnot.com; E-mail: secretarial@gillandersarbuthnot.com

Notice is hereby given that the Eighty Sixth Annual General Meeting ("AGM") of the Members of the Company will be held on Friday, the 14th day of August, 2020 at 10.00 A.M. (Indian Standard Time - IST through Video Conferencing / Other Audio Visual Means ("VC/OAVM" Facility, without physical presence of members, in compliance with the applicable provisions of Companies Act, 2013 and Rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements Regulations, 2015, read with MCA Circular No. 14/2020 dated April 8 2020, Circular No.17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 05, 2020 and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 issued by SEBI, to transact businesses set forth in the Notice convening the 86th AGM.

In compliance with the above Circulars, electronic copies of the Notice of the 86th AGM and the Annual Report for the Financial Year 2019 2020, will be sent to all the members whose email addresses are registered with the Company/ Depository Participant(s). The said Notice and Annual Report will also be available on the Company's website www.gillandersarbuthnot.com and on the websites of the Stock Exchanges where the shares of the Company are listed (www.nseindia.com and www.bseindia.com).

Manner of registering / updating e-mail addresses:

- Members holding share(s) in physical mode are requested to register their email address with the Company's RTA in order to receive notice of the 86th AGM, Annual Report for the year ended 31st March, 2020 and the login credentials for e voting by uploading the same at: Link for updation of PAN-http://mdpl.in/form/pan-update and Link for updation of Email Id - http://mdpl.in/form/email-update.
- Member(s) holding shares in electronic mode are requested to register update their e-mail addresses with their respective Depository Participant(s) for receiving communication from the Company electronically.

Manner of Casting Vote through e-voting:

- The Company is providing facility of remote e-voting to its Members in respect of all resolutions set out in the Notice convening the 86th AGM. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM wil be provided by CDSL. Members attending the 86th AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- The login credentials for casting the votes through e-voting shall be made available to the members through e-mail after they successfully register their e-mail addresses in the manner provided above.

This Notice is being issued for the information and benefit of all the members of the Company.

For Gillanders Arbuthnot And Company Limited Kolkata 18th July, 2020

Dhananjoy Karmakar Company Secretary

TAMILNADU NEWSPRINT AND PAPERS LIMITED INPL CIN: L22121TN1979PLC007799

Regd. Office: 67, Mount Road, Guindy, Chennai 600 032 Tel: 044-22354415-16, 044-22301094-98, Fax: 044-22350834, 044-22354614 E-mail: invest grievances@tnpl.co.in Website: www.tnpl.com

NOTICE

Sub: Transfer of equity shares to 'Investor Education And Protection Fund' (IEPF) Suspense Account

Notice is hereby given to the shareholders pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs effective from 7th September, 2016 as under: The shares (physical/demat) in respect of which dividend has been lying unpaid or unclaimed with the Company for

a consecutive period of seven years i.e. from Financial Year 2012-13 onwards shall be mandatorily transferred by the

Company to Investor Education and Protection Fund in compliance with the aforementioned Rules. In this regard, it

is noticed from the records that certain shareholders had not claimed the dividend amounts for a consecutive period of 7 years from 2012-2013, despite reminder letters sent to their last known address. In terms of Rule 6 of the aforementioned Rules, THE COMPANY SHALL TRANSFER THE SUBJECT EQUITY SHARES TO THE 'IEPF SUSPENSE ACCOUNT'. Individual notices have already been sent to concerned shareholders, whose shares are liable to be transferred to

IEPF Suspense Account, to their latest available address. The details of such shareholders are also displayed on the website of the company at http://www.tnpl.com

The shareholders whose shares are in physical mode that are liable to be transferred to IEPF Suspense Account may note that the company would be issuing duplicate share certificate(s) in lieu of the Details of the original share certificate(s) held by them for this purpose. Upon such issue, the original share certificate(s) will stand automatically cancelled and hence cannot be traded.

The concerned shareholders are requested to claim the unpaid dividend amount(s) on or before 30th October 2020, failing which their shares shall be transferred to IEPF Suspense Account.

The unclaimed dividends and the shares transferred to IEPF authority/ Suspense account including all benefits accruing on shares if any, can be claimed back by the shareholders from IEPF authority after following the due process prescribed under the Rules. No claim shall lie against the company. In terms of Rule 7 of the said Rules, any person may claim his shares from IEPF authorities by filing an application in form IEPF-5 and follow the prescribed procedure for re-transfer of such shares. For any communication/clarification, you may contact the Registrar & Share Transfer Agent and/or the Company

at the following address: M/s. Cameo Corporate Services Limited, Unit: Tamilnadu Newsprint and Papers Limited, Subramanian

Place: Chennai

financialem

Date: 20.07.2020

Building, 5th Floor, No.1, Club House Road, Chennai - 600 002, Phone: 044 - 28460390, Fax: 044 - 28460129, E-mail: investor@cameoindia.com M/s. Tamilnadu Newsprint and Papers Limited, Regd. Office: 67, Mount Road, Guindy, Chennai-600032

Tel: 044-22354415-16, 044-22301094-98, E-mail: invest_grievances@tnpl.co.in For TAMILNADU NEWSPRINT AND PAPERS LIMITED

> **B. RAVISHANKAR** DIPR/600/Display/2020

COMPANY SECRETARY

For **Bharti Airtel Limited** For Bharti Airtel Services Limited Mr. Rohit Krishan Puri Ms. Suman Singh **Authorized Signatory**

Authorized Signatory

Date: 18/07/2020

New Delhi

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL

PRINCIPAL BENCH, AT NEW DELHI COMPANY APPLICATION NO. CA (CAA)-186 (PB) OF 2019 (under Sections 230-232 of the Companies Act, 2013) IN THE MATTER OF THE COMPANIES ACT, 2013

IN THE MATTER OF THE COMPOSITE SCHEME OF ARRANGEMENT BETWEEN BHARTI AIRTEL LIMITED. BHARTI AIRTEL SERVICES LIMITED, HUGHES COMMUNICATIONS INDIA LIMITED AND HCIL COMTEL LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

IN THE MATTER OF:

NH-8. New Delhi – 110037.

Bharti Airtel Limited, a company incorporated under the Companies Act, 1956, having its registered office at Bharti Crescent 1, Nelson Mandela Road, Vasant Kunj, Phase II, New Delhi – 110070. ...Transferor Company 1/ Applicant Company 1

Bharti Airtel Services Limited, a company incorporated under the Companies Act, 1956, having its registered office at Bharti Crescent, 1, Nelson Mandela Road, Vasant Kuni, Phase II, New Delhi – 110070.

...Transferor Company 2/ Applicant Company 2 Hughes Communications India Private Limited (formerly known as Hughes Communications India Limited), a

company incorporated under the Companies Act, 1956, having its registered office at 1, Shivji Marg, Westend Greens,

...Transferee Company 1/ Applicant Company 3

HCIL Comtel Private Limited (formerly known as HCIL Comtel Limited), a company incorporated under the Companies Act, 1956, having its registered office at 1, Shivji Marg, Westend Greens, NH-8, New Delhi – 110037. ...Transferee Company 2/ Applicant Company 4

ADVERTISEMENT OF NOTICE OF THE TRIBUNAL CONVENED MEETINGS OF THE EQUITY SHAREHOLDERS PREFERENCE SHAREHOLDERS AND UNSECURED CREDITORS OF BHARTI AIRTEL LIMITED AND THE MEETINGS OF THE EQUITY SHAREHOLDERS AND UNSECURED CREDITORS OF BHARTI AIRTEL SERVICES LIMITED Notice is hereby given that by an order dated May 11, 2020 in Company Application No. CA(CAA)-186(PB) of 2019 ("**Order**"), the Hon'ble Principal Bench of the National Company Law Tribunal at New Delhi ("**Tribunal**"), has *inter alia*

directed separate meetings to be held of the equity shareholders, preference shareholders and unsecured creditors of Bharti Airtel Limited ("Airtel") and separate meetings to be held of the equity shareholders and unsecured creditors of Bharti Airtel Services Limited ("BASL", which together with Airtel is referred to as the "Companies") for the purpose of considering, and if thought fit, approving with or without modification(s), the proposed composite scheme of arrangement ("Scheme") between the Companies, Hughes Communications India Limited (now known as Hughes Communications India Private Limited) and HCIL Comtel Limited (now known as HCIL Comtel Private Limited) and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act 2013 ("Act"). In pursuance of the Order and as directed therein, further notice is hereby given that:

(i) Meeting of the equity shareholders of Airtel will be held on Friday, the 31st day of July, 2020 between 10:30 A.M. and 11:30 A.M. ("Airtel Equity Shareholders' Meeting") through video conferencing or other audio visual means ("VC/OAVM"), at which day, date and time, the said equity shareholders of Airtel are requested to attend the meeting by availing the VC/ OAVM facility.

