

TTI ENTERPRISE LIMITED

Registered Office Add: Office No- 822, 8th Floor, 4 Synagogue Street, Kolkata - 700 001, Ph: +91 33 4061 9020

E-mail: tti1711@gmail.com Web: www.ttienterprise.net GST: 19AABCT2625C1ZO

CIN: L67120WB1981PLC033771

August 17, 2023

Ref: 538597 **BSE Limited Department of Corporate Services** P. J. Towers, 25th Floor, Dalal Street, Mumbai- 400 001

Calcutta Stock Exchange Limited 7, Lyons Range, Murgighata, Dalhousie, Kolkata - 700001

Ref: - TTI Enterprises Limited

Sub: Submission of Newspaper Clipping of Unaudited Financial Results for the First Quarter ended 30th June, 2023 (Financial year 2023-2024).

Dear Sir/Mam

Pursuant to regulation 47 of the SEBI (LODR), Regulations 2015, and Please find attached herewith the copy of Newspaper Advertisement Published in "Business Standard" (English Newspaper) all Editions (Ahmedabad, Pune, Mumbai, Lucknow, Bengaluru, Bhubaneshwar, Bhopal, Kolkata, Kochi, Hyderabad) on 15th August 2023 and Arthik Lipi (Bengali) on 15th August 2023 and Navshkti (Marathi) on Tuesday, 16th August, 2023 and in Free Press Journal (English) on 15th August 2023 for Unaudited Financial results for the first quarter ended 30th June, 2023.

Please take the same on record and acknowledge the receipt.

Thanking you Yours faithfully, For TTI Enterprises Limited

RANGANA Digitally signed by RANGANATHAN. V.S THAN. V.S Date: 2023.08.17

Name: V S Ranganathan **Designation: Director**

DIN: 02786224

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023(1)

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bid/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited. GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or

approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA. Mandatory in public issues

No cheque will be accepted.

UNIFIED PAYMENTS INTERFACE

UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toil free number: 18001201740 and mail id: ipo.upi@npci.org.lin.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED:

Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

CONCEPT

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States

राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

Registrar, NIT Agartala

DCW LIMITED

Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

اما			Quarter ended		Year ended
8r. No.	Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited
1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58
2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35
3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
	(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))				
5. 6.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
6.	Earning Per Share (of ₹2/- each)				·
	(for continuing and discontinued operations) (* not annualised)	*	*	*	
	1. Basic	0.34	1.20	2.24	6.50
	2. Diluted	0.34	1.20	2.06	6.50

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company websites

For and on behalf of the Board of Directors

Place : Mumbai Date: 14th August, 2023

Chairman & Managing Director DIN : 00380458

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : tti1711@gmail.com Phone : +91 33 2210-9197 Web : ttienterprise.net e Unaudited Financial Result for the Quarter Ended 30th June, 2023 (₹ in Lakhs

ΙГ		Standalone			
SI. No	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2022 (Unaudited)	Year Ended 31-03-2023 (Audited)
1 2	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#)	-35.60	-9.75	-13.50	-6.50
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	-35.60	-9 .75	-13.50	-6.50
4		-35.60	-28.93	-13.50	-25.66
5	Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax)	-35.60	-28.93	-13.50	-25.66
67	and other Comprehensive Income(after tax)	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09
8	Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)-				
IL	Basic : Diluted :	-0.14 -0.14	-0.11 -0.11	-0.05 -0.05	-0.10 -0.10

The aforesaid financial results were taken on by the Board of Directors in the board meetings held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of the quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

levant financial vear. For and on behalf of the Boar Mridula Muki Place: Kolkata Dated: 14.08.2023

CIN: L24110GJ1939PLC000748

Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

ı	الما			Quarter ended		Year ended
	8r. No.		30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited
l	1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58
l	2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35
l	3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99
l	4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
l		(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))				
ı	5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
l	6.	Earning Per Share (of ₹2/- each)	-		-	
ı		(for continuing and discontinued operations) (* not annualised)	*	*	*	
l		1. Basic	0.34	1.20	2.24	6.50
١		2. Diluted	0.34	1.20	2.06	6.50

(www.dcwltd.com).

DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED

Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN-L51216WB1992PLC055629 Extract of Financial Results for the quarter ended June 30, 2023

(₹ In Lakh, except per share data)

١,.			Standalone			Consolidated	dated	
SI. No.		Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44	
2	Net Profit / (Loss) for the period (before Tax							
	Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)	
3	Net Profit / (Loss) for the period before tax							
	(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19	
4	Net Profit / (Loss) for the period after tax							
	(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
5	Total Comprehensive Income for the period							
	[Comprising Profit / (Loss) for the period (after tax)							
	and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
6	Equity Share Capital	-	-	3,463.06	-	-	3,463.06	
7	Reserve as shown in the Audited Balance Sheet							
	of the previous year	-	-	504.02	-	-	2,135.33	
8	Earnings Per Share (of Rs.10/-each) (for continuing							
	and discontinued operations)-							
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46	
Ne	who e							

1 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 Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held on August 14, 2023.

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra aarvi

AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499 Reg. Office: - B1-603, Marathon Innova,

Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

Sr.		3	3 Months Ended				
No.	Particulars Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited		
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52		
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66		
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15		
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75		
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40		
6	Other Equity		•	-	9,327.56		
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82		
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39		

Notes:

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023⁽¹⁾

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bidd/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RIHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA.

Mandatory in public issues

UNIFIED PAYMENTS INTERFACE

UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toll free number: 18001201740 and mail id: ipo.upi@npci.org.in.

No cheque will be accepted. **BOOK RUNNING LEAD MANAGER**



PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED: Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States

Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States CONCEPT



राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT) On behalf of NIT Agartala, The Registrar NIT

Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

Registrar, NIT Agartala

DCW LIMITED

CIN: L24110GJ1939PLC000748 Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16 Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

II.			Quarter ended		Year ended
8r. No		30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited
1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58
2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35
3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
	(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))				
5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
6.	Earning Per Share (of ₹2/- each)				
Ш	(for continuing and discontinued operations) (* not annualised)	*	*	*	
П	1. Basic	0.34	1.20	2.24	6.50
Ш	2. Diluted	0.34	1.20	2.06	6.50

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website

For and on behalf of the Board of Directors

Place : Mumbai Date: 14th August, 2023

on August 14, 2023.

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : tti1711@gmail.com Phone : +91 33 2210-9197 Web : ttienterprise.net

E	tract of Standalone Unaudited Financial Result for the	Quarter En	ded 30th Ju	ine, 2023 (₹ in Lakhs)
			Stand	alone	
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2022 (Unaudited)	Year Ended 31-03-2023 (Audited)
1 2	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#)	-35.60	-9.75	-13.50	-6.50
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	-35.60	-9 .75	-13.50	-6.50
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	-35.60	-28.93	-13.50	-25.66
5	Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax) and other Comprehensive Income(after tax)	-35.60	-28.93	-13.50	-25.66
6 7	Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09
8	previous year) Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)-				
	Basic : Diluted :	-0.14 -0.14	-0.11 -0.11	-0.05 -0.05	-0.10 -0.10

. The aforesaid financial results were taken on by the Board of Directors in the board meeting: held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of the quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

levant financial vear. Mridula Muki Place: Kolkata Dated: 14.08.2023

For and on behalf of the Boar

(www.dcwltd.com).

Chairman & Managing Director DIN : 00380458 DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN-L51216WB1992PLC055629

Extract of Financial Results for the quarter ended June 30, 2023 (₹ In Lakh, except per share data)

Standalone				(Consolidated		
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44
2	Net Profit / (Loss) for the period (before Tax						
	Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)
3	Net Profit / (Loss) for the period before tax						
	(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19
4	Net Profit / (Loss) for the period after tax						
	(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
5	Total Comprehensive Income for the period						
	[Comprising Profit / (Loss) for the period (after tax)						
	and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
6	Equity Share Capital	-	-	3,463.06	-	-	3,463.06
7	Reserve as shown in the Audited Balance Sheet						
	of the previous year	-	-	504.02	-	-	2,135.33
8	Earnings Per Share (of Rs.10/-each) (for continuing						
	and discontinued operations)-						
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46
No	dan:						

1 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 Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra aarvi

AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499 Reg. Office: - B1-603, Marathon Innova,

Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

	(170. III Editio Ecopt Editing 1 of olidio (El							
Sr.		3	Months Ended		Year Ended			
No.	Particulars Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited			
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52			
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66			
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15			
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75			
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40			
6	Other Equity	-	-	-	9,327.56			
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82			
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39			

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023(1)

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bidd/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

Details would be at the Bidders/Applicants' sole risk. UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA. Mandatory in public issues

No cheque will be accepted.

UNIFIED PAYMENTS INTERFACE

application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toil free number: 18001201740 and mail id: ipo.upi@npci.org.lin.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India. Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED:

Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States

Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States CONCEPT



राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

Registrar, NIT Agartala

DCW LIMITED

Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

الما			Quarter ended		Year ended
8r. No.	Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited
1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58
2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35
3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
	(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))				
5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
6.	Earning Per Share (of ₹2/- each)				
	(for continuing and discontinued operations) (* not annualised)	*	*	*	
	1. Basic	0.34	1.20	2.24	6.50
	2. Diluted	0.34	1.20	2.06	6.50

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website

For and on behalf of the Board of Directors

Place : Mumbai Date: 14th August, 2023

on August 14, 2023.

DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : tti1711@gmail.com Phone : +91 33 2210-9197 Web : ttienterprise.net

Standalo				lalone	
si sé	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2022 (Unaudited)	Year Ender 31-03-2023 (Audited)
1 2	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and for Extraordinary items#)	-35.60	-9.75	-13.50	-6.50
3	Net Profit / (Loss) for the period before tax	-35.60	-9.75	-13.50	-6.50
4		-35.60	-28.93	-13.50	-25.66
5	(after Exceptional and/or Extraordinary items#) Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax)	-35.60	-28.93	-13.50	-25.66
6 7	and other Comprehensive Income(after tax) Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09
8	previous year) Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)- Basic: Diluted:	-0.14 -0.14	-0.11 -0.11	-0.05 -0.05	-0.10 -0.10

invoise .

The aforesaid financial results were taken on by the Board of Directors in the board meeting: held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the levant financial vear.

For and on behalf of the Boar Mridula Muki Place: Kolkata Dated: 14.08.2023

CIN: L24110GJ1939PLC000748

Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

(www.dcwltd.com).

Chairman & Managing Director DIN : 00380458

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN- L51216WB1992PLC055629 Extract of Financial Results for the quarter ended June 30, 2023

				(₹ in Lakn,	except per	snare data)
		Standalone			Consolidated	
Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)
Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44
Net Profit / (Loss) for the period (before Tax						
Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)
Net Profit / (Loss) for the period before tax						
(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19
Net Profit / (Loss) for the period after tax						
(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
Equity Share Capital	-	-	3,463.06	-	-	3,463.06
Reserve as shown in the Audited Balance Sheet						
of the previous year	-	-	504.02	-	-	2,135.33
Earnings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-						
Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46
	Total Income from Operations Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items) Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital Reserve as shown in the Audited Balance Sheet of the previous year Eamings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-	Total Income from Operations 2.46 Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items) Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital Reserve as shown in the Audited Balance Sheet of the previous year Eamings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-	Particulars Cauarter Ended 30-06-2023 (Unaudited) Particulars Total Income from Operations 2.46 3.22 Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items) Total Comprehensive Income for the period (Incomprehensive Income for the period (Incomprehensive Income (after tax)) Equity Share Capital Reserve as shown in the Audited Balance Sheet of the previous year Eamings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-	Particulars Quarter Ended 30-06-2023 Clumothted 20-06-2023 Clumothted 2	Particulars Quarter Ended 30-06-2023 (Unaudited) Quarter Ended 31-08-2023 (Unaudited) Qu	Particulars

1 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 Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra aarvi

AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

	(NS. III LAKIIS LACEPT LAITIIII FEI SHATE (LFS)								
Sr.		3	Months Ended		Year Ended				
No.	Particulars Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited				
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52				
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66				
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15				
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75				
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40				
6	Other Equity	-	-	-	9,327.56				
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82				
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39				

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023(1)

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bidd/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA. Mandatory in public issues

No cheque will be accepted.



UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toil free number: 18001201740 and mail id: ipo.upi@npci.org.lin.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED: Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States

Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States CONCEPT



राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT) On behalf of NIT Agartala, The Registrar NIT

Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

Registrar, NIT Agartala

DCW LIMITED

Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

اماا			Quarter ended		Year ended
8r. No.	Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited
1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58
2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35
3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
	(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))				
5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
6.	Earning Per Share (of ₹2/- each)				
	(for continuing and discontinued operations) (* not annualised)	*	*	*	
II I	1. Basic	0.34	1.20	2.24	6.50
	2. Diluted	0.34	1.20	2.06	6.50

For and on behalf of the Board of Directors

Place : Mumbai Date: 14th August, 2023

on August 14, 2023.

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : tti1711@gmail.com Phone : +91 33 2210-9197 Web : ttienterprise.net

Extract of Standalone Unaudited Financial Result for the Quarter Ended 30th June, 2023 (₹ in Lakhs)							
		Standalone					
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2022 (Unaudited)	Year Ended 31-03-2023 (Audited)		
1	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#)	-35.60	-9.75	-13.50	-6.50		
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	-35.60	-9 .75	-13.50	-6.50		
4	Net Profit / (Loss) for the period after fax (after Exceptional and/or Extraordinary items#)	-35.60	-28.93	-13.50	-25.66		
5	Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax) and other Comprehensive Income(after tax)	-35.60	-28.93	-13.50	-25.66		
6 7	Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09		
8	previous year) Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)- Basic:	-0.14	-0.11	-0.05	-0.10		
	Diluted:	-0.14	-0.11	-0.05	-0.10		

invoise .

The aforesaid financial results were taken on by the Board of Directors in the board meeting: held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

levant financial vear. For and on behalf of the Boar Mridula Muki Place: Kolkata Dated: 14.08.2023

CIN: L24110GJ1939PLC000748

Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website (www.dcwltd.com).

Chairman & Managing Director DIN : 00380458 DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN-L51216WB1992PLC055629

Extract of Financial Results for the quarter ended June 30, 2023 (₹ In Lakh, except per share data)

٠.			Standalone C			Consolidated		
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44	
2	Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
6	Equity Share Capital	-	-	3,463.06	-		3,463.06	
7	Reserve as shown in the Audited Balance Sheet of the previous year	_	-	504.02	-	-	2,135.33	
8	Earnings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-							
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46	
No	rtes.							

1 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 Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra



AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

Sr.		3	Months Ended		Year Ended
No.	Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40
6	Other Equity		•	-	9,327.56
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39

Notes:

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023⁽¹⁾

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bid/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The Initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RIHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA. Mandatory in public issues

No cheque will be accepted.



UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toll free number: 18001201740 and mail id: ipo.upi@npci.org.in.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED:

Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

CONCEPT

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States

राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

Registrar, NIT Agartala

DCW LIMITED CIN: L24110GJ1939PLC000748

Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16 Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

B -11-1		Quarter ended		Year ended
Particulars Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited
Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58
Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35
Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99
Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))				
Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
Earning Per Share (of ₹2/- each)	-			
(for continuing and discontinued operations) (* not annualised)	*	*	*	
1. Basic	0.34	1.20	2.24	6.50
2. Diluted	0.34	1.20	2.06	6.50
	Net Profit / (Loss) before tax for the period Net Profit / (Loss) after tax for the period Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) Equity Share Capital of face value of ₹2/- each. Earning Per Share (of ₹2/- each) (for continuing and discontinued operations) (* not annualised) 1. Basic	Particulars 30.06.2023 UnaudIted Total Income from operations A43,804.15 Net Profit / (Loss) before tax for the period Net Profit / (Loss) after tax for the period Net Profit / (Loss) after tax for the period 1,532.34 Net Profit / (Loss) after tax for the period 999.02 (Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) Equity Share Capital of face value of ₹2/- each. Eaming Per Share (of ₹2/- each) (for continuing and discontinued operations) (* not annualised) 1. Basic 30.06.2023 43,804.15 1,532.34 999.02 5,903.10	Particulars 30.06.2023 Unaudited 31.03.2023 Audited Total Income from operations 43,804.15 58,813.78 Net Profit / (Loss) before tax for the period 1,532.34 6,195.07 Net Profit / (Loss) after tax for the period 999.02 3,534.99 Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other 999.02 3,152.18 Comprehensive Income (after tax)) Equity Share Capital of face value of ₹2/- each. 5,903.10 5,903.10 Earning Per Share (of ₹2/- each) (for continuing and discontinued operations) (* not annualised) * * 1. Basic 0.34 1.20	Total Income from operations 43,804.15 58,813.78 76,865.36 Net Profit / (Loss) before tax for the period 1,532.34 6,195.07 9,090.96 Net Profit / (Loss) after tax for the period 999.02 3,534.99 5,877.26 Total Comprehensive Income for the period 999.02 3,152.18 5,867.62 (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) Equity Share Capital of face value of ₹2/- each. 5,903.10 5,903.10 Earning Per Share (of ₹2/- each) (for continuing and discontinued operations) (* not annualised) * * * * * * * * * * * * * * * * * *

Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website

Place : Mumbai Date: 14th August, 2023

on August 14, 2023.

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TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : tti1711@gmail.com Phone : +91 33 2210-9197 Web : ttienterprise.net

Ľ	ttract of Standaione Unaudited Financial Result for the	Quarter El	OGU SVUI SI	ille, ZUZƏ (C III Lakiis)
		Standalone			
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2022 (Unaudited)	Year Ended 31-03-2023 (Audited)
1 2	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#)	-35.60	-9.75	-13.50	-6.50
3		-35.60	-9 .75	-13.50	-6.50
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	-35.60	-28.93	-13.50	-25.66
5		-35.60	-28.93	-13.50	-25.66
6 7	Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09
8	previous year) Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)- Basic: Diluted:	-0.14 -0.14	-0.11 -0.11	-0.05 -0.05	-0.10 -0.10

Notes : invoise .

T. The aforesaid financial results were taken on by the Board of Directors in the board meeting held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the levant financial vear.

For and on behalf of the Boar Mridula Muki Place: Kolkata Dated: 14.08.2023

JJ.	Net Profit / (Loss) after tax for the period	999.02	3,334.99	5,877.20	19,197.99
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
	(Comprising Profit / (Loss) for the period (after tax) and Other				
	Comprehensive Income (after tax))				
5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
6.	Earning Per Share (of ₹2/- each)				
	(for continuing and discontinued operations) (* not annualised)	*	*	*	
	1. Basic	0.34	1.20	2.24	6.50
	2. Diluted	0.34	1.20	2.06	6.50
Note	s : The above is an extract of the detailed format of Unaudited Quarte	rly Financial Re	sults filed with	the Stock Ex	changes under

(www.dcwltd.com). For and on behalf of the Board of Directors

Chairman & Managing Director DIN : 00380458

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN-L51216WB1992PLC055629

Extract of Financial Results for the quarter ended June 30, 2023 (₹ In Lakh, except per share data)

۸.			Standalone		(Consolidated	
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44
2	Net Profit / (Loss) for the period (before Tax						
	Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)
3	Net Profit / (Loss) for the period before tax						
	(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19
4	Net Profit / (Loss) for the period after tax						
	(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
5	Total Comprehensive Income for the period						
	[Comprising Profit / (Loss) for the period (after tax)						
	and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
6	Equity Share Capital	-	-	3,463.06	-	-	3,463.06
7	Reserve as shown in the Audited Balance Sheet						
	of the previous year	-	-	504.02	-	-	2,135.33
8	Earnings Per Share (of Rs.10/-each) (for continuing						
	and discontinued operations)-						
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46

1 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 Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra aarvi

AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

	(No. in Earlio Except Earling For Charle (Er e							
Sr.		3	Months Ended		Year Ended			
lo.	Particulars Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited			
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52			
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66			
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15			
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75			
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40			
6	Other Equity	-	-	-	9,327.56			
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82			
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39			

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023⁽¹⁾

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bid/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The Initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited. GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RIHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

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*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA.

