OCL IRON AND STEEL LIMITED

CIN:L27102OR2006PLC008594

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE

200	QUARTER AND HALF YEAR	ENDED 30	TH SEPTE	MBER, 2021	1		(Rupees in Lakhs)
S.			Quarter Ended		Half Year	Year Ended	
No.	Particulars	30.09.2021 (Un-Audited)	30.06.2021 (Un-Audited)	30.09.2020 (Un-Audited)	30.09.2021 (Un-Audited)	30.09.2020 (Un-Audited)	31.03.2021 (Audited-Restated)
1	Total Income from operations	57.79	138.80	248.95	196.59	289.48	1,465.93
2	Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary items)	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-14,977.59	-30,679.44
3	Net Profit/ Loss for the period before tax (after exceptional and/or extraordinary items)	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-17,424.62	-32,786.45
4	Net Profit for the period after tax (after exceptional and/or extraordinary items)	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-17,424.62	-32,786.45
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax))	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-17,424.62	-32,786.45
6	Paid-up Equity Share Capital (Face Value of Rs. 1/- each)	1,453.10	1,453.10	1,453.10	1,453.10	1,453.10	1,453.10
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-				i a	-1,59,088.79
8	Earnings per Share (not annualised)						
	a Basic	-15.36	-6.39	-4.60	-21.75	-11.99	-22.56
	b Diluted	-15.36	-6.39	-3.20	-21.75	-8.34	-22.56

Notes to financial results:

"The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company"/ Corporate Debtor") was initiated vide order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated 20th September, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company. Pursuant to the decision of the Committee of Creditors ("CoC") at the meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLTseeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on 07.12.2021. Committed of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ("Successful Resolution Applicant") by passing the requisite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the committee of creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."

As the powers of the Board of Directors have been suspended, the above results have not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjeev Agraj (Director), confirming, accuracy & completeness of the results and taken on record by Mr. Vijaykumar V. Iyer (Resolution Professional).

"With respect to the financial results for the quarter and half year ended September 30, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and subject to the following disclaimers:(i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code;(ii) No statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the quarter and half year ended September 30, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results.(iv) In terms of the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority."

"Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the

Trade receivables, Trade Payables, loans & advances at 30th September 2021 (which are subject to confirmation & recondiliation), includes balances from the group entities, which are subject to confirmation/reconciliation and the recoverability assessment thereof is under process.

The company had issued 4.35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12 (Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has errorneously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated results standalone relating to previous

The consolidated financials of the company include restated standalone financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/ access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated.

8 The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated standalone financial statements.

9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

For OCL Iron and Steel Limited (Company under Corporate Insolvency Resolution Process)

Mr. Sanjeev Agraj Director

DIN: 08882503

(₹ in lakhs)

Date: February 1, 2023 Place: New Delhi



Regd. Office: 34, Industrial Estate, Gudur - 524 101. Tel: 08624 - 251266. Fax: 08624 - 252066. Website: www.nelcast.com Email: nelcast@nelcast.com

STATEMENT OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL

RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2022 Standalone Consolidated

			Stand	alone	51	1			Conso	lidated		20 3
Particulars	31	Months Ende	d	9 Month	s Ended	Year Ended	31	Months End	ed	9 Month	s Ended	Year Ended
	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022
	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Audited
Total Income from Operations	33372.85	33166.13	23710.08	96494.08	66738.08	93674.35	33372.85	33166.13	23710.08	96494.08	66738.08	93674.35
Net Profit before tax from ordinary activities and Exceptional items *	712.90	1631.40	283.66	3432.48	1067.26	1904.99	712.90	1631.40	283.66	3432.48	1067.26	1904.99
Net Profit after tax from ordinary activities and Exceptional items *	533.51	1215.03	208.05	2525.14	746.97	1422.47	533.51	1215.03	208,05	2525.14	746.97	1422.47
Total Comprehensive Income for the period after tax	531.27	1188,84	201.31	2478.00	702.07	1332.39	531.27	1188.84	201.31	2478.00	702.07	1332.39
Equity Share Capital (Face Value of Rs.2/- each fully paid up)	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02
Other Equity (as shown in the Audited Balance Sheet)						42427.85						42427.85
Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised) Basic	0.61	5693335	0.24	2000000	0.86	1.64	0.000	1.40	0.24	2.90	55000	8.57277
	Total Income from Operations Net Profit before tax from ordinary activities and Exceptional items * Net Profit after tax from ordinary activities and Exceptional items * Total Comprehensive Income for the period after tax Equity Share Capital (Face Value of Rs.2/- each fully paid up) Other Equity (as shown in the Audited Balance Sheet) Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised)	Total Income from Operations 33372.85 Net Profit before tax from ordinary activities and Exceptional items * 712.90 Net Profit after tax from ordinary activities and Exceptional items * 533.51 Total Comprehensive Income for the period after tax 531.27 Equity Share Capital (Face Value of Rs.2/- each fully paid up) 1740.02 Other Equity (as shown in the Audited Balance Sheet) Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised) Basic 0.61	31.12.2022 30.09.2022 Un-Audited Un-Audited Total Income from Operations 33372.85 33166.13 Net Profit before tax from ordinary activities and Exceptional items * 712.90 1631.40 Net Profit after tax from ordinary activities and Exceptional items * 533.51 1215.03 Total Comprehensive Income for the period after tax 531.27 1188.84 Equity Share Capital (Face Value of Rs.2/- each fully paid up) 1740.02 1740.02 Other Equity (as shown in the Audited Balance Sheet) Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised) Basic 0.61 1.40	Particulars 3 Months Ended 31.12.2022 30.09.2022 31.12.2021 Un-Audited Un-Audited	31.12.2022 30.09.2022 31.12.2021 31.12.2022	Particulars 3 Months Ended 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 Un-Audited Un-Audited	Particulars 3 Months Ended 9 Months Ended 1.1.2.002 31.12.2021 31.12.2021 31.12.2021 31.12.2021 31.12.2021 31.03.2022 31.12.2021 31.12.2021 31.03.2022 31.12.2021 31.12.2021 31.03.2022 31.12.2021 31.12.2021 31.03.2022 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.03.202 31.12.2021 31.12.2021 31.03.202	Particulars 3 Months Ended 9 Months Ended 3 I 31.12.2022 31.12.2021 31.03.2022 31.12.202 31.12.2022 31.12.202 31.12.202 31.12.202 31.12.202 31.12.202 31.12.2	Particulars 3 Months Ended 9 Months Ended 3 Months Ended 3.1.2.2022 30.09.2022 31.12.2021 31.12.2022 31.12.2021 31.03.2022 31.12.2022 30.09.2022 30.09.2022 31.12.2021 31.03.2022 31.12.2022 31.03.2022 31.03.2022 30.09.2022 31.00.000 30.000.000 30.000.000 30.000.000 30.000.00000 30.0000.000	Particulars 3 Months Ended 9 Months Ended 1.12.0022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2021 31.12.2022 31.12.2021 31.1	Particulars 3 Months Ended 9 Months Ended 7 Vear Ended 3 Months Ended M	Particulars 3 Months Ended 4 Month

The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites: www.bseindia.com and www.nseindia.com and on the Company's website www.nelcast.com.

The Company does not have any Exceptional items to report in the above periods.

0.86

0.86

0.89

0.89

5.61

5.61

For Nelcast Limited

Place : Chennai Date : 01.02.2023

P. Deepak Managing Director



BHAGERIA INDUSTRIES LIMITED

(CIN: L40300MH1989PLC052574)

Regd.Office: 1002, 10th Floor, Topiwala Centre, Off S.V. Road, Goregaon (W), Mumbai 400 062. Phone: +91-22-4043 6666, Fax: +91-22-4043 6662, Email id: info@bhageriagroup.com Website: www.bhageriagroup.com

EXTRACT OF THE STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER / NINE MONTHS ENDED DECEMBER 31, 2022

				Stand	lalone					Consc	olidated		
Sr.	Particulars	F	or Quarter en	ded	For Nine Mo	nths Ended	For Year Ended	Fo	or Quarter End	ed	For Nine M	onths Ended	For Year Ended
No.	Particulars	31-12-2022	30-09-2022	31-12-2021	31-12-2022	31-12-2021	31-03-2022	31-12-2022	30-09-2022	31-12-2021	31-12-2022	31-12-2021	31-03-2022
	2	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations (net)	9,447.02	15,683.71	17,187.97	35,986.51	42,537.00	60,528.30	9,447.23	15,703.17	17,194.92	36,010.04	43,058.91	61,058.14
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	505.65	526.56	3,343.73	1,305.43	7,090.25	9,514.78	505.63	499.23	3,338.60	1,273.53	7,116.12	9,527.49
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	505.65	526.56	3,343.73	1,305.43	7,090.25	9,514.78	505.63	499.23	3,338.60	1,273.53	7,116.12	9,527.49
4	"Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	373.49	389.72	2,449.12	1,004.36	5,231.41	7,050.25	373.21	362.38	2,445.28	973.31	5,250.76	7,059.70
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	377.20	396,44	2,449.28	1,015.50	5,231,90	7,053.07	376.92	369.10	2,445.44	984.45	5,251.25	7,062.52
6	Equity Share Capital	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21
7	Reserve (excluding revaluation reserve as shown in the Balance Sheet of Previous Year)			1.5	15	100	48,491.81	a a	*	107		127	48,520.08
8	Earning Per Share (Face Value of Rs.5/- each) (Not to be annualized)												

Notes:

1. Basic

2. Diluted

 These results have been prepared in accordance with the Ind AS notified under Companies (Indian Accounting Standards) Rules 2015. The above results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their Meeting held on February 1,2023. The Statutory Auditors have carried out the limited review.

2.30

11.99

11.99

16.15

16.15

0.86

0.86

0.83

0.83

5,60

5.60

2. 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 Financial Results are available on the Stock Exchanges website (www.bseindia.com and www.nseindia.com) and on Company's website (www.bhageriagroup.com).

For and on behalf of the Board of Directors of Bhageria Industries Limited

2.24

2.24

12.03

12.03

Place : Mumbai Date: February 2, 2023 Suresh Bhageria Chairman DIN: 00540285

16.17

16.17

Date: 2" February, 2023

Place: Navi Mumbai



Indian Bank, a leading Public Sector Bank is interested in Supply, Installation, Commissioning and Maintenance of Cisco WebEx Room Panorama Video Collaboration Solutions for Executive Conference Room I and Room Remediation with 5 Years Support. Interested parties may refer Bank's Website https://www.indianbank.in/tenders & GeM portal for details.

