

Ref.: JCIL/BSE/2020-21 Date: July 17, 2020

To
The Secretary,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai - 400 001

Dear Sir,

Security Code: 500147

Ref: Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements)
Regulations, 2015

Sub.: Submission of newspaper advertisement for email registration of the shareholders

Pursuant to requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the copy of the newspaper cutting for the letter to the shareholders for registration of their email address to receive communication and documents through email. The advertisement has been published in Business Standard (English language) and Mumbai Lakshdeepl (Marathi language) on July 17, 2020.

Kindly take the same on record and acknowledge the receipt.

Thanking you,

Yours faithfully, **For John Cockerill India Limited** (formerly CMI FPE Limited)

Haresh Vala Company Secretary

Encl: as above

John Cockerill India Limited

Regd. Office: Mehta House - 64, Road No • 13 • MIDC, Andheri East • Mumbai -400 093 • India • Tel.: +91 22 (0) 6676 2727 Workshop: A-84, 2/3 MIDC • Taloja Ind. Area • Dist. Raigad 410 208 • Tel.:+91 22 (0) 6673 1500 Workshop: Village Hedavali • Tal. Sudhagadh • Dist. Raigad 410 205

www.johncockerillindia.com • CIN: L99999MH1986PLC039921



# John COCKERILL INDIA LIMITED (formerly CMI FPE LIMITED)

CIN.: L99999MH1986PLC039921

Registered Office:- Mehta House, Plot No. 64, Road No. 13, MIDC, Andheri (East), Mumbai - 400 093 Tel.: 022-66762727 | Fax: 022-66762737-38 Email: investors@cmifpe.com | Website: www.johncockerillindia.com

### NOTICE TO THE SHAREHOLDERS

Sub: Registration of email to receive communication through email

This is to inform the shareholders of the Company that in pursuit of This is to inform the shareholders of the Company that in pursuit of paperless communication and in terms of the applicable provisions of the Companies Act, 2013, Rules made thereunder and the statutory provisions, the Company will serve documents such as Notice of Meetings, Annual Reports, Notices of Postal Ballot and other official communication to the shareholders in electronic mode / through e-mail. In order to provide better and efficient service to the shareholders, we request shareholders to register their e-mail address as mentioned below. By registering your e-mail, you will be able to receive communication and documents promptly and without loss in postal transit. You can have it handy in your inbox.

Shares held in physical form: Shareholders holding shares in physical form can register / update their e-mail address with the Company / Bigshare Services Private Limited by sending a request at investors@cmifpe.com mentioning their folio number, full name and contact details.

Shares held in demat form: In case of shares held in demat form, we request you to kindly register your e-mail address with your Depository Participant (DP). In case of change of your e-mail address, kindly register / update new email with your DP

Company's Registrar and Share Transfer Agent (RTA) — Bigshare Services Private Limited has already send SMS to shareholders on their registered mobile number with link to facilitate the shareholders to register their e-mail address. Shareholders can click on link given in the SMS or visit RTA website — https://bigshareonline.com/InvestorRegistration.aspx

The shareholders may note that the Ministry of Corporate Affairs (MCA) vide its Circular dated April 13, 2020 and other relevant circulars has allowed the Companies to issue Notices only to those shareholders whose emails are registered. This is also an opportunity given to the shareholders to register / update their e-mail address which would enable them to receive Notices and other official communication by the Company from time to time including during COVID-19 pandemic or during lockdown or as may be permitted otherwise.

Shareholders who have registered their e-mail address with the RTA/DP will continue to receive communication through mail.

By order of the Board For John Cockerill India Limited (formerly CMI FPE Limited)