Mandatory in public issues No cheque will be accepted.



UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toll free number: 18001201740 and mail id: ipo.upi@npci.org.in.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED: Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

CONCEPT

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States

राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

Registrar, NIT Agartala

TTI ENTERPRISE LIMITED

CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : tti1711@gmail.com Phone : +91 33 2210-9197 Web : ttienterprise.net

E	tract of Standalone Unaudited Financial Result for the	Quarter En	ided 30th J	une, 2023 (₹ in Lakhs)
		Standalone			
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2022 (Unaudited)	Year Ended 31-03-2023 (Audited)
1 2	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and for Extraordinary items#)	-35.60	-9.75	-13.50	-6.50
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	-35.60	-9 .75	-13.50	-6.50
4		-35.60	-28.93	-13.50	-25.66
5	Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax) and other Comprehensive Income(after tax)	-35.60	-28.93	-13.50	-25.66
6 7	Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year)	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09
8	Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)-				
L	Basic : Diluted :	-0.14 -0.14	-0.11 -0.11	-0.05 -0.05	-0.10 -0.10

The aforesaid financial results were taken on by the Board of Directors in the board meetings held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

levant financial vear. For and on behalf of the Boar Mridula Muki Place : Kolkata Dated : 14.08.2023



on August 14, 2023.

DCW LIMITED CIN: L24110GJ1939PLC000748

Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16 Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

			Quarter endec		Year ended
8r. No.	Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited
1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58
2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35
3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28
	(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))				
5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10
6.	Earning Per Share (of ₹2/- each)		·		·
	(for continuing and discontinued operations) (* not annualised)	*	*	*	
	1. Basic	0.34	1.20	2.24	6.50
	2. Diluted	0.34	1.20	2.06	6.50

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company websites (www.dcwltd.com).

For and on behalf of the Board of Directors

Chairman & Managing Director DIN : 00380458 Place : Mumbai Date: 14th August, 2023 DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED

Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148 CIN-L51216WB1992PLC055629

> Extract of Financial Results for the quarter ended June 30, 2023 (₹ In Lakh, except per share data)

					(mi cakii,	evcehr hei	onais vala,	
٠.			Standalone			Consolidated		
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44	
2	Net Profit / (Loss) for the period (before Tax							
	Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)	
3	Net Profit / (Loss) for the period before tax							
	(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19	
4	Net Profit / (Loss) for the period after tax							
	(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
6	Equity Share Capital	-	-	3,463,06	-	-	3,463.06	
7	Reserve as shown in the Audited Balance Sheet of the previous year	-	_	504.02	-	-	2,135.33	
8	Earnings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-							
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46	

1 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under regulation 33 of the SEB (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra aarvi

AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

	•	•	_	` '		
	13	3 Months Ended				
Particulars Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited		
Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52		
Net profit for the period before tax	366.51	409.35	435.19	1,567.66		
Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15		
Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75		
Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40		
Other Equity	-	-	-	9,327.56		
Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82		
Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39		
	Net profit for the period before tax Net Profit for the period after Tax Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax) Paid Up Equity Share Capital (Face Value Rs. 10) Other Equity Earning Per Share (Face Value of Rs. 10 each) Earnings before Interest, Tax,	Total Revenue (Net) Net profit for the period before tax Net Profit for the period after Tax Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax) Paid Up Equity Share Capital (Face Value Rs. 10) Other Equity Earning Per Share (Face Value of Rs. 10 each) Earnings before Interest, Tax, 426.06	Total Revenue (Net) 10,099.02 10,656.93 Net profit for the period before tax 366.51 409.35 Net Profit for the period after Tax 331.51 345.24 Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax) Paid Up Equity Share Capital (Face Value Rs. 10) Other Equity -	Net profit for the period before tax 10,099.02 10,656.93 10,696.91		

Notes:

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023(1)

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bidd/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The Initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RIHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA.

Mandatory in public issues



UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toll free number: 18001201740 and mail id: ipo.upi@npci.org.in.

No cheque will be accepted. **BOOK RUNNING LEAD MANAGER**

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Emall and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED: Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States CONCEPT

राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : ttl1711@gmail.com Phone : +91 33 2210-9197 Web : ttlenterprise.net

1. The aforesaid financial results were taken on by the Board of Directors in the board meeting: held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

Total Income from Operations
Net Profit / (Loss) for the period (before Tax,
Exceptional and /or Extraordinary items#)
Net Profit / (Loss) for the period before tax

(after Exceptional and/or Extraordinary items# Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)

Total Comprehensive Income for the period

(Comprising profit/(loss) for the period (affer tax and other Comprehensive Income(affer tax) Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of

(for continuing and discontinued operations)

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

previous year) Earnings Per Share (of ₹10/- each)

e Unaudited Financial Result for the Quarter Ended 30th June, 2023 (₹ in Lakhs

-35.60 -35.60

-35.60

-35.60

2540.44 78.49

Registrar, NIT Agartala

-13.50

-13.50

-13.50

-13.50

2540.44

-6.50

-6.50

-25.6

-25.66

2540.44 114.09

-9.75

-28.93

-28.93

2540.44 114.09

DCW LIMITED CIN: L24110GJ1939PLC000748

Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16 Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

		Quarter ended		Year ended	
Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited	
Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58	
Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35	
Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99	
Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28	
(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))					
Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10	
Earning Per Share (of ₹2/- each)			-		
(for continuing and discontinued operations) (* not annualised)	*	*	*		
1. Basic	0.34	1.20	2.24	6.50	
2. Diluted	0.34	1.20	2.06	6.50	
	Net Profit / (Loss) before tax for the period Net Profit / (Loss) after tax for the period Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) Equity Share Capital of face value of ₹2/- each. Eaming Per Share (of ₹2/- each) (for continuing and discontinued operations) (* not annualised) 1. Basic	Particulars 30.06.2023 UnaudIted Total Income from operations Net Profit / (Loss) before tax for the period Net Profit / (Loss) after tax for the period Net Profit / (Loss) after tax for the period 1,532.34 Net Profit / (Loss) after tax for the period 999.02 (Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) Equity Share Capital of face value of ₹2/- each. Eaming Per Share (of ₹2/- each) (for continuing and discontinued operations) (* not annualised) * 1. Basic 30.06.2023 Handulted 43,804.15 1,532.34 999.02	Particulars 30.06.2023 31.03.2023 UnaudIted AudIted AudIted AudIted AudIted AudIted AudIted AudIted 43.804.15 58.813.78 Net Profit / (Loss) before tax for the period 1,532.34 6,195.07 Net Profit / (Loss) after tax for the period 999.02 3,534.99 70tal Comprehensive Income for the period 999.02 3,152.18 (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax) Equity Share Capital of face value of ₹2/- each 5,903.10 5,903.10 Eaming Per Share (of ₹2/- each) (for continuing and discontinued operations) (* not annualised) * * * * * * * * * * * * * * * * * *	Total Income from operations 43,804.15 58,813.78 76,865.36 Net Profit / (Loss) before tax for the period 1,532.34 6,195.07 9,090.96 Net Profit / (Loss) after tax for the period 999.02 3,534.99 5,877.26 Total Comprehensive Income for the period 999.02 3,152.18 5,867.26 (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) Equity Share Capital of face value of ₹2/- each. 5,903.10 5,903.10 5,553.94 Earning Per Share (of ₹2/- each) 1,20 2.24 1. Basic 1,20 1,20 2.24 1. Basic 1,20 1,20 1,20 2.24 1. Basic 1,20 1,20 1,20 1,20 1. September 1,20 1.	

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website (www.dcwltd.com).

For and on behalf of the Board of Directors

Place : Mumbai Date: 14th August, 2023

Chairman & Managing Director DIN : 00380458

DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN-L51216WB1992PLC055629 Extract of Financial Results for the quarter ended June 30, 2023

(₹ In Lakh, except per share data)

١,,			Standalone		1	Consolidated	dated	
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44	
2	Net Profit / (Loss) for the period (before Tax							
	Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)	
3	Net Profit / (Loss) for the period before tax							
	(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19	
4	Net Profit / (Loss) for the period after tax							
	(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
5	Total Comprehensive Income for the period							
	[Comprising Profit / (Loss) for the period (after tax)							
	and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
6	Equity Share Capital	-	-	3,463.06	-	-	3,463.06	
7	Reserve as shown in the Audited Balance Sheet							
	of the previous year	-	-	504.02	-	-	2,135.33	
8	Earnings Per Share (of Rs.10/-each) (for continuing							
	and discontinued operations)-							
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46	
N.	4							

1 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 Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held

Date : August 14, 2023 For & on behalf of the Board



AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

		-	-	_	
Sr.		13	Months Ended		Year Ended
No.	Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40
6	Other Equity		•	-	9,327.56
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39

Notes:

Place : Mumbai

- 1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.
- 2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Virendra D. Sanghavi

Managing Director

Place: Kolkata Dated: 14.08.2023

levant financial vear.

For and on behalf of the Boar

Mridula Muki Date : August 14, 2023

on August 14, 2023.

Mahesh Mehra

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023(1)

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bidd/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The Initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA.

Mandatory in public issues No cheque will be accepted. UNIFIED PAYMENTS INTERFACE

UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toil free number: 18001201740 and mail id: ipo.upi@npci.org.lin.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India. Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited. website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED: Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

CONCEPT

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment

Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States

राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023 Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure.

at NIT Agartala upto 11:00 AM. Any Subsequent corrigendum will be available in the above website only.

TTI ENTERPRISE LIMITED

CIN: L67120WB1981PLC033771

gov.in. Date of opening of bid on 07/09/2023

Registrar, NIT Agartala

DCW LIMITED

CIN: L24110GJ1939PLC000748 Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16 Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

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Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website (www.dcwltd.com).

For and on behalf of the Board of Directors

Place : Mumbai Date: 14th August, 2023

Chairman & Managing Director DIN : 00380458

(₹ In Lakh, except per share data)

DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email : tti1711@gmail.com Phone : +91 33 2210-9197 Web : ttienterprise.net naudited Financial Result for the Quarter Ended 30th June, 2023 (₹ in Lakhs

Г		Standalone			
SI.		Quarter Ended 30-06-2023	Quarter Ended 31-03-2023	Quarter Ended 30-06-2022	Year Ended 31-03-2023
No.	Particulars	(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Total Income from Operations				
2		-35.60	-9.75	-13.50	-6.50
3	Exceptional and for Extraordinary items#) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	-35.60	-9 .75	-13.50	-6.50
4		-35.60	-28.93	-13.50	-25.66
5	(after Exceptional and/or Extraordinary items#) Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax)	-35.60	-28.93	-13.50	-25.66
6 7	and other Comprehensive Income(after tax)	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09

The aforesaid financial results were taken on by the Board of Directors in the board meeting-held on 14th Aug., 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

previous year) Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)-

Place : Kolkata Dated : 14.08.2023

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

levant financial vear. For and on behalf of the Boar

Mridula Muki

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148 CIN-L51216WB1992PLC055629

Extract of Financial Results for the quarter ended June 30, 2023

(* III Eakli, except per silare data)							Silait Gata)	
۸.		Standalone			1	Consolidated		
SI. No.		Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44	
2	Net Profit / (Loss) for the period (before Tax							
	Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)	
3	Net Profit / (Loss) for the period before tax							
	(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19	
4	Net Profit / (Loss) for the period after tax							
	(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85	
6	Equity Share Capital	- (.000,	-	3,463.06		-	3,463.06	
7	Reserve as shown in the Audited Balance Sheet			0,100.00			0,100.00	
	of the previous year	!	-	504.02	-	-	2,135.33	
8	Earnings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-							
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46	

1 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under regulation 33 of the SEB (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held on August 14, 2023.

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra aarvi

AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

		•	•	_	, ,
Sr.		3	Months Ende	i	Year Ended
No.	Particulars Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40
6	Other Equity	-	-	-	9,327.56
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023(1)

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bidd/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The Initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by

simply blocking the fund in the bank account. For further details, check section on ASBA. Mandatory in public issues No cheque will be accepted.

UNIFIED PAYMENTS INTERFACE

UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toil free number: 18001201740 and mail id: ipo.upi@npci.org.lin.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Email and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited. website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED: Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AFROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States CONCEPT

राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email: tti1711@gmail.com Phone: +91 33 2210-9197 Web: ttienterprise.net

Total Income from Operations
Net Profit / (Loss) for the period (before Tax,
Exceptional and /or Extraordinary items#)
Net Profit / (Loss) for the period before tax

(after Exceptional and/or Extraordinary items# Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)

Total Comprehensive Income for the period

(Comprising profit/(loss) for the period (affer tax and other Comprehensive Income(affer tax) Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of

(for continuing and discontinued operations)

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

previous year) Earnings Per Share (of ₹10/- each)

e Unaudited Financial Result for the Quarter Ended 30th June, 2023 (₹ in Lakhs

-35.60 -35.60

-35.60

-35.60

2540.44 78.49

Registrar, NIT Agartala

-13.50

-13.50

-13.50

-13.50

2540.44

-6.50

-6.50

-25.6

-25.66

2540.44 114.09

-9.75

-28.93

-28.93

2540.44 114.09

DCW LIMITED

CIN: L24110GJ1939PLC000748 Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16 Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

اماا			Quarter ended			
8r. No.	Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited	
1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58	
2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35	
3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99	
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28	
	(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))					
5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10	
6.	Earning Per Share (of ₹2/- each)					
	(for continuing and discontinued operations) (* not annualised)	*	*	*		
II I	1. Basic	0.34	1.20	2.24	6.50	
	2. Diluted	0.34	1.20	2.06	6.50	

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website (www.dcwltd.com).

For and on behalf of the Board of Directors

Place : Mumbai Date: 14th August, 2023

Chairman & Managing Director DIN : 00380458

DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN-L51216WB1992PLC055629 Extract of Financial Results for the quarter ended June 30, 2023

(₹ In Lakh, except per share data)

٠.		Standalone			Consolidated		
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44
2	Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
6	Equity Share Capital	-	-	3,463.06	-		3,463.06
7	Reserve as shown in the Audited Balance Sheet of the previous year	_	-	504.02	-	-	2,135.33
8	Earnings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-						
	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46
No	rtes.						

1 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 Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net).

The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting held

For & on behalf of the Board Date : August 14, 2023 Mahesh Mehra



AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

		-	-	_			
Sr.		43	3 Months Ended				
No.	Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited		
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52		
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66		
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15		
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75		
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40		
6	Other Equity		•		9,327.56		
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82		
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39		

Notes:

- 1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.
- 2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023 Virendra D. Sanghavi **Managing Director**

Place: Kolkata Dated: 14.08.2023

levant financial vear.

Mridula Muki

1. The aforesaid financial results were taken on by the Board of Directors in the board meeting: held on 14th Aug, 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

The Company has One Segment only viz. Investment and Loan activities. Thus Segmen reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

For and on behalf of the Boar

on August 14, 2023.

BID/OFFER PROGRAMME

ANCHOR INVESTOR BIDDING DATE: MONDAY, AUGUST 21, 2023⁽¹⁾

BID/OFFER OPENS ON TUESDAY, AUGUST 22, 2023(1)

BID/OFFER CLOSES ON THURSDAY, AUGUST 24, 2023 (2) (3)

Upur Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investors Bidding Date shall be one Working Day prior to the Bidd/Offer Opening Date. ^{al} Our Company (acting through its IPO Committee) and the Promoter Selling Shareholder may, in consultation with the Book Running Lead Manager, consider closing the Bid/Offer Period for QIBs one Working Day prior to the Bid/Offer Closing Date in accordance with the SEBI ICDR Regulation UPI mandate end time and date shall be at 5:00 pm on the Bid/Offer Closing Date.

THE EQUITY SHARES OF OUR COMPANY WILL BE LISTED ON MAIN BOARD OF BSE AND NSE LIMITED.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, our Company (acting through its IPO Committee) and the Promoter Selling Shareholder in consultation with the BRLM may for reasons recorded in writing, extend the Bid/ Offer Period by at least three (03) additional working days subject to the total Bid/ Offer Period not exceeding ten (10) Working Days. The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company and Promoter Selling Shareholder in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors and the basis of such allocation will be on a discretionary basis by our Company and Promoter Selling Shareholder, in consultation with the BRLM, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of undersubscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares of face value ₹ 2/- each shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for a llocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Category*) of which one-third of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 200,000 and up to ₹ 1,000,000 and two-thirds of the Non-Institutional Category shall be available for allocation to Bidders with an application size of more than ₹ 1.000.000 and under-subscription in either of these two sub-categories of the Non-Institutional Category may be allocated to Bidders in the other sub-category of the Non-Institutional Category in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Category"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in the Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders iding through the UPI Mechanism) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/App the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with Central Board of Direct Taxes notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021, September 17, 2021.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see "History and Certain Corporate Matters" beginning on page 183 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see "Material Contracts and Documents for Inspection" beginning on page 381 of the RHP. LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorized share capital of the Company is ₹ 56,00,00,000/-(Rupees Fifty-Six Crores Only) divided into 17,50,00,000 (Seventeen Crore Fifty Lakhs) Equity Shares of ₹2/- each (Rupees Ten Only),10,00,000 (Ten Lakhs) Series *A* Compulsorily Convertible Preference Shares of ₹ 10/- each (Rs. Ten) and 10,00,000 (Ten Lakhs) Series "A" Compulsorily Convertible Preference Shares of ₹ 200/- each (Rs. Two Hundred). The issued, subscribed and paid-up Equity share capital of our Company is ₹ 22,86,40,740 divided into 114,320,370 Equity Shares of face value of ₹ 2/- each. For details of the capital structure of our Company, see "Capital Structure" beginning on page 84 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The initial Signatories to the Memorandum of Association of our company are Atul Rasiklal Shah (10 Equity Shares), Rasiklal Maganlal Shah (10 Equity Shares) and Sejal Atul Shah (10 Equity Shares). For details of the share capital history and capital structure of our Company see "Capital Structure" beginning on page 84 of the RHP.

LISTING: The Equity Shares of face value ₹2/- each offered through the Red Herring Prospectus are proposed to be listed on BSE Limited and NSE Limited (collectively referred to as "Stock Exchanges"). Our Company has received 'inprinciple' approvals from the Stock Exchanges for the listing of the Equity Shares pursuant to letters dated June 12, 2023 and June 13, 2023 from BSE and NSE Limited respectively. For the purposes of the Offer, the Designated Stock Exchanges shall be BSE. A signed copy of the Red Herring Prospectus and the Prospectus shall be delivered to the RoC in accordance with Section 32 of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/Offer Closing Date, see "Meterial Contracts and Documents for Inspection" on page 381 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SEBI: SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to pages 281 of the RHP for the full text of the disclaimer clause of SEBI DISCLAIMER CLAUSE OF BSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or

construed that the RHP has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the pages 283 of the RHP for the full text of the disclaimer clause of BSE. DISCLAIMER CLAUSE OF NSE LIMITED: It is to be distinctly understood that the permission given by NSE Limited should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE Limited nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to

GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares of face value ₹ 2/- each in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" on

ASBA* | Simple, Safe, Smart way of Application!!!