'IMPORTANT"

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

Ŀ	EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2022							
5. N.	Particulars	For the Quarter Ended 31.12.2022 (Unaudited)	For the Nine month Ended 31.12.2022 (Unaudited)	Ended 31.12.2021				
1	Total income from operations (net)	2,021.39	6,032.77	3,592.62				
2	Net Profit/ (Loss) for the period (before tax, exceptional and/ or Extraordinary items)	6.39	19.97	8.89				
3	Net Profit/ (Loss) for the period before tax (after exceptional and/ or Extraordinary items)	6.39	19.97	8.89				
4	Net Profit/ (Loss) for the period after tax (after exceptional and/ or Extraordinary items)	4.73	14.78	7.51				
5	Total comprehensive income for the period (Comprising Profit/ (loss) for the period (after tax) and other Comprehensive income (after tax))	4.73	14.78	7.51				
6	Equity Share Capital	330.25	330.25	330.29				
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year							
8	Earnings Per Share (of Re.10/- each) (for continuing and discontinued operation) Basic: Diluted:	0.01 0.01	0.05 0.05	0.02 0.02				

VALIANT COMMUNICATIONS LIMITED

Regd. Office: 71/1, Shivaji Marg, New Delhi-110015 Corporate Identity Number: L74899DL1993PLC056652 **E-mail**: investors@valiantcom.com **Web**: www.valiantcom.com **Tel**: 011-25928415

UN-AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 31.12.2022

Place: Delhi

Date: 02.02.2023

(₹ in Lacs except EPS)

For and on behalf of Board Directors of

Managing Director (DIN: 01381489)

AMS Polymers Limited

Anand Kuma

PARTICULARS	Quarter ended	Quarter ended	Year to date figures for the current period ended
	31.12.2022	31.12.2021	31.12.2022
	(Unaudited)	(Unaudited)	(Unaudited)
Total income from operations (net)	903.25	331.68	2,214.30
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	103.95	(181.00)	116.48
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	103.95	(181.00)	116.48
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	73.80	(145.33)	80.40
Total Comprehensive Income (after tax)	90.32	(150.39)	105.49
Equity share capital	722.35	722.35	722.35
Earning per share (before and after extra-ordinary items) – Basic and Diluted (in ₹)	1.02	(2.01)	1.11
Note:	-		
Summary details of stand-alone un-audited financial results:			
Total income from operations (net)	876.13	313.30	2,141.48
Profit / (Loss) before tax	113.02	(137.65)	134.06
Profit / (Loss) after tax	82.87	(101.98)	97.98
Total Comprehensive Income (after tax)	82.70	(107.57)	97.57

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

For Valiant Communications Limited

Place: New Delhi Date: February 2, 2023

Inder Mohan Sood Managing Director Director Identification Number: 00001758

aurionpro 🥙 **AURIONPRO SOLUTIONS LIMITED**

Regd. Office: Synergia IT Park, Plot No-R-270, T.T.C. Industrial Estate, Near Rabale Police Station, Rabale, Navi Mumbai, Thane, Maharashtra - 400701. CIN: L99999MH1997PLC111637 Phone: +91-22-4040-7070, Fax: +91-22-4040-7080, Email: investor@aurionpro.com,

> Website: www.aurionpro.com NOTICE TO MEMBERS

Notice is hereby given to the Members of Aurionpro Solutions Limited ("the Company") pursuant to Section 110 of the Companies Act, 2013 (the "Act") read with Rule 20 & 22 of the Companies (Management and Administration) Rules, 2014 and SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 as amended from time to time, that the Company is seeking approval of its Members by Postal Ballot (which includes electronic voting) in the matter:

To approve appointment of Dr. Rajeev Uberoi as Non-Executive Independent director. The Members may note that:

 Pursuant to General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020 and General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 08, 2021 and General Circular No. 11/2022 dated December 28, 2022 issued by Ministry of Corporate Affairs ("MCA Circulars"), and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 (in continuation of Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020) and Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 issued under Regulation 101(SEBI Circulars) the Company has sent the Postal Ballot Notice only in electronic form to all its members who have registered their email addresses with the Company/ Registrar and Transfer Agents/Depository Participants and whose names appear in the Register of Members/ Statements of beneficial ownership maintained by the Depositories ,i.e. National Securities Depository Limited("NSDL") and Central Depository Services (India) Limited("CDSL") as on the close of business hours on Friday, 27th January, 2023 cut-off date.

2. In accordance with MCA and SEBI Circulars, physical copies of the Postal Ballot Notice along with postal ballot forms and pre-paid business reply envelope will not be sent to the Members for the Postal Ballot. The communication of assent/dissent of the members would take place through e-voting system.

The Company has completed the dispatch of the Postal Ballot Notice, along with the Explanatory Statement there on Thursday, 2nd February, 2023.

E-voting will commence on Saturday, 4th February, 2023 at 09.00 a.m.

E-voting will end on Sunday, 5th March, 2023 at 05.00 p.m. and E-voting will not be allowed beyond the

6. Member, who has not received the said Postal Ballot Notice, as on the cut-off date, may write to the Company at the Registered office or e-mail: investor@aurionpro.com mentioning their folio DP ID/ As required under Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations,

2015, ("the LODR") and rule 20 & 22 of the Companies (Management and Administration) Rules, 2014, the Company has engaged the services of National Securities Depository Limited ("NSDL")'s E-voting platform to provide electronic voting facility to the Members of the Company. The procedure of E-voting is given in the Notes to the Notice of Postal Ballot. In case of any queries regarding E-voting you may also refer the Frequently Asked Questions (FAQs) and E-voting user manual for Shareholders to cast their votes available at the download section of https://www.evoting.nsdl.com or contact NSDL by email at evoting@nsdl.co.in or call on toll free No: 1800-222-990.

In case of queries or grievances, the Members may contact Company Secretary on investor@aurionpro.com.

The notice of Postal Ballot along with the Explanatory Statement and other annexure is also displayed on the website of the Company at www.aurionpro.com and on the website of NSDL at https://www.evoting.nsdl.com. The procedure and manner of E-voting by the Shareholders holding shares in Demat and Physical mode

and for shareholders who have not registered their Email address is available in the Notice of the Postal Members who have not registered their email address or wish to change/update communication details

(Address, Bank details, Phone no. etc.) are requested to send below documents to Registrar and Share Transfer Agent ('RTA') of the Company M/s. Bigshare Services Pvt.Ltd at investor@bigshareonline.com or dispatch at Pinnacle Business Park, Office No S6-2, 6th Floor, Mahakali Caves Rd, next to Ahura Centre, Andheri East, Mumbai, Maharashtra - 400093. Tel no. 022 6263 8200

Sr. No.	Type of Change	Physical Holding	Demat Holding
1	Change/Registered Email Address/Phone No.	Request letter along with self-attested copy of Permanent Account Number (PAN), Aadhaar card	Demat holders are requested to contact their depository
2	Updating Address	Request letter along with old address proof and new address proof (Aadhaar card/Electricity Bill etc.)	participants.
3	Updating Bank Details	Request letter along with cancelled cheque (bearing Name of Holder) and self-attested copy of PAN card, Aadhaar Card	

The Board of Directors has appointed, Mr. Harshvardhan Tarkas (Membership No. ACS 30701) Practicing Company Secretary and failing him, Mr. Mehul Raval, (Membership No. ACS 18300) Practicing Company Secretary, as the Scrutinizer for scrutinizing the postal ballot voting process in a fair and transparent manner. The results of the postal ballot will be announced by the Chairman or the Company Secretary of the Company on or before Tuesday, 7th March, 2023 at the Registered Office of the Company. The said results and the Scrutinizer's Report will be displayed on the website of the Company viz, www.aurionpro.com and on the website of NSDL at https://www.evoting.nsdl.com and will be forwarded to BSE Limited and National Stock Exchange of India Limited.

For Aurionpro Solutions Limited

Ninad Kelkar Company Secretary

Adfactors 533

Pune





S.

No.

Particulars

Total Income from operations

Balance Sheet of the previous year

the recoverability assessment thereof is under process.

Earnings per Share (not annualised)

extraordinary items)

extraordinary items)

a Basic

b Diluted

Notes to financial results:

KERALA WATER AUTHORITY e-Tender Notice

JJM-CWSS to Idukki- Construction of storage reservoirs, Supply and laying CWPM,GM, the distribution system, and Providing FHTCs in Kanjikuzhy, Vannappuram, Mariyapuram panchayaths, and Supply and laying & WSS to Arakkulam and Velliyamattom(Part) panchayaths-Construction of GLSR at various zones, providing distribution lines and FHTCs and road restoration works, etc. **EMD**: Rs. 200000-500000 **Tender fee**: Rs. 11025-16540 Last Date for submitting Tender: 27-02-2023 04:00:am Phone: 04852835637, Website www.kwa.kerala.gov.in, www.etenders.kerala.gov.in **Superintending Engineer** KWA-JB-GL-6-1543-2022-23

PH Circle, Muvattupuzha

Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary

Net Profit/ Loss for the period before tax (after exceptional and/or

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

for the period (after tax) and other Comprehensive Income (after tax))

Reserves (excluding Revaluation Reserve) as shown in the Audited

completeness of the results and taken on record by Mr. Vijaykumar V. Iyer (Resolution Professional).

consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated.

9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

Net Profit for the period after tax (after exceptional and/or

Paid-up Equity Share Capital (Face Value of Rs. 1/- each)

KERALA STATE CASHEW DEVELOPMENT CORPORATION LTD Cashew House, Kollam. Phone: 0474-2742271,2742172, Website:www.cashewcorporation.com Email. ho@cashewcorporation.com

E-tender is invited for the development of software for portable spot billing systen

from website: www.etenders.kerala.gov.in.