Haresh Vala **Company Secretary** 

Date: July 16, 2020 Place: Mumbai





## जाहीर सूचना

बेथे सूचना देण्यात बेत आहे की, दिनांक **१ मार्च, १९८४** रोजीचे करारनामानुसार बिल्डर मे. अमित असोसिएशन यांनी फ्लॅट क्र.ए-११, २रा मजला, आकृती इमारत, लिंक रोड, आनंद नगर, दहिसर (पुर्व), मुंबई-४०००६८ र्ह जागा श्री. जगन्नाथ एस. जगताप यांना दिली होती, यांचे १४.०२.२०१५ रोजी निधन झाले, त्यांच्या पश्चात त्यांची चार कायदेशीर वारसदार अर्थात (१) श्रीमती रंजना जगन्नाथ जगताप (पत्नी). (२) श्री. नितीन जगन्नाश जगताप (मुलगा), (३) श्री. निशांत जगन्नाथ जगताप (मुलगा) आणि (४) श्रीमती निता विजीत दळर्व (मुलगी) आहेत आणि म्हणून सदर सोसायटीने स्वर्गीय श्री. जगन्नाथ एस. जगताप यांचे शेअर्स त्यांची पत्नी श्रीमर्त .... जना जगन्नाथ जगताप यांच्या नावे नामांकन/कायदेशीर वारसदार प्रक्रियानुसार २१.०३.२०१६ रोजी हस्तांतरीत केले आणि सोसायटीने त्याची नोंद केली. श्रीमती रंजना जगन्नाथ जगताप यांनी सदर फ्लॅट इच्छुक खरेदीदार यांन विक्री करण्याची तयारी दर्शविली आहे आणि इतर कायदेशीर वारसदारांनी विक्रीकरिता करारनामास निश्चित पक्षकार म्हणून निश्चिती दिली आहे.

म्हणून आम्ही सदर जाहीर सूचनेमार्फत निमंत्रित करीत आहोत की, जर कोणी व्यक्ती यांना विक्रीबाबत काही आक्षे किंवा सदर फ्लॅट व सदर शेअर्सबाबत विक्री, अदलाबदल, बक्षीस, तारण, अधिभार, न्यास, ताबा, वारसाहक भाडेपट्टा, मालकीहक, जप्ती किंवा अन्य इतर प्रकारे कोणताही अधिकार, हक किंवा हित असल्यास त्यांनं पुरार्क्यांसह लेखी स्वरुपात खालील स्वाक्षरीकर्ता यांचे कार्यालय-दास असोसिएटस्, २३/ए, २रा मजला, १०५ भारत हाऊस समोर, मुंबई समाचार मार्ग, फोर्ट, मुंबई-४०००२३ येथे आजच्या तारखेपासून १५ दिवसां कळवावे. अन्यथा विक्री प्रक्रिया पूर्ण केली जाईल आणि दावा असल्यास त्याग केला आहे म्हणन समजले जाईल

ठिकाण : मुंबई दिनांक: १६.०७.२०२०

सही / दास असोसिएटस्करित वकील उच्च न्यायाल

Total income from operations (net)

Net Profit / (Loss) for the period

Equity Share Capital

www.mercator.in

Other Equity

Diluted

Notes:

MERCATOR

**Particulars** 

(before Tax. Exceptional and/or Extraordinary items)

Comprising Profit / (Loss) for the period (after tax)

Net Profit / (Loss) for the period before tax

Net Profit / (Loss) for the period after tax

(after Exceptional and/or Extraordinary items)

(after Exceptional and/or Extraordinary items)

and Other Comprehensive Income (after tax)

(for continuing and discontinued operations)

at their meeting held on July 15, 2020.

Total income from operations (net)

Profit before tax

Net Profit after tax

Profit before tax and exceptional item

d) Key Standalone Financial information is given below

**Particulars** 

Earnings Per Share (of Rs. 1/- each)

Total Comprehensive Income for the period

## **PUBLIC NOTICE**

Notice is hereby given that Shri Flat No. B/312. Prakash Bhavan CHS. Ltd. Jay Prakash Narayan Marg,Station Road, Bhayander (West), Dist.;Thane - 401101. The Resale agreement dated 25/05/2000 between Smt. Nirmala Jagdish Choudhary to Shri Sunil Champalal Jain, has been lost in espect of said flat.

Any person/s having any claim shall file an objection in writing alongwith documentary evidence a Shastrinagar-3A, Dr. 208. Ambedkar Road, Bhayander (West), Dist. Thane 401101 within 4 days from the dateof this notice failing which it shall be assumed that no any person/s has any claim whatsoever on the said flat ,of which olease take a note

Poonam B. Talwar Advocate, High Court

**MERCATOR LIMITED** 

Email Id: secretarial@mercator.in Website: www.mercator.in

179.23

(207.85)

(255.05)

(255.78)

(0.06)

30.25

(8.57)

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the

SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The full format of the Quarterly Financial

Results are available on the Stock Exchange websites viz. www.bseindia.com & www.nseindia.com & website of the Company viz.