*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA. Mandatory in public issues

No cheque will be accepted.



UPI-Now available in ASBA for all individual investors applying in public issues where the application amount is up to ₹500,000, applying through Registered Brokers, Syndicate, CDPs & RTAs. UPI Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the bank account used for bidding is linked to their PAN. Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020 and the subsequent press releases, including press release dated June 25, 2021 read with press release dated September 17, 2021.

refer to page 284 of the RHP for the full text of the disclaimer clause of NSE Limited.

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion and the (iii) Eligible Employees, under the Holding Company Eligible Shareholders Reservation Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 303 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited (*NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=35 and https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=43, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: www.sebi.gov.in. UPI Bidders Bidding using the UPI Mechanism may apply through the SCSBs and mobile applications whose names appear on the website of SEBI, as updated from time to time. Kotak Mahindra Limited and Axis Bank Limited have been appointed as the Sponsor Banks for the Issue, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLM") on their respective email ID as mentioned below. For UPI related queries, investors can contact NPCI at the toil free number: 18001201740 and mail id: ipo.upi@npci.org.lin.

BOOK RUNNING LEAD MANAGER

ANTÓMATH

PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED
Reg. office: Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India.

Telephone: +91-22 6194 6700, Emall and Investor Grievance Id: Ipo@pantomathgroup.com
Website: www.pantomathgroup.com; Contact Person: Bharti Ranga; SEBI Registration No: INM000012110

website of the Company, Aeroflex Industries Limited at www.aeroflexindia.com and the websites of the Stock Exchanges, for BSE at www.bseindia.com and for NSE Limited at

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, AEROFLEX INDUSTRIES LIMITED: Telephone: +91 91 22 61467100/ 22 22850888; BRLM: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Syndicate Members: Pantomath Capital Advisors Private Limited, Telephone: +91-22 6194 6700 and Pentagon Stock Brokers Private Limited (formerly known as Pantomath Stock Brokers Private Limited), Tel.: +91 22 42577000 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Offer, Bid cum Application Forms will also be available on the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchanges and SEBI.

SUB-SYNDICATE MEMBERS: Asit C Mehta Investments Ltd, Axis Securities Limited, Choice Equity Broking Private Limited, ICICI Securities Ltd, IJFL Securities Ltd, JM Financial Place: Mumbai Services Limited, LKP Securities, Marwadi Shares & Finance, Motilal Oswal Securities Limited, Nirmal Bang Securities Pvt Limited, Pentagon Stock Brokers Private Limited, Pravin Date: August 14, 2023

REGISTRAR TO THE OFFER

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED

C-101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli West, Mumbai, 400 083, Maharashtra, India.

Telephone: +91 22 4918 6200; Email/ Investor grievance email: aeroflexindustries.ipo@linkintime.co.in
Website: www.linkintime.com; Contact person: Shanti Gopalkrishnan

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 37 of the RHP before applying in the Offer. Acopy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, Pantomath Capital Advisors Private Limited at www.pantomathgroup.com, the (India) Limited, YES Securities (India) Limited and Zerodha Broking Limited.

Plot No. 41, 42/13, 42/14 & 42/18, near Taloja MIDC, Village Chal, Behind IGPL, Panvel,

Telephone: +91 22 61467100/ 22 22850888; Email ID: corporate@aeroflexindia.com; Website: www.aeroflexindia.com

Investors can contact the Company Secretary and Compliance Officer, the Book Running Lead Manager or the Registrar to

the Offer in case of any pre-Offer or post-Offer related grievances, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by electronic

mode, etc. For all Offer related queries and for redressal of complaints, investors may also write to the BRLM.

COMPANY SECRETARY AND COMPLIANCE OFFICER Kiniai Kamiesh Shah, AEROFLEX INDUSTRIES LIMITED

Navi Mumbai - 410 208, Maharashtra, India

ESCROW COLLECTION BANK(S): Kotak Mahindra Limited. | REFUND BANK(S): Kotak Mahindra Limited

PUBLIC OFFER ACCOUNT BANK(S): Axis Bank Limited. | SPONSOR BANKS: Kotak Mahindra Limited and Axis Bank Limited. UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For AEROFLEX INDUSTRIES LIMITED On behalf of the Board of Directors Kinjal Kamlesh Shah Company Secretary & Compliance Officer

CONCEPT

AEROFLEX INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filled the RHP with RoC on August 11, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLM, i.e. Pantomath Group.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 37 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" on page 37 of the RHP. Investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section tilled 'Risk Factors' beginning on page 37 of the RHP. Potential investors should not rely on the DRHP for making any investment decision. 1-The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States except pursuant to an exemption from, or in a transaction not subject to, the registration; requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) only to persons reasonably believed to be (i) "qualified in States except pursuant to an exemption from the registration requirements of the U.S. Securities Act, and (ii) Qualified Purchasers, as defined in Scuton 2(a)(51) of the U.S. investment Company Act of 1940, and (b) outside the United States in offshore transactions in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. There will be no public offering of the Equity Shares in the United States

राष्ट्रीय प्रौद्योगिकी संस्थान अगरतला **NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA** Agartala, Tripura, India, Pin -799046

PNIT no. 23(166)/NITA/Estate/2016/2755 Dated: 09/08/2023

Press Notice Inviting e-Tender (PNIeT)

On behalf of NIT Agartala, The Registrar NIT Agartala invite percentage rate e-tender from the eligible registered bidder for 07 (seven) no's different types of Civil works upto 5:00 PM on 05/09/2023. For details, please visit http://www.nita.ac.in & https://eprocure. gov.in. Date of opening of bid on 07/09/2023 at NIT Agartala upto 11:00 AM.

Any Subsequent corrigendum will be available in the above website only.

TTI ENTERPRISE LIMITED

CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email: tti1711@gmail.com Phone: +91 33 2210-9197 Web: ttienterprise.net

Total Income from Operations
Net Profit / (Loss) for the period (before Tax,
Exceptional and /or Extraordinary items#)
Net Profit / (Loss) for the period before tax

(after Exceptional and/or Extraordinary items# Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)

Total Comprehensive Income for the period

(Comprising profit/(loss) for the period (affer tax and other Comprehensive Income(affer tax) Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of

(for continuing and discontinued operations)

. The previous period figures have been regrouped wherever necess . There are no qualification in the Audit Report issued by the Auditor.

previous year) Earnings Per Share (of ₹10/- each)

e Unaudited Financial Result for the Quarter Ended 30th June, 2023 (₹ in Lakhs

-35.60

-35.60

-35.60

-35.60

2540.44 78.49

Registrar, NIT Agartala

-13.50

-13.50

-13.50

-13.50

2540.44

-6.50

-6.50

-25.6

-25.66

2540.44 114.09

-9.75

-28.93

-28.93

2540.44 114.09

DCW LIMITED CIN: L24110GJ1939PLC000748

Registered office : Dhrangadhra - 363315 (Gujarat) Head Office : 3" Floor 'Nirmal', Nariman Point , Mumbal - 400021. | Telephone : 22871914/16 Telefax : 22 22028838 | Website : www.dcwltd.com, E-mail : legal@dcwltd.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2023

اماا			Quarter ended			
8r. No.	Particulars	30.06.2023 Unaudited	31.03.2023 Audited	30.06.2022 Unaudited	31.03.2023 Audited	
1.	Total Income from operations	43,804.15	58,813.78	76,865.36	263,379.58	
2.	Net Profit / (Loss) before tax for the period	1,532.34	6,195.07	9,090.96	27,441.35	
3.	Net Profit / (Loss) after tax for the period	999.02	3,534.99	5,877.26	19,197.99	
4.	Total Comprehensive Income for the period	999.02	3,152.18	5,867.62	18,786.28	
	(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))					
5.	Equity Share Capital of face value of ₹2/- each.	5,903.10	5,903.10	5,553.94	5,903.10	
6.	Earning Per Share (of ₹2/- each)					
	(for continuing and discontinued operations) (* not annualised)	*	*	*		
II I	1. Basic	0.34	1.20	2.24	6.50	
	2. Diluted	0.34	1.20	2.06	6.50	

Notes: The above is an extract of the detailed format of Unaudited Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Reguirements) Regulations, 2015. The full format of the Unaudited Quarterly Financia Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website (www.dcwltd.com).

For and on behalf of the Board of Directors

(₹ In Lakh, except per share data)

Place : Mumbai Date: 14th August, 2023

Chairman & Managing Director DIN : 00380458

KAUSHALYA INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED

DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM Visit us at : www.dcwitd.com

Regd.Office: HB - 170, Sector-III, Salt Lake, Kolkata - 700 106, E-mail- info@kaushalya.net, Ph.: 033-2334 4148

CIN-L51216WB1992PLC055629 Extract of Financial Results for the quarter ended June 30, 2023

_							,
		Standalone			Consolidated		
SI. No.		Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Year Ended 31-03-2023 (Audited)
1	Total Income from Operations	2.46	3.22	12.44	2.46	3.22	12.44
2	Net Profit / (Loss) for the period (before Tax						
	Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	(82.50)	(112.96)	(131.33)
3	Net Profit / (Loss) for the period before tax						
	(after Exceptional and/or Extraordinary Items)	(91.73)	(117.49)	(163.84)	122.25	1,541.78	1,568.19
4	Net Profit / (Loss) for the period after tax						
	(after Exceptional and/or Extraordinary Items)	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(101.96)	(143.17)	(177.72)	109.63	1,517.04	1,545.85
6	Equity Share Capital	(101.00)	(140.11)	3,463.06		- 1,017.01	3,463.06
7	Reserve as shown in the Audited Balance Sheet			0,100.00	-		0,100.00
	of the previous year	- 1	-	504.02	-	-	2,135.33
8	Earnings Per Share (of Rs.10/-each) (for continuing and discontinued operations)-						
ı J	Basic & Diluted (Rs.)	(0.29)	(0.41)	(0.51)	0.32	4.38	4.46

1 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under regulation 33 of the SEB (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of the Quarterly Financial Results are available on Stock

Exchanges website (www.bseindia.com, www.nseindia.com) and Company's website (www.kaushalya.net) 2 The above standalone/ consolidated results, reviewed by the Audit Committee, were approved by the Board of Directors at its meeting heli

on August 14, 2023.

Mahesh Mehra



AARVI ENCON LIMITED

Engineering • Manpower • Outsourcing CIN: L29290MH1987PLC045499

Reg. Office: - B1-603, Marathon Innova, Marathon Nextgen Complex, G.K. Marg, Lower Parel,

Mumbai - 400013 Tel: +91 22 4049 9999/ +91 22 4049 9937 Email: info@aarviencon.com, Website: www.aarviencon.com

EXTRACT OF CONSOLIDATED **UNAUDITED FINANCIAL RESULTS FOR** THE QUARTER ENDED ON JUNE 30, 2023

(Rs. In Lakhs Except Earning Per Share (EPS)

		-	-	_	
Sr.		13	Months Ended		Year Ended
No.	Particulars	30/06/2023 Unaudited	31/03/2023 Audited	30/06/2022 UnaudIted	31/03/2023 Audited
1	Total Revenue (Net)	10,099.02	10,656.93	10,696.91	43,783.52
2	Net profit for the period before tax	366.51	409.35	435.19	1,567.66
3	Net Profit for the period after Tax	331.51	345.24	431.93	1,451.15
4	Total Comprehensive Income for the period (Comprising Profit /Loss for the period after Tax and other Comprehensive Income (After Tax)	330.15	343.24	484.47	1,558.75
5	Paid Up Equity Share Capital (Face Value Rs. 10)	1,478.40	1,478.40	1,478.40	1,478.40
6	Other Equity		•	-	9,327.56
7	Earning Per Share (Face Value of Rs. 10 each)	2.24	2.34	2.92	9.82
8	Earnings before Interest, Tax, Depreciation and Amortization	426.06	490.47	492.38	1,866.39

1 The Financial Results were reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on Monday, August 14, 2023. The Statutory Auditors of the Company have issued the Limited Review Report on the said Financial Results of the Company.

2 The above is the extracts of the detailed format of the quarter ended on June 30, 2023 filed with stock exchange under Regulation 33 of the SEBI (Listing Regulation), 2015. The full standalone and consolidated financial results for the the quarter ended on June 30, 2023 are available on the National Stock Exchange of India Limited (NSE) website i.e www.nseindia.com and on the Company's website i.e. www.aarviencon.com.

On behalf of the Board of Directors

Place : Mumbai Date : August 14, 2023

Virendra D. Sanghavi

Managing Director

Place : Kolkata Dated : 14.08.2023

levant financial vear.

The aforesaid financial results were taken on by the Board of Directors in the board meeting-held on 14th Aug., 2023.

The Statutory Auditors of the Company have carried out the limited review of the results of th quarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standar (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued

The Company has One Segment only viz. Investment and Loan activities. Thus Segmer reporting is not applicable.

Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the

For and on behalf of the Boar Mridula Muki

Date : August 14, 2023

For & on behalf of the Board

সিনেবড়ড কমিউনিকেশনস লিমিটেড

			-	3708
	নয়ঞ্জ ভিন মান			
বিবক1	100,00	वार्डक.	Ten 40.	বছর মাঠ, ৩১,
	5050	4040	4044	5050
	(অনির্বাজিক)	(FITTER)	(অনিব্যক্তির)	(দিশ্বদিদ)
(माँटे जात कारिक (चरिक (मिरे)	3,598	>0.40	2,564	8,393
ক্টিলাড/(ক্বি)লাধাল কাজ্য খেল কাজ দায়	844.8	-5.020	-6.586	-5.654
নিট লাক/(ক্ষতি) সময়জালীন করের গারে				
(অভিনিক্ত বিষয় সমূহের পরে)	8.44.8	-5.02%	-6.586	-5.654
ইকুটোটি শেকার মূলকন	640,000	\$20,000	650,000	650,000
সংক্রমণ (প্রয়োজালে কাঠীত সংক্রমণ পূর্বকরী				
बङ्गातत बद्रालय मिटे प्रथमार्थः)	0,000	0,000	0,000	-491.868
শেরার প্রতি আর (ক্যতিক্রায়ী বিষয় সমূহের পূর্বে)				
(প্রতিটির মূল্য ১০/- টাকা)				
मून:	10,096	-0,0%	(0,0%)	10.384
Tael:	-0.000	0,030	-0.000	-0.52-0
শেরার চতি আর (ব্যতিক্রামী বিষয় সমূহের পরে)				
(প্রতিটির মূল্য ১০/- টাকা)	1			
मृतः	9 490,00	-0,030	660.01	10,5%0
Fiet:	-0.006	-0.03+	0.055	-0.52-0

क्षणान ५० ... esults.htm - ---वेसियोव :www.bseindia.com

ছো। উপনিটক আমিক ফল জনপূলিনী কল কমিট ঝাম গুৱালৈটিত এবং ১৪ আবট, ২০২০ জায়িখে অনুষ্ঠি গ্রিক্তেক্ষমধ্যে সভাৱ কৃষ্টিত।

দা/ বিলীপ কুমার হেলা মুখ্য অর্থনৈতিক অভিকলিক

ইন্দো-ইকো (ইন্ডিয়া) লিমিটেড

fee		সমস্ক ভিন	নথন্দ্ৰ ভিন	বয়স্ত ভিন	বসাই মহয়	
***	বিববগ		23 califord			
***		वितिषिक	(পরীক্তিত	वनिर्देशिक	ণিরীবিদ্য	
5)	মেট কাজের থেকে কায়	0,000	2,26	2.84	55.30	
e)	নিট বডে/(ক্ষতি) সময়কালীন					
	(कारत नृत्यं कतिहासे किस अवः					
	विजिक्त मध्यप्रथ विद्यासङ्ह)	(0,644)	0.00	0,06	0,94	
b)	निष्ठे अव/(ऋष्ठि) कारत भारत अभाकानीन					
	(ব্যক্তিক্রার্কী বিষয়ে এবং অভিন্তিক					
	ব্যিয়ের পরে)	(0,640)	0,00	0,00	0,59	
1)	নিট বাত/(ছবি) স্ববারণ বিষয়ের করের					
	পারে (কডিকুসী বিষয়ে এবং অভিনিক্ত					
	শুনারণ বিষয়ের পারে	(0,443)	0,00	0.00	0,50	
()	(मार्ट नार्दिक साथ नामकानी न (ताठ					
	फ ि हिगार गरप्रकारीन এवः गवित्रं					
	অনুর করের পরে)	0,96	(0.49)	(0.90)	0,51	
0	অভয়ন্ত হৈছিট পেয়ত্ত মূলখন					
	(अजिंটि मृत्र € गेला)	49.60	09.60	49.60	49.61	
)	সংক্রম (ক্রাইব্রেম আর্তিত সংক্রম)				20,00	
)	ইপিএন (টাকা) মেডিডিক নাধারণ					
	विवासत भारत)					
	इत :	(0.54)	0.05	0.05	0.06	
	firer -	(0,54)	0.03	003	0.06	

নোর্ডের আদেশানুসারে ও ডিরেক্টর ইন্সো-ইকো (ইন্ডিয়া) নিমিটেড-এর পক্ষে

কানকো টি জ্যান্ড ইড়াঙ্কিক্স লিমিটেড বেছি অফিন 'জনমিনটাওয়ার', চতুর্ব ওল, ০), পেক্সদিয়ার নরণী, কানজা-৭০০০) ম Toeba: 2281 271, Erna contact@sancotea in Velociae www.kancotea in Chill 1584 1008 1889 PC (2020) 18

,	विवदश		नगर किम धन		বধার কর	
*:	19997	क-क-रक्र व श्चिकित	७३-००-२०२७ विद्योक्ति	६०-०५-२०२ <i>।</i> (कस्तिक्ति)		
>	মেটকাজের থেকেজার	4,08≽	000	2,659	30,604	
ą	ফিলাড/(ক্ষতি)সম্বক্ষদীন বিশেষ					
	লক্ষা এবং করের পূর্বে	502	(2-00-9)	993	6-05	
٥	ফ্টিলাভ/(ক্ষিডি)লমহললীন করের পূর্বে	200	(2204)	995	5-05	
g	মিট লাভ/(স্বডি) সময়কালীন করের পরে	228	(2085)	900	5-95	
é	মেট ডুলনীর আয়সমরকালীন					
	(কুলনীয়লাভ/ক্ষেডি)সময়কালীন					
	(অরের পরে)এবং জন্যান					
	তুলনীয় জার (করের পরে)	230	(2002)	992	669	
Ġ	ইকুইটি শেহার মূলখন	424.49	45.460	424.45	02449	
9	অন্যান ইকুইটি (পূৰ্ববৰ্তী হিপাব					
	বছরের ব্যালেক সিট অবসারে)				9,306.03	
۲	শেয়ারগুড়ি আয়(গুড়িটি ১০টাকা)					
a	ব্ৰমাণিকেরজনা বার্কিনীকডনর)মল এবং মিশ্র	8,04	(40,08)	34.48	\$4.06	

ইউটো:

১ নিনিজিত ইৰোগীয়েৰ ক্ষাহাকাভনিত বিছানিক বছাৰে দুৰ্নিক্ষাৰ বাবে বঁচ এছা
দিবিটাৰ এবং নামানাট কিং এছাত নিবিটাৰ হোৱাৰ তাৰ কৃতি কিছিল।