OCL IRON AND STEEL LIMITED

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com

EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND

31.12.2021

(Un-Audited)

-3,809.93

-3,809.93

-3,809.93

-3,809.93

1,453.10

-2.62

-2.62

"The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company!" Corporate Debtor") was initiated vide order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated 20th September, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company. Pursuant to the decision of the Committee of Creditors ("CoC") at the meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLTseeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on 07.12.2021. Committed of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ("Successful Resolution Applicant") by passing the regulsite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the committee of

As the powers of the Board of Directors have been suspended, the above results have not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjeev Agraj (Director), confirming, accuracy &

"With respect to the financial results for the guarter and nine months ended December 31, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and

subject to the following disclaimers: (i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code; (ii) No

statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the quarter and Nine ended December 31, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results, (iv) In terms of

"Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the

Trade receivables, Trade Payables, loans & advances at 31st December 2021 (which are subject to confirmation & reconditiation), includes balances from the group entities, which are subject to confirmation/reconciliation and

The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative,

Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12

(Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12

years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has erromeously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated standatione results relating to previous

The consolidated financials of the company include restated standalone financials and financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off

under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/ access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are

The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated

the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority."

creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."

2.82

NINE MONTH ENDED 31ST DECEMBER, 2021

Tender id: 2023_KSCDC_554410_1 Managing Director

Quarter Ended

-22,325.94

-22,325.94

-22,325.94

-22,325.94

1,453.10

-15.36

-15.36

57.79

30.09.2021 31.12.2020

(Un-Audited) (Un-Audited)

585.60

-7,148.22

-7,148.22

-7,148.22

-7,148.22

1,453.10

-4.92

-3.42

n various KSCDC outlets located across Kerala. More details can be download

IMPORTANT

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

(Rupees in Lakhs)

Year Ended

31.03.2021

Audited-Restated)

1,465.93

-30,679.44

-32,786.45

-32,786.45

-32,786.45

-1,59,088.79

1,453.10

-22.56

-22.56

Nine Months Ended

31.12.2020

(Un-Audited)

-22,125.80

-24,572.84

-24,572.84

-24,572.84

1,453.10

-16.91

-11.77

875.08

31.12.2021

(Un-Audited)

-35,417.12

-35,417.12

-35,417.12

-35,417.12

1,453.10

-24.37

-24.37

199.41

NOTICE

Notice is hereby given that SONG Investment Company, a company incorporated under the laws of Mauritius and registered with the Securities and Exchange Board of India (SEBI) as a Foreign Venture Capital Investor (FVCI) bearing registration no. IN/FVCI/08-09/122 dated February 02, 2009, is proposing to cease its investment operations in India and intends to surrender its FVCI registration with SEBI

भारतीय कंटेनर निगम लिमिटेड CONTAINER CORPORATION OF INDIA LTD. Navratna Company (A Govt. of India Undertaking) NSIC New MDBP Building, 2rd Floor, Okhla Indi. Estate (Opp. NSIC Okhla Metro Station), New Delhi-110020 UDI FIUDIX CONCOR TENDER NOTICE (E-Tendering Mode Only) Online E-Bids are invited for Handling of Containers at MMLP Mihan, Nagpur (Maharashtra) for Five (04+1) years. Tender No. CON/AREA-II/MIHAN/HANDLING/2023 Rs. 26, 19,60,000/- (Inclusive of GST) for five (04+1) years Estimated Cost Date of Sale (Online) From 03/02/2023 at 15:00 hrs. to 23/02/2023 (up to 16:00 hrs.) Pre Bid Meeting On 17/02/2023 at 15:00 hrs

On 27/02/2023 at 15:30 hrs.

For eligibility criteria and other details please logon to www.concorindia.com or eprocure.gov.in or

www.tenderwizard.com/CCIL. Bidders are requested to visit the websites regularly. For complet

Last Date & Time of Submission On 24/02/2023 up to 16:00 hrs.

CIN: L74899DL1995PLC065388

Regd. Office: Block E, Sector-18, Rohini, New Delhi- 110085 Corporate Office: 12" Floor, Tower B, SAS Tower, Medicity, Sector-38, Gurugram-122 001, Harvana

(Rs. in million except as stated)

Executive Director/Area-II

S. No.	Particulars	3 months ended 31 December, 2022 (Unaudited)	Nine months ended 31 December, 2022 (Unaudited)	3 months ended 31 December, 2021 (Unaudited)
1	Total Income from Operations	4,999	15,534	5,090
2	Net Profit for the period before Tax and Exceptional items#	765	2,607	815
3	Net Profit for the period before Tax and after Exceptional items#	765	2,607	815
4	Net Profit for the period after Tax and after Exceptional items#	536	1,842	582
5	Total Comprehensive Income for the period after tax#	548	1,878	570
6	Paid up Equity Share Capital (face value of Rs. 10/- per share)	834	834	833
7	Earnings Per Share (of Rs. 10/- each) (not annualised)			
	(a) Basic (In Rs.)	6.37	22.00	6.93
6	(b) Diluted (In Rs.)	6.35	21.92	6.90

Key numbers of the Standalone Results are as under:

(Rs. in million except as stated)

S. No.	Particulars	3 months ended 31 December, 2022 (Unaudited)	Nine months ended 31 December, 2022 (Unaudited)	Corresponding 3 months ended 31 December, 2021 (Unaudited)
1	Total Income from Operations	4,370	13,696	4,338
2	Profit for the period before Tax	841	2,922	832
3	Profit for the period after Tax	624	2,206	617
4	Total comprehensive income	636	2,241	606

meetings held on 2 February, 2023.

- The Board of Directors, which has been identified as being the chief operating decision maker (CODM), evaluates the Group's performance, allocates resources based on the analysis of the various performance indicators of the Group as a single unit. Therefore there is no reportable segment for the Group, in accordance with the requirements of Indian Accounting Standard 108 - 'Operating Segments', notified under the Companies (Indian Accounting Standard) Rules. 2015.
- The above is an extract of the detailed format of Quarterly and nine months financial results as per Ind AS filed with the Stock Exchange under Regulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulation, 2015. The full Financial Results of the Quarter and nine months ended is available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and the Company's website (www.lalpathlabs.com).

(Rs. In lakhs

For and on behalf of the Board of Directors of

Date: 2 February, 2023

NIVI TRADING LIMITED Regd.Office: c/o United Phosphorus Ltd., Readymoney Terrace, 4th floor 167, Dr. A.B. Road, Worli Naka, Mumbai-400018, Ph.no. 68568000 Fax No. 26487523 Email Id: nivi.investors@uniphos.com,Website:www.nivionline.com CIN: L99999MH1985PLC036391 Extract of Unaudited Financial Results for the quarter/ nine months

ended 31/12/2022

Quarter | Quarter |

PARTICULARS	Quarter ended 31/12/2022 Unaudited	Quarter ended 30/09/2022 Unaudited	ended 31/12/2021 Unaudited	months ended 31/12/2022 Unaudited	months ended 31/12/2021 Unaudited	Year ended 31/03/2022 Audited
Total income from operations Net Profit/(loss) for the period before tax and	1.35	3.44	1.17	8.71	3.59	5.46
exceptional items Net Profit/(loss) for the	(11.13)	2.44	0.81	(8.68)	(0.68)	(0.75)
period after tax Total Comprehensive Income for the period {Comprising profit for the period (after tax) and Other Comprehensive	(11.13)	2.44	0.81	(8.68)	(0.68)	(0.64)
income (after tax)} Equity Share Capital Other Equity Earnings Per Share (of Rs 10/- each) Basic and diluted (Rs. Per share)	(6.56) 124.56	3.08 124.56	1.99 124.56	(4.68) 124.56	4.12 124.56	5.05 124.56 44.68
(not annualised)	(0.89)	0.20	0.06	(0.70)	(0.05)	(0.05)

. The above is an extract of the detailed format of Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements Regulations, 2015. The full format of the Quarterly Financial Results are available on the website of the Company at www.nivionline.com and may also be accessed on the website of the Stock Exchange, i.e. BSE Limited (BSE) at www.bseindia.com, where the equity shares of the Compan

approved at the meeting of the Board of Directors held on 2nd February, 2023. FOR NIVI TRADING LIMITED Place : Mumbai

Date: 2nd February 2023

Note: The above unaudited financial results were reviewed by the Audit Committee and thereafter Sandra R. Shroff **Managing Director**

DIN -00189012

Dr Lal PathLabs

details logon to www.tenderwizard.com/CCIL

Date & Time of Opening

Dr. Lal PathLabs Limited

Phone: +91 124 3016500; Fax: +91 124 4234468; Website: www.lalpathlabs.com; Email: cs@lalpathlabs.com

Extract of Consolidated Unaudited Financial Results

for the guarter & nine months ended 31 December, 2022

S. No.	Particulars	3 months ended 31 December, 2022 (Unaudited)	Nine months ended 31 December, 2022 (Unaudited)	Corresponding 3 months ended 31 December, 2021 (Unaudited)
1	Total Income from Operations	4,999	15,534	5,090
2	Net Profit for the period before Tax and Exceptional items#	765	2,607	815
3	Net Profit for the period before Tax and after Exceptional items#	765	2,607	815
4	Net Profit for the period after Tax and after Exceptional items#	536	1,842	582
5	Total Comprehensive Income for the period after tax#	548	1,878	570
6	Paid up Equity Share Capital (face value of Rs. 10/- per share)	834	834	833
7	Earnings Per Share (of Rs. 10/- each) (not annualised)	-		-
7	(a) Basic (In Rs.)	6.37	22.00	6.93
	(b) Diluted (In De)	6.25	21.02	6.00

*Before non-controlling Interest

Place: Gurugram

The above results were reviewed by the Audit Committee and approved by the Board of Directors in their respective

Dr. Lal PathLabs Limited (Hony) Brig. Dr. Arvind Lal **Executive Chairman**

standalone financial statements.

Date: February 1, 2023

Place: New Delhi

Zydus Wellness Limited

Registered office: "Zydus Corporate Park", Scheme No. 63, Survey No. 536 Khoraj (Gandhinagar), Nr. Vaishnodevi Circle, Sarkhej-Gandhinagar Highway, Ahmedabad 382 481.