The above Audited Consilidated Financial Results have been reviewed by the Audited Committee and approved by Board of Director

Audit Qualification: As stated in Para 3 of Independent Auditor's Report for standalone and consolidated financials issued and

published in Annual Audited Flnancial Result for quarter and year ended March 31, 2020, The management has disclosed and

 $quantified \ appropriately \ wherever possible in Para 4 of Notes forming part of financial statement for quarter and year ended March 31, and the properties of the propert$ 

Audited

38.53

(48.59)

(534.06)

(530.61)

2020. The same has been published on stock exchange as well as website of the company.

nancials Results for the Quarter / Year Ended March 31, 2020

Registered Office: Regd. Office: 83-87, 8th Floor, Mittal Tower, B-wing, Narimar Point, Mumbai-400021. Tel: 022-66373333 | CIN: L63090MH1983PLC031418

QUARTER ENDED

172.89

(61.13)

(61.13)

(64.12)

30.25

(2.18)

QUARTER ENDED

Unaudited

37.17

(40.27)

(40.27)

(41.57)

#### PUBLIC NOTICE

Notice is Hereby Given that Share Certificate No - 1, (no of Shares-5) From 101 to 105 of Gala No-A-2, Zaveri Diamono House Premises Co-op, Society Ltd. in The Name of Mr.sanjay Govindbhai Patel And Mrs. Mital Saniav Patel Has Been Reported ost/misplaced-fir 1432/2020 Or 14/07/2020 And an Application has Beer Made by Them to the Society For Issue Fo Duplicate Share Certificate and All Other Documents,the Society Hereby Invite Claims or Objection (in Waiting) For ssuance Of Duplicate Share Certific Within The Period of 14 Days From The Publication of This Notice, if No Claim Objections Are Received During This Period The Society Shall Be Free to Issue Duplicate Share Certificate.

For & Behalf Of Zaveri Diamond House Premises Co-op, Society Ltd (Kedarmal Road, Malad East, Mumbai - 400064 Sd/-

Hon Secretary

(₹ in Crore)

Audited

1,034.22

(403.06)

(511.95)

(544.43)

(334.66)

30.25

(86.85)

(30.04)

(30.04)

(₹ in Crore)

Audited

388.57

(318.74)

(500.12)

(511.45)

For Mercator Limited

YEAR ENDED

Audited

151.17

(539.85)

(1,025.32)

(1.025.77)

YEAR ENDED

Audited

653.99

(744.29)

(898.48)

(909.53)

30.25

1.088.45)

(30.62)

(30.62)

Place: Mumbai Date: 17/07/2020

31-Mar-2020 31-Dec-2019 31-Mar-2019 31-Mar-2020 31-Mar-2019

Audited

177.78

(218.79)

(315.95)

(322.41)

(27.89)

30.25

(12.59)

31-Mar-2020 31-Dec-2019 31-Mar-2019 31-Mar-2020 31-Mar-2019

Audited

64.18

(98.72)

(280.10)

(281.70)

increased by 136% increased by 8% increased by 15%

# PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF FSL FRONTLINE SECURITIES LIMITED

<sup>रोजच् वाचा</sup> मुंबई लक्षदीप

# **Frontline Securities Limited**

(CIN: L65100DL1994PLC058837)
Registered Office: M - 6, IInd Floor, M Block Market, Greater Kailash - II, New Delhi - 110 048, Tel: +91 81 3086 6878
Corporate Office: B - 22, Sector - 4, Noida - 201 301, Tel: +91 120 253 4066 - 68; Fax: +91 120 253 4111
Website: www.fslindia.com, Email: secretarial@fsltechnologies.com
Contact Person: Ms. Pooja Gupta, Company Secretary

This post offer public announcement (the "Post Offer PA") is being issued by Sundae Capital Advisors Private Limited on behalf of Hope Consultants Limited ("Acquirer 1"), Rakesh Kumar Jain ("Acquirer 2") and Prerna Jain ("Acquirer 3") (Acquirer 1 Acquirer 2 and Acquirer 3 are collectively referred to as "Acquirers") in accordance with Regulation 18 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (the "SEBI Delisting Regulations") to the Public Shareholders of Frontline Securities Limited ("FSL"/"Company") in relation to the proposed acquisition and consequent voluntary delisting of the fully paid up equity shares (the "Equity Shares") of face value Rs. 5 each of the Company from BSE Limited (the "BSE" "Stock Exchange"). This Post Offer Public Announcement is in continuation to and should be read in conjunction with the Public Announcement published on July 01, 2020 (the "Public Announcement") in Business Standard - English and Hindi (all editions) and Mumbai Lakshadeep - Marathi (Mumbai edition) and the Letter of Offer dated July 01, 2020, (the "Letter of Offer")

Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning assigned to them as in the Public Announcement and the Letter of Offer.