দিবিটাৰ এবং নামানাট কিং এছাত নিবিটাৰ হোৱাৰ তাৰ বিছানিক বিছানিক
নামানালক বিজয়িত নিতাৰ ২০ ১৯ বছাৰে বানিনি হাছাৰে কিংকাল্যিক বুং
নামানিক কামানাল নিবিটাৰ, নিবিছাৰ কৃত্তি নিবাটাৰ বুং
নামানিক কামানাল নিবিছা, নিবিছাৰ কৃত্তি নিবাটাৰ বুং
নামানিক কামানাল নিবিছা, নিবিছাৰ কৃত্তি নিবাটাৰ বুং
নামানিক কামানাল নিবিছা, নিবিছাৰ কৃত্তি নিবাটাৰ বুং
নামানিক নিবিছাৰ নিবাটাৰ নিবাটাৰ নিবাটাৰ নিবাটাৰ নিবাটাৰ নিবাটাৰ
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বিব রণ		বয়াই ভিদ্যাব				
1444.1	বংশী তি র	७३-१०-२१२७ विकेषिक	se-eu-२०२२ (थनिवेदिक्त)	०५-०७-२०२ (निर्देशिक्त)		
দেটকান্তেরথেকে কার	3,008	595	4,69%	30,098		
ন্টিলাড/(ক্ষডি)সমাকলীনবিশেষ						
দকাএবং করেরপূর্বে	200	(5,046)	965	635		
নিউলাভ/(ক্ষডি)নমরকালীন করের পূর্বে	200	(5,046)	965	635		
নিট লার্ড(ক্ষডি) সময়কালীন করের পরে মেট তুলনীয়কায় সময়কালীন তুলনীয়কাড/(ক্ষডি) সময়কালীন কেবেরপার) এবং কন্যান	224	(5,280)	460	4 04		
জুলমীয় জার (করের পারে)	570	(5,802)	940	8>>		

বোর্ডের আদেশ্যনূসান ইউ. কানেবির ঢেরারম্যান এবং ম্যানেজিং ডিবেক্টর DIN: 00081108 ত্মান : কলকাতা তারিশ : ১৪ আগস্ট, ২০২৩

TENDER NOTICE

নেতাজি ভবন

মেটো স্টেশনে

পার্টিশনস হরর

রিমেমব্রেন্স

দিবস আর্থিক লিপি প্রতিবেদনঃ সোমবার পার্টিশনস হরর রিমেমব্রেস দিবস পালন করল মেট্রো রেল। স্বাধীনতার সমরে

দেশভাগের জেরে যে সব সাধার

না বিধান থেকে বেশ্ব শাবারণ মানুষ ক্ষতিপ্রস্ত হয়েছে, তাদের অরণে এই দিনটি পালন করা হয়। দেশভাগের জেরে অনেক পরিবারকে অন্যর চলে থেতে হরেছে। এছাড়াও অনেকে তাদের थान शतिस्राह्म। সাম্প্রদারিক

অশান্তি, সামাজিক ভেদাভেদ দুর করার প্রয়োজনীয়তা নিয়ে এই ধদশনীর আয়োজন করা হয়

একতা বোধ, সামাজিক সম্প্রীতি, সাধারণ মানুষের ক্ষমতারনের উপর জোর দেওয়া হয়। এই

দেশভাগের জেরে ১০ থেকে ২০ মিলিয়ন মানুষকে অন্যন্ত চলে বেতে হয়েছে। ২ মিলিয়ন

বেতে ইরেছে। ২ মিাপরন মানুরের মৃত্ হরেছে। পাস ২০২১ সালের ১৪ আগস্ট নরেন্দ্র মোদী ঘোষণা করেন, থতি করে ১৪ আগস্ট পার্টিশনস হরর রিমেমব্রেক দিবসু পালন করা

হবে। ১৯৪৭ সালে দেশভাগের জেরে ভারতবাসী বেভাবে

জেরে ভারতবাসা বেজারে
ক্রতিয়ান্ত হরেছে, তাকে সরণে
রেখে এই দিনটি পালন করা হবে।
এদিন কলকাতা নেট্রো রেল নেতাজী ভবন মেট্রো স্টেশনে
একটি প্রদানীর আয়োজন করে।

ভা শ্যামাধসাদ মুখোপাখারের নাতি রবিধসাদ মুখোপাখার এই

নাত রাবহুসাদ মুখোপারার এই ধদশনীর উয়েধন করেন। অতিরক্ত জিএম ও প্রিপিপাল চিক ইঞ্জিনিয়ার তিকে প্রীপাত্তর, প্রিপিপাল চিক অপারেশন মানেজ্ঞার সৌমিত্র বিশ্বাস ও আবিবাবিকরা এই কর্মসূচিত

আবিষ্ণার্থনা এব বন্দুয়াতে উপস্থিত ছিলেন। দুপুর ৩টে পর্যন্ত এই প্রদর্শনীর আয়োজন করাহর। আইকিউওও

জেড৭ প্রো ৫জি

স্মার্টফোন বাজারে আসছে

৩১ আগস্ট

স্টাক রিপোর্টারঃ হাই পারকরমান্দ শার্টকোন ব্রান্ড আইকিউওও নিমে ক্রেস্টাদের মধ্যে বাপক উৎসাহ লক্ষ্যে করা নিমেছে।আইকিউওও নিও ৭ মো

ও আইকিউওও জেভ ৭ ৫জি ভিভাইস নিমে ক্রেতাদের মধ্যে

ভিভাইদ । নমে ক্রেক্সাসের মধ্যে অভুকপুর্ব সাখা লক্ষা করা গিমেছে। সূচনার করেঞ্চপিনের মধ্যেই এই স্বার্টজোনগুলি বিক্রি হয়ে গেছে। চলতি বছারের ৩১ আগুন্ট অফ্লিক্টওও জেন্ড। যো

৫জি স্মার্টকোন বাজারে আসছে আামাজনইন থেকে এই স্মার্টকোন ক্রম করা মাবে। এটা মার্টকোনের নতুন স্ট্যান্ডর্জ মার্টকোনের নতুন স্ট্যান্ডর্জ মিডরাটেক ডাইমেনসিটি ৭২০০ এজি মোবাইল প্লাটকর্মের অন্তর্গত আইকিউওও জেন্ড৭ প্রো

অন্যান্য প্রসেসরের থেকে এট

অন্যান্য প্রসেসরের থেকে এইক সম্পূর্ব আলালা । এটা ২০-একটা সম্পূর্ব আলালা আসমেত চলেছে। এটি একটি সম্পূর্ব লোভেত কোন। এখানে থাকরে ৬৪ এলি তালা লাইট তআইএল ক্যামেনা। যা এই সেসামেটের একটি আলার্থনিক কিচার। এই শার্টিকোটি ৭.৩৬

এমএম থিকনেসের পাশাপাশি রয়েছে ৩ডি কার্ভড ১২০

গ্রমেথে তাভ ফ্রাভভ স্থা এইচজেভ আমোভ ভিসপ্লে। এই স্মার্টকোনে ররেছে এজি গ্রাস। এই স্মার্টকোনটি ভারতে তৈরি। এই স্মার্টকোনটি ভিডোর গ্রেটার

নরভার তৈরি হবে। ৯১ মোবাইল হোট ইন্ডিয়ান স্মার্টকোন সমীকা

ত্রের হাত্যাদ মান্তবাদ সমান্দ ২০২২-এ ২০২১-২২ অর্থবর্ষে শীর্মহান দখল করেছে আইকিউওও।

TENDER NOTICE Office of the Rampurhat Municipality Rampurhat Birbhum

The Chairman Rampurhat Municipality as invited e-TENDER NOTICE for <u>WBAUDS MAD/RMIA-NIQ 02/RMI/2023-24</u> under Memo No.-121/2RM/DEV(PUD) Dated-11.0 3,023 and E-MI no._98/RMI of 2023-24 under Memo No.-1220/RMI/DEV/ (PWD) Dated-14.08.2023. Details can be had in the official web site of e-tenders https: "Indebenders of the sub-time for e-tenders ht eb site of e-tenders <u>https://wbtenders.gov.ln.</u> S/d- Soumen Bhakat Chalrman

Rampurhat Birbhum

টিটিআই এন্টারপ্রাইজ লিমিটেড

LIN:L67120W51981PL0030771 অবিদ্যান্য: ৮২২,নবমতল,৪, দিনাগগ স্থিট, কলকাতা

		dese					
क्रम नश	ਰਿਤਰਪ	নৰাঞ্জিন	সমাঞ্জ বিদ	সমাধ কিন	नवाल रहर		
न१,	14444	303	3/2	202	03-00-1040		
		40-00-2020	47-04-4044	40-00-2022	(নিবাসিক)		
>	মেটি আৰু ক্ৰান্তৰ প্ৰেক	(41) 38(ma)	(নির্বাচিক)	(ব্যবিশ্বনিয়ান)	4.60		
ł	নিট লাড/(কতি) সম্মান্তলীন (কাজে পূর্বে, বাতিক্রমী বিজ্ঞা এবং/অগধা অভিনিক্ত বিশ্বসমূহ #)	-82,90	-2.50	->440	-9,60		
	মিট লাত/(কতি) সম্যাসনীন কৰে পূৰ্বে (কতিক্ৰমী নিইয় এনং/কৰাৰ কতিনিক বিষয়সকলে প্ৰে#)	-00,90	-50-30	-3020	-18.00		
8	নিট প্ৰাড/(কতি) সম্যাহকালীন কাছৰ গাঁৱ (অতিক্ৰমী বিষয় এবং/ অবধা অভিনিক্ত বিষয়সমূহৰ পাব #)	-82,60	-54:30	-3640	- 20.00		
ę	চ্যেট তুলনীত আহ সময়কালীন (তুলীন লাভ/ক্ষতি সময়কালীন কাছের পাছ এবং অন্যাত্ত তুলনীত আহ কাছৰ পাছ)						
٠	মোট দেয়ার মূলখন (খার প্রতিটির জেল ব্যাল ১০/- টেকা)	4€80.88	₹80.88	₹8088	4480.88		
٦	সংক্রম (সভাচন পূর্ব মুলারন করিত সংক্রম পুর্বাহর্তী বহুত্বির ব্যালাদার্থীট অনুসারে	10:50	228,09		228,65		
v	দৈয়ার ভতি আর (ভতিটির ফুল্ড ১০/- টাকা) (কার্যকরী ও জকার্যকরী বিশ্বর)						
	कृतः	-0.58	-0.55	90.00	-0.50		
	विश्व:	-0.58	-0.55	-0.02	-0.50		

জৈনকো প্রোজেক্টস (ইন্ডিয়া) লিমিটেড

	(सक्तेका/वर्गाव						
য়(দিছ ব	বিনৰণ	সমাস্ত তিন মাস ৩০.০৬.২০২৩ (অনিমী চিক্ত)	সম্প্রতিক সমর্প্তিশ্রন ওচ ০৩ ২০২২ (অনিবীক্তিত)				
ì.	ध्यां है जात	2,59	4.55				
	নিট লাড/(ক্ষতি) (কারর পূর্বে, ই এলং ইভাই)	(0.64)	50,0				
œ.	নিট লাভ/(কভি) করের পূর্বে(ই এনং ইভাই পরে)	(0.69)	50,0				
e,	নিট লাভ/(ক্ষতি) করের গরে (ই এবং ইআই গরে)	(0.89)	50,0				
e.	মেট সাধিক আঃ (সাধিক লাভ/(কতি) সম্ভাকালীন)	(0.29)	0.00				
۹.	ইকুইটি শেষাৰ ফুলান	3,000,00	3,000,00				
۹. ۴.	সংৰক্ষা (সংৰক্ষা পুণর্জুমানন সংৰক্ষণ) শেষাৰ প্ৰতি আন (১০টাকাপ্রতিটি)	0.89	50,0				
	১) মূল :	0.00	0.00				
	a) final -	0.00	0.00				

জয়ন্তী কমার্শিয়াল লিমিটেড

(CIN:L51109NB1980PLD337F বেজি: অধিস: ৩৪৫, মেটকাত্রক ফ্রিট্ট, ৪৫ জন, হল Phone No. 125/940140100 Email- Djayanbcommerca@yahoc com Wabsia- ww ৩০ছুৰ, ২০২০ সহাস্ক বৈমাদিকে বদি বীক্তিএবদ্যুক্ত বা

		(বাগাইকড)	वांगडीकर
>	আনের খেকে মেট আর (মিট)	76.87	>>8.48
÷.	কি লাভ/(কভি) সমাজলীন (কারর পূর্বে,	(34,68)	(84,49)
	বিশেষ এবং/ অতিভিক্ত বিষয়সমূহ পূৰে)		
٥	কি লাভ/(কভি) সময়জানীন (উর্বেট পূর্বে)	(34,05)	(82,84)
	বিশেষ এবং/ অখন। তাতিবিক্ত বিষয়সমূহ পরে)		
8.	ক্টি লাভ/(ক্ষতি) সময়জালীন করের পরি	(24,62)	85,00
	বিশেষ এবং/ তাতিবিক্ত বিউয়সমূহ)		
4	মেট পুলনীর আচের সমাকালীন	av.86	\$6,08
	(পুলনীঃ লাভ/কভি)		
	(কারের পরে) অস্মান্ত কুলেনীর আহং করের পরে)		
٠	আপারণক বকুবেটি লেরান মূলচন	27.50	81.16
	(লভিটি শেরাজের কেন ফুলঃ ১০ টাকা)		
3	নার্ছিত (সংক্ষের প্রয়ুসর্য়েন ফতীত)	148,04	£ 46,00
	বেমন অভিটেক জ্যালেল নিটে লেখানো হাতাহ পূৰ্যক বহুৰে		
٧	এবিটি ইকুরিটি শেরাম বাংয		
	ফুল জিল্ল	(4,98)	6,66
	Tiped .	(500)	6,66
	একক আর্থিক কলাকালের মূলনংখ্যা		
विष	विववस	नवा ह	বয়ান্ত ভিগ
20.1	विववन	(Sen	वाद
1		शंत्र	
		99-40	99-44
		(ক্লিই(ক্লি)	वित्रिक
>	মেট কাজিৰ বেকি আৰু	20,52	>>0.50

PORTUGE POTO

TENDER NOTICE

এলিট লিজিংস লিমিটেড

আন (৮৮ : ১ : ১ : ১ : ১ : ১ : এই বিলেখিক বিজ্ঞান কৰিব । এই বং একাৰেই ৯ এপি, টোমহি বোড, কদৰাতা - ৭০০০২১
Phone (33-40278000, Othcoale-mail:règia-litefamations-bothing.co
CIN: 17.4999/NB1992P1.C054753
৩০ জুন, ২০২৩ সমাপ্ত ক্রেমিসিকের অনিবিশ্বিক আর্মিক চলাফল

কুম	বিবর্গ	नगर	क्यां (ह	THINE	গৰান্ত
सः	ববরশ	ভিন বাব ৩০ ০৬ ২০২৩	ভিন্মান ৩২ চত ১৮২৩	জিল মাস ৩০ চত ২চ২২	क्र
		(वरित्रेक्टिक)	(1481feet)	(अभिवैत्तिका)	(निर्वेदिक्त)
-		(action a o)	W. I BECCO.	1-01/00/07	W.1864.03
٥.	কারেল থেকেন্সান্				
	(ক) কাজের গোডে ভার			-	
	(খ) অন্যন্ম ক্ষের থেকে জ্ঞান				
	1) অন্তর্গর হাত্ত	0.10	3 84	0.34	200
	মৌ কাছে থেকে ছায়	0.30	3.84	034	200
۹.	सम				
	की क्षत				
	থ) উপ্তথনী পৃথিবৰ্তন				
	व) वर्षे अंश्व स्व	948	940	984	2.30
	प) फलाव श्रद: असव कव	0.03	0.50	0.08	0.35
	a) তাৰিক খনত				
	ठ) प्रमध्य क्य	3.46	20.22	3,94	29.26
	(माँडे वाय	રેજ	48.34	3,5%	93.53
σ,	লাড/(ক্ষতি) ব্যতিক্রমী বিবর এবং করের পূর্বে (১-২)	(5.20)	(92.56)	(4.40)	(00,00)
8.	ৰাতিজ্ঞানী বিষয় সমূহ				
a.	লাভ/(ক্ষতি) সাধারণ বিষর কলের পারে (৩-৪)	(5.26)	(92.56)	(4.46)	(00,00)
ъ	कान गाह				
	- লেখি কর		5:05		2:05
	- বিলামিত কর (সম্পণ)/পার		(58.45)		(59.55)
٩.	নিট লাড/(ক্ষক্তি) দাধারণ বিবরে করের পরে (৫-৬)	(5,245)	(a.99)	(4.80)	(50.54)
v.	ত ন্যান্য পুলামীয় আহ		(54584)		(WHO)
a.	অফিট্রিডসুগ				
24	মেট কুলনীর বার করের পারে এবং বনির স্থিত সূদ (৭+৮+৯)	(5,26)	(46:56)	(4.46)	(00,00)
33.	লগত উকুটোট শেয়ার মূলান্য (প্রতিটিক জেল ব্যালু ১০টাকা				
34.	सर,रकः। गुनम्या।इन राष्ट्रीकमर,रकः। गुर्वरुष्ट्री सङ्ग्र वा रजननीरे जन्मारत	438,64	47884	ayeea	49,844
24.5	শেষাৰ চাতি আৰু (কাতিক্ৰামী বিশাহেৰ পূৰ্বে)				પ્રસ્ત
	(প্ৰতিটিনম্ল্য ১০টাকা) (বাৰিনী কৃতনৰ)				
	. स्ल विक	(0,00)	(603)	(0,01)	(0,85-)
	· Res	(0,061	(60)	(0,01)	(0.84-)
54.4	শেরারপ্রতি নার (ব্যক্তিক্রমী বিব্যরের পূর্বে)				
	(প্রতিটিমম্ল্য ১০টাকা) (বার্ধি নী কৃতলর)				
	- ਸ	(0,001	(69)	(0,01)	(o,zz-)
	- Fee	(0,00)	(6,05)	(0,01)	(0,85-)

বিনাৰবাকৰ ইবা -এলৈ হৈছে নিৰ্দিশ্য অৰ্থিক কৰ্মসালয় বিষয়ৰ্থী কাইএৰ্যক এএকে কৰ্মৃত নিৰ্মাণ কৰি হৈছে (কালাল এএ যা চৰি হোজীয় গাচ এবং ৰংগা মুক্তা বিষয়ৰ্থী কালালয়ংক হ'ব অনুষ্ঠা নিৰ্মাণ কৰা হাতাহৈ যা ১৪ আগাই, ২০২০ প্ৰমিণ আধুকি প্ৰথিকালয়বাক সন্তা সুধীত হাতাহৰি বিষয়ে নিৰ্মাণক সন্তিৰি ৰাষ্ট্ৰী

স্থালৈৰঃ১০ ং অসুমান নিৰ্দাং কৰা হাটাই য়া ১৯ আপই, ২০২২ অলিখে অৰুক্ত পৰিলাকৰাৰ সম্ভাৱ গুৱাত হোহেছোৰ দৰ।সন্ধানন কৰাৰ, তল সামানৰি প্ৰামানিক হোৱাই। ২০ছাম্পানিকৈ একটি মেইন দীনাৰাত মেটি ''স্কাৰ-জী নিধাহি' 'অইএনচি এনস ২০৮ অনুধান নিৰ্দালিক নিয়ালনেইউ-এন মাছ দীনাৰা মেই কাৰ্যৰ পুৰত নিৰ্ঘাল

এটাট লিঞ্জিলে লিমিটোডের পক্ষে অদিল কুমার আগর ওমাল (স্যামেঞ্জি: ভিরেক্টর

KOLKATA MUNICIPAL CORPORATION &-TENDER

ABRIDGED NIT

The Ex.Eng. (W/S), S.S. Unit, invites e-tende online percentage rate two bid system for the

NIT NO. : KMC/WS/EE/SSU/W-127/02/23-24 (1st Call)

The Executive Engineer, (WS),GRWW, KMC invites e-Tender for the following work:-

indiss e-Tender for the following work.