(ii) Meeting of the preference shareholders of Airtel will be held on Friday, the 31st day of July, 2020 between 12:30 P.M. and 1:30 P.M. through VC/ OAVM, at which day, date and time, the said preference shareholders of Airtel are requested to attend the meeting by availing the VC/ OAVM facility. (iii) Meeting of the unsecured creditors of Airtel will be held on Friday, the 31st day of July, 2020 between 2:00 P.M. and 3:00 P.M., at which day, date and time, the said unsecured creditors of Airtel are requested to attend the meeting by

availing the VC/ OAVM facility. (iv) Meeting of the equity shareholders of BASL will be held on Friday, the 31st day of July, 2020 between 3:30 P.M. and 4:00 P.M., at which day, date and time, the said equity shareholders of BASL are requested to attend the meeting by availing the VC/ OAVM facility.

(v) Meeting of the unsecured creditors of BASL will be held on Friday, the 31st day of July, 2020 between 4:30 P.M. and

5:30 P.M., at which day, date and time, the said unsecured creditors of BASL are requested to attend the said meeting by

availing the VC/ OAVM facility. IMPORTANT NOTE: 1. IN VIEW OF THE PRESENT CIRCUMSTANCES ON ACCOUNT OF THE COVID-19 PANDEMIC: (A) THERE SHALL BE NO MEETINGS OF THE COMPANIES REQUIRING PHYSICAL PRESENCE AT A COMMON VENUE; (B) NOTICES IN RELATION TO THE ABOVE MEETINGS HAVE BEEN RESPECTIVELY SENT BY THE COMPANIES TO PERSONS WHO ARE ENTITLED TO ATTEND AND VOTE AT THE MEETINGS ("PERSONS"), BY E-MAIL, AS FOLLOWS: (i) IN THE CASE OF AIRTEL AND WITH RESPECT TO THE EQUITY AND PREFERENCE SHAREHOLDERS, AT THE E-MAIL IDS THAT ARE REGISTERED WITH AIRTEL DEPOSITORY PARTICIPANT, AND WITH RESPECT TO UNSECURED CREDITORS, AT THEIR LAST KNOWN E-MAIL IDS; AND (ii) WITH RESPECT TO THE EQUITY SHAREHOLDERS AND UNSECURED CREDITORS OF BASL, AT THE E-MAIL IDS REGISTERED WITH BASL AND AT THEIR LAST KNOWN E-MAIL IDS RESPECTIVELY. 2. IN CASE E-MAIL IDS OF PERSONS ARE NOT REGISTERED WITH AIRTEL OR BASL, AS THE CASE MAY BE, THEN IN ORDER TO RECEIVING THE NOTICE AND THE VOTING INSTRUCTIONS: (A) THE EQUITY SHAREHOLDERS OF AIRTEL ARE REQUESTED TO FOLLOW THE INSTRUCTIONS PROVIDED IN THIS NOTICE BELOW, AND ITS UNSECURED CREDITORS ARE REQUESTED TO CONTACT AIRTEL (DETAILS BELOW); (B) THE EQUITY SHAREHOLDERS AND UNSECURED CREDITORS OF BASL ARE REQUESTED TO CONTACT BASL (DETAILS BELOW). 3. THE RELEVANT DOCUMENTS (BOARD RESOLUTION, AUTHORITY LETTER, POSTAL BALLOT FORM, ID PROOF ETC.) REFERRED TO IN THE NOTICES ARE TO BE SENT TO AIRTEL AND BASL (AS APPLICABLE) AS PER INSTRUCTIONS SPECIFIED IN THE SAID NOTICES, WITHIN THE TIMELINES PRESCRIBED THEREIN. ALL PERSONS ARE REQUESTED TO CAREFULLY GO THROUGH THESE

WWW.AIRTEL.COM, FROM WHERE THEY CAN BE DOWNLOADED. FOR ANY QUERIES WITH RESPECT TO THE ABOVE MEETINGS, PLEASE CONTACT MR. ROHIT KRISHAN PURI AT COMPLIANCE.OFFICER@BHARTI.IN (FOR AIRTEL) OR MS. SUMAN SINGH AT BHARTIAIRTELSERVICES@BHARTI.IN (FOR BASL), OR ALTERNATIVELY AT +91-11-4666 6100 (PHONE) AND +91-11-4666 6137 (FAX), OR BY MAIL AT THE REGISTERED OFFICES OF THE COMPANIES (AS APPLICABLE)

INSTRUCTIONS. 4. COPIES OF THE RESPECTIVE NOTICES HAVE BEEN DISPLAYED AT THE WEBSITE

(ADDRESS GIVEN BELOW). Voting at the aforementioned meetings shall take place through e-voting facility made available during the meeting (held through VC/ OAVM), and additionally for the equity shareholders (including public shareholders) of Airtel, the facility of voting through postal ballot and remote e-voting has been made available prior to the Airtel Equity Shareholders' Meeting. Instructions for Airtel Equity Shareholders' Meeting: (a) Voting period for postal ballot and remote e-voting made available prior to the Airtel Equity Shareholders' Meeting, commenced on Wednesday, July 1, 2020 at 9:00 A.M. (Indian Standard Time) and will end on Thursday, July 30, 2020 at 5:00 P.M. (Indian Standard Time); (b) Only one mode of voting can be opted i.e., either through postal ballot or through remote e-voting prior to or at the Airtel Equity Shareholders' Meeting. In case equity shareholders cast their vote via both the modes i.e. postal ballot as well as e-voting either prior to or at the Meeting, then voting done through either of the e-voting mode shall prevail and voting by equity shareholder through other means shall be treated as invalid. Further, casting of vote through remote e-voting (prior to the Airtel Equity Shareholders' Meeting) or postal ballot will not disentitle the shareholder from attending the Airtel Equity Shareholders' Meeting, however, such shareholder cannot vote using the e-voting facility at the Meeting; (c) Equity shareholders desiring to exercise their votes by postal ballot are requested to carefully read and follow the instructions printed in the notice sent to the equity shareholders of Airtel, and in the postal ballot form sent along with said notice by E-mail in view of the present circumstances on account of the Covid-19 pandemic. The duly completed postal ballot form, signed and authenticated by the person entitled to vote, along with the relevant documents is to be sent (through the modes specified in the notice and the postal ballot form) no later than 5:00 P.M. on Thursday, July 30, 2020, failing which it will be considered that no reply from the equity shareholder has been received. (d) Equity shareholders whose E-mail IDs are not registered with Airtel/ depository participant are requested to get their E-mail IDs registered as follows:

depository participants; and (ii) Shareholders holding shares in physical form may register their Email IDs with KFin Technologies Private Limited (Airtel's Registrar and Transfer Agent) ("KFintech") by sending an E-mail request at the Email ID: einward.ris@kfintech.com, along with signed scanned copy of the request letter providing the E-mail ID, mobile number, self-attested copy of PAN card and copy of the share certificate.

(i) Shareholders holding shares in Demat form may get their E-mail IDs registered by contacting their respective

Notice of the aforementioned meetings is being advertised for the respective shareholders (as above) of the Companies as on June 12, 2020, and for the respective unsecured creditors of the Companies as on September 30, 2019. A person/ entity who is not a shareholder or unsecured creditor as on the said cut-off date will not be entitled to vote at the meeting and should treat this notice for information purposes only. The facility for appointment of proxies, including with respect to voting through postal ballot (for Airtel Equity

Shareholders' Meeting) will not be available for all the meetings. Results of the votes cast with respect to the aforementioned meetings will be displayed at the registered offices of Airtel and BASL, situated at Bharti Crescent 1, Nelson Mandela Road, Vasant Kunj, Phase II, New Delhi - 110070, at KFintech's website: https://evoting.karvy.com and at Airtel's website: www.airtel.com. Additionally, with respect to Airtel, results of all the meetings will be communicated to the stock exchanges namely, the National Stock Exchange of India Limited and BSE Limited within 48 hours from the date of the meeting.

Tel. No.: +9140 6716 2222; Toll Free No.: 1800-345-4001; Fax No.: +91 40 2300 1153/ 2342 0814. E-mail: rajkumar.kale@kfintech.com or evoting@kfintech.com. Copies of the Scheme, the Notices and the documents accompanying the Notice including the relevant explanatory statements under Sections 230 and other relevant provisions of the Act, can be obtained free of charge on any day (except Saturday, Sunday and public holidays) from the registered offices of the Companies (as applicable) at Bharti Crescent 1, Nelson Mandela Road, Vasant Kunj, Phase II, New Delhi - 110070 during business hours and no later than

In case of any queries with respect to the e-voting facility, please note the following contact details of KFintech - Mr. Raj

Kumar Kale, Senior Manager - RIS, KFin Technologies Private Limited, Unit: Bharti Airtel Limited Selenium Building.

Tower B, Plot Nos.31-32, Gachibowli, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad – 500 032

The Tribunal has appointed Mr. P. Nagesh, Advocate, as the Chairperson of the meetings, and failing him, Mr. Saurabh Kalia, Advocate, as the Alternate Chairperson of the meetings. The Tribunal has also appointed Mr. Naveen Pandey, Practicing Company Secretary, as the scrutinizer for the meetings, including for any adjournment(s) thereof. The Scheme, if approved at the respective meetings, will be subject to the subsequent approval of the Tribunal. Date: July 17, 2020

48 hours before the meetings.