The Acquirers issued the Public Announcement, in accordance with the SEBI Delisting Regulations, and on the terms and conditions set out therein and in the Letter of Offer, seeking up to 26,94,807 Equity Shares ("Offer Shares") representing the balance 27.03% of paid up Equity Share Capital of the Company from the Public Shareholders. The Public Shareholders holding Equity Shares of the Company were invited to submit their Bids pursuant to the Reverse Book Building process as prescribed in the SEBI Delisting Regulations through Stock Exchange Mechanism during the Offer Period (i.e. from July 08, 2020 to July 14, 2020), in accordance with the SEBI Delisting Regulations.

#### DISCOVERED PRICE AND EXIT PRICE

In terms of Regulation 15(1) of the SEBI Delisting Regulations, the Discovered Price (being the price at which the shareholding of the Promoter Group reached 90% pursuant to the Equity Shares tendered in the Reverse Book Building Process) is Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share. The Acquirers have accepted the Discovered Price of Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share (the "Exit Price") as the final price for the Delisting Offer

## SUCCESS OF THE DELISTING OFFER

- In terms of Regulation 17(a) of the SEBI Delisting Regulations, and as stated in Clause 9.2 of the Public Announcement dated July 01, 2020 and Clause 8.2 of Letter of Offer this Delisting Offer would be deemed to be successful only if a minimum of 16.97.753 (Sixteen Lakhs Ninety Seven Thousand Seven Hundred Fifty Three) Offer Shares were tendered and acquired in the Delisting Offer at or below the Exit Price so as to cause the cumulative number of Equity Shares held by the Acquirers alongwith the Promoter & Promoter Group, post acquisition through the Acquisition Window Facility to be equal to or in excess of 89,73,487 (Eighty Nine Lakh Seventy Three Thousand Four Hundred and Eighty Seven) Equity Shares constituting 90% of the Share Capital of the Company ("Minimum Acceptance Condition").
- In terms of Regulation 17(b) of the SEBI Delisting Regulations and as stated in Clause 9.3 of the Public Announcement and Clause 8.3 of the Letter of Offer, minimum number of 315 (Three Hundred Fifteen) shareholders (25% of the Public Shareholders holding shares in dematerialized mode as on January 10, 2020) holding shares in dematerialized mode were required to participate in the Reverse Book Building Process, provided that if the Acquirers along with the Manager to the Offer demonstrate to the BSE that they have delivered the Letter of Offer of this Delisting Offer to all the Public Shareholders either through registered post or speed post or courier or hand delivery with proof of delivery or through email as a text or as an attachment to email or as a notification providing electronic link or uniform resource locator including a read receipt (referred to as the "Letter of Offer Delivery Requirement"), then the mandatory participation of aforementioned number of Public Shareholders is not applicable. The Letter of Offer has been dispatched to all the public shareholders by Registered Post / Speed Post through the Indian Post and a detailed account regarding the status of delivery of the Letter of Offer is maintained.
- In the Reverse Book Building Process, 17,91,493 Equity Shares (including 616 Equity Shares tendered in physical form) have been validly tendered at or below the Exit Price, which is higher than the Minimum Acceptance Condition, as mentioned in Clause 2.1 of this Post Offer Public Announcement. The Acquirers shall acquire all Equity Shared tendered through valid bids at or below the Exit Price and post completion of the acquisition, the shareholding of the Promoter Group, alongwith the Acquirers, shall be 90.94% of the fully paid up equity Share Capital of the Company (subject to verification of the shares tendered in physical form) which would exceed the minimum number of Equity Shares required for the Delisting Offer to be successful in terms of Regulation 17(a) of the SEBI Delisting Regulations.
- The Delisting Offer is thus deemed to be successful. 2.5. All the Public Shareholders of the Company who have validly tendered their Equity Shares at or below the Exit Price of
- Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share will be paid the consideration at the Exit price of Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share. The last date for payment of consideration to all such Public Shareholders (in respect of whom no regulatory approvals are required) and whose Bids have been accepted will be made on or
- 2.6. The Equity Shares of the Public Shareholders whose Bids have been rejected in the Reverse Book Building process, the demat shares or the physical shares would be returned to them in accordance with Methods of Settlement contained in Clause 13 of the Public Announcement dated July 01, 2020 and Clause 12 of Letter of Offer read along with SEBI Circular CFD/DCR2/CIR/P/2016/31 dated December 09, 2016. The dispatch of share certificates in case of physical equity shares and for the credit of equity shares to the respective beneficiary accounts in case of dematerialized equity shares will be made on or before July 28, 2020. Public Shareholders holding Equity Shares in dematerialized form are advised to check their demat accounts to confirm receipt of the Equity Shares tendered.
- Subsequently, the Company will initiate the necessary steps to delist its Equity Shares from the Stock Exchanges. 2.8. The delisting date shall be announced in the same newspapers in which the Public Announcement and this Post Offer Public
- Announcement has appeared.
- 2.9. Other conditions stipulated in and detailed in the Public Announcement and Letter of Offer shall continue to apply