Tel. No.: +91-79-4804 0000, Website: www.zyduswellness.com, CIN No.: L15201GJ1994PLC023490 Extract of Consolidated Unaudited Results for the Quarter and Nine Months Ended December 31, 2022

Quarter Ended Nine Months Ended **Year Ended** Particulars Sr. No. September December December December December March 30, 2022 31, 2022 31, 2021 31, 2022 31, 2021 31, 2022 [Unaudited] [Audited] 41,642 2,01,950 Total Income 39,078 Profit before exceptional items and tax 1,931 824 2,272 16,744 17,462 30,602 824 2,272 17,462 1,931 16,453 30,602 Profit before tax 3 2,330 1,956 847 16,504 17,557 30,887 Net Profit after tax 1,949 838 2,205 16,483 17,187 30,806 Total Comprehensive Income 6,363 6,363 6,363 6,363 6,363 6,363 Paid-up Equity share capital (Face value ₹ 10/-) Reserves excluding Revaluation Reserve as per balance sheet of previous accounting year (i.e. 4,78,040 Other Equity) Earnings per share (of ₹ 10/- each) [for quarter and nine months ended is not annualised] Basic (₹) - After exceptional items 3.07 1.33 3.66 25.94 27.59 48.54 Basic (₹) - Before exceptional items 3.07 1.33 3.66 27.59 48.54 b 26.39 Diluted (₹) - After exceptional items 3.07 1.33 3.66 25.94 27.59 48.54 Diluted (₹) - Before exceptional items 3.07 1.33 3.66 48.54 26.39

1. The above is an extract of the detailed format of the financial results for the quarter and nine months ended December 31, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI [Listing Obligations and Disclosure Requirements] Regulations, 2015. The full format of the financial results is available on the website of the Company: www.zyduswellness.com, BSE: www.bseindia.com and NSE: www.nseindia.com.

> By Order of the Board, For Zydus Wellness Limited,

For OCL Iron and Steel Limited

Mr. Sanjeev Agraj

DIN: 08882503

Director

(Company under Corporate Insolvency Resolution Process)

₹ in Lakhs

Dr. Sharvil P. Patel Chairman DIN: 00131995

SUNDARAM FINANCE HOLDINGS

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31.12.2022

(₹ in Lakhs) Standalone Consolidated Nine Months Ended Year Ended Nine Months Ended Year Ended Quarter Ended Quarter Ended Particulars 31.03.2022 31.12.2021 31.12.2022 30.09.2022 31.12.2021 31,12,2022 30.09.2022 31.12.2022 31,12,2021 31.03.2022 31.12.2021 31.12.2022 Unaudited Unaudited Unaudited Unaudited Unaudited Audited Unaudited Unaudited Unaudited Unaudited Unaudited Audited 3429.57 8820.89 1682.39 1455.21 5556.02 4739.31 8390.44 Total income from operations 821.04 427.91 4174.66 7812.24 2009.42 Net Profit / (Loss) before Tax 428.95 2467.47 56.94 7063.24 1878.81 5043.49 1045.43 379.10 278.60 2219.70 615.34 2186.27 Net Profit / (Loss) after Tax 277.88 2223.16 (94.71)6132.59 1527.83 4691.08 6454.63 3325.32 3363.11 13893.45 8449.47 16069.82 Total Comprehensive Income for the period [comprising profits / (loss) for the period (after tax) and other comprehensive income (after tax)] 13992.21 12910.58 5503.93 37256.08 30186.98 36162.04 19936.27 16066.49 9134.42 47410.06 37928.13 48284.30 Equity Share Capital 11105.19 11105.19 11105.19 11105.19 11105.19 11105.19 11105.19 11105.19 11105.19 11105.19 11105.19 11105.19 Reserves (Excluding Revaluation reserves) 199506.55 289100.12 Earnings Per Share (Basic & Diluted) (Face Value of ₹5/- each) 0.13 1.00 (0.05)2.76 0.73 2.25 2.91 1.50 1.61 6.26 4.06 7.72

(not annualised for the interim periods) The above results do not include any extraordinary item.

Notes:

Place: Ahmedabad

Date: February 2, 2023

- 1. The above is an extract of the detailed format of Quarter and Nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarter and Nine months ended Financial Results is available on the National Stock Exchange website (URL: www.nseindia.com) and on the Company's website (www.sundaramholdings.in).
- The Board of Directors have declared a Interim Dividend of ₹1.50 per share (30%) for the financial year 2022-23 to those Shareholders whose names stand on the Registrar of Members of the Company on the Record Date, viz., 14th February 2023. 3. During the quarter ended December 31, 2022, the Company sold 4,55,222 shares held in Sundaram Clayton Limited, representing 2.25% stake. The realised gain of ₹231.70 cr. has been transferred from OCI Reserve to Retained Earnings-P&L.
- Post this sale, the Company holds 7.49% stake in Sundaram Clayton Limited. During the quarter ended December 31, 2022, the Company aguired 1,39,000 shares of Wheels India Limited, thereby increasing its stake to 23.85% from 23.28%.
- 5. During the quarter ended December 31, 2022, the Company's stake in Transenergy Private Limited got reduced from 43.74% to 26.41% due to conversion of Optionally Convertible Redeemable Preference Shares held by one of the shareholders of Transenergy Private Limited. The number of shares held by the Company remains the same.

The above results were approved by the Board of Directors at its meeting held on February 2,2023.

Chennai February 2,2023 By Order of the Board HARSHA VIJI Chairman

SUNDARAM FINANCE HOLDINGS LIMITED

CIN: L65100TN1993PLC025996

Regd. Office: 21, Patullos Road, Chennai - 600 002. Tel: 91 44 28521181 Fax: 91 44 28586641 E-Mail: investorservices@sundaramholdings.in Website: www.sundaramholdings.in







(Deputy General Manager)

FINANCIAL EXPRESS

RCC CEMENTS LIMITED CIN: L26942DL1991PLC043776

Regd. Off.: 702, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi- 110001 Phone: 011-43571044; Fax: 011-43571047, Website: www.rcccements.com, Email: rcccementslimited@gmail.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2022 (Rs. in Lacs)

SI. No.	Particulars	For the Quarter ended 31.12.2022 (Un-audited)	For the Nine Months ended 31.12.2022 (Un-audited)	For the Quarter ended 31.12.2021 (Un-audited)
1	Total income from operations (net)	2.45	5.79	0.91
2	Net Profit/ (Loss) for the period (before tax,	12,85,8	60000	3855
	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
3	Net Profit/ (Loss) for the period before tax (after	25000	20,0000	86694
	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
4	Net Profit/ (Loss) for the period after tax (after	22000	93550	450004
	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
5	Total comprehensive income for the period	83500	30000	2000
	(Comprising Profit/ (loss) for the period (after tax) and	27000000	1-0000	900000000
	other Comprehensive income (after tax)}	(2.19)	(7.92)	(2.91)
6	Equity Share Capital	560.20	560.20	560.20
7	Reserves (excluding Revaluation Reserve) as shown	450000000000000000000000000000000000000	(1)44655365	253800000
	in the Audited Balance Sheet of the previous year	0.00	0.00	0.00
8	Earnings Per Share (of Rs.10/- each) (for continuing	00.0890	233220	11100000
	and discontinued operation)	55576000	20-50 07-255	.0000000
	Basic:	(0.04)	(0.14)	(0.05)
	Diluted:	(0.04)	(0.14)	(0.05)

NOTES: The above is an extract of the detailed format of Unaudited Financial Results for the Quarter and nine months ended December 31, 2022 filed with the BSE under Regulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e., www.bseindia.com and on the Company's website www.rcccements.com. The above results are prepared in accordance with the Companies Ind. AS Rules, 2015. For and on behalf of Board of Directors **RCC Cements Limited**

Sachin Garg Place: New Delhi Managing Director Date: 02/02/2023

(1) IDBI mutual

IDBI Asset Management Limited CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 35/2022-23

Appointment of Equity and Commodities Dealer and Key Personnel of IDBI Asset Management Limited:

Investors are requested to note that Ms. Nisha Sharma has been appointed as Dealer of all Equity and Commodities Schemes and Key Personnel of IDBI Asset Management Limited ("IDBI AMC") w.e.f. February 01, 2023.

All the other provisions of the Statement of Additional Information (SAI), Scheme Information Document (SIDs) and Key Information Memorandum (KIMs) except as specifically modified herein above remain unchanged.

This Addendum shall form an integral part of Statement of Additional Information, Scheme Information Documents / Key Information Memorandum of the above mentioned schemes of IDBI Mutual Fund, as amended from time to time.

> For IDBI Asset Management Limited (Investment Manager of IDBI Mutual Fund)

Place: Mumbai

Chief Compliance Officer Date: February 2, 2023 Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI

Asset Management Limited as the Investment Manager. Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI

OCL IRON AND STEEL LIMITED CIN:L27102OR2006PLC008594

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com

EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021

	TOTAL CONTINUE CONTIN	II OUITE, EULT		(Nupees III Lakiis	
S.			Quarter Ended		Year Ended
No.	Particulars	30.06.2021 (Un-Audited)	31.03.2021 (Audited-Restated)	30.06.2020 (Un-Audited)	d) (Audited-Restated) 1,465.93 -30,679.44
1	Total Income from operations	138.80	590.85	40.53	1,465.93
2	Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary items)	-9,281.24	-8,553.64	-8,292.25	-30,679.44
3	Net Profit/ (Loss) for the period before tax (after exceptional and/or extraordinary items)	-9,281.24	-8,213.62	-10,739.28	-32,786.45
4	Net Profit for the period after tax (after exceptional and/or extraordinary items)	-9,281.24	-8,213.62	-10,739.28	-32,786.45
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax))	-9,281.24	-8,213.62	-10,739.28	-32,786.45
6	Paid-up Equity Share Capital (Face Value of Rs. 1/- each)	1,453.10	1,453.10	1,453.10	1,453.10
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	9.5		_	-1,59,088.79
8	Earnings per Share (not annualised)				
	a Basic	-6.39	-5.65	-7.39	-22.56
	b Diluted	-6.39	-5.65	-5.14	-22.56
-	Company of the Compan				

Notes to financial results:

- "The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company/"Corporate Debtor") was initiated vide order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated September 20, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company. Pursuant to the decision of the Committee of Creditors ("CoC") at the first meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLT seeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on December 07, 2021. The Committee of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ("Successful Resolution Applicant") by passing the requisite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the Committee of Creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."
- 2 As the powers of the Board of Directors have been suspended, the above result have not been adopted by the Board of Directors. However, the same have been signed by Mr Sanjiv Agraj, Director of the Company, confirming, accuracy & completeness of the results.
- 3 "With respect to the financial results for the quarter and year ended June 30, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and subject to the following disclaimers:(i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code;(ii) No statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the quarter ended June 30, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results. (iv) In terms of the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority."
- "Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the value of investments."
- 5 Trade receivables, Trade Payables, loans & advances at 30th June 2021 (which are subject to confirmation & reconditiation), includes balances from the group entities, which are subject to confirmation/reconciliation and the recoverability assessment thereof is under process.
- The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/-each at a premium of Rs. 90/-each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12 (Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has errorneously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated standalone results relating to previous
- The consolidated financials of the company include restated standalone financials and financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/ access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated.
- 8 The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated standalone financial statements.
- 9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

For OCL Iron and Steel Limited (Company under Corporate Insolvency Resolution Process)

Date: February 1, 2023 Place: New Delhi

Mr. Sanjeev Agraj Director DIN: 08882503



CLEAN SCIENCE AND TECHNOLOGY LIMITED

(Erstwhile known as Clean Science and Technology Private Limited)

Regd Office: 503, Pentagon Tower P-4, Magarpatta City, Hadapsar, Pune - 411 013, Maharashtra Website: www.cleanscience.co.in, Email Id: compliance@cleanscience.co.in, Tel: +91 20 26899953 Corporate Identification Number: L24114PN2003PLC018532

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2022

₹ in million (except per share data)

Standalone Co						Consolidated	Consolidated				
Sr		Quarter Ended		Nine Mon	ths Ended	Year Ended	Quarter Ended		Nine Months Ended		Year Ended
No	Particulars	31-12-2022	31-12-2021	31-12-2022	31-12-2021	31.03.2022	31-12-2022	31-12-2021	31-12-2022	31-12-2021	31.03.2022
		(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Audited)
1	Total Income from Operations	2,373.59	1,808.13	7,189.41	4,802.82	6,848.86	2,373.59	1,808.13	7,189.41	4,802.82	6,848.86
2	Net Profit / (Loss) for the period (before Tax,			0.075.04	2 222 22	0.040.00		775.70	0.004.45	0.000.05	0.017.00
2	Exceptional and/or Extraordinary items)	1,118.36	775.75	2,975.61	2,208.69	3,048.99	1,118.10	775.78	2,881.15	2,208.85	3,047.96
ુ	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,118.36	775.75	2,975.61	2,208.69	3,048.99	1,118.10	775.78	2,881.15	2,208.85	3,047.96
4	Net Profit / (Loss) for the period after tax	525925	1232-32	200022	10.225.02		5500000	75220555	957216332	978-977999	E-92004
52	(after Exceptional and/or Extraordinary items)	838.98	579.82	2,225.96	1,661.16	2,286.06	837.92	579.83	2,146.42	1,661.24	2,284.95
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax)		F70.70	2 224 50	4 004 07	2 224 40	007.47	570.00	2445.04	1 004 15	2 202 00
2	and Other Comprehensive Income (after tax)] Paid up Equity Share Capital	838.53	579.79	2,224.58	1,661.07	2,284.10	837.47	579.80	2,145.04	1,661.15	2,282.99
ಿ	[Face Value ₹1/- per share]	106.24	106.22	106,24	106,22	106.22	106.24	106.22	106.24	106.22	106.22
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet	555 55010	2-6000.00	5-25590112	1727246630	00000000000000000000000000000000000000	0.00004018	1997 (1997)	DISSESSED IN		WASSERS
	of the previous year					7,582.86					7,578.27
8	Earnings per equity share (nominal value of ₹1/- per share)*										
	Basic	7.90	5.46	20.95	15.64	21.52	7.89	5.46	20.21	15.64	21.51
	Diluted	7.89	5.46	20.95	15.63	21.52	7.88	5.46	20.20	15.64	21.51

*EPS are not annualised for the interim periods

- 1 The above unaudited financial results have been reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors in their respective meetings held on February 02, 2023. These unaudited financial results of the company are prepared in accordance with Indian Accounting Standards (referred to as "Ind AS") as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time.
- 2 The "Limited Review" of the Unaudited Financial Results for the guarter ended and nine months ended December 31, 2022 pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been carried out by the Statutory Auditors. An unmodified report has been issued by them thereon. 3 The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements)
- Regulations, 2015. The aforesaid Unaudited Financal Results will be uploaded on the Company's website www.cleanscience.co.in and will also be available on the websites of BSE Limited www.bseindia.com and The National Stock Exchange of India Limited www.nseindia.com for the benefit of shareholders and investors.
- The Board of Directors at its meeting held on February 02, 2023 has declared interim dividend of ₹2 per equity share (200 %) on face value of ₹1/-.

For and on behalf of the Board of Directors

Place: Pune Date: February 02, 2023





Ashok R. Boob

Managing Director

'IMPORTANT''

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner

whatsoever.

(Rupees in Lakhs)

यूको बैंक 🕅 UCO BANK

(A Govt. of India Undertaking) Head Office - II. Department of Information Technology 3 & 4, DD Block, Sector - 1, Salt Lake, Kolkata-700064

NOTICE INVITING TENDER

UCO Bank Invites Request for Proposal (RFPs) for the following:

Procurement of Servers for Digital HR Consultant Project through GeM portal. Supply, Commissioning, Maintenance & Management of dedicated VSAT for Branches and ATMs on OPEX Model (Re-tendering) (E-tendering) For any details, please refer to https://www.ucobank.com

Department of Information Technology Date: 03.02.2023 सम्मान आपके विश्वास का | Honours Your Trust

(T) IDBI mutual

IDBI Asset Management Limited

CIN: U65100MH2010PLC199319 Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 33/2022-23

CHANGE IN KEY PERSONNEL

Investors are requested to take note of the following change in the Key Personnel of IDBI Asset Management Limited ("IDBI AMC"):

Mr. Rajender Kumar, Senior Vice President has been appointed as Chief Compliance Officer and a Key Personnel of IDBI Asset Management Limited with effect from February 01, 2023.

A brief profile of Mr. Rajender Kumar is as follows:-

Name	Age	Designation	Qualification	Experience			
Mr. Rajender Kumar	60 years	Vice	1.B.Com(H) SRCC Delhi University 2.LLB Delhi University 3.MBA, FMS Delhi University	Joined IDBI AMC in 2010 2010- IDBI AMC North Head 2018 –Sales Head South 3 2018 – Risk and Compliance Head 2020- Sales Head North			

Mr. Ajit Joshi, ceases to be the Chief Compliance Officer and a Key Personnel of IDBI Asset Management Limited with effect from February 01, 2023.

All other terms & conditions of the Statement of Additional Information (SAI), Scheme Information Document (SID) / Key Information Memorandum (KIM) of the schemes of IDBI Mutual fund will remain

This Addendum shall form an integral part of Statement of Additional Information (SAI), Scheme Information Document (SID) / Key Information Memorandum (KIM) of the schemes of IDBI Mutual Fund, as amended from time to time.

For IDBI Asset Management Limited (Investment Manager to IDBI Mutual Fund)

Place: Mumbai Date: 02.02.2023

Managing Director & Chief Executive Officer Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI

Asset Management Limited as the Investment Manager. Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

MIRAE ASSET Mutual Fund

NOTICE NO. AD/05/2023

Declaration of Income Distribution cum Capital Withdrawal under Mirae Asset Tax Saver Fund ("The Scheme")

NOTICE is hereby given that Mirae Asset Trustee Company Pvt. Ltd., Trustees to Mirae Asset Mutual Fund ("MAMF") have approved declaration of Income Distribution cum Capital Withdrawal (IDCW) under Mirae Asset Tax Saver Fund (An open-ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit) as under:

Scheme / Plan / Option	Quantum* (₹ per unit)	NAV as on February 01, 2023 (₹ per unit)	Record Date	Face Value (₹ per unit)
Mirae Asset Tax Saver Fund - Regular Plan - Income Distribution cum capital withdrawal option.	1.80	20.777	February 07,	10
Mirae Asset Tax Saver Fund - Direct Plan - Income Distribution cum capital withdrawal option.	2.10	23.876	2023	10

* subject to availability of distributable surplus as on the record date and as reduced by applicable statutory levy, if any.

Pursuant to the payment of IDCW, the NAV of the IDCW option of the above mentioned Plans of the Scheme will fall to the extent of payout and statutory levy (if applicable). Income distribution will be paid to those unitholders / beneficial owners whose names appear in the register

of unit holders maintained by the Mutual Fund / statement of beneficial ownership maintained by the depositories, as applicable, under the IDCW option of the aforesaid plan as on the record date.

For and on behalf of the Board of Directors of MIRAE ASSET INVESTMENT MANAGERS (INDIA) PVT. LTD. (Asset Management Company for Mirae Asset Mutual Fund)

Place: Mumbai Date: February 02, 2023

AUTHORISED SIGNATORY MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Investment Managers (India)

Private Limited) (CIN: U65990MH2019PTC324625). Registered & Corporate Office: 606, Windsor, Off CST Road, Kalina, Santacruz (E), Mumbai - 400098.

Product Labelling[®]

Name of the scheme

Place : Mumbai

Date: February 2, 2023

1800 2090 777 (Toll free), ⊠ customercare@miraeasset.com www.miraeassetmf.co.in Mutual Fund investments are subject to market risks,

read all scheme related documents carefully.