Place: New Delhi

Place: Kolkata

(CIN: L40102MH2011PLC221715) ("IREL" / TARGET COMPANY"/"TC"): 67, Regent Chambers, 6th Floor, 208, Nariman Point, Jamnalal Bajaj Marg, Mumbai-400 021 Phone No. +91-22049223/22828415

Email:info@vakharia.co.in,vakinvst@gmail.com Website: www.vakharia.in This Advertisement is being issued Navigant Corporate Advisors Limited, on behalf of Mr. Anupam Gupta (Acquirer-1) along with M.

Abhay Narain Gupta (Acquirer-2) pursuant to regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquirerian Shares and Takeovers) Regulations. 2011. as amended ("SEBI (SAST) Regulations") in respect of Open Offer ("Offer") for the acquisition up to 7,90,000 Equity Shares of Rs. 10/- each representing 26.10% of the total equity and voting share capital of the Targe Company. The Detailed Public Statement ("DPS") pursuant to the Public Announcement ("PA") made by the Acquirers has appeared i Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions and Mumbai Lakshadeep (Marathi Daily) on 5th February, 2020. The Offer Price is Rs. 9/-(Rupees Nine Only) per equity share payable in cash ("Offer Price")

- Committee of Independent Directors ("IDC") of the Target Company of the opinion that the Offer Price of Rs.9/-(Rupees Nine Only offered by the Acquirers are in accordance with the relevant regulations prescribed in the Takeover Code and prima facie appear to be justified. The recommendation of IDC was published in the aforementioned newspapers on 26th June, 2020 There has been no competitive bid to this Offer.
- The completion of dispatch of The Letter of Offer ("LOF") to all the Public Shareholders of Target Company was completed or 20thJune, 2020
- Please note that a copy of the LOF is also available on the website of Securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and Exchange Board of India (SEBI), www.sebi.gov.in the securities and India (SEBI), wwwand also on the website of Manager to the Offer, www.navigantcorp.com and shareholders can also apply on plain paper as per below details: Eligible Person(s) may participate in the Offer by approaching their respective Broker/Selling Broker and tender Shares in the Ope Offer as per the procedure along with other details
- In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on 12th Februar 2020. We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI vide its Letter No. SEBI/HO/CFD/DCR1/OW/P/2020/9572/1dated 16th March, 2020 which have been incorporated in the LOF. SEBI has granteits observation on Draft Letter of Offer on 17th March, 2020 and Acquirers and Manager to the Offer have commenced the formalitie to Open the Offer, however Acquirers could not complete further formalities as nationwide lock down has been implemented due to outbreak of pandemic Covid-19, hence Acquirers through Manager to the Offer has approached the SEBI to extend the timeline and SEBI has granted 30 days time to complete various formalities from Lifting of Lockdown
- Any other material change from the date of PA: Nil

ACTIVITY	Original Date	Original Day	Revised Date	Revised Day	
Public Announcement	29.01.2020	Wednesday	29.01.2020	Wednesday	
Publication of Detailed Public Statement in newspapers	05.02.2020	Wednesday	05.02.2020	Wednesday	
Submission of Detailed Public Statement to BSE, Target Company & SEBI	05.02.2020	Wednesday	05.02.2020	Wednesday	
ast date of filing draft letter of offer with SEBI	12.02.2020	Wednesday	12.02.2020	Wednesday	
ast date for a Competing offer	28.02.2020	Friday	28.02.2020	Friday	
Receipt of comments from SEBI on draft letter of offer	06.03.2020	Friday	17.03.2020	Tuesday	
dentified date	11.03.2020	Wednesday	16.06.2020	Tuesday	
Date by which letter of offer be posted to the shareholders	18.03.2020	Wednesday	22.06.2020	Monday	
Comments from Board of Directors of Target Company	23.03.2020	Monday	26.06.2020	Friday	
ast date for revising the Offer Price	24.03.2020	Tuesday	29.06.2020	Monday	
Advertisement of Schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchanges and Target Company		Tuesday	29.06.2020	Monday	
Date of Opening of the Offer	26.03.2020	Thursday	30.06.2020	Tuesday	
Date of Closure of the Offer	13.04.2020	Monday	13.07.2020	Monday	
Last Date for completion of all requirements including payment of consideration	28.04.2020	Tuesday	27.07.2020	Monday	

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and

ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS Manager to the Offer:



NAVIGANT CORPORATE ADVISORS LIMITED 423, A Wing, Bonanza, Sahar Plaza Complex, J B Nagar, Andheri Kurla Road,

Andheri East, Mumbai-400 059 Tel No. +91-22-4120 4837 Email Id:navigant@navigantcorp.com Website: www.navigantcorp.com SEBI Registration Number: INM000012243 Contact Person: Mr. Sarthak Vijlani

Place: Mumba

ēthos (CIN: L33302HP1981PLC008123)

Tel.: +91 172 2548223 / 24 Fax: +91 172 2548302 website: www.kddl.com, email id: investor.complaints@kddl.com

Regd. Office: Plot No. 3, Sector – III, Parwanoo, Distt. Solan - 173220 (H.P.)

STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE **QUARTER AND YEAR ENDED 31 MARCH 2020**

		(Rs. in Lakhs except earnings per share)						
S. No.	Particulars (Refer notes below)	Standalone			Consolidated			
		Quarter ended 31 March 2020	Current Year ended 31 March 2020	Previous year ended 31 March 2019	Quarter ended 31 March 2020	Current Year ended 31 March 2020	Previous year ended 31 March 2019	
		Audited	Audited	Audited	Audited	Audited	Audited	
1	Total income from operations	4187	18586	17986	13895	65835	62797	
2	Net Profit for the period from ordinary activities (before tax, exceptional items and/or extraordinary items)	142	1388	2229	(499)	512	4042	
3	Net Profit for the period from ordinary activities before tax (after exceptional items and/or extraordinary items)	142	1388	2229	(499)	512	4042	
4	Net Profit for the period from ordinary activities after tax (after exceptional items and/or extraordinary items)	49	913	1574	(510)	(195)	2518	
5	Total Comprehensive Income for the period [comprising profit for the period (after tax) and other comprehensive income(after tax)]	39	863	1532	(449)	(112)	2435	
6	Paid-up equity share capital (Face value in Rs 10 per share)	1165	1165	1163	1165	1165	1163	
7	Reserve (excluding revaluation reserves)		15775	15542		17402	17912	
8	Earnings per share (of Rs 10/- each) (not annualized): (a) Basic (Rs) (b) Diluted (Rs)	0.41	7.84 7.84	13.86 13.84	(2.88) (2.88)	(0.51) (0.51)	19.49 19.46	

NOTES: 1. Standalone Financial Result: The Company has adopted Ind AS 116 "Leases" effective from 01 April 2019 (transitio date), using the modified retrospective method has also elected not to apply the requirements of Ind AS 116 to short term leases and to leases for which underlying asset is of low value. The Company has recognised Right-of-use asset (ROU) at an amount equivaler to the lease liability of INR 870 lakhs, INR 40 lakhs net investment in sub lease of Right to use assets and reclassification of leasehold land amounting to INR 561 lakhs and current/non-current assets for INR 18 lakhs in the standalone audited financial results Consequently, there has been no adjustment to the opening balance of retained earnings as at 01 April 2019 and thereafte Accordingly, the comparatives for the year ended 31 March 2019 have not been retrospectively adjusted. In the statement of profil and loss for the current year, operating lease expenses has changed from rent to depreciation cost for the right of use assets and finance cost for interest accrued on lease liability. Accordingly, the results for the quarter ended 31 March 2020, 31 December 2019 and the year ended 31 March 2020 include INR 68 lakhs, INR 65 lakhs and INR 267 lakhs respectively towards depreciation of Right to Use Assets and INR 24 lakhs, INR 23 lakhs and INR 102 lakhs respectively as finance cost in relation to unwinding of discount or lease liability with a corresponding impact on rent expense which has reduced by INR 80 lakhs, INR 72 lakhs and INR 310 lakhs respectively due to recognition of operating leases as Right-of-Use Assets and a corresponding lease liability. The net impact on profit before tax for the quarter ended 31 March 2020, 31 December 2019 and the year ended 31 March 2020 is lower by INR 12 lakhs, INR 16 lakhs and INR 59 lakhs respectively and related impact on earnings per share is INR 0.08, INR 0.10 and INR 0.36 respectively (Basic and diluted).