# OUTSTANDING EQUITY SHARES AFTER DELISTING

Manager to the Offer

- In accordance with Regulation 21 of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the Reverse Book Building process or who unsuccessfully tendered their Equity Shares in the Reverse Book Building process,("Remaining Public Shareholders") will be able to offer their Equity Shares to the Acquirers at the Exit Price i.e. of Rs. 36.08 (Rupees Thirty Six and Eight Paise Only) per Equity Share for a period of one year starting from the date of delisting of the Equity Shares of the Company from the Stock Exchanges. A separate offer letter (the "Exit Offer Letter") in this regard will be sent to these remaining Public Shareholders. If the Remaining Public Shareholders wish to tender their Equity Shares in the Exit Offer, they will be required to submit the requisite documents to the Registrar to the Offer within the stipulated time as will be set out in the Exit Offer Letter.
- 3.2. All other terms and conditions set forth in the Public Announcement and the Letter of Offer remain unchanged.

This Public Announcement is issued on behalf of Hope Consultants Limited, Rakesh Kumar Jain and Prerna Jain

3.3. This Post Offer Public Announcement is issued on behalf of the Acquirers by the Manager to Offer in terms of Regulation 18 of the Delisting Regulations. All queries may be directed to the Manager to the Offer or the Registrar to the Offer.

	g
SUND@E	<b>LINK</b> Intime
Sundae Capital Advisors Private Limited	Link Intime India Private Limited
3rd Floor, C - 11, Community Centre Janak Puri,	C-101, 1st Floor, 247 Park L.B.S. Marg, Vikhroli (West)
New Delhi - 110058	Mumbai - 400 083, Maharashtra, India
Tel. No. +91 11 4914 9740	Tel No.: +91 22 4918 6200
Email: fsl.delist@sundaecapital.com	Fax No.: +91 22 4918 6195
Investor Grievance e-mail id: grievances.mb@sundaecapital.com	Email id.: fsl.offer@linkintime.co.in
Website: www.sundaecapital.com	Website: www.linkintime.co.in
SEBI Regn. No.: INM000012494	SEBI Regn. No.: INR000004058
Contact Pareon: Anchal Lohia	Contact Parson: Sumaat Dachnanda

#### Acquirers to the Offer for Hope Consultants Limited (Acquirer 1)

Rakesh Kumar Jain Raieev Kumar Jain Director

Director

Somva Jain Company Secretary Rakesh Kumar Jain Prerna Jain (Acquirer 2) (Acquirer 3)

Registrar to the Offer

## John COCKERILL INDIA LIMITED (formerly CMI FPE LIMITED)

CIN.: L99999MH1986PLC039921

नोंदणीकृत कार्यालय: मेहता हाऊस, प्लॉट क्र.६४, रोड क्र.१३, एमआयडीसी, अंधेरी (पुर्व) मुंबई-४०००९३, द्र::०२२-६६७६२७२७, फॅक्स:०२२-६६७६२७३७-३८, ई-मेल:investors@cmifpe.com, वेबसाईट:www.johncockerillindia.com

#### भागधारकांना सूचना

विषय: ई-मेल मार्फत पत्र व्यवहार प्राप्त करण्यास ई-मेल नोंदणी.