NITNO: ERWISGRWWHEADTMADE23-24/03
Name of work: Thorough repairing and renovation of RCC Neutralisation Pit with allied works adjacent to Chlorination Plant of WPT-IV under GRWW. Estimated Amount: Rs. 2,41,291.00. Earnest Money: Rs. 4,280.00. Period of Completion: 2f Days. Lsnl Date and Period of Completion: 2f Days. Lsnl Date and Observation 2f Days. Lsnl Date and Date 2f Days. Lsnl Date and Days. Lsnl Date and Days. Lsnl Date and Days. Lsnl Date 2f Days. Lsnl Days. Lsnl Date 2f Da

The Executive Engineer, Water Supply (West), KMC invites e-Tender for the following work:

KMC invites e-Tender for the following work :-NIT NO.: KMC/WS/W/T/IT-01/2023-24 Name of work : Urgent removal of Contenination from DA to 2/35 Chandana Chandana (Chandana) (Chandana (Ch

The Director General (Bustee), KMC invites tender online percentage rate to bid system for the following work:-

winder owinde percentage rate to bid bystem for the following works: RMI-101-032/32-24 (1et Call) Namo of work: Renewation of Sanitary Letring at Rabindrapathy, Petuli Masjel Para (Slum Area) (SST & LIWC); E. 84,499,670.06 (Saneet Money: Re.10,000.00. Period of Completion: 60 Days. Last date and time of submission of bid 28,69,2023 upto 14 a.m. Bid opening date and 11 a.m. The last forms and oliver details, are available on and from 18,08,2023 at 5 p.m. from the webbids http://www.kmcgov.in & https://www.kmcgov.in & https://www.kmcgov.in

The D.G. (Sewerage & Drainage), KMC invites e-tender online item rate two bid system for the

Name of work: Renewing of structural support including replacement of essential worn out components of perforated pensions gate to 2 with other allies which is all of the components of the com

and from 22.08.2023 at 5 p.m. from the we https://etender.wb.nic.in. For corrigendum if any, the same website has to be seen.

The Ex.Eng. M/SIARSW SQ.BPS invites lender on an in two bid system for the following works - N. INT NO -: KMOWSIARSW/MORAMP2623-24 Name of the work: Change of Precumatic System of operation of Valves to Manual System for Filter Bed No.1 at Jorabagan WTP Cum BPS. Estimated: Amount: 18.4.5,14.4.2.00. Earnest Morey: R.3.590.0.0. Period of Completion: 30 days.

2. NIT NO. : KMC/WS/ARSM/SUBD/09/2023-24 2 NII NO.: RMCOVBS/MEMBIGUED/00/2/2023-42.
Name of the work Coverhauling, strengthening of Insulation Resistance and Commission of Insulation Resistance and Commission Res. 277, 380.00. Estiment Monoy: Res. 277, 380.00. Estiment Monoy: Res. 500.00. Period of Compliation: 15 days. Lest date and time of submission of bid: 370.08.0023 upto 2 p.m. (Cr. Sil.No.1. & S. 191.08.0023 upto 2 p.m. prof. Sil.No.1. & S. 191.08.0023 upt

The Ex.Eng. (TPS)/(W.S) invites tender online two bid system for the following works:

two bid system for the following works:

1. NIT NO: KMC/WS/TP8/25/2023-2024
NAT NO: Extending outlet of dewatering pipeline of shi 2 from morth side boundary wall to gate number 3 at TP8. Estimates: Amount: Rs. 2, 74-74.15.8. Exmass Morey: Rs. 6,000.09. Period of Completion: 30 days.

Morey: Rs.5,000.00. Period of Completion: 30 days.

2. NIT NO.: KMC/WS/TPS/21/2022-2024
Name of the work: Installation of 600 MM Dis.
Name of the work: Installation of 600 MM Dis.
Add Associated Structural Work in Station No.1 of
TPS. Estimated Amount: Rs.4,64.63.4. Exnest
Money: Rs.3,310.00.
3. NIT NO: KMC/WS/TPS/20/2023-2024
Name of the work: Restoration work by
replacement of Defective Components and
sunguent for Operation of Three Numbers
Williams of the Work of the Work of the Work
Re.2,80,430.40. Exmest Money: Rs.5,810.00.
Penco of Completion: 15 days (for SIMo. 2.8.3).
Last date and time of subtristion of old: C209.2023 upto 2 pm. (for SIMo.1) and 51.98.2023 upto 2 pm. (for SIMo.1) and 51.98.2023 upto 2 pm. (for SIMo.1) and 51.98.2023 upto 2 pm. (for SIMo.1 to 3).

The Ex.Eng. (Water Supply). Br-XVI, KMC invites – Fender for the following works - 1. NIT NO : KMCWISJOCAY J 2952-524 Big. 10 To 10

NIT NO. : KMC/WS/JOKA/12/2023-24

2. NIT NO. : KMC/WSJ.0/KA/172/2023-24
NIT NO. : KMC/WSJ.0/KA/172/2023-24
NIT NOW 100 MM Dia D.I. Pipe at Subash Pally,
Khudiranapally. Talipukur Road. Khan
Mohammad Road in Ward No.126 under
Br.XVII. Estimated Oost: 18-A6-9,564.34,
Earnest Morey : Rs.9.409.10. Period of
Completion: 230 Days. Last date of submission
Tender will be opened on: 31.08.2023 at 1 pm.
Gress No. 1-A 2. The bid forms and other
details are available on and from 19-08.2023 at 15
1 a.m. (1or SI.No.1 & 2 Jh. we belte to
https://wbtenders.gov.in (for SI.No.1 & 2 Jh.

CAPRI GLOBAL HOUSING FINANCE LIMITED CAPRI GLOBAL Registered & Corporate Office: 502, Tower-A, Peninsula Business Park, Senapati Bapat Mar HOUSING FINANCE LIMITED Lower Parel, Mumbai- 400013, Circle Office: - Capri Global Capital Limited 9B, 2nd Floor, Pusa Road, New Delhi – 110060

APPENDIX IV POSSESSION NOTICE (for immovable property) Whereas, the undersigned being the Authorized Officer of Capri Global Housing Finance Limited (CGHFL) under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, Demand Notice(s) issued by the Authorised Officer of the company to the Borrower(s) / Guarantor(s mentioned herein below to repay the amount mentioned in the notice within 60 days from the date of receipt o the said notice. The borrower having failed to repay the amount, notice is hereby given to the Borrower(s)/Guarantor(s) and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under Sub-Section (4) of the Section 13 of the said Act read with Rule 8 of the Security Interest Enforcement rules, 2002. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeemthe secured assets. The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of CGHFL for an amount as mentioned herein

S. N	Name of the Borrower(s) / Guarantor(s)		Demand Notice Date & Amount	Date of Possession	
1	. (Loan Account No. LNHLCHI000013090 of our Chinchwad Branch) Raju Lopya Naik (Borrower) Suntta Raju Naik(Co-Borrower)	All Piece and Parcel of Flat No. 302 (Area admeasuring 670 Sq. Pt., i.e., 62.26 Sq. Mts.), 3rd Floor, Samarth Complex, constructed on Industry No. 9, Hissa No. 19/2/1A/3, (Old Survey No. 40/2/1A/), Village Gujar Nimbalkarwadi, Taluka Haveli, District Pune Maharashtra - 411046, Alongwith Construction Thereon present and future Both.		09-08-2023	
Ī	Place : PUNE Date : 15-08-2023 Sd/- (Authorised Officer) For Capri Global Housing Finance Limited (CGHFL)				

SINNAR BIDI UDYOG LIMITED

Regd. Office: 62, Floor - 2nd, 217, Parekh Mahal, Lady Jamshedji Road, Shivaji Park, Mahim, Mumbai- 400016 Email- investor@sinnarbidi.com, website- www.sinnarbidi.com, Ph. 0253-2594231, Fax-0253-2595698 CIN-L16002MH1974PLC017734

Extract of the Unaudited Standalone and Consolidated Financial Results for the Quarter Ended 30th June 2023

Sr	Particulars	Standalone Conso			Consolidate	olidated		
No			Quarter Ende			Quarter Ende		
		30.06.2023	31.03.2023	30.06.2022	30.06.2023	31.03.2023	30.06.2022	
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	
1	Total income from operations	99.67	167.24	169.85	99.67	167.24	169.85	
2	Net Profit / (Loss) for the period before tax (before Extraordinary items)		22.52	8.83	4.34	22.52	8.83	
	Net Profit / (Loss) for the period before tax (after Extraordinary items)		22.52	8.83	4.34	22.52	8.83	
4	Net Profit / (Loss) for the period after tax (after Extraordinary items)		24.64	7.08	2.63	24.64	7.08	
5	Total Comprehensive Income for the period comprising Net Profit / (Loss) for the period & Other Comprehensive Income	0.00	24.66	7.09	2.62	24.66	7.09	
6	Equity Share Capital	20.00	20.00	20.00	20.00	20.00	20.00	
7	Reserve (excluding Revaluation Reserves) as per Audited Balance Sheet		-	-	-	-	-	
8	Earning Per Share (of Rs.5/- each)							
	a) Basic	0.65	6.17	1.78	0.65	6.17	1.78	
	b) Dilited	0.65	6.17	1.78	0.65	6.17	1.78	
	te- The above is an extract of the d							

under Regulation 33 of the SEBI (Listing and Other Disclosure Reguirements) Regulations, 2015. The full format of the quarterly standalone financial results are available on the Stock Exchange websites, www.bseindia.com & on the company's website www.sinnarbidi.com

Place: Nashik Date: 14th August, 2023

By Order of the Board FOR SINNAR BIDI UDYOG LTD RAMDAS JADHAV (Whole Time Director and CFO) DIN: 09545256

SAMYAK INTERNATIONAL LTD. CIN: L67120MH1994PLC225907

Corporate Office: N-38 Saket Nagar Indore MP 452001 IN Ph.: +91-731-4218481 Regd. Office: 203-B, 2" floor, A wing, Millionaire Heritage, SV Road, Nr Station, Andheri(w) B/H Andheri Market Mumbai MH 400058 IN Email: samyakinternationalitd@gmail.com, Website: https://samyakinternational.in Extract of Un-Audited Financial Results for the quarter ended June 30, 2023

			CONSOL	IDATED	
Sr.	Particulars		Quarter Ended		Year Ended
No.		30.06.2023	31.03.2023	30.06.2022	31.03.2023
	(Refer Notes Below)	Un-Audited	Audited	Un-Audited	Audited
1.	Total Income from Operations	987.21	3306.55	1509.73	4429.71
2.	Net Profit/ (Loss) for the period (before Tax, Exceptional and/or				
	Extraordinary items)	131.15	97.95	119.84	303.08
3.	Net Profit/ (Loss) for the period before tax (after Exceptional				
	and/or Extraordinary items)	131.15	97.21	119.59	302.54
4.	· · · · · · · · · · · · · · · · · · ·				
	Extraordinary items)	131.15	97.21	119.59	302.54
5.					
	Profit/(Loss) for the period (after tax) and Other Comprehensive				
_	Income (after tax)]	131.15	97.21	119.59	-104.24
ô.		624.72	624.72	624.72	624.72
7.	, , , , , , , , , , , , , , , , , , , ,				
	Audited Balance Sheet of the previous year	-	-	-	-
В.	Earnings per share (of Rs. 10/- each) (for continuing and				
	discontinuedoperations)-*				
	Basic:	2.10	1.56	1.91	-1.67
	Diluted:	2.10	1.56	1.91	-1.67

	Lr 3 is not annualized for the quarter ended 50.00.2023 and 50.00.2022.								
		STANDALONE							
	Particulars			Year Ended					
Sr. No.	rai (iCulai 9	30.06.2023	31.03.2023	30.06.2022	31.03.2023				
	(Refer Notes Below)	Un-Audited	Audited	Un-Audited	Audited				
1.	Total Income from Operations	254.11	333.76	412.54	2068.30				
2.	Net Profit before Tax	3.39	14.63	1.60	-42.62				
3.	Net Profit after Tax	3.39	14.63	1.35	-43.37				

Notes: 1. The above results have been reviewed by the Audit Committee and taken on record by the Baard of Directors of the Company at their meeting held on 14.08.2023 and the statutory auditors of the Company have also carried out Limited Review of the Unaudited results for the

The figures for the corresponding esented in the current period.

 The above financial results are available on Company's website https://samyakintemational.in/ and also on the website of BSE.
 The Company is engaged in only one segment i.e. Trading of Petroleum Products etc. Hence Segment Reporting is not applical For & on Behalf of Board of Directo

Date:14.08.2023 Place: Indore

Place :- Mumbai

Date:- 14.08.2023



Circle SASTRA, Mumbai Western, 2nd Floor, Aman Chambers, Veer Savarkar Marg, Prabhadevi, Mumbai -400 025 Email: cs4444@pnb.co.in Ph. No. 022-43434630, 43434663

CORRINGENDUM NOTICE

Corrigendum to paper publication published on 1st Aug 2023 in newspapers Navshakti and Free Press Journal for e-auction notice scheduled on 22nd Aug 2023, the general public is hereby informed that the properly listed under item no 6 of Mr Chilveri Gangaraju and Mrs Sujata Chilveri situated at Row House Basement Area 383 sq.ft carpet Ground Floor area 524 sq.ft carpet Mezzanine 454 sq.ft plus 1st floor 584 carpet + Balcony area 254.sq.ft Total carpet 2199 sq.ft Plot No G-52, Sarovar Darshan, Padma Nagar, Near Radhe Krishna Temple Village Kamatphar-Fene, Taluka-Bhiwandi 421 308 wherein please read the new reserve price as Rs 1,15,00,000.00 and EMD as 11,50,000.00. All other terms and conditions of e-auction as mentioned in the original notice to remain unchanged. erms and conditions of e-auction as mentioned in the original notice to remain unchanged

Authorised Officer Punjab National Bank Date: 15.08.2023 Place: Mumbai.

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata Email: tti1711@gmail.com Phone: +91 33 2210-9197 Web: ttienterprise.net

		Standalone				
SI. No.	Particulars	Quarter Ended 30-06-2023 (Unaudited)	Quarter Ended 31-03-2023 (Audited)	Quarter Ended 30-06-2022 (Unaudited)	Year Ende 31-03-202 (Audited)	
2	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#)	-35.60	-9.75	-13.50	-6.50	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	-35.60	-9.75	-13.50	-6.50	
4		-35.60	-28.93	-13.50	-25.60	
5	Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax) and other Comprehensive Income(after tax)	-35.60	-28.93	-13.50	-25.66	
7	Equity Share Capital (FV ₹10/- per share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	2540.44 78.49	2540.44 114.09	2540.44 0	2540.44 114.09	
8	previous year) Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)-					
	Basic : Diluted :	-0.14 -0.14	-0.11 -0.11	-0.05 -0.05	-0.10 -0.10	

1. The aforesaid financial results were taken on by the Board of Directors in the board meetings eld on 14th Aug, 2023.

2. The Statutory Auditors of the Company have carried out the limited review of the results of the uarter ended 30th June, 2023.

The Financial results have been prepared in accordance with the Indian Accounting Standard (Ind-AS) prescribed under Section 133 of the Company Act, 2013, read with relevant rules issued thereunder.

 The previous period figures have been regrouped wherever necessary
 There are no qualification in the Audit Report issued by the Auditor. The Company has One Segment only viz. Investment and Loan activities. Thus Segment

7. Figures for the quarter ended 31st March, 2023 is the balancing figures between audited figures in respect of full financial year and the published year to date figures up to the third quarter of the levant financial year.

For and on behalf of the Board For TTI Enterprises Limited Midula Mukundan Place : Kolkata Dated : 14.08.2023 Managing Director DIN: 08242853

PUBLIC NOTICE

Under Instructions and on behalf of my client MR. JOYSON JUDE LOBO an NRI having his ownership flat being Flat no. 634, 6th floor, I Wing Bldg No. 9, Raj Legacy II CHS LTD, CTS no. 95A, 95B, of village Hariyali, Taluka Kurla M.S.D. at L.B.S. Marg, Vikhroli, west, Mumbai-400083 this Notice is to inform that my client has lost/misplaced the Share Certificate no. 110 dated 22-01 2014 for 10 shares of Rs. 50/ each bearing distinctive numbers from 1091 to 1100 transferred to his name from the original members Indira V Gandhi and Another by virtue of Agreement for sale by which my client purchased the said flat & shares. After having made due and diligent search & filing FIR my client applied to the society issue duplicate share certificate which required my client to publish in the news

If any one has any objection to the issuance of Duplicate share certificate to my client they should convey the same to the under signed at this address at 201, Satyam Apartment CHS Ltd, DM road, Bhandup west, Mumbai - 400078; or to the Hon'ble Secretary Raj Legacy II CHSL, Vikhroli west, Mumbai 400083; within 14 days from hereof failing which my client would request the society to issue my client in lieu of the lost one а Duplicate share certificate and claim or objections if any made shall thereafter not be considered.

Place: Mumbai Date: 15.08.2023

Sd/ P.T. Gowda B.A.L.L.B. Advocate High Court

ORGANIC COATINGS LTD. (CIN NO: L24220MH1965PLC013187)

Registered Office: Unit No 405, Atlanta Estate Premises Co-Op.Soc. Ltd. Vitth Bhatti, Goregaon (East), MUMBAI - 400 063.

Email ID for Investor's Grievances - organiccoatingsItd@organiccoatingsItd.com Website: www.organiccoatingsltd.com

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30th JUNE, 2023

			(Rs. In Lakhs,	except for Earni	ng Per Share)
		Quarter ended	Quarter ended	Quarter ended	Year Ended
SI. No.	Particulars	30.06.2023	31.03.2023	30.06.2022	31.03.2023
	10.		*(Audited)	(Unaudited)	(Audited)
1	Total income from operations (net)	655.19	594.36	718.45	2306.18
2	Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items*)	(24.60)	4.01	(3.20)	(95.04)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items*)	(24.60)	4.01	(3.20)	(95.04)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items*)	(24.60)	4.01	(3.20)	(94.04)
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and other comprehensive income (after tax)]	(24.60)	4.99	(3.20)	(94.06)
6	Equity Share Capital	767.46	767.46	767.46	767.46
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year				
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	Basic:	(0.32)	0.05	(0.04)	(1.24)
	Diluted:	(0.32)	0.05	(0.04)	(1.24)
Note					

1) *The figures of quarter ended 31st March, 2023 are the balancing figures between audited figures of the full financial year ended 31st March, 2023 and published year to date figures upto third quarter ended 31st December, 2022, which were subjected to limited review

2) The above is an extract of the detailed format of Unaudited Financial Results for the quarter ended 30th June, 2023 filed with BSE Ltd. under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the quarter ended 30th June, 2023 are available on the Stock Exchange website (www.bseindia.com) and Company's website: www.organiccoatingsitd.com

3) * Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules.