2. Consolidated Financial Result: The Group has adopted IND AS 116 Leases" effective from April 1, 2019 (transition date), using the modified retrospective method has also elected not to apply the requirements of Ind AS 116 to short term leases and to leases for which underlying asset is of low value. The Group has recognised Right-of-use asset (ROU) at an amount equivalent to the lease liability of Rs. 12872 lakhs and reclassification of leasehold land and current/non-current assets for Rs 1086 lakhs in the consolidated audited financial results. Consequently, there has been no adjustment to the opening balance of retained earnings as at 1 April 2019 and thereafter. Accordingly, the comparatives for the year ended March 31, 2019 have not been retrospectively adjusted. In the statement of profit and loss for the current period/year, operating lease expenses has changed from rent to depreciation cost for the right of use assets and finance cost for interest accrued on lease liability. Accordingly, the results for the quarter ended March 31 2020, December 31, 2019 and the year ended March 31, 2020 include Rs 763 lakhs, Rs. 811 lakhs and Rs. 3058 lakhs respectively towards depreciation of Right to Use Assets and Rs 301 lakhs, Rs 326 lakhs and Rs. 1158 lakhs respectively as finance cost in relation to unwinding of discount on lease liability with a corresponding impact on rent expense which has reduced by Rs 890 lakhs Rs. 992 lakhs and Rs. 3549 lakhs respectively due to recognition of operating leases as Right-of-Use Assets and a corresponding lease liability. The net impact on loss before tax for the quarter and year ended ended March 31, 2020 is higher by Rs 174 lakhs and Rs. 667 lakhs respectively and the net impact on profit before tax for the quarter ended December 31, 2019 is lower by Rs 145 lakhs and related impact on earnings per share is Rs 0.87, Rs. 0.69 and Rs 3.23 per share respectively (Basic and diluted). The Joint venture of the Group, Pasadena Retail Private Limited has adopted IND AS 116 "Leases" and the proportionate impact, which is not material, included on account of consolidation of Joint Venture

3. The above Audited financial results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 27 June 2020. The audit report of the Statutory Auditors is being filed with the BSE and National Stock Exchange.

4. The above is the extract of the detailed format of Audited quarterly & year ended 31 March 2020 Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015,. The full format of the Audited Financial result are available on the websites of the Stock Exchanges i.e. www.bseindia.com and www.nse.india.com and the company's website www.kddl.com

For and on the behalf of Board of Directors Yashovardhan Saboo

Place: Chandigarh (Chairman and Managing Director) DIN-00012158 Date : 27 June 2020

फार्म नं. आईएनसी-26 (कम्पनी (निगमन) नियम, 2014 के नियम

केन्द्रीय सरकार, क्षेत्रीय निर्देशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष यथा संशोधित कम्पनी अधिनियम 2013 की

धारा13(4) और कम्पनी (निगमन) नियम, 2014 के नियम 30(5) (ए) के मामले और

लावन्या फैशंस प्राइवेट लिमिटेड

(CIN: U18204DL2007PTC158741) नका पंजीकृत कार्यालय : **55, दूसरी मंजिल, लेन −2,** वेस्टेंड मार्ग, सैदुलाजाब , नई दिल्ली -110030

....आवेदक कंपनी / याचिकाकर्ता तदुद्धारा जनसामान्य को सूचित किया जाता है कि कम्पर्न ने कम्पनी अधिनियम, 2013 की धारा 13 के तहत कम्पनी ह मेमोरेंडम ऑफ एसोसिएशन में परिवर्तन लाने हेतु टेकरण के लिए केंद्र सरकार को आवेदन प्रस्तुत करने का प्रस्ताव किया है, यह विशेष प्रस्ताव एक असाधारण आम बैठक में कम्पनी के पंजीकत कार्यालय को "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "हरियाणा राज्य" में बदलने हेतु

17 मार्च 2020 को पारित किया गया। यदि किसी व्यक्ति का हित कंपनी में इस पंजीकत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित हो तो वह व्यक्ति या त निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज करें अथवा एक गपथ पत्र जिसमें उनके हित 🗸 विपक्ष के आधार हों. कारण देते हुए, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दूसरा तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्पलैक्स, नई दिल्ली-110003 को भवन, ताजाज कान्यत्वस, गड़ रहला-11003 एक कॉपी फ्लीवृत डाक द्वारा प्रेषित करें तथा इसकी एक कॉपी आवेदक कम्पनी को इसके पंजीकृत कार्यालय **55, दूसरी** मंजिल, लेन -2, वेस्टेंड मार्ग, सैंदुलाजाब, नई विल्ली -110030 पर इस सूचना के छपने के 14 (चीदह) दिनों के

कृते लावन्या फेशंस प्राइवेट लिमिटेड

हरप्रीत सिंह दिनांकः 29 जन 2020 स्थानः नई दिल्ली

डीआईएनः 01135321

और कंपनीज़ अधिनियम, 2013 की धारा 14. कंपनीज़ अधिनियम, 2013 के विषय में मेट-प्लास्ट लिमिटेड

फार्म नं. आइएनसी-25ए

सार्वजनिक कंपनी को निजी कंपनी

में परिवर्तन

क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट

मामलों का मंत्रालय के समक्ष

. जपनीज (इनकापीरेशन) नियमीं, 2014 के नियम 4

U16008UP2003PLC027513) जिसक पंजीकृत कार्यालय ७/१८१ए, ड्रुपलैक्स बंगला यूनिट 4, स्वरूप नगर कानपुर-208001 (उत्तर प्रदेश) . आवेदव

गमान्य जनता को एतद्द्वारा सूचना दी जाती है कि

कंपनी ने ऊपरकथित नियमों के साथ पठित कंपनीज़ अधिनियम, 2013 की धारा 14 के अधीन केन्द्र सरका (शक्ति क्षेत्रीय निदेशक को प्रत्यायोजित) को आवेद करने की इच्छुक है तथा इस बदलाव को लागू करने लिए कंपनी को सक्षम बनाने के लिए **सोमवार**, 22 जून, 2020 को आयोजित असाधारण सामा बैठक में पारित विशेष प्रस्ताव के अनसार कंपनी कं प्राईवेट लिमिटेड में बदलने की इच्छक है। कंपनी के प्रस्तावित बदलाव/स्थिति द्वारा प्रभावित हो

वाले कोई व्यक्ति, अपनी आपत्ति इस सुचना के प्रकाश की तिथि से चौदह दिनों के अन्दर संबंधित **क्षेत्री**र निदेशक, उत्तरी क्षेत्र, बी-2 विंग, द्वितीय तल पर्यावरण भवन, सीजीओ कम्प्लैक्स, नई दिल्ली-110003 को विरोध के कारण तथा हित की प्रकृति वर्णित करने वाले शपथ-पत्र द्वारा समर्थित आपत्तियों के पंजीकृत डाक द्वारा भेजें या डिलीवर करें और इसकी प्रति आवेदक कंपनी के नीचे वर्णित पते पर स्थि पंजीकत कार्यालय पर भेजनी है:

एवीएल मेट-प्लास्ट लिमिटेड 7/181ए, डुपलैक्स बंगला यूनिट नं. 4, स्वरूप नग कानपुर-208001 (उत्तर प्रदेश)

पंकज कार निदेश स्थानः कानपुर DIN: 00295978 पताः 53/10 नया गंज कानपुर-208001

सोमवार, 15 जुन, 2020 को आयोजि**ल असाधारण सामान्य बैठक** में पारित विशेष पस्ताव के अनसार कंपनी को पाईवेट लिमिटेड में बदल की इच्छुक है। कंपनी के प्रस्तावित बदलाव/स्थिति द्वारा प्रभावित हो वाले कोई व्यक्ति, अपनी आपत्ति इस सूचना के प्रकाश की तिथि से चौदह दिनों के अन्दर संबंधित क्षेत्रीय

निदेशक, उत्तरी क्षेत्र, बी-2 विंग, द्वितीय तल, पर्यावरण भवन. सीजीओ कम्प्लैक्स. नई दिल्ली-110003 को विरोध के कारण तथा हित की प्रकृति वर्णित करने वाले शपथ-पत्र द्वारा समर्थित आपत्तियों व पंजीकृत डाक द्वारा भेजें या डिलीवर करें और इसकी प्रति आवेदक कंपनी के नीचे वर्णित पते पर स्थि

फार्म नं. आइएनसी-25ए

सार्वजनिक कंपनी को निजी कंपनी

में परिवर्तन

क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट

मामलों का मंत्रालय के समक्ष

कंपनीज (इनकार्पोरेशन) नियमों, 2014 के नियम 4

और कंपनीज अधिनियम, 2013 की धारा 14,

कंपनीज अधिनियम, 2013 के विषय में

लिमिटेड

जिसक

और

पंजीकृत कार्यालय 53/10, नया गंज, कानपुर-20800

नामान्य जनता को एतद्द्वारा सूचना दी जाती है कि

कंपनी ने ऊपरकथित नियमों के साथ पठित कंपनीज

अधिनियम, 2013 की धारा 14 के अधीन केन्द्र

सरकार (शक्ति क्षेत्रीय निदेशक को प्रत्यायोजित) कं

आवेदन करने की इच्छुक है तथा इस बदलाव को

लागु करने के लिए कंपनी को सक्षम बनाने के लिए

एजेंसीज

U64120UP1988PLC113063)