कंपनीच्या भागधारकांना येथे सुचित करण्यात येत आहे की, कागद विरहीत पत्र व्यवहार करण्यासार्ठ आणि कंपनी कायदा २०१३ च्या लागु तरतुदी, त्यातील नियमाअंतर्गत आणि वैधानिक तरतुदीनुसा कंपनीद्वारे सभेच्या सूचना, वार्षिक अहवाल, टपाल मतदानाच्या सूचना आणि अन्य अधिकृत पत्र व्यवहार भागधारकांना विद्यत स्वरूपाने/ई-मेलने केले जाईल. भागधारकांना उत्तम आणि योग्य सेवा देण्यासाठी आम्ही भागधारकांना विनंती करीत आहोत की. खाली नमदप्रमाणे त्यांचे ई-मेल नोंद करावेत. तुमचे ई-मेल नोंद करण्यासाठी तुम्हाला त्वरीत आणि कोणतेही टपाल विलंबाशिवाय पत्र व्यवहार व दस्तावेज प्राप्त करणे शक्य होईल. तुम्हाला हे तुमच्या इनबॉक्समध्ये सहजपणे प्राप्त होईल.

वास्तविक स्वरुपात भागधारणा: वास्तविक स्वरुपात भागधारणा असणाऱ्या भागधारकांनी कंपनी बिग शेअर सर्विसेस प्रायव्हेट लिमिटेड यांच्याकडे investors@cmifpe.com वर विनंती पाठवन ज्यामध्ये त्यांचा फोलिओ क्रमांक, पुर्ण नाव व संपर्क तपशील नमुद करून त्यांचे ई-मेल नोंद/

डिमॅट स्वरुपात भागधारणा: डिमॅट स्वरुपात भागधारणा असल्यास आम्ही तम्हाला विनंती करीत आहोत की, तुमचे ई-मेल डिपॉझिटरी सहभागीदार (डीपी) कडे नोंद करावेत. जर तुमचा ई-मेल बदलला असेल तर कृपया तुमच्या डीपीकडे नविन ई-मेल नोंद/अद्यायावत करावेत.

कंपनी निबंधक व भागहस्तांतरण प्रतिनिधी (आरटीए)-बिग शेअर सर्विसेस प्रायव्हेट लिमिटेड यांनी यापुर्वीच भागधारकांना त्यांचे ई-मेल नोंद करण्यासाठी लिंकसह नोंदणीकृत मोबाईल क्रमांकावर भागधारकांना एसएमएस पाठविले आहेत. भागधारकांनी एसएमएसमध्ये दिलेले लिंक क्लिक करावे किंवा आरटीए वेबसाईटला https://bigshareonline.com/InvestorRegistration.aspx भेट द्यावी

भागधारकांनी कृपया नोंद घ्यावी की, सहकार मंत्रालयाने (एमसीए) त्यांच्या दिनांक १३ एप्रिल २०२० व अन्य इतर आवश्यक परिपत्रकानुसार ज्या भागधारकांचे ई-मेल नोंद आहेत त्यांना सूचना वितरण करण्यास मान्यता दिलेली आहे. कोविड-१९ प्रादर्भाव किंवा लॉकडाऊन दरम्यान किंवा अन्य इतर पद्भतीने वेळोवेळी कंपनीद्वारे अन्य इतर पत्र व्यवहार आणि सूचना प्राप्त करण्यास भागधारकांना शक्य व्हावे यासाठी त्यांचे ई-मेल नोंद/अद्यायावत करण्याची ही संधी आहे. ज्या भागधारकांनी आरटीए/डीपीकडे त्यांचे ई-मेल नोंद केलेले आहेत त्यांना ई-मेल मार्फत पत्र व्यवहार अविरतपणे प्राप्त होईल.

> मंडळाच्या आदेशान्व जॉन कॉकरील इंडिया लिमिटेडकरिता (पूर्वीची सीएमआय एफपीई लिमिटेड) सही /

हरेश वाल कंपनी सचिव FINEOTEX CHEMICAL LIMITED

Regd. Office: 42 /43 Manorama Chambers, S V Road,

Bandra (West), Mumbai 400050.

Fmail: infor@fineotex.com Website: www.fineotex.com,

Tel. No. 022-26559174-77 Fax 022-26559178.