(T) IDBI mutual

IDBI Asset Management Limited

CIN: U65100MH2010PLC199319 Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO.34/2022-23

CHANGE IN RISK-O-METER

Investors are requested to note that pursuant to SEBI Circular No. SEBI/HO/IMD/DF3/CIR/P/2020/197 dated October 05, 2020, the Risk-o-meter of the following Schemes of IDBI Mutual Fund stand revised as under, based on evaluation of risk level of Schemes Portfolios as on January 31, 2023:

Existing Risk-o-meter

This product is suitable for investors who are seeking*:

	7 (1000 10 Table 10 T								
IDBI LIQUID FUND (An open ended Liquid Scheme. A Relatively Low interest rate risk and moderate credit risk scheme.)	High level of liquidity along with regular income for short term Investments in Debt/ Money market instruments with maturity / residual maturity up to 91 days	Noderate Noderately High High High High High High High High	Noderate Mederately High High High High High High High High						
	*Investors should consult their fir	nancial advisors if in doubt about whe	other the product is suitable for the						
IDBI ULTRA	This product is suitable for investors who are seeking*:								
SHORT TERM FUND (An open-ended Ultra short term debt scheme investing in instruments such that the Macaulay duration of the portfolio is between 3 months and 6 months**, A relatively high interest rate risk	Regular income for short term Investments in Debt / Money market instruments with relatively lower interest rate risk, such that the Macaulay duration of the portfolio is maintained between 3 months to 6 months	Low to High High High Noderate Noderate High High High High High High High High	Low to Moderate Risk. Moderate Mederately High High High High High High High High						
months**. A relatively	6 months		Low to Moderate Risk						

"There is no change in product labelling of the schemes. Only risk-o-meter is changed.

**Please refer page no. 26 of Scheme information document of IDBI ULTRASHORT TERM FUND

This Addendum shall form an integral part of Scheme Information Document / Key Information Memorandum of above stated schemes of IDBI Mutual Fund, as amended from time to time.

All other features and terms and conditions as stated in the SID/KIM of the Schemes shall remain unchanged.

For IDBI Asset Management Limited (Investment Manager to IDBI Mutual Fund)

Pune

Revised Risk-o-meter

Chief Compliance Officer Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI

MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager. Mutual Fund investments are subject to market risks, read all scheme related documents



OCL IRON AND STEEL LIMITED

CIN:L27102OR2006PLC008594

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com

EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2021

(Rupees in Lakhs) Half Year Ended Quarter Ended Year Ended Particulars 30.09.2020 31.03.2021 30.09.2021 30.06.2021 30.09.2020 30.09.2021 No. (Un-Audited) (Audited-Restated) (Un-Audited) (Un-Audited) Un-Audited) (Un-Audited) Total Income from operations 57.79 138.80 248.95 196.59 289.48 1,465.93 Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary -22,325.94 -9,281.25-6.685.34 -31,607.19 -14,977.59 -30.679.44 Net Profit/ Loss for the period before tax (after exceptional and/or extraordinary items) -22,325.94 -9,281.25 -6.685.34-31,607.19 -17,424.62-32,786.45 Net Profit for the period after tax (after exceptional and/or extraordinary -22,325.94 -9,281.25 -6,685.34-31,607.19 -17,424.62-32,786.45 Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)) -22,325.94 -9,281.25-6,685.34-31,607.19 -17,424.62-32,786.45 1,453.10 1,453.10 Paid-up Equity Share Capital (Face Value of Rs. 1/- each) 1,453.10 1,453.10 1,453,10 1,453.10 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year -1,59,088.79Earnings per Share (not annualised) -11.99

Notes to financial results:

b Diluted

a Basic

"The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company"/Corporate Debtor") was initiated vide. order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated 20th September, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company. Pursuant to the decision of the Committee of Creditors ("CoC") at the meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLTseeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on 07.12.2021. Committed of Creditors received various resolution plans and has approved the resol accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the committee of creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited.

-15.36

-15.36

-6.39

-6.39

-4.60

-3.20

-21.75

-21.75

-8.34

As the powers of the Board of Directors have been suspended, the above results have not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjeev Agraj (Director), confirming, accuracy & completeness of the results and taken on record by Mr. Vijaykumar V. Iyer (Resolution Professional).

"With respect to the financial results for the guarter and half year ended September 30, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and subject to the following disclaimers: (i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code; (ii) No statement. fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the quarter and half year ended September 30, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results.(iv) In terms of the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority." "Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the

Trade receivables, Trade Payables, loans & advances at 30th September 2021 (which are subject to confirmation & reconditiation), includes balances from the group entities, which are subject to confirmation/reconciliation and the recoverability assessment thereof is under process.

The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative, Redeemable) Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12 (Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has errorneously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated results standalone relating to previous

7 The consolidated financials of the company include restated standalone financials and financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated.

The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated

9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

For OCL Iron and Steel Limited (Company under Corporate Insolvency Resolution Process)

Mr. Sanjeev Agraj

Date: February 1, 2023 Place: New Delhi

DIN: 08882503

-22.56

-22.56



Regd. Office: 34, Industrial Estate, Gudur - 524 101. Tel: 08624 - 251266.

Fax: 08624 - 252066. Website: www.nelcast.com Email: nelcast@nelcast.com STATEMENT OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL

RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2022

Particulars	Standalone							Consolidated					
	3 Months Ended			9 Month	s Ended	Year Ended	3	Months End	ed	9 Month	s Ended	Year Ended	
	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022	
	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Audited	
Total Income from Operations	33372.85	33166.13	23710.08	96494.08	66738.08	93674.35	33372.85	33166.13	23710.08	96494.08	66738.08	93674.35	
Net Profit before tax from ordinary activities and Exceptional items *	712.90	1631.40	283.66	3432.48	1067.26	1904.99	712.90	1631.40	283.66	3432.48	1067.26	1904.99	
Net Profit after tax from ordinary activities and Exceptional items *	533.51	1215.03	208.05	2525.14	746.97	1422.47	533.51	1215.03	208.05	2525.14	746.97	1422.47	
Total Comprehensive Income for the period after tax	531.27	1188.84	201.31	2478.00	702.07	1332.39	531.27	1188.84	201.31	2478.00	702.07	1332.39	
Equity Share Capital (Face Value of Rs.2/- each fully paid up)	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	
Other Equity (as shown in the Audited Balance Sheet)						42427.85						42427.85	
Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised)	0.01				2.00							1.64	
	10000000	Transaction and the second	330000	80000	200,700	265333	16131	0.00000	3233356	2000000	7000000	E	
	Total Income from Operations Net Profit before tax from ordinary activities and Exceptional items * Net Profit after tax from ordinary activities and Exceptional items * Total Comprehensive Income for the period after tax Equity Share Capital (Face Value of Rs.2/- each fully paid up) Other Equity (as shown in the Audited Balance Sheet) Earnings Per Share of Rs.2/- each	Total Income from Operations 33372.85 Net Profit before tax from ordinary activities and Exceptional items * 712.90 Net Profit after tax from ordinary activities and Exceptional items * 533.51 Total Comprehensive Income for the period after tax 531.27 Equity Share Capital (Face Value of Rs.2/- each fully paid up) 1740.02 Other Equity (as shown in the Audited Balance Sheet) Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised) Basic 0.61	31.12.2022 30.09.2022 Un-Audited Un-Audited Un-Audited Un-Audited Un-Audited Un-Audited Un-Audited 33372.85 33166.13 Net Profit before tax from ordinary activities and Exceptional items * 712.90 1631.40 Net Profit after tax from ordinary activities and Exceptional items * 533.51 1215.03 Total Comprehensive Income for the period after tax 531.27 1188.84 Equity Share Capital (Face Value of Rs.2/- each fully paid up) 1740.02 1740.02 Other Equity (as shown in the Audited Balance Sheet) Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised) Basic 0.61 1.40	Particulars 3 Months Ended 31.12.2022 30.09.2022 31.12.2021 Un-Audited Un-Audited	Particulars 3 Months Ended 9 Months 31.12.2022 30.09.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 30.09.2022 31.12.2021 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2021 31.12.2022 31.12.2021 31.12.2021 31.12.2022 31.12.2021 31.12.2021 31.12.2022 31.12.2021 31.12.2021 31.12.2022 31.12.2021	Particulars 3 Months Ended 31.12.2022 30.09.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021 31.12.2021 31.12.2022 31.12.2021 31.12.2022 31.12.2021	Particulars 3 Months Ended 9 Months Ended 11.2022 31.12.2023 31.12.2023 31.12.2023 31.12.2023 31.12.2023 31.12.2023 31.03.2022	Particulars 3 Months Ended 9 Months Ended 3 3 3 3 3 3 3 3 3	Particulars Particular Particulars Particular Partic	Particulars 3 Months Ended 9 Months Ended 10 20 3 10 20 3 10 20 3 3 3 3 3 3 3 3 3	Particulars	Particulars Particulars	

Diluted Notes:

The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites: www.bseindia.com and www.nseindia.com and on the Company's website www.nelcast.com.

* The Company does not have any Exceptional items to report in the above periods.

For Nelcast Limited P. Deepak

Managing Director

(₹ in lakhs)

Place: Chennai Date: 01.02.2023

BHAGERIA INDUSTRIES LIMITED

(CIN: L40300MH1989PLC052574)

Regd.Office: 1002, 10th Floor, Topiwala Centre, Off S.V. Road, Goregaon (W), Mumbai 400 062. Phone: +91-22-4043 6666, Fax: +91-22-4043 6662, Email id: info@bhageriagroup.com Website: www.bhageriagroup.com

EXTRACT OF THE STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER / NINE MONTHS ENDED DECEMBER 31, 2022

		Standalone							Consolidated					
Sr.	Particulars	For Quarter ended			For Nine Mo	For Nine Months Ended For Year Ended		F	or Quarter End	led	For Nine Me	onths Ended	For Year Ended	
No.	Particulars	31-12-2022	30-09-2022	31-12-2021	21 31-12-2022	31-12-2021	31-03-2022	31-12-2022	30-09-2022	31-12-2021	31-12-2022	31-12-2021	31-03-2022	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1	Total Income from operations (net)	9,447.02	15,683.71	17,187.97	35,986.51	42,537.00	60,528.30	9,447.23	15,703.17	17,194.92	36,010.04	43,058.91	61,058.14	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	505.65	526.56	3,343.73	1,305.43	7,090.25	9,514.78	505.63	499.23	3,338.60	1,273.53	7,116.12	9,527.49	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	505.65	526.56	3,343.73	1,305.43	7,090.25	9,514.78	505.63	499.23	3,338.60	1,273.53	7,116.12	9,527.49	
4	"Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	373.49	389.72	2,449.12	1,004.36	5,231.41	7,050.25	373.21	362.38	2,445.28	973.31	5,250.76	7,059.70	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	377.20	396.44	2,449.28	1,015.50	5,231.90	7,053.07	376.92	369.10	2,445.44	984.45	5,251.25	7,062.52	
6	Equity Share Capital	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	
7	Reserve (excluding revaluation reserve as shown in the Balance Sheet of Previous Year)	3	j		i i		48,491.81		5.		-		48,520.08	
8	Earning Per Share (Face Value of Rs.5/- each) (Not to be annualized)			Ų.					į.					
	1. Basic :	0.86	0.89	5.61	2.30	11.99	16.15	0.86	0.83	5.60	2.24	12.03	16.17	
	CU 14 CVG 1898 CVG	10000000		F 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		The second secon								

2. Diluted : Notes:

 These results have been prepared in accordance with the Ind AS notified under Companies (Indian Accounting Standards) Rules 2015. The above results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their Meeting held on February 1,2023. The Statutory Auditors have carried out the limited review.