For & on behalf of the Board **For Organic Coatings Limited**

Sd/-Abhay R. Shah Place: Mumbai Managing Director Dated: 14/08/2023 (DIN: 00016497)

VAS INFRASTRUCTURE LIMITED

Regd. Off.: Madhav Niwas CHSL, Flat No.B-1B, First Floor, Natakwala Lane, Opp. s.v. road, borivali (west), Mumbai 400 092. T.: 022-2899 3092/2899 0841. CIN NO:- L65100MH1994PLC076538 Email: cs@vasinfrastructureltd.com Website: www.vasinfrastructureltd.com

	Statement of Standalone Unaudited Financial Results for the Quarter Ended 30th June, 2023								
Sr. No.	Particulars	Quarter ended 30-06-2023	Quarter ended 31-03-2023	Quarter ended 30-06-2022	Year Ended 31-03-2023				
\Box		Unaudited	Audited	Audited	Audited				
1	Total revenue from Operations	(141.970)	141.970	-	161.970				
2	Net Profit/(Loss) for the period (before Tax, Exceptional)	(1,534.668)	(1,749.914)	(397.476)	(4,704.879)				
3	Net Profit/(Loss) for the period before Tax, (after Exceptional)	(1,534.668)	(1,749.914)	(397.476)	(4,704.879)				
4	Net Profit/(Loss) for the period after Tax (after Exceptional)	(1,534.668)	(1,749.914)	(397.476)	(4,704.879)				
5	Total Comprehensive income for the period (comprising Profit/(Loss) for the period (after Tax) and other Comprehensive Income (after tax)	(1,489.169)	(1,951.639)	(381.465)	(4,651.353)				
6	Equity Share capital	1,512.940	1,512.940	1,512.940	1,512.940				
7	Other Equity	-	-	-	(21,214.448)				
8	Earning per share (of ₹.10/- each) (not annualized)								
	1. Basic	(10.144)	(11.566)	(2.627)	(31.098)				
, 	2. Diluted	(10.144)	(11.566)	(2.627)	(31.098)				

a) The Financial Results have been reviewed by the Audit Committee and approved by the Board of at its meeting held on 12th August, 2023. The Statutory Audito have submitted Auditors Report on the above Unaudited Financial Results for the Quarter ended 30th June, 2023

b) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites (www.bseindia.com) and Company's Website (www.vasinfrastructureltd.com) FOR VAS INFRASTRUCTURE LIMITED

(MS. KIRTI PADAVE - EXECUTIVE DIRECTOR) (DIN:0005344997) PLACE :- MUMBAI DATE:- 12-08-2023

KAISER CORPORATION LIMITED

REGD.OFF.: Unit No. 283-287, "F" Wing, Second Floor, Solaris-I, Saki Vihar Road, Andheri (East), Mumbai 400072 CIN: L22210MH1993PLC074035

Extract of Unaudited Standalone Financial Results for the Quarter Ended 30 June 2023

				(Am	ount in Lakhs
SI. No.	Particulars	Quarter Ended 30.06.2023 (Unaudited)	Quarter Ended 31.03.2023 (Audited)	Quarter Ended 30.06.2022 (Unaudited)	Year ended 31.03.2023 (Audited)
1.	Total income from operations (net)	13.60	19.65	11.87	59.75
2.	Net Profit/ (Loss) for the period (before tax, & Exceptional Item)	0.85	2.80	(0.33)	4.65
3.	Total Comprehensive Income for the period [Comprising Profits/ (Loss) for the period (after tax)] and Other Comprehensive Income (after tax)	0.79	3.45	(0.36)	4.34
4.	Equity Share Capital	526.21	526.21	526.21	526.21
5.	Other equity (excluding revaluation reserve as per balance sheet of previous accounting year)	-	-	-	(52.74)
6.	Earnings Per Share (of Rs.1/- each) Basic & Diluted (in Rs.)	0.001	0.005	(0.001)	0.007

1 The above un-audited financial results for the quarter ended June 30, 2023 have been reviewed by the Audit Committee and thereafter approved by the Board of Directors of the Company held on August 14, 2023. The Statutory Auditors of the Company have carried out limited review of the financial results for the quarter ended on June 30, 2023.

2 The above is an extract of the detailed format of standalone Quarterly Financial Results 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 are available on the Stock Exchange websites namely, BSE LIMITED.

Extract of Unaudited Consolidated Financial Results for the Quarter Ended 30 June 2023

					(INR In Lakhs)
SI. No.	Particulars Particulars	Quarter Ended 30.06.2023 (Unaudited)	Quarter Ended 31.03.2023 (Audited)	Quarter ended 30.06.2022 (Unaudited)	Year ended 31.03.2023 (Audited)
1.	Total income from operations (net)	691.13	1368.22	599.07	2038.27
2.	Net Profit/ (Loss) for the period (before tax, & Exceptional Item)	20.49	805.19	(309.09)	57.30
3.	Net Profit/ (Loss) for the period (before tax, & after Exceptional Item)	14.07	773.48	(309.36)	25.31
4.	Total Comprehensive Income for the period [Comprising Profits/ (Loss) for the period (after tax)] and Other Comprehensive Income (after tax)	9.03	775.16	(309.23)	28.92
5.	Equity Share Capital	526.21	526.21	526.21	526.21
6.	Other equity (excluding revaluation reserve as per balance sheet of previous accounting year)	-	-	-	169.86
7.	Earnings Per Share (of Rs.1/- each) B asic & Diluted (in Rs.)	0.015	(0.812)	0.325	0.030

1 The above un-audited financial results for the quarter ended June 30, 2023 have been reviewed by the Audit Committee and thereafter approved by the Board of Directors of the Company held on August 14, 2023. The Statutory Auditors of the Company have carried out limited review of the financial results for the quarter ended on June 30, 2023.

2 The above is an extract of the detailed format of Consolidated Financial Results 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 are available on the Stock Exchange websites namely, BSE LIMITED.

On behalf of the Board of Directors For Kaiser Corporation Limited Bhushanlal Arora Managing Director DIN: 00416032

RARE EQUITY PRIVATE LIMITED

CIN-U74110MH1993PTC074456

Registered Address:- 151-15th Floor, Nariman Bhavan, Nariman Point, Mumbai city MH-400021 IN Ph No.:- 022-40048766/02266590100, Website:- https://rareequity.net/, Email id:- rareequity@rareenterprises.net

Statement of Unaudited Financial Result for the Quarter ended 30th June, 2023 (Rs. In lakhs except for EPS)

Sr.	Particulars	Quarter ended 30th June 2023	Quarter ended 31st March 2023	Quarter ended 30th June 2022	Year ended 31st March 2023	Year ended 31st March 2022	
No.		Unaudited	Unaudited	Unaudited	Audited	Audited	
1	Total Revenue from Operations	539.86	1,373.55	169.35	1,501.06	24,087.33	
2	Net Profit /(Loss) for the period (before Tax, Exceptional and Extraordinary items)	-689.29	-1,558.86	-1,023.24	-4,386.00	7,062.41	
3	Net Profit /(Loss) for the period before Tax	-689.29	-1,558.86	-1,023.24	-4,386.00	7,062.41	
4	Net Profit for the period after tax (after Exceptionaland Extraordinary items)	-689.29	-1,558.86	-1,023.24	-4,386.00	7,062.41	
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other Comprehensive income (after Tax)	-689.29	-1,558.86	-1,023.24	-4,386.00	7,062.41	
6	Paid Up Equity Share Capital (Face value of Rs100/- each)	2,693.15	2,693.15	2,693.15	2,693.15	2,693.15	
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of PreviousYear (as on 31.03.2023)	16,336.53	17,025.83	20,388.59	17,025.83	21,411.83	
8	Securities Premium Account	2,975.72	2,975.72	2,975.72	2,975.72	2,975.72	
9	Earnings Per Share (of Rs. 100/- each)						
	Basic	-25.59	-57.88	-37.99	-162.86	262.24	
	Diluted	-25.59	-57.88	-37.99	-162.86	262.24	
Add	litional disclsoure required under Regulation 52 (4) of the SEBI (List	ing Obligations an	d Disclosure Requ	irement) Regulatio	ns 2015	
		For the Quarter anded For the year anded					

/ 100	Additional discissors required under regulation 32 (4) of the CEST (Esting Obligations and Discissors requirement) regulations 2015								
		Fo	r the Quarter end	For the year ended					
Sr. No.	Particulars	30.06.2023	31.03.2023	30.06.2022	31.03.2023	31.03.2022			
		Unaudited	Unaudited	Unaudited	Audited	Audited			
1	Networth	21,611.68	22,300.98	25,663.74	22,300.98	26,686.98			
2	Paid Up Debt / Outstanding Debt	69,680.36	68,486.30	64,942.68	68,486.30	63,765.01			
3	Outstanding Redeemable Preference Shares	2,582.00	2,582.00	2,582.00	2,582.00	2,582.00			
4	Debt Equity Ratio (includes subordinate Debt)	25.87	25.43	24.11	25.43	23.73			
5	Capital Redemption Reserve	751.40	751.40	751.40	751.40	751.40			

I. The above is an extract of the detailed format of audited Financial Results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited Final results are available on the website of BSE Limited at (www.bseindia.com) and on the website of the Company at website at https://rareequity.net/

2. For the other line items referred in Regulation 52(4) of the Listing Regulations Pertinent disclosure have been made to the Stock Exchange at BSE Limited and can be accessed on the URLS www.bseindia.com and on the website of the Company at website at https://rareequity.net/

Vrushali Deshpande DIN 05216743

Amit Goela DIN 01754804

For and Behalf of the Board of Directors of Rare Equity Private Limited

Place: Mumbai Dated: 14 August 2023

SEE State Bank of India

आरएएसएमईसीसीसी, भाईंदर: १ ला मजला, लॅण्डमार्क इमारत, मॅक्सस मॉल समोर, भाईंदर पश्चिम, ४०११०१, फोन क्र : दूर. - ०२२-२८१४९१०७

कब्जा सूचना

न्याअर्थी, निम्नस्वाक्षरीकार हे स्टेट बँक ऑफ इंडियाचे प्राधिकृत अधिकारी या नात्याने सिक्युरिटायझेश ॲन्ड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेटस् ॲन्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (क. ५४ सन २००२) आणि कलम १३ (२) सिक्यरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ सहवाचता नियम . १ अन्वये प्राप्त अधिकारांचा वापर करून मागणी सूचना जारी करून खालील कर्जदारांना त्याच्या / तिच्या नावे नमृद्ध रक्कम

स्थावर मिळकतीचे विवरण								
कर्जदाराचे नाव आणि खाते क्र.		तारण मत्तेचे वर्णन	उर्वरीत थकीत					
मे. मार्क एन्टरप्रायजेस	फ्लॅ	टक्र. ४०५, के विंग,४ था	०६.०४.२०२३					
(प्रोप्रा. श्री. मनोज नारायण राणे)	मज	ला, इमारत क्र. ०३, आरएनए	रोजीस					
(खाते क्र-३८८७९०१९२५० आणि	কৰ	ट्रीयार्ड सीएचएस लिमिटेड, मिरा	₹.					
३८८७९०२१६४४ आणि ३९०३०६३२२१० आणि	रोड	, गाव पेनकरपाडा, तालूका	५७,९३,०४९.१९/-					
३९४२३३५३३२३ आणि ४०९४८४६६१७०)	आ	णि जिल्हा ठाणे ४०११०७						
मागणी सूचना तारीख:- ०६.०४.२०२३		कब्जाची तारिख: १	१०.०८.२०२३					
3 8 9 16								

सह प्रदानाच्या तारखेपर्यंत पुढील व्याज, अनुषंगिक खर्च, परिव्यय, प्रभार इ. ची परतफेड सदर सूच प्राप्तीच्या तारखेपासन ६० दिवसांत करण्यास सांगितले होते.

मागणी सूचनेमधील रकमेची परतफेड करण्यास कर्जदार असमर्थ ठरले. कर्जदार आणि सर्वसामान्य जनतेस याद्वारे सूचना देण्यात येते की, निम्नस्वाक्षरीकारांनी त्यांना प्रदान करण्यात आलेल्या अधिकारांचा वापर कर येथे खाली वर्णन करण्यात आलेल्या **सांकेतिक कब्जा (शांततापूर्व)** सदर ॲक्टच्या कलम १३(४) अंतर्गत सहवाचता सदर नियमावलीच्या नियम ९ अन्वये त्याच्या / तिच्या नावा समोर नमद तारखेस घेतला आहे. विशेषत: कर्जदार आणि सर्वसामान्य जनतेस याद्वारे इशारा देण्यात येतो की, सदर मिळकतीशी कोणताही व्यवहार करू नये आणि सदर मिळकतीशी करण्यात आलेला कोणताही व्यवहार हा स्टेट बँक ऑफ इंडियास वरीव उलेखित रक्कमेच्या भाराअधीन राहील. प्राधिकृत अधिकारी

लिलाव कॅटलॉग क्र

लिलाव कॅटलॉग क्र

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संच क्र

एमएसएस-बीसीटी-बीडीटीएस-

टीडब्ल्यूएनओपीएस-६-२२-१

मएसएस-बीसीटी-एमएमसीटी

टीडब्ल्यूएनओपीएस-५-२२-१

संच क

एडीव्हीटी-आयएनटी-

१४१५७५-३०६-२३-१

एडीव्हीटी-आयएनटी-

एडीव्हीटी-बीसीटी-सीसीजी

ओएसएन-२७६-२३-१

एडीव्हीटी-बीसीटी-जीएमएन-

एडीव्हीटी-बीसीटी-एडीएच-

ओएसडी-३१०-२३-१

संच क्र

एडीव्हीटी-ईएफएफ

२०३९०-२२-१

एडीव्हीटी-ईएफएफ

८९८०२-२२-१

१५५६९२-२२-१

एडीव्हीटी-ईएफएफ-

१४१३४४-२२-१

एडीव्हीटी-ईएफएफ-

१३२४०४-२२-१

एडीव्हीटी-ईएफएफ-

१३१९९७-२२-१

एडीव्हीटी-ईएफएफ

१४१४११-२२-१

एडीव्हीटी-ईएफएफ-

१३५८४७-२२-१

एडीव्हीटी-ईएफएफ

१५३२३१-२२-१

एडीव्हीटी-ईएफएफ-

232804-22-2

एडीव्हीटी-ईएफएफ-

१३०८७७-२२-१

एडीव्हीटी-ईएफएफ

१५५७९५-२२-१

एडीव्हीटी-ईएफएफ-

99878-77-8

संच क्र

एडीव्हीटी-ईएफएफ

१३२१२६-२२-१

एडीव्हीटी-ईएफएफ-

२१३७५-२२-१

एडीव्हीटी-ईएफएफ-

१५३६५४-२२-१

एडीव्हीटी-ईएफएफ-

99888-22-2

एडीव्हीटी-ईएफएफ-

99876-77-8

एडीव्हीटी-ईएफएफ-

१३१८७४-२२-१

एडीव्हीटी-ईएफएफ-

१३२४०१-२२-१

एडीव्हीटी-ईएफएफ-

१०५९१२-२२-१

एडीव्हीटी-बीसीटी-डीडीई-

ओएसएन-२५७-२२-१

एडीव्हीटी-बीसीटी-एनडब्ल्यूयू-

ओएसएन-१९१-२२-१

एडीव्हीटी-बीसीटी-एमआरएल

ओएसएन-२३७-२२-१

एडीव्हीटी-बीसीटी-एमआयडी-

ओएसएन-२४३-२२-१

एडीव्हीटी-बीसीटी-व्हीवायए-

ओएसएन-१९४-२२-१

एडीव्हीटी-बीसीटी-व्हीजीएन

ओएसएन- २७४-२२-१

एडीव्हीटी-बीसीटी-बीआयवाय-

ओएसएन- २४१-२२-१

तपशील उपलब्ध आहेत.

१५५७१५ – ३०७– २३ – १

दिनांक: - १०.०८.२०२३ स्टेट बँक ऑफ इंडिय

AMIT INTERNATIONAL LIMITED

CIN: L17110MH1994PLCO76660 Registered Office: A/403, Dalamal Chambers, New Marine Lines, Mumbai City 400020 E-mail id: amitint 03@yahoo.com

Extract of Un-Audited Financial Result for Period Ended 30/06/2023 Rs. In Lakhs

Particulars	Quarter Ended 30/06/2023	Year Ended 31/03/2023	Quarter Ended 30/06/2022
Total income from operations	0.00	0.00	0.00
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	4.66	3.90	-6.44
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	4.66	3.90	-6.44
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	4.66	3.77	-6.44
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after			
tax)]	4.66	3.77	-6.44
Equity Share Capital	1894.77	1894.77	1894.77
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year		-	-
Earnings Per Share (of Rs. 10/- each)- 1. Basic;			
2. Diluted:	-0.035	0.072	-0.035

These Results have been reviewed and recommended by the Audit Committee and appr

by the Board of Directors of the Company at their meeting held on 14th August, 2023. The above is an extract of the detailed format of Un-Audited Financial Results filled with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Un-Audited Financial Results are available on the websites of the Stock Exchange at http://www.bseindia.com and the listed For Amit International Limited

लिलाव सुरू (सर्व संच)

लिलाव सुरू (सर्व संच)

लिलाव सुरू (सर्व संच)

५:०० वा. २८.०८.२०२

१०९६

१८२७

१८२७

१८२७

१८२७

8286

१८२७

१८२७

१८२७

8286

लिलाव सुरू (सर्व संच)

लिलाव सरू (सर्व संच)

टीएस (०१ रेक) वर विनाडल रॅपिंगदारे संपर

पश्चिम रेल्व

मुंबई विभागाच्या जाहिरातींच्या करारासाठी ई-लिलाव आमंत्रित करण्याची सूचना

ठिकाण/क्षेत्र

वांद्रे टर्मिनस स्टेशनच्या पार्सल कार्यालयात सुविधा काउंटर उभारून दुचाकी आणि पार्सल/लगेज पॅकेजेससाठी

मुंबई सेंट्रल स्टेशनच्या पार्सल कार्यालयात सुविधा काउंटर उभारून दुचाकी आणि पार्सल/लगेज पॅकेजेससाठी

मुंबई सेंट्रल-नवी दिल्ली दुरंतो (२२२०९/२२२१०) च्या डब्यातील काचेच्या दरवाजावर जाहिरात प्रदर्शित

मुंबई सेंट्रल - इंदौर दुरंतो (१२२२७/१२२२८) आणि मुंबई सेंट्रल - हिसार दुरंतो (१२२३९/१२२४०) च्या

चर्चगेट स्टेशन इमारतीच्या खिडक्याच्या पीएफ क्र. ४ वर रोड (पूर्व) दिशेला असलेल्या ग्लोसाइनद्वारे जाहिर

गोरेगाव (जीएमएन) स्टेशन, इमारतीच्या दर्शनी भागावर बस स्टॉपच्या समोर पश्चिमेकडे मोठ्या प्रमाणा

गाडी क्र. २२९२७/२२९२८ बीडीटीएस-एडीआय-बीडीटीएस लोकशक्ती एक्सप्रेस आणि १९०३१/१९०३२

एडीआय-वायएनआरके-एडीआय योगा एक्सप्रेस (०४ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागाव

गाडी क्र. २२९०३/२२९०४ बीडीटीएस−भुज−बीडीटीएस भुज एसी एसएफ एक्सप्रेस (०१ रेक) वर विनाइल

ााडी क्र. २२९२१/२२९२२ बीडीटीएस–जीकेपी–बीडीटीएस अंत्योदय (०१ रेक) वर विनाइल रॅपिंगद्वारे संपू