पंजीकत कार्यालय पर भेजनी है: नवनीत एजेंसीज लिमिटेड 53/10, नया गंज, कानपुर-208001 (उत्तर प्रदेश)

हिते एवं कृते आवेदर अनिल कुमार काय दिनांक: 27.06.2020 निदेशव

स्थानः कानपुर (DIN: 00295985) पताः 16/81, सिविल लाइन्स, कानपुर-2080 (उत्तर प्रदेश)

नेशनल कंपनी लॉ ट्रिब्यूनल

मुख्य बेंच, नई दिल्ली के समक्ष कंपनी आवेदन सं. सीए (सीएएए) -186 2019 का (पीबी) (कंपनी अधिनियम, 2013 की धारा 230-232 के तहत) कंपनीज अधिनियम, 2013 के मामले में और

हिते एवं कते आवेदक

भारती एयरटेल लिमिटेड, भारती एयरटेल सर्विसेज, हुजेस कम्यूनिकेशंस इंडिया लिमिटेड और एचसीआईएल कॉमटेल लिमिटेड और उनके संबंधित शेयरधारकों और ऋणदाताओं के बीच प्रबंधन की समग्र योजना के मामले में और

के मामले में **भारती एयरटेल लिमिटेड** : कंपनीज अधिनियम, 1956 के तहत एक निगमित कंपनी, इसका पंजीकत कार्यालय भारती क्रिसेंट 1

ाल्सन मंडेला रोड, वसंतु कुंज, फेज ।।, नई दिल्ली– 110070 ...हस्तांतरणकर्ता कंपनी 1/आवेदक कंपनी

और **भारती एयरटेल सर्विसेज लिमिटेड**, कंपनी अधिनियम 1956 के तहत एक निगमित कंपनी, इसका पंजीकृत कार्यालय भारती क्रिसेंट,

नेल्सन मंडेला रोड, वसंत कुंज, फेज ।।, नई दिल्ली – 110070 ...हस्तांतरणकर्ता कंपनी 2/आवेदक कंपनी 2

हूजेस कम्युनिकेशंस इंडिया प्राइवेट लिमिटेड (पूर्व में हूजेस कम्यूनिकेशंस इंडिया लिमिटेड के नाम से ज्ञात), कंपनी

अधिनियम 1956 के तहत एक निगमित कंपनी, इसका पंजीकृत कार्यालय 1, शिवजी मार्ग, वेस्टेंड ग्रीन्स, एचएच–8, नई दिल्ली – ...हस्तांतरिती कंपनी 1/आवेदक कंपनी 3

एचसीआईएल कॉमटेल प्राइवेट लिमिटेड (पूर्व में एचसीआईएल कॉमटेल लिमिटेड के रूप में ज्ञात), कंपनी अधिनियम 1956 हे तहत एक निगमित कंपनी, इसका पंजीकृत कार्यालय 1, शिवजी मार्ग, वेस्टेंड ग्रीन्स, एचएच–8, नई दिल्ली – 110037 हस्तांतरिती कंपनी 2/आवेदक कंपनी

नारती एयरटेल लिमिटेड के इक्विटी शेयरधारकों, वरीयता शेयरधारकों और अप्रतिभृतित ऋणदाताओं और भारती एयरटेल सर्विसेज लिमिटेड के इक्विटी शेयरघारकों और अप्रतिभूतित ऋणदाताओं की बैठक की जानकारी देते हुए ट्रिब्यूनल की सूचना का रतदद्वारा सूचित किया जाता है कि कंपनी आवेदन सं. सीए(सीएए)—2019 का 186(पीबी) (''आदेश'') के एक आदेश दिनांक 11 मई, 2020 के

अनुसार, नेशनल कंपनी लॉ ट्रिब्यूनल, नई दिल्ली **("ट्रिब्यूनल")** की माननीय मुख्ये बेंच[ँ]ने कंपनीज अधिनियम, 2013 ("अधिनियम") की धारा 230 से 232 और अन्य लाूग प्रावेधानों के तहत कंपनियों, हूजेंस कम्यूनिकेशन्स इंडिया लिमिटेड (अब हूजेस कम्यूनिकेशन्स इंडिया प्राइवेट लिमिटेड) और एचसीआईएल कॉमटेल लिमिटेड (अब एचसीआईएल कॉमेंट प्राइवेट लिमिटेड) और उनके संबंधित शेयरेधारकों व ऋणदाताओं के बीच प्रबंधन की प्रस्तावित समग्र योजना **(''योजना'')** पर विचार करने और यदि सही लगता है. संशोधन या बिना संशोधन(ओं) के उददेश्य के लिए भारती एयरटेल लिमिटेड **(''एयरटेल'')** के इक्विटी शेयरधारकों, वरीयता शेयरधारकों और अप्रतिभूतित ऋणदाताओं की अलग—अलग बैठक आयोजित करने और भारती एयरटेल सर्विसेज लिमिटेड ("**बीएएसएल**" जो एयरटेल के साथ "कंपनीज" के रूप में संदर्भित है) के इक्विटी शेयरधारकों और अप्रतिभूतित ऋणदाताओं की अलग—अलग बैठक आयोजित किए जाने का निर्देश दिया है। , आदेश के अनुपालन में और इसमें निर्देशित अनुसार, आगे एतद्द्वारा सूचित किय जाता है कि

1) एयरटेल के इक्विटी शेयरधारकों की बैठक शुक्रवार, 31 जुलाई, 2020 को सुबह 10.30 से 11.30 बजे के बीच आयोजित की जाएगी। (एयरटेल इक्विटी शेयरधारकों की बैठक वीडियो क्रांफेंसिंग या अन्य ओडियो वीडियो माध्यमों **('वीसी/ओएवीएम'')** के माध्यम से उसी दिन, तिथि व समय की जाएगी। एयरटेल के उक्त इक्विटी शेयरधारकों से वीसी / ओएवीएम सुविधा प्राप्त कर बैठक में उपस्थित होने का अनुरोध है।

(2) एयरटेल के वरीयता शेयरधारकों की बैठक शुक्रवार, 31 जुलाई, 2020 को दोपहर 12.30 से 1.30 बजे के बीच वीसी 🗸 ओएवीएम के माध्यम उपस्थित होने का अनरोध है।

(3) एयरटेल के अप्रतिभृति ऋणदाताओं की बैठक शुक्रवार, 31 जलाई, 2020 को दोपहर 2,00 से 3,00 बजे के बीच वीसी / ओएवीएम के माध्यम र भ्रायोजित की जाएगी। (एयरटेल के उक्त अप्रतिभूतित ऋणदाताओं से वीसी ∕ ओएवीएम सुविधा प्राप्त कर बैठक में उपस्थित होने का अनुरोध है। (4) बीएएसएल के इक्विटी शेयरधारकों की बैठक शुक्रवार, 31 जुलाई, 2020 को दोपहर 3.30 से शाम 4.00 बजे के बीच वीसी / ओएवीएम के माध्यम से आयोजित की जाएगी। बीएएसएल के उक्त इक्विटी शेयरधारकों से वीसी/ओएवीएम सुविधा प्राप्त कर बैठक में उपस्थित होने का अनरोध है ।

(5) बीएएसएल के अप्रतिभृति ऋणदाताओं की बैठक शक्रवार, 31 जुलाई, 2020 को शाम 4.30 से शाम 5.30 बजे के बीच वीसी /ओएवीएम वे माध्यम से आयोजित की जोएगी। बीएएसएल के उक्त अप्रतिभूतित ऋणदाताओं से वीसी / ओएवीएम सुविधा प्राप्त कर बैठक में उपस्थित होने का