#### Place: Mumbai Date: July 15, 2020 H. K. Mittal **Executive Chairman** STANDALONE CONSOLIDATED Net Cash Flow from operation (Y-o-Y) Net Cash Flow rom operation (Y-o-Y)

## EXTRACT OF AUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND YEAR ENDED MARCH 31, 2020

increased by 561% increased by 15% increased by 37%

	(₹ in Lac									(₹in Lacs)	
		STANDALONE				CONSOLIDATED					
Sr	Particulars	Quarter Ended		Year ended		Quarter Ended			Year ended		
No		31.03.2020	31.12.2019	31.03.2019	31.03.2020	31.03.2019	31.03.2020	31.12.2019	31.03.2019	31.03.2020	31.03.2019
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1	Total Income from Operations	3,122.90	3,327.09	3,170.52	13,211.03	11,314.15	4,399.46	5,297.79	4,978.44	19,851.9	18,311.00
2	Net Profit for the period (before Tax,										
	Exceptional and Extraordinary Items)	685.40	658.80	632.69	2,695.37	2,476.11	748.41	848.22	763.46	3,458.37	3,346.5
3	Net Profit for the period before Tax (after										
Ш.	Exceptional and Extraordinary Items)	(635.84)	879.61	803.48	1,703.12	2,492.65	(572.83)	1,069.03	934.25	2,196.11	3,363.07
4	Net Profit for the period after Tax (after	(057.70)	000.00	F40.70	4 077 04	4 700 00	(040.07)	000.50	054.00	4 400 00	0.400.00
5	Exceptional and Extraordinary Items)  Total Comprehensive Income for the period	(657.72)	668.32	549.72	1,077.64	1,732.29	(613.27)	809.52	651.29	1,430.98	2,433.26
3	[Comprising Profit for the period (after tax)										
	and Other Comprehensive Income										
	(after tax)]	(658.39)	668.22	548.74	1,076.66	1,731.87	(613.93)	809.41	650.31	1,430.00	2,432.84
6	Paid Up Equity Share Capital	(33333)			, , , , , , , , , , , , , , , , , , , ,	'	(* * * * * * * * * * * * * * * * * * *			,	,
	(face value of ₹2/- each)	2,226.00	-	2,226.00	2,226.00	2,226.00	2,226.00	2,226.00	2,226.00	2,226.00	574.70
7	Earnings per share (before and after extraordinary items)										
	(face value of ₹ 2/- each) (Not annualised)										
	(a) Basic	0.60	0.40	0.34	2.10	1.54	0.62	0.49	0.40	2.31	2.01
	(b) Diluted	(0.59)	0.60	0.49	0.97	1.56	(0.57)	0.69	0.55	1.17	2.02
No	Note:										

Place : Mumbai

Date: 14th July, 2020

दिनांक: १६.०७.२०२०

ठिकाण: मुंबई

The above is an extract of the detailed format of Audited Standalone and Consolidated Financial Results for the Quarter and Year ended March 31, 2020 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of these results are available on the Stock Exchange's website (www.bseindia.com and www.nseindia.com) and the Company's website (www.fineotex.com).2The above Results for the quarter and year ended March 31, 2020 have been reviewed by the Audit Committee and were taken on record by the Board of Directors at its meeting held on July 14th, 2020.

> For and on behalf of Board of Director Surendrakumar Tibrewala Chairman & Managing DirectorDIN: 00218394

# रेफनॉल रेझिन्स ॲंड केमिकल्स लिमिटेड

**सीआयएन:** एल२४२००एमएच१९८०पीएलसी०२३५०७ नोंदणीकृत कार्यात्यः ४९०/४९१, खटाव हाऊस, मोगत लेन, माहीम (५), मुंबई-४०० ०१६, दूर::०७९-२२८२००१३, फॅक्स:०७९-२२८२०४६ ई-मेल:secretarial@refnol.com वेबसाईट: www.refnol.com