गाडी क्र. २२९१५/२२९१६ बीडीटीएस–एचएसआर–बीडीटीएस आणि २२९७५/२२९७६ बीडीटीएस-

भारएमआर-बीडीटीएस रामनगर एक्सप्रेस (०१ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरा

गाडी क्र. २०९४१/२०९४२ बीडीटीएस–जीसीटी–बीडीटीएस, २२९३१/२२९३२ बीडीटीएस–जेएसएम-

बीडीटीएस आणि २२९३५/२२९३६ बीडीटीएस-पीआयटी-बीडीटीएस (०२ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण

गाडी क्र. २०९२१/२०९२२ बीडीटीएस-एलजेएन-बीडीटीएस आणि २२९१७/२२९१८ बीडीटीएस-एचडब्ल्य

गाडी क्र. २२९०१/२२९०२ बीडीटीएस-यूडीझेड-बीडीटीएस (०१ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य

nsl क्र. १२९०७/१२९०८ बीडीटीएस–एनझेडएम–बीडीटीएस महाराष्ट्र संपर्क क्रांती एक्सप्रेस (०१ रेक) व

ााडी क्र. १२९२५/१२९२६ एमएमसीटी-एएसआर-एमएमसीटी पश्चिम एक्सप्रेस (०४ रेक) वर विनाइल

गाडी क्र. २२९३३/२२९३४ बीडीटीएस–जेपी–बीडीटीएस, २२९८९/२२९९० बीडीटीएस–एमएचव्ही–

गाडी क्र. १९०३७/१९०३८ बीडीटीएस-बीजेयू-बीडीटीएस (०५ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य

गाडी क्र. २०९५५/२०९५६ एसटी-एमएचव्ही-एसटी (०२ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर

गाडी क्र. २२९६५/२२९६६ बीडीटीएस–बीजीकेटी–बीडीटीएस आणि २२९७१/२२९७२ बीडीटीएस

ठिकाण/क्षेत्र

गाडी क्र. १९०४५/१९०४६ एसटी-सीपीआर-एसटी ताप्ती गंगा एक्सप्रेस आणि २२९४७/२२९४८) एसटी-

गाडी क्र. २२९४५/२२९४६ एमएमसीटी–ओखा–एमएमसीटी सौराष्ट्र मेल आणि १९२५१/१९२५२ सोमनाथ-

गाडी क्र. १२९०३/१२९०४ एमएमसीटी-एएसआर-एमएमसीटी गोल्डन टेंपल मेल (०४ रेक) वर विनाइल

गाडी क्र. २२९४३/२२९४४ बीएल–सीएनबी–बीएल उद्योगकर्मी एक्सप्रेस आणि १९०५१/१९०५२ बीएल

गाडी क्र. १९०५५ बीएल-जेयू-बीएल आणि २२९०९/२२९१० बीएल-पूरी-बीएल (०१ रेक) वर विनाइल

गाडी क्र. १२९११/१२९१२ बीएल-एचडब्ल्य-बीएल. २०९२९/२०९३० यडीएन-बीएसबीएस-यडीएन

आणि २०९३३/२०९३४ यूडीएन-डीएनआर-यूडीएन दानापूर एक्सप्रेस (०१ रेक) वर विनाइल रॅपिंगद्वारे संपूर्

गाडी क्र. १२९५५/१२९५६ एमएमसीटी-जेपी-एमएमसीटी (०२ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य

गाडी क्र. १२९२७/१२९२८ एमएमसीटी-ईकेएनआर-एमएमसीटी आणि १२९६१/१२९६२ एमएमसीटी-

आयएनडीबी-एमएमसीटी अवंतिका एक्सप्रेस (०४ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात

बोर्डांद्वारे जाहिरातींच्या प्रदर्शनासाठी तीन वर्षांच्या कालावधीसाठी २४० चौरस फूट चा एकूण प्रदर्शन क्षेत्र सह

प्लॅटफॉर्मवर दोंडाईचा (डीडीई) स्टेशनवरील मोठ्या प्रमाणात जाहिरातीचे अधिकार, प्रमाण १० नग आणि

बोर्डांद्वारे तीन वर्षांच्या कालावधीसाठी प्लॅटफॉर्मवरील नवापूर (एनडब्ल्यूयू) स्टेशनवर मोठ्या प्रमाणात

बोर्डांद्रारे जाहिरातींच्या प्रदर्शनासाठी तीन वर्षांच्या कालावधीकरिता २४० चौरस फूट चा एकूण प्रदर्शन क्षेत्र सह

प्लॅटफॉर्मवर मरोली (एमआरएल) स्टेशनवर मोठ्या प्रमाणात जाहिरातीचे अधिकार, प्रमाण १० नग आणि प्रदर्श

बोर्डांद्वारे जाहिरातींच्या प्रदर्शनासाठी तीन वर्षांच्या कालावधीकरिता २४० चौरस फट क्षेत्रसह प्लॅटफॉर्मवर मढी

(एमआयडी) स्थानकावरील मोठ्या प्रमाणात जाहिरातीचे अधिकार, प्रमाण १० नग आणि प्रदर्शन क्षेत्र २४० चौ.फू

बोर्डांद्रारे जाहिरातींच्या प्रदर्शनासाठी तीन वर्षांच्या कालावधीकरिता प्लॅटफॉर्मवर व्यारा (व्हीवायए) स्थानकावर

बोर्डांद्वारे प्लॅटफॉर्म आणि एफओबी वर वाणगाव (व्हीजीएन) स्थानकावर मोठ्या प्रमाणात जाहिराती

बोर्डांद्वारे जाहिरातींच्या प्रदर्शनासाठी तीन वर्षांच्या कालावधीकरिता प्लॅटफॉर्मवर बारडोली (बीआयवाय)

स्थानकावरील एकूण २४० चौरस फूट क्षेत्रफळ असलेल्या मोठ्या प्रमाणात जाहिरातीचे अधिकार, प्रमाण १० न

टीप: संभाव्य बोलीदारांनी आयआरईपीएस वेबसाइट (www.ireps.gov.in) वर ई-लिलाव लीजिंग मॉड्यूलला भेट देण्याची विनंती आहे. त्यामध्ये उद्वेखित कॅटलॉग अंतर्गत संचप्रमाणे

मोठ्या प्रमाणात जाहिरातीचे अधिकार, प्रमाण ५ नग आणि प्रदर्शन क्षेत्र ९० चौ.फ.

मएफपी–बीएल (०१ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

ओखा-सोमनाथ एक्सप्रेस (०४ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

बीजीपी-एसटी (०४ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

पीएनबीई-बीडीटीएस (०१ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

बीडीटीएस हरिद्वार एक्सप्रेस (०१ रेक) वर विनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

अंधेरी (एडीएच) स्टेशनवर एलईडी व्हिडिओवॉलसाठी मोठ्या प्रमाणात जाहिरात अधिकार.

. इंब्यांमध्ये काचेच्या दरवाजावर जाहिरात प्रदर्शित करण्यासाठी ई-लिलाव

ऍपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे

बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

पष्टभागावर जाहिरात प्रदर्शित करणे

बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

ग्रष्टभागावर जाहिरात प्रदर्शित करणे

लिलाव कॅटलॉग क्र.

वेनाइल रॅपिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे

ोडीटीएस आणि २२९९३/२२९९४ बीडीटीएस–एमएचव्ही–बीउ

र्पिंगद्वारे संपूर्ण बाह्य पृष्ठभागावर जाहिरात प्रदर्शित करणे.

रॅपिंगद्वारे संपूर्ण बाह्य पष्टभागावर जाहिरात प्रदर्शित करणे.

रॅपिंगटारे संपर्ण बाहा पृष्टभागावर जाहिरात प्रटर्शित करणे

जाहिरातीचे अधिकार, प्रमाण ५ नग आणि प्रदर्शन क्षेत्र ९० चौ.फ्

अधिकार. प्रमाण ३६ नग एकूण प्रदर्शन क्षेत्र ८६४ चौ.फू.

बाह्य पष्टभागावर जाहिरात प्रदर्शित करणे.

प्रष्टभागावर जाहिरात प्रदर्शित करणे.

लिलाव कॅटलॉग क्र

प्रदर्शन क्षेत्र २४० चौ.फू.

क्षेत्र २४० चौ.फू.

आणि प्रदर्शन क्षेत्र २४० चौ.फू.

मुंबई सेंट्रल विभागातील स्थानकांवर विविध एनएफआर माध्यमांद्वारे जाहिरात करारांसाठी ई-लिलाव. तपशील खाली नमूद केले आहेत:

Kirti Doshi Managing Director (DIN: 01964171)

ई-लिलाव बंद होण्याची

तारीख आणि वेळ

२५-०८-२०२३

१३:३०

२५-०८-२०२३

१३:४०

र्ड-लिलाव बंद होण्याची

तारीख आणि वेळ

24-06-2023

१५:३०

२५-०८-२०२३

84:80

२५-०८-२०२३

२५-०८-२०२३

ई-लिलाव बंद होण्यार्च

तारीख आणि वेळ

२८-०८-२०२३

१५:३०

२८-०८-२०२३

24.80

२८-०८-२०२३

24.40

26-06-2023

88,00

२८-०८-२०२३

१६.१०

26-06-2023

26-06-2023

28,30

26-06-2023

28.80

26-06-2023

२८-०८-२०२३

26-06-2023

86.80

26-06-2023

१७.२०

2/-0/-2023

१७:३०

तारीख आणि वेळ

३१-०८-२०२३

१५:३०

38-08-5053

१५:४०

38-06-2023

84:40

38-06-2023

88:00

38-06-2023

१६.१०

38-01-2023

१६:२०

38-06-2023

१६:३०

38-06-2023

१६:४०

र्ड-लिलाव बंद होण्या**ची** तारीख आणि वेळ

08-08-2023

१५:३०

0१-0९-२0२३

१५:४०

08-08-2023

१५:५०

08-08-2023

88:00

08-08-2023

28:20

08-08-2023

१६:२०

o१-o९-२o२३

१६:३०

दिवस ई-लिलाव बंद होण्याची

अण्णासाहेब वर्तक महाविद्यालयाला विभागीय फेरीत २२ पारितोषिके

महाविद्यालयाने मुंबई विद्यापीठाच्या ५६ व्या युवा महोत्सवाच्या विभाग क्र. ५ च्या प्राथमिक फेरीत सर्वाधिक २२ पारितोषिके पटकावत युवा महोत्सवातील आपला दबदबा कायम ठेवला.

रविवार, १३ ऑगस्ट रोजी सोनोपंत दांडेकर महाविद्यालय, पालघर येथे पार पडलेल्या प्राथमिक फेरीत बोरीवली ते उहाणू परिसरातील २९ महाविद्यालयांचे संघ सहभागी झाले होते. मागील वर्षी झालेल्या ५५व्या युवा महोत्सवात अण्णासाहेब वर्तक महाविद्यालयाने झोन क्रमांक ५ चा विभागीय करंडक जिंकला होता. यावर्षीसुद्धा महाविद्यालयाने

वसई : वसईच्या अण्णासाहेब वर्तक २२ पारितोषिके मिळवून आपले वर्चस्व सिद्ध केले

या यशाबद्दल विद्यावर्धिनी शिक्षणसंस्थेचे अध्यक्ष विकास वर्तक तसेच सर्व पदाधिकारी, प्राचार्य डॉ. अरविंद उबाळे, उपप्राचार्य डॉ. जानकी सावगाव, उपप्राचार्य डॉ. अनिलकुमार शेळके, प्रबंधक दिलीप वर्तक तसेच सर्व प्राध्यापक व शिक्षकेतर कर्मचारी यांनी सांस्कृतिक विभाग प्रमुख डॉ. सखाराम डाखोरे, सदस्य प्रा. अम्रिता जाधव, डॉ. मनोहर भगीरथ, डॉ. विजयानंद बनसोडे, प्रा. शैलेश औटी, डॉ. श्रीराम डोंगरे, प्रा. पियुष राणा, प्रा. लितका पाटील, प्रा. देविका

> निम्नस्वाक्षरीकारा द्वारे घेण्यात येईल लिलावाची तारीख आणि वेळ (५

मिनिटांचे अमर्यादित विस्तारासह)

घोडबंदर रोड, ठाणे - ४००६०७ ई-लिलावाच्या अटी आणि शर्ती पुढीलप्रमा

ठिकाण : मुंबई

इअर सादर करण्याची अंतिम तारीख

संच क्र. १ - ए-४०१, एम.के. प्लाझा,

बीकेआयडी०००००१७ च्या बँक खाते मये देता येईल.

परिशिष्ट-१६

सोसायटीच्या भांडवल/मिळकतीमधील

मयत सह-संभासदाचे

शेअर्स आणि हितसंबंधाच्या

हस्तांतरणासाठी दावे किंवा

हरकती मागविणाऱ्या सचनेचे प्रपत्र

(उपविधी क्र. ३५ अन्वये)

जाहीर सूचना

श्री. चंदलाल अग्नितलाल थोसानी, दि

इक्होरी टॉवर्स को-ऑपरेटीव्ह हाऊसिंग

सोसायटी लि., ज्यांचा पत्ता येथे सेक्टर ३

भक्ती पार्क, वडाळा पूर्व, मुंबई ४०० ०३७ चे

सभासद आणि सोसायटीच्या इमारतीमध्ये

फ्लॅट क्र. १२०१ आणि १२०२ चे धारक होते.

ज्यांचे कोणतेही नामनिर्देशन न करता ०३ जून

सोसायटी याद्वारे सोसायटीच्या भांडवल

मिळकतीमधील मयत सभासदाचे सदर शेअर्स

आणि हितसंबंधाचे हस्तांतर होण्यास वारस

किंवा वारसदार किंवा इतर दावेदार/आक्षेपदार

किंवा अन्य दावेदारी/आक्षेप घेणारे

यांच्याकडन दावे किंवा आक्षेप असल्यास ते

सदर सचनेच्या प्रसिध्दीपासन १५ दिवसात

सोसायटीच्या भांडवल/मिळकतीमधील मयत

सभासदाच्या शेअर्स व हितसंबंधाच्या

हस्तांतरणासाठी त्याच्या/तिच्या/त्यांच्या

दाव्या/ आक्षेपांच्या पृष्ठ्यर्थ अशी कागदपत्रे

आणि अन्य पुराव्यांच्या प्रतींसह मागवित

आहे. वर दिलेल्या मुदतीत जर दावे/ आक्षेप

प्राप्त झाले नाहीत, तर सोसायटीच्या

उपविधीतील तरतुदीमधील दिलेल्या मार्गाने

सोसायटीच्या भांडवल/मिळकतीमधील मयत

सभासदाचे शेअर्स व हितसंबंधाचे हस्तांतर

करण्यास सोसायटी मोकळी असेल. जर,

सोसायटीच्या भांडवल / मिळकतीमधील मयत

सभासदाच्या शेअर्स आणि हितसंबंधाच्या

हस्तांतरणास काही दावे/आक्षेप सोसायटीने

प्राप्त केले तर, सोसायटीच्या उपविधीतील

तरतदीनसार त्यावर सोसायटी कार्यवाही करेल

सोसायटीच्या नोंदणीकत उपविधीची प्रत

दावेदार/ आक्षेपकांद्वारे निरीक्षणासाठी

सोसायटीचे कार्यालय/ सोसायटीचे सचिव

यांचेकडे सदर सूचना प्रसिध्दीच्या तारखेपासून

तिच्या कालावधी समाप्तीच्या तारखेपर्यंत स

१०.०० ते सायं. ५.०० पर्यंत उपलब्ध आहे.

दि इव्होरी टॉवर्स को-

ऑप सोसावटी लि

सही /

च्या वतीने आणि करिता

२०२३ रोजीस निधन झाले

<mark>टेक्नॉलॉजीस लिमिटेड</mark> (ऑक्शन टायगर) मार्फत घेण्यात येईल.

वरून श्री. अनिश गुप्ता (परिसमापक) कडून ईमेल द्वारे प्राप्त करु शकता.

मुंबई विद्यापीट ५६ वा युवा महोत्सव

गावड, प्रा. स्नेहल राऊत, प्रा. सिद्धार्थ सिरसाट, प्रा. सचिन धोडी, प्रा. किरण पांचाळ, प्रा. वंदना केडिया, प्रा. पल्लवी अहिरे, प्रा. प्राजक्ता पाटील, प्रा. माधव पवार, प्रा. ज्योती ठाणकर तसेच विद्यार्थी प्रतिनिधी नितीन पवार, सहाय्यक विद्यार्थी प्रतिनिधी सचिन दुबे, विद्यार्थिनी प्रतिनिधी युतिका पावसकर, सहाय्यक विद्यार्थिनी प्रतिनिधी श्रुती जाधव तसेच सांस्कृतिक समितीच्या सर्व विद्यार्थ्यांचे, मार्गदर्शकांचे व कलावंतांचे मनःपूर्वक अभिनंदन केले असून, युवा महोत्सवाच्या फायनल राऊंडसाठी सर्व विद्यार्थ्यांना, कलावंतांना मनःपूर्वक शुभेच्छा देण्यात आल्या आहेत.

आयबीसी २०१६ अंतर्गत ई लिलाव विक्री सूचना

: १०५, लोटस बिझनेस पार्क, राम बाग गुळी, एस.व्ही, रोड लगत, मालाड पश्चिम, मंबई – ४०० ०६३

सोमवार, ०४.०९.२०२३, दु. ०१.०० ते दु. ०२.०० वा.