महत्वपूर्ण नोट : 1. कोविड—19 महावारी के चलते वर्तमान परिस्थितियों के मद्देनजर (ए) एक ही स्थान पर कंपनियों की भौतिक उपस्थिति बैठक की आवश्यकता नहीं है। (बी) उक्त बैठकों से संबंधित सूचनाएं ई—मेल द्वारा निम्नानुसर बैठकों (''व्यक्तियों'') में उपस्थित व वोट करने के योग्य व्यक्तियों को संबंधित कंपनियों द्वारा भेजी जा चुकी हैं : (1) एयरटेल और इक्विटी व वरीयता शेयरघारकों के संबंध में, एयरटेल/डिपोजिटरी प्रतिमागी के साथ पंजीकृत ई-मेल आईडी पर, और अप्रतिमूतित ऋणदाताओं के में, उनके द्वारा अंतिम ज्ञात ई-मेल आईडी पर (2) बीएएसएल के इक्विटी शेयरधारकों संबंध में, क्रमशः बीएएसएल के साथ पंजीकृत ई—मेल आईडी और उनके द्वारा अंतिम ज्ञात ई—मेल आईडी पर। एयरटेल या बीएएसएल, मामला जो भी हो, के साथ ई—मेल आईडी पंजीकृत न होने के मामले में, सूचना व वोटिंग निर्देश प्राप्त करने के क्रम में : (ए) एयरटेल के इविवटी शेयरघारकों से नीचे दी गई इस सूचना में दिए गए निर्देशों का पालन करने का अनुरोध किया जाता है और इसके अप्रतिभृतित ऋणदाताओं से एयरटेल (नीचे दिया गया विवरण) पर संपर्क करने का अनुरोध किया जाता है, (बी) बीएएसएल के इक्विटी शेयरधारकों और अप्रतिभूतित ऋणदाताओं से बीएएसएल (नीचे दिया गया विवरण) पर संपर्क करने का अनुरोध किया जाता है। 3. सूचनाओं में संदर्भि संबंधित दस्तावेज (बोर्ड प्रस्ताव, प्राधिकृत पत्र, डाक बैलेट फॉर्म, पहचान प्रमाण आदि) उसमें निर्धारित समयसीमा के भीतर उक्त सूचनाओं में वर्णित निर्देशों के अनुसार एयरटेल और बीएएसएल (लागू अनुसार) को भेजी जानी चाहिए। सभी व्यक्तियों से इन निर्देशों को सावधानीपूर्वक पढ़ने का अनुरोध किया जाता है। 4. संबंधित सूचनाओं की प्रतियां वेबसाइट WWW.AIRTEL.COM पर प्रदर्शित की गई हैं जहाँ से डाउनलोड किया जा सकता है।

उक्त बैठकों के संबंध में किसी भी पूछताछ के लिए, कृपया संपर्क करें श्री रोहित कृष्ण पुरी, ई-मेल COMPLIANCE.OFFICER@BHARTI.IN (एयरटेल के लिए) या सुश्री सुमन सिंह BHARTIAIRTELSERVICES@BHARTI.IN (बीएएसएल के लिए) या वैकल्पिक रूप से +91-11-4666 6100 (फोन) और +91-11-4666 6137 (फैक्स) या कंपनियों (लागू अनसार) (पते नीचे दिए गए हैं) के पंजीकत कार्यालयों में मेल द्वारा। उपरोक्त बैठकों में वोटिंग बैठक (वीसी / ओएवीएम के माध्यम से आयोजित) के दौरान उपलब्ध कराई गई ई–वोटिंग सुविधा के

द्वारा की जाएगी और इसके अतिरिक्त एयरटेल की इक्विटी शेयरधारकों (सार्वजनिक शेयरधारकों के सहित), पोस्ट बैलेट और रिमोट ई-वोटिंग के माध्यम से वोटिंग की सुविधा एयरटेल इक्विटी शेयरधारकों की बैठक से पहले उपलब्ध कराई जाएगी। एयरटेल इक्विटी शेयरघारकों की बैठक के लिए निर्देश: (ए) पोस्टल बैलेट या एयरटेल इक्विटी शेयरघारकों की बैठक से पहले उपलब्ध कराई गई रिमोट ई—वोटिंग के लिए वोटिंग की अवधि बुधवार, 01 जुलाई, 2020 को सुबह 9.00 (भारतीय मानक समय) से शुरू होगी और गुरुवार 30 जुलाई, 2020 को शाम 5.00 बजे (भारतीय मानक समय) पर समाप्त होगी। (बी) वोटिंग के लिए केवल एक ही माध्यम अर्थात् पोस्टल बैलेट या एयरटेल इक्विटी शेयरेधारकों की बैठक से पहले उपलब्ध कराई गई रिमोट ई-वोटिंग के नाध्यम से ही जा सकती है। यदि इक्विटी शेयरधारक अपने वोट दोनों माध्यम अर्थात् पोस्टल बैलेट के साथ-साथ बैठक में या पहले ई–वोटिंग करता है, तो ई–वोटिंग मोड के माध्यम से की गई वोटिंग प्रबल होगी और अन्य माध्यमों के माध्यम से इक्विटी शेयरघारकों द्वारा वोटिंग को अवैध माना जाएगा। इसके अतिरिक्त, रिमोट ई–वोटिंग (एयरटेल इक्विटी शेयरघारकों की बैठक से पहले) या पोस्टल बैलेट के माध्यम से वोट डालने पर एयरटेल इक्विटी शेयरधारकों की बैठक में उपस्थित होने से शेयरधारक को वंचित नहीं किया जाएगा, हालांकि, ऐसे शेयरधारक को बैठक में ई—वोटिंग सुविधा का प्रयोग कर वोट नहीं डाल सकते हैं। (सी) पोस्टल बैलेट द्वारा अपने वोट डालने के इच्छुक इक्विटी शेयरधारकों से एयरटेल के इक्विटी शेयरधारकों को भेजी सूचना में और कोविड—19 महामारी के चलते वर्तमान परिस्थितियों के मद्देनजर ई—मेल द्वारा उक्त सूचना के सहित मेजे गए पोस्टल बैलेट में मुद्रित निर्देशों को सावधानीपूर्वक पढ़ने और पालन करने का अनुरोध किया जाता है। विधिवत पूर्ण पोस्टल बैलेट फॉर्म, वोट के डु हकदार व्यक्ति द्वारा हस्ताक्षरित व सत्यापित, संबंधित दस्तावेजों के सहित गुरुवार, 30 जुलाई, 2020 को शाम 5.00 बजे तक उसके बाद नहीं भेजे (सूचना और पोस्टल बैलेट फॉर्म में वर्णित माध्यमों के द्वारा) जाने चाहिए, असफल होने पर यह माना जाएग कि इक्विटी शेयरघारक से कोई उत्तर प्राप्त नहीं हुआ है। (डी) जिन इक्विटी शेयरघारकों के ई–मेल आईडी एयरटेल / डिपोजिटरी प्रतिभागी के साथ पंजीकृत नहीं हैं, से अपने ई–मेल आईडी निम्नानुसार पंजीकृत कराने का अनुरोध है (1) अभौतिक रूप में शेयर रखने वाले शेयरघारक अपने संबंधित डिपोजिटरी प्रतिभागियों से संपर्क कर अपने ई–मेल आईडी

पंजीकृत करा सकते हैं और (2) भौतिक रूप में शेयर रखने वाले शेयरघारक ई-मेल आईडी, मोबइल नंबर, पैन कार्ड की स्व-सत्यापित प्रति और शेयर प्रमाणपत्र की प्रति प्रदान कर अनुरोध् पत्र की हस्ताक्षरित स्कैनड प्रति के सहित ई-मेल आईडी: einward.ris@kfintech.com पर

ई–मेल अनुरोध भेजकर केफिन टेक्नोलॉजिस प्राइवेट लिमिटेड (एयरटेल का रजिस्ट्रार और हस्तांतरण एजेंट) (''केफिनटेक'') के साथ अपने ई–मेल आईडी पंजीकत करा सकते हैं। उपरोक्त बैठकों की सूचना 12 जून, 2020 तक कंपनियों के संबंधित शेयरधारकों (उक्त अनुसार) और 30 सितंबर, 2019 तक कंपनियों के संबंधित अप्रतिभूतित ऋणदाताओं के लिए विज्ञापित की जा रही है। उक्त कॅट-ऑफ डेट तक शेयरधारक या

अप्रतिभूति ऋणदाता न होने वाले व्यक्ति/इकाई बैठक में वोट डालने के हकदार नहीं होंगे और इस सूचना को केवल जानकारी के उददेश्य से देखें। पोस्टल बैलेट (एयरटेल इक्विटी शेयरधारकों की बैठक) के माध्यम से वोट करने के संबंध सहित प्रॉक्सियों की नियुक्ति की सुविधा सभी बैठकों के लिए उपलब्ध नहीं होगी।

उपरोक्त वर्णित बैठकों के संबंध में डाले गए वोटों के परिणाम भारती क्रिसेंट 1, नेल्सन मंडेला रोड, वसंत कुंज, फेज ।।, नई दिल्ली—110070 में स्थित एयरटेल और बीएएसएल के पंजीकृत कार्यालयों, केफिनटेक की वेबसाइट https://evoting.karvy.cc और एयरटेल की वेबसाइट : www.airtel.com पर भी प्रदर्शित किए जाएंगे। इसके अलावा एयरटेल के संबंध में, सभी बैठकों के परिणाम बैठक की तिथि से 48 घंटों के भीतर स्टॉक एक्सचेंज अर्थात् नेशनल स्टॉक एक्सचेंज ऑफ इंडिया और बीएसई लिमिटेड को भी संचारित किए जाएंगे।

ई—वोटिंग सुविधा के संबंध में किसी भी पूछताछ के मामले में, कृपया केफिनटेक का निम्नलिखित संपत्ति विवरण देंखे– श्री राज कुमार केले, वरिष्ठ प्रबंधक– आरआईएसं, केफिन टेक्नोलॉजिस प्राइवेट लिमिटेड, यूनिटः भारती एयरटेल सेलेनियम बिल्डिंग, ट्रॉवर बी, प्लॉट नं. 31–32, गाचीबाउली, फाइनेंशियल डिस्ट्रिक्ट, नानकरामगुड़ा, सेरिलिनगमपल्ली मंडल, हैदराबाद– 500 032 टेली. नं.: +9140 6716 2222 टॉल फ्री नं.: 1800–345–4001, फैक्स नं.: +91 40 2300 1153/ 2342 0814 ई–मेल rajkumar.kale@kfintech.com or evoting@kfintech.com. योजना की प्रतियां, सूचनाएं और धारा 230 और अधिनियम के अन्य संबंधित प्रावधानों के तहत संबंधित व्याख्यात्मक विवरण के सहित सूचना देने