11.99

2. 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 Financial Results are available on the Stock Exchanges website (www.bseindia.com and www.nseindia.com) and on Company's website (www.bhageriagroup.com).

2.30

For and on behalf of the Board of Directors of Bhageria Industries Limited

2.24

Suresh Bhageria

12.03

16.17

इंडियन बैंक 🔼 Indian Bank

NOTICE INVITING e-TENDER Indian Bank, a leading Public Sector Bank is interested in Supply, Installation Commissioning and Maintenance of Cisco WebEx Room Panorama Video Collaboration Solutions for Executive Conference Room I and Room Remediation with 5 Years Support. Interested parties may refer Bank's Website https://www.indianbank.in/tenders & GeM

'IMPORTANT'

portal for details.

Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

Place: New Delhi

Date: February 2, 2023

AMS POLYMERS LIMITED (Formerly, Sai Moh Auto Links Ltd) CIN: L34300DL1985PLC020510 Regd. Off.: C-582, Saraswati Vihar, Pitampura Delhi-110034, Phone: 011-27032701/02 Fax: 011-27027995, Website: www.amspolymers.com, Email: polymersams@gmail.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2022 Except EPS For the Quarter Nine month **Particulars** ation Technology Department, Corporate Office, Chenca 31.12.2022 31.12.2022 31.12.2021 Unaudited) (Unaudited) naudited Total income from operations (net) 2,021.39 6,032.77 Net Profit/ (Loss) for the period (before tax 19.97 exceptional and/ or Extraordinary items) Net Profit/ (Loss) for the period before tax 19.97 8.89 6.39 (after exceptional and/ or Extraordinary items) Net Profit/ (Loss) for the period after tax (after 4.73 14.78 7.51 exceptional and/ or Extraordinary items) 7.51 Total comprehensive income for the period 4.73 14.78 (Comprising Profit/ (loss) for the period (after tax) and other Comprehensive income (after tax) 6 Equity Share Capital 330.25 330.25 330.25 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year 8 Earnings Per Share (of Re.10/- each) (for continuing and discontinued operation) copy, it is not possible to verify its contents. The Indian

> Quarter and nine months ended 31st December, 2022 filed with the Stock Exchanges unde Regulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The ulf format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e www.bseindia.com and on the Company's website www.amspolymers.com. The above esults are prepared in accordance with the Companies (Ind AS) Rules, 2015 For and on behalf of Board Directors of **AMS Polymers Limited**

> The above is an extract of the detailed format of Unaudited Financial Results for the

0.01

0.05

0.05

Anand Kumar Place: Delhi Date: 02.02.2023 Managing Director (DIN: 01381489)

VALIANT COMMUNICATIONS LIMITED

Regd. Office: 71/1, Shivaji Marg, New Delhi-110015 Corporate Identity Number: L74899DL1993PLC056652 E-mail: investors@valiantcom.com Web: www.valiantcom.com Tel: 011-25928415

UN-AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 31.12.2022

(₹ in Lacs except EPS) Quarter | Quarter | Year to date

0.02

PARTICULARS	ended	ended	figures for the current period ended
	31.12.2022	31.12.2021	31.12.2022
	(Unaudited)	(Unaudited)	(Unaudited)
Total income from operations (net)	903.25	331.68	2,214.30
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	103.95	(181.00)	116.48
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	103.95	(181.00)	116.48
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	73.80	(145.33)	80.40
Total Comprehensive Income (after tax)	90.32	(150.39)	105.49
Equity share capital	722.35	722.35	722.35
Earning per share (before and after extra-ordinary items) – Basic and Diluted (in ₹)	1.02	(2.01)	1.11
Note:	400.	6 V.	
Summary details of stand-alone un-audited financial results:			
Total income from operations (net)	876.13	313.30	2,141.48
Profit / (Loss) before tax	113.02	(137.65)	134.06
Profit / (Loss) after tax	82.87	(101.98)	97.98
Total Comprehensive Income (after tax)	82.70	(107.57)	97.57

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

For Valiant Communications Limited

Inder Mohan Sood **Managing Director** Director Identification Number: 00001758



AURIONPRO SOLUTIONS LIMITED Regd. Office: Synergia IT Park, Plot No-R-270, T.T.C. Industrial Estate, Near Rabale Police Station,

Rabale, Navi Mumbai, Thane, Maharashtra - 400701. CIN: L99999MH1997PLC111637 Phone: +91-22-4040-7070, Fax: +91-22-4040-7080, Email: investor@aurionpro.com, Website: www.aurionpro.com

NOTICE TO MEMBERS

Notice is hereby given to the Members of Aurionpro Solutions Limited ("the Company") pursuant to Section 110 of the Companies Act, 2013 (the "Act") read with Rule 20 & 22 of the Companies (Management and Administration) Rules, 2014 and SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 as amended from time to time, that the Company is seeking approval of its Members by Postal Ballot (which includes electronic voting) in the matter:

To approve appointment of Dr. Rajeev Uberoi as Non-Executive Independent director. The Members may note that:

- Pursuant to General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020 and General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 08, 2021 and General Circular No. 11/2022 dated December 28, 2022 issued by Ministry of Corporate Affairs ("MCA Circulars"), and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 (in continuation of Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020) and Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 issued under Regulation 101(SEBI Circulars) the Company has sent the Postal Ballot Notice only in electronic form to all its members who have registered their email addresses with the Company/ Registrar and Transfer Agents/Depository Participants and whose names appear in the Register of Members/ Statements of beneficial ownership maintained by the Depositories ,i.e. National Securities Depository Limited("NSDL") and Central Depository Services (India) Limited("CDSL") as on the close of business hours on Friday, 27" January, 2023 cut-off date.
- In accordance with MCA and SEBI Circulars, physical copies of the Postal Ballot Notice along with postal ballot forms and pre-paid business reply envelope will not be sent to the Members for the Postal Ballot. The communication of assent/dissent of the members would take place through e-voting system.
- 3. The Company has completed the dispatch of the Postal Ballot Notice, along with the Explanatory Statement there on Thursday, 2nd February, 2023.
- E-voting will commence on Saturday, 4th February, 2023 at 09.00 a.m.
- 5. E-voting will end on Sunday, 5th March, 2023 at 05.00 p.m. and E-voting will not be allowed beyond the
- 6. Member, who has not received the said Postal Ballot Notice, as on the cut-off date, may write to the Company at the Registered office or e-mail: investor@aurionpro.com mentioning their folio DP ID/

As required under Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("the LODR") and rule 20 & 22 of the Companies (Management and Administration) Rules, 2014, the Company has engaged the services of National Securities Depository Limited ("NSDL")'s E-voting platform to provide electronic voting facility to the Members of the Company. The procedure of E-voting is given in the Notes to the Notice of Postal Ballot. In case of any queries regarding E-voting you may also refer the Frequently Asked Questions (FAQs) and E-voting user manual for Shareholders to cast their votes available at the download section of https://www.evoting.nsdl.com or contact NSDL by email at evoting@nsdl.co.in or call on toll free No: 1800-222-990

In case of queries or grievances, the Members may contact Company Secretary on investor@aurionpro.com.

The notice of Postal Ballot along with the Explanatory Statement and other annexure is also displayed on the website of the Company at www.aurionpro.com and on the website of NSDL at https://www.evoting.nsdl.com The procedure and manner of E-voting by the Shareholders holding shares in Demat and Physical mode

and for shareholders who have not registered their Email address is available in the Notice of the Postal

Members who have not registered their email address or wish to change/update communication details (Address, Bank details, Phone no. etc.) are requested to send below documents to Registrar and Share Transfer Agent ('RTA') of the Company M/s. Bigshare Services Pvt.Ltd at investor@bigshareonline.com or

dispatch at Pinnacle Business Park, Office No S6-2, 6th Floor, Mahakali Caves Rd, next to Ahura Centre, Andheri East, Mumbai, Maharashtra - 400093. Tel no. 022 6263 8200 Type of Change Physical Holding Demat Holding

1	Change/Registered Email Address/Phone No.	Request letter along with self-attested copy of Permanent Account Number (PAN), Aadhaar card	Demat holders are requested to contact their depository
2	Updating Address	Request letter along with old address proof and new address proof (Aadhaar card/Electricity Bill etc.)	participants.
3	Updating Bank Details	Request letter along with cancelled cheque (bearing Name of Holder) and self-attested copy of PAN card, Aadhaar Card	

Company Secretary and failing him, Mr. Mehul Raval, (Membership No. ACS 18300) Practicing Company Secretary, as the Scrutinizer for scrutinizing the postal ballot voting process in a fair and transparent manner. The results of the postal ballot will be announced by the Chairman or the Company Secretary of the Company on or before Tuesday, 7th March, 2023 at the Registered Office of the Company. The said results and the Scrutinizer's Report will be displayed on the website of the Company viz, www.aurionpro.com and on the website of NSDL at https://www.evoting.nsdl.com and will be forwarded to BSE Limited and National Stock Exchange of India Limited.

For Aurionpro Solutions Limited

Adfactors 533

Date: 2rd February, 2023 Ninad Kelkar Place: Navi Mumbai Company Secretary

financialexp

Place : Mumbai Date: February 2, 2023

0.89

5.61

0.86

16.15

0.86

0.83

5.60

Chairman DIN: 00540285 S.

No.

Particulars

items)

a Basic

b Diluted

Notes to financial results

value of investments

Date: February 1, 2023

Place: New Delhi

|Particulars

Total Income

Profit before tax

Net Profit after tax

Diluted (₹) - After exceptional items

Diluted (₹) - Before exceptional items

Sr. No.

3

Place: Ahmedabad

Date: February 2, 2023

quarters.

the recoverability assessment thereof is under process.