रक्कम (रु.त)

१६,९३,९८५/

मूल्य (रु.त)

१,00,000/

एच अँड व्ही इंजिनियरिंग अँड केन्स्ट्रक्शन्स प्रा.लि. (परिसमापनातील)

सीआयएन : यु४५४००एमएच२०१२पीटीसी२३०८४८, ईमेल : agirp03@gmail.com

सन्मा. राष्ट्रीय कंपनी विधी न्यायाधिकरण, मंबई खंडपीठ ने तिच्या ८.२.२०२२ दिनांकीत आदेश द्वारे नियक्त

केलेल्या परिसमापक द्वारे लिक्विडेशन इस्टेट च्या भाग असलेले एच अँड व्ही इंजिनियरिंग अँड कंन्स्ट्रक्शन्स प्रा.लि (परिसमापनातील) चे मत्तेची विक्री. विक्री ई-लिलाव प्लॅटफॉर्म https://ncltauction.auctiontiger.net मार्फत

02.09.2023

(रु.त)

१,६९,३९,८४६/-

२. इअर (परतावायोग्य) ०२.०९.२०२३ रोजी किंवा पर्वी एनईएफटी/आरटीजीएस/डिमांड डाफ्ट मार्फत इच्छक

बोलीदारादारे एच अँड व्ही इंजिनियरींग अँड कंस्टक्शन्स प्रायव्हेट लिमिटेड (परिसमापनातील) खाते

क्रमांक ००१७२०११०००१३२४, बँक ऑफ इंडिया, शाखा डी एन रोड- मुंबई, आयएफएससी-

२. ई-लिलाव ''जसे आहे जेथे आहे'', ''जे आहे काही आहे'', ''जे काही आहे'' आणि ''विना अवलंब

तत्वावर'' घेण्यात येईल आणि तसेच विक्री कोणत्याही हमी आणि शतीपूर्ती वर नसेल. बोली वेबसाईट

https://ncltauction.auctiontiger.net मार्फत ऑनलाईन ई-लिलाव सेवा पुरवठादार मे. ई-प्रोक्युरमेंट

३. बोली प्रपत्र, स्वारस्याची अभिव्यक्तीसाठी मसुदा आणि तपशीलवार अटी आणि शर्ती

https://ncltauction.auctionticer.net वरुन डाऊनलोड करु शकतात आणि तसेच agirp03@gmail.com

४. आयबीबीआय (लिकिडेशन प्रोसेस) रेग्यलेशन. २०१९ च्या परिशिष्ट । च्या कलम १२ नसार लिलावाच्य

समाप्ती नंतर उच्चतम बोलीदाराला उर्वरित विक्री मोबदला अशा मागणीच्या तारखेच्या नव्वद् दिवसांच्या आत

प्रदान करण्यास निमंत्रित केला जाईल. जर ३० दिवसानंतर भरणा केल्यास त्यावर १२% द.सा. च्या दराने व्याज

लाग असेल. आणि पढ़े. जर ९० दिवसांत रक्कम न भरल्यास विक्री रह केली जाईल आणि इअर रक्कम जप्त होईल

आयबीबीआय नों.क्र. आयबीबीआय/आयपीए-००२/आयपी-एन००२८५/२०१७-१८/१०८४३

टीटीआय एंटरप्राईज लिमिटेड

सीआयएन : एल६७१२०डब्ल्युबी१९८१पीएलसी०३३७७१ कार्यालय क्र. ८२२, ८ वा मजला, ४, सिनागॉग स्ट्रीट, कोलकाता-७००००१

ईमेल : tti1711@gmail.com दूरध्वनी : +९१ ३३ २२१०-९१९७ वेबसाईट : ttienterprise.ne ३० जून, २०२३ रोजी संपलेल्या तिमाहीसाठी अलिप्त अलेखापरीक्षित वित्तीय निष्कर्षांचा उतारा (रु. लाखात)

अनु.	तपशील	अलिम			
丽.		संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष
		३०.०६.२०२३	३१.०३.२०२३	३०.०६.२०२२	३१.०३.२०२३
		(अलेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)
१	प्रवर्तनातून एकूण उत्पन्न-	-	-	-	-
2	कालावधीसाठी निव्वळ नफा /(तोटा) (कर,	-३५,६०	-9.194	-१३.५०	–६.५०
	अपवादात्मक आणि/किंवा अनन्वसाधारण				
	वार्वीपूर्वी#)-				
ş	कालावधीसाठी करपूर्व निञ्बळ नफा / (तोटा)	− ३ ધ,६૦	–૧, હાધ	-१३.५०	–દ્દ, ધ્ર
	(अपवादात्मक आणि/किंवा अनन्यसाधारण				
	बार्बीनंतर#)-				
8	कालावधीसाठी करोत्तर निव्वळ नफा/(तोटा)	-३५,६०	-२८.९३	-१३,५०	-२५.६६
	(अपवादात्मक आणि/किंवा अनन्यसाधारण				
	बाबीनंतर#)-				
ч	कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न	-३५,६०	-२८.९३	- १३.५०	-२५.६६
	(कालावधीसाठी नफा/ (तोटा) (करोत्तर) आणि इतर				
	सर्वसमावेशक उत्पन्न (करोत्तर) धरन)-				
ξ	समभाग भांडवल (प्रति समभाग दर्शन मूल्य रु. १०/-)	२५४०.४४	२५४०.४४	२५४०.४४	२५४०.४४
6	मागील वर्षांच्या लेखापरीक्षित ताळेबंदात दाखवल्या	৬८.४९	११४.०९	0	११४.०९
	प्रमाणे राखीव (पूनर्मूल्यांकित राखीव वगळून)=				
۷	प्रति भाग प्राप्ती (प्रत्येकी रु. १०/-चे) (अर्खंडित आणि				
	खंडित कामकाजासाठी)	l			
	म्लभूतः	-0.88	-०.११	-0.04	-0.90
	सौम्बिकृत :	-0.88	-0.88	-0.04	-0.80

उपरोक्त वित्तीय निष्कर्ष १४ ऑगस्ट, २०२३ रोजी झालेल्या त्यांच्या मंडळाच्या सभेमध्ये संचालक मंडळाने पटलाव

. १. कंपनीचे वैधानिक लेखापरिक्षिकांनी ३० जून, २०२३ संपलेल्या तिमाहीच्या निष्कर्षाच्या मर्यादित पूनर्विलोकन केले आहे . वित्तीय निष्कर्षांना त्याअंतर्गत जारी केलेल्या संबंधित नियमांसह वाचत कंपनी अधिनियम. २०१३ च्या कलम १३३

. अंतर्गत विहित इंडियन अकाऊंटिंग स्टॅंडर्ड (इंड-एएस) नुसार बनवले आहे. ताता नाहरू काञ्चन काकाकारा एक्ट १४० - २००५) दुवर निषद आहे. . आवरथकतेनुसार मागील कालावधीची आकडेबारी पुनर्गठीत केली आहे. . लेखापरीक्षकांनी जारी केलेल्या लेखापरीक्षण अहवालात कोणत्याही सुधारणा सुचवलेल्या नाहीत.

६. कंपनीचा एकमेव विभाग आहे, म्हणजेव, गुंतवपूक आणि कर्ज कामकाज अशा रिताने विभागवार अहवाल लागू होत नाही. ५. इंप मार्च, २०२३ रोजी संपलेल्या विमाहीच्या आकडेवारी संपूर्ण वितीय वर्षाच्या संदर्भात लेखापरिक्षित आकडेवारी आणि संबंधित वित्तीय वर्षाच्या तिसऱ्या तिमाही पर्यंत प्रकाशित तारखेरोजीस आकडेवारी दरम्यान तौलानिक आकडेवारी आहे. संचालक मंडळाच्या वतीने आणि साठ टीटीआय एंटरप्राईज लिमिटेड सार्ठ

ठिकाण : कोलकात देनांकः १४.०८.२०२३

मृदुला मुकुंदन व्यवस्थापकीय संचाल डीआयएन : ०८२४२८५३

FEDERAL BANK

लोन कलेक्शन आणि वसुली विभाग- मुंबई विभाग

दी फेडरल बँक लि., लोन कलेक्शन ॲण्ड रिकव्हरी डिपार्टमेंट मुंबई विभाग, १३४, १३ वा मजला, जॉली मेकर चेंबर्स क्र. २, निरमन पॉईंट, मुंबई-४०० ०२१, ई-मेल : mumlcrd@federalbank.co.in दूरध्वनी क्र.: ०२२ २२०२२५४८/२२०२८४२७ सीआयएन: एल६५१९१केएल१९३१पीएलसी०००३६८,

वेबसाईट: www.federalbank.com

सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शियल ॲसेटस् ॲण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (यानंतर सदर ॲक्ट असा उल्लेख) सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२ च्या ८(६) च्या तरतुदीन्वये स्थावर मत्तेच्या विक्रीसाठी विक्री सूचना.

सर्वसामान्य जनता आणि विशेषत: कर्जदार आणि हमीदार यांना सूचना याद्वारे देण्यात येते की, खालील वर्णिलेली स्थावर मिळकत ही दी फेडरल बँक लि. (तारण धनको) कडे गहाण/प्रभारित आहे, जिचा प्रत्यक्ष कब्जा दी फेडरल बँक लि. (तारण धनको) च्या प्राधिकृत अधिकाऱ्यांनी घेतला आहे. ती **श्री. गुलाब यादव आणि सौ. ज्ञानती गुलाब** यादव यांचेकडून वसुलीपर्यंत दी फेडरल बँक लि. (तारण धनको) ला थकीत २२.०९.२०२३ रोजीस रु. २१,९७,३१६.०० (रुपये एकवीस लाख सत्त्याण्णव हजार तीनशे सोळा मात्र) सह त्यावरील पुढील व्याज, प्रभार आणि परिव्ययच्या वसुलीकरिता ''जे आहे जेथे आहे'', ''जे आहे जसे आहे'' आणि ''जे काही आहे तेथे आहे'' तत्त्वाने २२.०९.२०२३ रोजी विकण्यात येणार आहे. राखीव किंमत रु. ११.६०.०००/- (रुपये अकरा लाख साठ हजार मात्र) राहील आणि इसार अनामत रक्कम रु. १,६०,०००/- (रुपये एक लाख साठ हजार मात्र) राहील.

जंगमगहाण जंगम मिळकतीचे वर्णन

जंगमगहाण नवीन महिंद्रा फुरिओ १६ डी बीएस६ ५३ एस एचडब्ल्यु २२, धारक नोंदणी क्र. एमएच ४८ सीबी ३३०६, चेसिस क्र. एमए१जेएसीएमडब्ल्यएफएन६ए७५९१६, इंजिन क्र. सीएमएन४ए९६८७०, २०२२ मॉडेल, डिझेल, निर्मिती महिंद्रा ॲण्ड महिंद्रा लिमिटेड, वर्ष २०२२ आणि नोंदणीकृत सह डेप्युटी रिजनल ट्रान्सपोर्ट ऑफिस, वसई, महाराष्ट राज्य

विक्रीच्या तपशीलवार अटी आणि शर्तींकरिता कृपया दी फेडरल बँक लि. ची वेबसाईट म्हणजेच <u>https://www.federalbank.co.in/web/guest/tender-notices</u> मध्ये दिलेल्य

दी फेडरल बँक लि. करिता श्री. संदीप जयसिंग केळसक सहाय्यक उपाध्यक्ष

(सरफैसी ॲक्ट अंतर्गत प्राधिकृत अधिकारी) दिनांक : १४.०८.२०२३

THE RUBY MILLS LIMITED CIN: L17120MH1917PLC000447 Read, Office: Ruby House, J. K. Sawant Marg, Dadar (W), Mumbai-400 028

Phone No. +91-22-24387800, Fax No. +91-22-24378125, Email Id: info@rubymills.com, Website: www.rubymills.com UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30th June, 2023 ₹ In Lakhs (except earnings per share)

•	Particulars Particulars	FOR THE QUARTER ENDED			FOR THE Year ended
Sr. No.		Un Audited	Audited	UnAudited	Audited
NV.		30 th June, 2023	31st March 2023	30 th June 2022	31 st March 2023
1	Total Income From Operations	5,638.74	7,877.93	6,263.21	26,461.68
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	925.84	1,295.79	1,283.47	4,370.46
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	925.84	1,295.79	1,283.47	4,370.46
4	Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extraordinary items)	734.62	1,106.33	972.93	3,522.62
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	742.31	1,110.20	962.81	3,530.02
6	Equity share capital of ₹5 each/-	1,672.00	1,672.00	836.00	1,672
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	NA			
8	Earnings Per share (Before & after Extraordinary items) of ₹ 5/- each Basic and Diluted (₹):				
	Basic:	2.20	3.31	2.91	10.53
	Diluted:	2.20	3.31	2.91	10.53

1. The above unaudited financial results of the Company have been prepared in accordance with Indian Accounting Standards (IND AS) as prescribed under Section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards Rules, 2015 and other relevant amendments thereafter. These financial results have Board of Directors at their respective meeting held on 14th August, 2023.

2. The figures for the quarter ending 31st March, 2023 are the balancing figures betwee audited figures in respect of the full financial year ended on 31st March, 2023 and the un-audited published year-to-date figures up to the third quarter of that financial year The financial result for the quarter ended on 30th June, 2023 have been reviewed by the Statutory Auditors as required under Regulation 33 of the SEB

(Listing Obligations and Disclosure Requirements) Regulations, 2015. Result for the quarter ended 30th June, 2023 are available on Bombay Stock Exchange Limited (URL: www.bseindia.com) & The National Stock Exchange (URL: www.nseindia.com) and on the Company's website (URL: www.rubymills.com)

For The Ruby Mills Limite

Purav H. Shah Whole-time Director, CEO & CFO **DIN:** 00123460

जाहीर सूचना तमाम जनतेस याद्वारे सूचना देण्यात येत आहे कि.

एच अँड व्ही इंजिनियरिंग अँड कंन्स्ट्रक्शन्स प्रा.लि.

अनिश गप्ता - परिसमापनातील

माझे अशील श्रीमती शीतल सरेश शिंदे यांनी सदनिका/फ्लॅट क्रमांक १२/ए. पहिला मजला ५०० चौ. फूट. (बिल्ट-अप), मंदाकिनी को-ऑपरेटिव्ह हाउसिंग सोसायटी लिमिटेड मध्ये शर्मिला बिल्डिंग ए विंग, बलराजेश्वर रोड, मुलुंड पश्चिम, मंबई, महाराष्ट-४०००८०.. येथे स्थित, सर्व्हें क्र. २४३ (भाग), २५२, २५३, २५४ (भाग) आणि २६६ आणि सि.टी.एस क्र २०ए/१/१, गाव मुलुंड, तालुका कुर्ला बृहन्मुंबई महानगरपालिकेच्या ''टी'' प्रभागाच्या हद्दीत तिचे मालक आणि भोगवटादार व सदर सोसायटी चे सदभाव सभासद श्री. राम मोहन डिंगर यांच्याकडून सदर सदनिका/ फ्लॅट ची खरेदी करू इच्छित आहेत. उपरोक्त सदनिका/फ्लॅटच्या संदर्भात टायटल तपासण्यासाठी माझ्या अशिलादवारे सचना दिल्या असल्याने मी ही जाहीर सचना जारी केली जर कोणीही व्यक्ती, फर्म, कंपनी, संस्था किंवा

ती कोणीही असेल उपरोक्त सदनिका/फ्लॅट संदर्भात कोणत्याही स्वरूपातील कोणत्याही टावा कोणत्याही न्यायालयात न्यायिक किवा अर्थ-न्यायिक अधिकाऱ्यासमोर प्रलंबित असलेले कोणतेही हक अधिकार व हितसबंध हिस्सा, दावा, आक्षेप, विक्री, भाडेपटटी, गहाण, शल्क, बोजा, खटला किंवा कोणतीही कार्यवाही प्रलंबित असल्यास त्यांनी त्याची हरकत लिखित स्वरुपात सदर सचनेच्या तारखेपासून १५ दिवसांच्या आत खाली नमूद केलेल्या पत्त्यावर त्यांचा दावा/हरकत सिद्ध करण्यासाठी परावा किंवा कागदपत्रांच्या प्रतीसह त्यामध्ये नमूद केलेल्या सर्व तपशीलांसह आक्षेप/हरकत पत्राद्वारे सादर कराव्यात. सदर सचनेच्या दिवसांच्या विहित कालावधीत खार्ल दिलेल्या पत्त्यावर अधोस्वाक्षरीदवारे पराव्यासह कोणतेही आक्षेप प्राप्त न झाल्यास: त्यानंतर माझे अशील शीतल सरेश शिंदे हि श्री. राम मोहन डिंगर यांच्याकडून वरील सदनिकाच्या/ फ्लॅटच्या संदर्भात सर्व आवश्यक दस्तऐवज। व्यवहार पूण करतील आणि या नंतर कोणत्याही स्वरूपाचे दावे आणि कोणतेही आक्षेप. हरकत. स्वीकारले जाणार नाहीत आणि सदर सदनिकाचे/फ्लॅट टायटल प्रमाणपत्र देण्यात येईल, कुपया सर्वानी गांभीर्याने दखल घ्यावी.

दिनांक: १२/०८/२०२३ एड. अभिनव डी. मिश्रा १०७/२४ब, मलबार हिल रोड, मुलुंड कॉलोनी, मुलुंड वेस्ट, मुंबई-४०००८२

मोब. क्र. ८१०४९४७३४७

अध्यक्ष/सचिव ठिकाण: मुंबई

दिनांक: ०१.०८.२०२३

ऑटोरायडर्स	दंटरनॅप्र	गनल लिर्ग	मेटेड
४ए, विकास सेंटर, एस.व्ही.			

दू. क्र. : ०२२ –४२७०५२०१/०२, फॅक्स : ०२२ – ६६ ९ ४४०५७,							
सीआयएन : एल७०१२०एमएच१९८५पीएलसी०३७०१७							
३० जून, २०२३ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्ष (रु. लाखांत)							
अ. क्र.	तपशील		38.03.2023		संपलेले वर्ष ३१.०३.२०२३ (लेखापरिक्षित)		
۶	निव्वळ विक्री/प्रवर्तनातून उत्पन्न	१,९८१.३७	१,९६७.६२	१,५९०.६०	૭,૦५५.७२		
7	सर्वसाधारण कामकाजातून करोत्तर नफा/ (तोटा)	२९९.६५	(१०८.६३)	२७१.४६	६७५.६५		
ş	इतर सर्वसमावेशक उत्पन्न	-	(५.७६)	-	(५.७६)		
¥	एकूण सर्वसमावेशक उत्पन्न	२९९.६५	(११४.३९)	२७१.४६	६६९.८९		
4	भरणा झालेले समभाग भांडवल - (समभागाचे दर्शनी मूल्य रु. १०/- प्रत्येकी)	४९.०१	४९.०१	४९.०१	४९.०१		
e,	मागील लेखा वर्षाच्या ताळेबंदानुसार पुनर्मूल्यांकित राखीव वगळून राखीव	-	-		1		
6	प्रति समभाग प्राप्ती (ईपीएस) अनन्यसाधारण बार्बीपूर्वी मुलभूत व सौम्यिकृत						
	ईपीएस अनन्यसाधारण बाबीनंतर मुलभूत व सौम्यिकृत	६ १.१४	(२३.३४)	પ પ. ३ ૧	१३६.६८		
	ईपीएस	£8,88	(23,38)	44,39	५३६,६८		

१) कंपनीचा एकच विभाग आहे

.. १) जेथे जेथे आवश्यक वाटले तेथे तेथे मागील कालावधीच्या आकडेवारीचे पुनर्गठन/पुनर्रचना केली आहे. .) १४ ऑगस्ट, २०२३ रोजी झालेल्या त्यांच्या बैठकीत वरील निष्कर्षांना लेखापरीक्षण समितीने पुनर्विलोकित केले आणि

संचालक मंडळाने मंजरी दिली.

चालु आणि स्थिगत करासाठी कराची तस्तुद वर्षाच्या शेवटी विचारात घेण्यात येईल.

.) वरील निष्कर्ष हे कंपनी अधिनियम, २०१३ च्या कलम १३३ सहवाचता कंपनीज (इंडियन अकाऊंटिंग स्टॅण्डर्ड) रुल्स २०१५ अंतर्गत अधिसूचित इंडियन अकाऊंटिंग स्टॅण्डर्डस् (''इंड एएस'') अनुसार तयार केले आहेत. । वरील माहिती म्हणजे सेबी (लिस्टींग ऑब्लिगेशन अँड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत बॉम्बे स्टॉक एक्सचेंजकडे सादर केलेल्या तिमाही वित्तीय निष्कर्षांच्या तपशिलवार विवरणांचा एक उतारा आहे.

तिमाही आणि वार्षिक वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्स्चेंज वेबसाईटस वर तसेच कंपनीची वेबसाईट

www.autoridersrentacar.com वर उपलब्ध आहे. चिंतन ए पटेल व्यवस्थापकीय संचालक आणि सीईओ ठिकाणः मंबर्ड दिनांकः १४ ऑगस्ट, २०२३ डीआयएन : ००४८२०४३

Notes to Financial Results:

been reviewed and recommended for adoption by Audit Committee and approved by the

Figures for previous year / period have been regrouped wherever necessary

Place : Mumbai

लाईक कराः 📑 facebook.com/WesternRly 📗 फॉलो कराः 🔀 twitter.com/WesternRly