वाले दस्तावेज बैठकों से 48 घंटे पहले, उसके बाद नहीं और व्यापार घंटों के दौरान भारती क्रिसेंट 1, नेल्सन मंडेला रोड, वसंत कूंज, फेज ।।, नई देल्ली—110070 में कंपनियों (लागू अनुसार) के पंजीकृत कार्यालयों से किसी भी दिन (शनिवार, रविवार और सार्वजनिक अवकाश को छोड़कर ार निशुल्क प्राप्त किए जा सकते हैं।

ट्रिब्यूनज ने बैठकों के अध्यक्ष के रूप में श्री पी. नागेश, अधिवक्ता और उनके असफल होने पर, बैठकों के वैकल्पिक अध्यक्ष के रूप में श्री सौरम कालिया, अधिवक्ता को नियुक्त किया है। ट्रिब्यूनल ने उसमें किसी स्थगन के सहित बैठकों के जांचकर्ता के रूप में श्री नवीन पांडे, अभ्यासरत कंपनी सचिव को नियुक्त किया है। यदि योजना, संबंधित बैठकों में अनुमोदित होती है तो ट्रिब्यूनल के आगामी अनुमोदन का विषय होगी।

दिनांक : जून 28, 2020 स्थानः नई दिल्ली

भारती एयरटेल लिमिटेड के लिए श्री रोहित कृष्ण पुरी (प्राधिकृत हस्ताक्षरी)

भारती एयरटेल सर्विसेज लिमिटेड के लिए

हस्ता.

सुश्री सुमन सिंह (प्राधिकृत हस्ताक्षरी)

Manner of submitting resolution plans to resolution professional

plan to the Adjudicating Authority for approval Name and registration number of the resolution professional Name, Address and e-email of the resolution

Address and email to be used for correspondence with the

resolution professional

22. Further Details are available at or with 23. Date of publication of Form G

Date: 29/06/2020 Cont:- 9953999077 / 9953999075 Email:- caskg82@gmail.com:

In the matter Greenworld International Private Limited (under CIRP IBBI Reg No: - IBBI/IPA-001/IP-P00205/2017-18/10394 Contact Details:- B-10, Magnum House-I, Karampura Commercia

कार्यातय एच-105, सैक्टर-12, नोएडा, उत्तर प्रदेश-201301 में हैं, को कंपनी अधिनियम 2013 के अध्याय XXI के भाग । के अंतर्गत शेयरों द्वारा कंपनी लिमिटेड के रूप में पंजीकृत किया जाए। कंपनी का मूल उद्देश्य निम्न प्रकार से है:-''शेयरों, स्टॉक्स, डेवरीवेटिव यूचर का लेनदेन एवं व्यापार करना और सलाहकार के रूप में कार्य

करना एवं स्टॉक एवं शेयर ब्रोकर के रूप में कार्य करना तथा मारत एवं विदेशों में विभिन्न स्टॉक एक्सचेंजों में सदस्यता लेना और भारत एवं कहीं पर भी सभी प्रकार के शेयरों, सिक्योरिटीज, स्टॉक, बॉन्ड्स, पूर्ण परिवर्तनीय डिबेंचर, आंशिक परिवर्ततनीय डिबेंचर, गैर–परिवर्तनीय डिबेंचर डिबेंचर स्टॉक्स, वारंट्स सर्टिफिकेट, प्रीमियम नोट्स, दायित्व, वाणिज्यिक पेपर एवं अन्य समकक्ष इंस्ट्रमेंट्स, चाहें, सरकार, अर्ध सरकारी, स्थानीय प्राधिकरणों, सार्वजनिक क्षेत्र उपक्रमों कॉरपोरेशन, कोऑपरेटिव सोसाइटीज एवं अन्य समकक्ष संगठनों एवं राष्ट्रीय एव अंतर्राष्ट्रीय स्तरों पर जारी किया हो, की बिक्री, खरीद, विनियम, सब्सक्राइब, अधिग्रहण अंडरराइट, होल्ड, एक्शन, कन्वर्ट या अन्य प्रकार के लेनदेन के व्यवसाय को सम्पादित करना" प्रस्तावित कंपनी के मसौदा ज्ञापन और कंपनी के संस्था के अंतर्नियम की प्रति का निरीक्षण एच-105. सैक्टर-12. नोएडा. उत्तर प्रदेश-201301 एवं यनिट नं. पी04-02सी. पी04-02डी राज (त्रांचर) है. त्रांचा त्रांचा है. त्रांचा कर अराजित व सुनार के किया करता, नावन करहा, पीवन-वर्ड, जीथा तल, व्यंचर (ए", डब्ल्यूटीसी गिट सिटी, ब्लॉक-51, रोड 5ई, जोन 5, गिट सिटी, गांधीनगर, गुजरात-382355 में स्थित – प्रस्तावित कंपनी के प्रस्तावित पंजीकृत कार्यालय में किया जा सकता है।

सार्वजनिक सूचना फॉर्म नं. यूआरसी-2 अध्याय XXI के भाग । के अंतर्गत पंजीकरण के बारे में सूचना का विज्ञापन

अधिनियम, 2013 की धारा 374(ख) और (पंजीकरण हेतु अधिकृत) नियमावली, 2014 के नियम 4(1) के अनुसरण में)

एतद्द्वारा सूचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 366 की उप-धारा (2) के अनुसरण में, कंपनी पंजीयक गुजरात, अहमदाबाद को एक आवेदन किया गया है कि **एन.जे.** सिक्योरिटीज, एक साझेदारी फर्म जिसका पंजीकरण नं. 416/1-25261 (एम) एवं पंजीकृत

एतदद्वारा सूचना दी जाती है कि उक्त आवेदन पर आपत्ति करने वाला कोई भी व्यक्ति अपनी आपत्ति लिखित रूप में, हमारे पंजीकृत कार्यालय को एक प्रति सहित, इस सूचना के प्रकाशन की तारीख से इक्कीस दिनों के भीतर कार्यालय उप रजिस्टार फर्म, सोसाइटीज एवं चिटस, 69 एमडीए बिल्डिंग, विकास विहार, मोहनपुरी, मेरठ, यूपी—250003 एवं कार्यालय सेन्ट्रल रजिस्ट्रेशन सेंटर, प्लॉट नं. 6, 7, 8, सैक्टर-5, आईएमटी मानेसर, जिला गुड़गांव (हरियाणा), पिन कोड-122050 एवं कार्यालय कंपनी पंजीयक, आरओसी भवन, रूपल पार्क सोसाइटी के सामने, अंकुर बस स्टॉप के पीछे, नारणपुरा, अहमदाबाद—380013 और/या roc.ahmedabad@mca.gov.in

सुघांशु नारंग फराज खान टाटा कैपिटल फाईनांशियल सर्विसेस लिमिटेड

हस्ता /-

कृते एन.के. सिक्योरिटीज की ओर सं

हस्ता. /

गाखा कार्यालय : 7 वी मंजिल, विडियोकॉन टॉवर, झंडेवालां एक्सटेंशन, माँग सूचना

वित्तीय आस्तियो के प्रतिभूतिकरण तथा पुनर्निर्माण की धारा 13(2) तथा प्रतिभूति हित (प्रवर्तन) नियम, 2002 ("नियम") के नियम 3 के साथ पठित प्रतिभूति हित अधिनियम, 2002 (''अधिनियम'') के तहत

. मैसर्स लक्ष्मी ऑयल एण्ड वनस्पति प्रा.लि इसके निदेशक/अधिकत हस्ताक्षरकर्ता के माध्यम से

पंजीकृत कार्यालय : 704, कान चैम्बर्स, 7वीं मंजिल, 14/113, सिविल लाइन्स, (निकट यू.पी. स्टॉक एक्सचेंज बिल्डिंग), कानपुर, उत्तर प्रदेश-208001 साथ ही : 112/246, स्वरूप नगर, कानपुर, उत्तर प्रदेश-208002

साथ ही : प्लॉट सं. 39-ए, मकान नं. 7/182 का उत्तरी भाग, स्वरूप नगर, कानपुर शगर, उत्तर प्रदेश 208002

साथ ही : 97, खान चाँदपुर, निकट उमरान ढाबा, रनिया अकबरपुर, कानपुर देहात, उत्तर प्रदेश-209304 . केशव सिंह गौड़, बी-76, आकृति गार्डन, नेहरू नगर, हुजूर भोपाल, सी.टी.टी. नगर, मध्य प्रदेश-462003. . मैसर्स आरएसए वेंचर्स प्राइवेट लिमिटेड, इसके निदेशक के माध्यम से,

446, टोटल एन्वायरनमेंट रेनरॉप्स, 10-1/2, हरालूर रोड, सरजापुर रोड, बेंगलुरू, कर्नाटक-560102, साथ ही : फ्लैट सं. एच-003, ओजोन एवरग्रीन अपार्टमेंट्स, हरलूर रोड, ऑफ सरजापुर रोड, बेंगलुरू, कर्नाटक-60102,

. कमल दीप त्रिपाठी पुत्र रमेश त्रिपाठी ओ-605, एल्डेको पार्क व्यु अपार्टमेंट्स, निकट पुरानिया सी एल्डेको पार्क व्यु, सीतापुर रोड, निराला नग लखनऊ, उत्तर प्रदेश–226020

साथ ही : आर-402, एल्डेको पार्क व्यू अपार्टमेंट्स, निकट पुरानिया सी एल्डेको पार्क व्यू, सीतापुर रोड नेराला नगर, लखनऊ, उत्तर प्रदेश-226020. . सतीश कुमार रावत

नक्ष्मीपुरा वार्ड, इतवारा बाजार, सागर, मध्य प्रदेश-470002.