३१ मार्च, २०२० रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षित एकत्रित वित्तीय निष्कर्षांचा अहवाल								
	(रु.लाखात)							
Г				संपलेले वर्ष				
अ.		३१.०३.२०२०	३१.१२.२०१९	३१.०३.२०१९	३१.०३.२०२०			
क्र.	तपशील	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित			
٩.	कार्यचलनातून एकूण उत्पन्न (निव्वळ)	९१८.३०	११४७.२६	9989.9६	8308.90			
၃. 3.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व) करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)	\$0.03	२६.९५	५८.६०	६७.२५			
8.	(अपवादात्मक आणि/िकंवा विशेष साधारण बाबनंतर) करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)	20.03	२६.९५	५८.६०	६७.२५			
	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	90.80	२६.९५	4८.६०	4८.२४			
4.	कालावधीकरिता एकूण सर्व कष उत्पन्न	92.92	२६.९५	46.94	42.60			
Ę. (9.	भरणा केलेले समभाग भांडवल (दर्शनी मूल्य रू.१०/– प्रत्येकी) उत्पन्न प्रतिभाग (रू.१०/– प्रत्येकी) (अखंडीत व खंडीत कार्यचलनाकरिता)	\$9.50\$	30८.९९	<b>30</b> C.99	<i>\$</i> 9.30\$			
	१. मूळ	0.40	0.00	9.80	9.८८			
	२. सौमिकृत	0.40	0.00	9.80	9.८८			

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड अंदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्यलेशन २०१५ च्या नियम ३३ अन्व स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक/वार्षिक वित्तीय निष्कपींचे सविस्तर नमुन्यातील उता आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्पाचे संपूर्ण नमुना कंपनीच्या www.refnol.com वेबसाईटव आणि बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

संपलेले वर्ष 39.03.2020 39.92.2099 39.03.2099 39.03.2020 लेखापरिक्षित लेखापरिक्षित अलेखापरिक्षित लेखापरिक्षित तपशील \_\_\_\_\_\_ गर्यचलनातून एकूण उत्पन्न 88.338 828.90 80.905 25.09.62 करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा) अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व) 0.29 39.44 40.93 रानंतर कालावधीकरिता निव्वळ नफा/(तोटा)

प्रमुख एकमेव वित्तीय माहिती खालीलप्रमाणे

अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)

ालावधीकरिता एकूण सर्वकष उत्पन्न

ठिकाणः मुंबई

दिनांकः १६ जुलै, २०२०

संचालक मंडळाच्या आदेशान्व रेफनॉल रेझिन्स अँड केमिकल्स लिमिटेडकरित सही / महेंद्र के. खटा अध्यक्ष डीआयएन: ०००६२७९४

94.02

38.88



# SIGNET INDUSTRIES

Place : New Delhi

Date : July 16, 2020

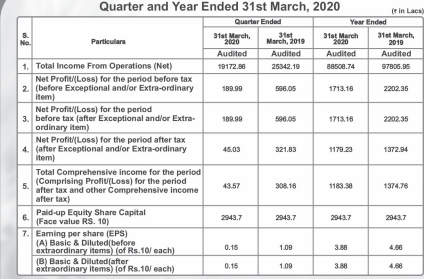
(The Irrigation House)

1003, Meadows Building, Sahar Plaza Complex, J B Nagar, Andheri (East), Mumbai, 400059 CIN No.: L51900MH1985PLC035202 E-mail: cspreeti@groupsignet.com, www.groupsignet.com



**Extract of Audited Standalone Financial Results for the** 





Note: 1.The above is an extract of the detailed format of Financial Results for the quarter and year ended 31st March, 2020 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and other Disclosure Requirements) Regulation, 2015. The full format of the Quarterly Financial Results available on the website (www.besindia.com) and (www.nselndia.com) and on the Company website (www.groupsignet.com). 2 The above results were reviewed by the Audit Committee and approved at the meeting of the Board of Directors held on 15th July, 2020. 3 Due to the global outbreak of COVID. 19, a pandemic and following the nationwide lock down by Govt. of India the company's manufacturing activity at Pithampur Unit (Dist. Dhar) and Other 19, a pandemic and following the nationwide lock down by Covt. of India the company's manufacturing activity at Pithampur U activities at various branches have been closed which has adversely impacted the company's operations in the quarter e Subsequently operations at Pithampur Plant resumed partially based on permission by the relevant local authorities. Manage possible effects that may impact the carrying amount of inventories and trade receivables. In making assumptions and uncertainties as at the balance sheet date in relation to recoverable amounts, management has intertail considered subsected information up to date of approval of these financial statement and expects no significant impairment to the carrying amounts of the previous period have been regrouped/reclassified wherever necessary, to make them companishe with current from

> By Order of the Board For Signet Industries Limited Mukesh Sangla