प्रिय श्रीमान/मैडम.

ऋण खाता सं. 8742434 में टीसीएफएसएल द्वारा स्वीकृत आपको 29.12.2017 को होम इक्विटी (एलएपी) ऋण के तहत 11.06.2016 तक भावी ब्याज सहित रु. 56,75,629/- (छप्पन लाख पचहत्तर हजार छः सौ ज्तितास मात्र) टाटा कैपिटल फाइनेंशियल सर्विसेज लिमिटेड (इसके पश्चात ''टीसीएफएसएल'' कह तायेगा) का बकाया है। हमारे बार–बार निवेदन करने के बावजूद आपने अपने खाते में बकाया राशि के प्रति कोई भी भुगतान नहीं किया है जिसे टीसीएफएसएल के बकायों में आपकी चूक के कारण आरबीआई के दिशा-निर्देश के अनुसार 8 दिसम्बर, 2019 को एनपीए खाता वर्गीकृत कर दिया गया है। मैंने स्वयं प्रतिभित हित अधिनियम की वित्तीय आस्तियों तथा प्रवर्तन के प्रतिभृतिकरण एवं पुनर्निर्माण के प्रावधानों के तहत टार्ट कैपिटल फाइनेंशियल सर्विसेज लिमिटेड के अधिकृत प्राधिकारी के शक्तियों के उपभोग में 11 जून, 2020 को . पर्युक्त अधिनियम की धारा 13(2) के तहत कथित ऋण राशि रु. 56,75,629/- का भावी ब्याज एवं लागत नहित सूचना की तिथि से 60 दिनों के भीतर भुगतान करने को कहते हुए एक माँग सूचना जारी की थी जिसमें असफल होने पर टीसीएफएसएल निम्नलिखित सम्पत्ति पर टीसीएफएसएल के पक्ष में आपके द्वारा सुजित प्रतिभृति हित के प्रवर्तन सहित उपर्युक्त अधिनियम की धारा 13(4) में वर्णित सभी या किसी अधिकार का उपयोग करेगा।

सम्पत्ति की अनुसूची

वरूप नगर, कानपुर नगर, उत्तर प्रदेश पर स्थित प्लॉट सं. 39-ए, माप क्षेत्रफल 240 वर्ग मीटर पर निर्मित परिसर सं. 7/182 के भाग की खुली भूमि, विक्रय विलेख दिनांक 22.05.2017 में अधिक स्पष्ट रूप से वर्णित मैसर्स लक्ष्मी ऑयल एण्ड वनस्पति प्रा.लि., इसके अधिकृत हस्ताक्षरी कमल दीप त्रिपाठी के माध्यम से, पृष्ट सं. 267 से 304, क्रम सं. 2201, दिनांक 22.05.2017 पर पुस्तक सं. 1, वॉल्यूम सं. 8304 के माध्यम सं कानपुर नगर, उत्तर प्रदेश के उप-रजिस्टार-II के कार्यालय में पंजीकृत। सीमाएँ : पूर्व : प्लॉट सं. 38, पश्चिम मकान नं. 7/182 का जुज भाग, उत्तर : प्लॉट सं. 39-बी, दक्षिण : जुज भाग तथा जुज भाग क्रम सं. 7/182

माँग सूचा दिनांक 11 जून, 2020 की प्रभावी सूचना सुनिश्चित करने की दृष्टि से हम वर्तमान प्रकाशन वे ाध्यम से कथित सूचना को प्रभावी करते हैं। एतद्वारा उपर्युक्त अधिनियम की धारा 13(2) के तहत आपके इस सूचना की तिथि से उपर्युक्त दायित्व का भुगतान इस सूचना की तिथि से 60 दिनों के भीतर करने के लिए . कहा जाता है जिसमें असफल रहने पर टीसीएफएसएल उपर्यक्त अधिनियम की धारा 13(4) के तहत समस्त या किसी अधिकार का उपयोग करेगी। आपको यह सूचना भी दी जाती है कि उपर्युक्त अधिनियम की धारा 13(13) की शर्तों के अनुसार आप उपर्युक्त प्रतिभूत आस्तियों का अन्तरण विक्रय, पट्टे या अन्य माध्यम र नहीं कर सकेंगे। स्थान : नई दिल्ली ह./- (अधिकृत प्राधिकारी

तिथि : 29.06.2020 टाटा कैपिटल फाइनेंशियल सर्विसेज लिमिटे FORM G INVITATION FOR EXPRESSION OF INTEREST

(Under Regulation 36A (1) of the Insolvency and Bankruptcy (Insolvency Resolution Process for Corporate Persons) Regulations, 2016 RELEVANT PARTICULARS GREENWORLD INTERNATIONAL Name of the corporate debtor PRIVATE LIMITED

ROC-Delhi Authority under which corporate debtor is incorporated / registered U37100DL2012PTC243731 Corporate identity number / limited liability identification number of corporate debtor Address of the registered office and principal office (if any) of corporate debtor Registered Office :- B-92, WHS Kirti Nagar,

Principal Office :- Plot No 60-61 Ganpati Dham, Industrial Area, Sankhol, Bahadurgarh, Haryana-124507 22-11-2019. (Order uploaded on NCLT Insolvency commencement date website on 05-12-2019) of the corporate debtor

29-06-2020 Date of invitation of expression of interest Eligibility for resolution applicants under Through **email id:-**caskg82@gmail.com; green.cirp@gmail.com section 25(2)(h) of the Code is available at: Norms of ineligibility applicable under Through email id:-caskg82@gmail.com; green.cirp@gmail.com or available at www.ibbi.gov.in section 29A are available at:

Last date for receipt of expression of interest 14-07-2020 Date of issue of provisional list of 24-07-2020 prospective resolution applicants 29-07-2020 Last date for submission of objections

to provisional list 3 Date of issue of final list of prospective 08-08-2020 resolution Applicants Date of issue of information memorandum 29-07-2020

evaluation matrix and request for resolution plans to prospective resolution applicants Manner of obtaining request for resolution The Resolution Professional will share request for Resolution Plan/ Evaluation plan, evaluation matrix, information Matrix/ Information Memorandum in electronic emorandum and further information

form after verification of KYC, capacity to manage and eligibility under Section 29A of IBC,2016 & pre-qualification criteria 6. Last date for submission of resolution plans 28-08-2020

Resolution Plan shall be submitted in a sealed envelope at the following address Mr. Sunil Kumar Gupta Interim Resolution Professional for

Greenworld International Private Limited Address: -B-10, Magnum House-I, Karampura Commercial Complex, Shivaji Marg New Delhi-110015. Plan may be submitted in electronic form at the following email id :-

askg82@gmail.com; green.cirp@gmail.com; 8. Estimated date for submission of resolutio As soon as approved by members of COC Mr. Sunil Kumar Gupta IBBI Reg No :-IBBI/IPA-001/IP-P00205/2017-18/10394

Sunil Kumar Gupta professional, as registered with the Board

Address: - B-10, Magnum House-I, Karampur Commercial Complex, New Delhi-110015.

Cont No:- 9953999077/9953999075 email id:- caskg82@gmail.com Address:- B-10, Magnum House-I, Karampura Commercial Complex, New Delhi-110015. Cont No :-9953999077/9953999075 email id:- caskg82@gmail.com;

green.cirp@gmail.com www.ibbi.gov.in 29-06-2020 Note:- Due date of Publication of Form G was 18th Feb, 2020 as per provisions of IBC Code, 2016 and its Regulations (amended). However, there was delay due to Non- Cooperation from Suspended Directors / KMP/ Promoters and COVID 19 Pandemic.

Mr. Sunil Kumar Gupta Interim Resolution Professional (Deemed RP green.cirp@gmail.com

Complex, Shivaji Marg, New Delhi-110015