Total Income from operations

Balance Sheet of the previous year

Earnings per Share (not annualised)

extraordinary items)

extraordinary items)

Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary

Net Profit/ Loss for the period before tax (after exceptional and/or

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

for the period (after tax) and other Comprehensive Income (after tax))

Reserves (excluding Revaluation Reserve) as shown in the Audited

completeness of the results and taken on record by Mr. Vijaykumar V. Iyer (Resolution Professional).

Net Profit for the period after tax (after exceptional and/or

Paid-up Equity Share Capital (Face Value of Rs. 1/- each)

KERALA WATER AUTHORITY e-Tender Notice

JJM-CWSS to Idukki- Construction of storage reservoirs, Supply and laying CWPM,GM, the distribution system, and Providing FHTCs in Kanjikuzhy, Vannappuram, Mariyapuram panchayaths, and Supply and laying & WSS to Arakkulam and Velliyamattom(Part) panchayaths-Construction of GLSR at various zones, providing distribution lines and FHTCs and road restoration works, etc. EMD: Rs. 200000-500000 Tender fee: Rs. 11025-16540 Last Date for submitting Tender: 27-02-2023 04:00:am Phone: 04852835637, Websit www.kwa.kerala.gov.in, www.etenders.kerala.gov.in **Superintending Enginee** KWA-JB-GL-6-1543-2022-23 PH Circle, Muvattupuzha

KERALA STATE CASHEW DEVELOPMENT CORPORATION LTD Cashew House, Kollam. Phone: 0474-2742271,2742172, Website:www.cashewcorporation.com Email. ho@cashewcorporation.com

E-tender is invited for the development of software for portable spot billing system in various KSCDC outlets located across Kerala. More details can be download rom website: www.etenders.kerala.gov.in. Tender id: 2023_KSCDC_554410_1

Quarter Ended

30.09.2021

(Un-Audited)

-22,325.94

-22,325.94

-22,325.94

-22,325.94

1,453.10

-15.36

-15.36

57.79

31.12.2020

(Un-Audited)

585.60

-7,148.22

-7,148.22

-7,148.22

-7,148.22

1,453.10

-4.92

-3.42

OCL IRON AND STEEL LIMITED

CIN:L27102OR2006PLC008594

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com

EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND

31.12.2021

(Un-Audited)

-3,809.93

-3,809.93

-3,809.93

-3.809.93

1,453.10

-2.62

-2.62

1 "The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company!/Corporate Debtor") was initiated vide order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated 20th September, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company. Pursuant to the decision of the Committee of Creditors ("CoC") at the meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLTseeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on 07.12.2021. Committed of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ('Successful Resolution Applicant') by passing the requisite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the committee of

As the powers of the Board of Directors have been suspended, the above results have not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjeev Agraj (Director), confirming, accuracy &

"With respect to the financial results for the quarter and nine months ended December 31, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and

subject to the following disclaimers:(i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code;(ii) No

statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the quarter and Nine ended December 31, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results. (iv) In terms of

"Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the

Trade receivables, Trade Payables, loans & advances at 31st December 2021 (which are subject to confirmation), includes balances from the group entities, which are subject to confirmation/reconciliation and

The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative, Redeemable)

Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12

(Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has erromeously determined financial liability in case of Preference Share Capital based on 18 Years.

Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated standalone results relating to previous

The consolidated financials of the company include restated standalone financials and financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are

8 The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated

Zydus Wellness Limited

the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority."

creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."

2.82

NINE MONTH ENDED 31ST DECEMBER, 2021

Managing Director

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications.

(Rupees in Lakhs)

Year Ended

31.03.2021

1,465.93

-30,679.44

-32,786.45

-32,786.45

-32,786.45

-1,59,088.79

1,453.10

-22.56

-22.56

(Un-Audited) (Audited-Restated)

Nine Months Ended

31.12.2021

(Un-Audited)

-35,417.12

-35,417.12

-35,417.12

-35,417.12

1,453.10

-24.37

-24.37

199.41

31.12.2020

875.08

-22,125.80

-24,572.84

-24,572.84

-24,572.84

1,453,10

-16.91

-11.77

IMPORTANT

We therefore recommend that readers make necessary inquiries before sending any monies o entering into any agreements with advertisers or otherwise acting on an advertisement in any manner

भारतीय कंटेनर निगम लिमिटेड CONTAINER CORPORATION OF INDIA LTD. Navratna Company (A Govt. of India Undertaking) NSIC New MDBP Building, 2" Floor, Okhla Indl. Estate (Opp. NSIC Okhla Metro Station), New Delhi-110020 NOTICE कॉनकॉर CONCOR Notice is hereby given that SONG Investment Company, a company TENDER NOTICE (E-Tendering Mode Only) Online E-Bids are invited for Handling of Containers at MMLP Mihan, Nagpur (Maharashtra) for Five incorporated under the laws of 04+1) years. Mauritius and registered with the Tender No. CON/AREA-II/MIHAN/HANDLING/2023 Securities and Exchange Board of India Rs. 26,19,60,000/- (Inclusive of GST) for five (04+1) years Estimated Cost (SEBI) as a Foreign Venture Capital Date of Sale (Online) From 03/02/2023 at 15:00 hrs. to 23/02/2023 (up to 16:00 hrs.) Investor (FVCI) bearing registration Pre Bid Meeting On 17/02/2023 at 15:00 hrs no. IN/FVCI/08-09/122 dated February ast Date & Time of Submission On 24/02/2023 up to 16:00 hrs. 02, 2009, is proposing to cease its Date & Time of Opening On 27/02/2023 at 15:30 hrs. investment operations in India and For eligibility criteria and other details please logon to www.concorindia.com or eprocure.gov.in or intends to surrender its FVCI vww.tenderwizard.com/CCIL. Bidders are requested to visit the websites regularly. For complete registration with SEBI.

3 Dr Lal PathLabs

letails logon to www.tenderwizard.com/CCIL.

Dr. Lal PathLabs Limited

CIN: L74899DL1995PLC065388 Regd. Office: Block E, Sector-18, Rohini, New Delhi- 110085

Corporate Office: 12th Floor, Tower B, SAS Tower, Medicity, Sector-38, Gurugram-122 001, Haryana Phone: +91 124 3016500; Fax: +91 124 4234468; Website: www.lalpathlabs.com; Email: cs@lalpathlabs.com

> **Extract of Consolidated Unaudited Financial Results** for the quarter & nine months ended 31 December, 2022

> > (Rs. in million except as stated)

Executive Director / Area-II

S. No.	Particulars	3 months ended 31 December, 2022	Nine months ended 31 December, 2022	Corresponding 3 months ended 31 December, 2021	
		(Unaudited)	(Unaudited)	(Unaudited)	
1	Total Income from Operations	4,999	15,534	5,090	
2	Net Profit for the period before Tax and Exceptional items#	765	2,607	815	
3	Net Profit for the period before Tax and after Exceptional items#	765	2,607	815	
4	Net Profit for the period after Tax and after Exceptional items#	536	1,842	582	
5	Total Comprehensive Income for the period after tax#	548	1,878	570	
6	Paid up Equity Share Capital (face value of Rs. 10/- per share)	834	834	833	
7	Earnings Per Share (of Rs. 10/- each) (not annualised)			-	
	(a) Basic (In Rs.)	6.37	22.00	6.93	
	(b) Diluted (In Rs.)	6.35	21.92	6.90	

*Before non-controlling Interest

Notes:

Key numbers of the Standalone Results are as under:

(Rs. in million except as stated)

S. No.	Particulars	3 months ended 31 December, 2022	Nine months ended 31 December, 2022	months ended 31 December, 2021
		(Unaudited)	(Unaudited)	(Unaudited)
1	Total Income from Operations	4,370	13,696	4,338
2	Profit for the period before Tax	841	2,922	832
3	Profit for the period after Tax	624	2,206	617
4	Total comprehensive income	636	2,241	606
ii i	The above results were reviewed by the	Audit Committee and an	proved by the Board of D	irectors in their respective

The above results were reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 2 February, 2023.

- The Board of Directors, which has been identified as being the chief operating decision maker (CODM), evaluates the Group's performance, allocates resources based on the analysis of the various performance indicators of the Group as a single unit. Therefore there is no reportable segment for the Group, in accordance with the requirements of Indian Accounting Standard 108 - 'Operating Segments', notified under the Companies (Indian Accounting Standard)
- The above is an extract of the detailed format of Quarterly and nine months financial results as per Ind AS filed with the Stock Exchange under Regulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulation. 2015. The full Financial Results of the Quarter and nine months ended is available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and the Company's website (www.lalpathlabs.com).

For and on behalf of the Board of Directors of

Place: Gurugram Date: 2 February, 2023

Dr. Lal PathLabs Limited (Hony) Brig. Dr. Arvind Lal

Executive Chairman NIVI TRADING LIMITED Regd.Office: c/o United Phosphorus Ltd., Readymoney Terrace, 4th floor, 167,Dr.A.B.Road,Worli Naka, Mumbai-400018, Ph.no. 68568000 Fax No. 26487523

Registered office: "Zydus Corporate Park", Scheme No. 63, Survey No. 536 Khoraj (Gandhinagar), Nr. Vaishnodevi Circle, Sarkhej-Gandhinagar Highway, Ahmedabad 382 481. Tel. No.: +91-79-4804 0000, Website: www.zyduswellness.com, CIN No.: L15201GJ1994PLC023490 Extract of Consolidated Unaudited Results for the Quarter and Nine Months Ended December 31, 2022

consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated.

9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

Quarter Ended Nine Months Ended **Year Ended** September March December December December December 30, 2022 31, 2022 31, 2021 31, 2022 31, 2021 31, 2022 [Unaudited] [Audited] 41,642 39,078 1,54,595 2,01,950 1,37,776 1,931 824 2,272 Profit before exceptional items and tax 16,744 17,462 30,602 1,931 824 2,272 16,453 17,462 30,602 1,956 847 2,330 16,504 17,557 30,887 838 2,205 16,483 17,187 1,949 30,806 Total Comprehensive Income 6,363 Paid-up Equity share capital (Face value ₹ 10/-) 6,363 6,363 6,363 6,363 6,363 Reserves excluding Revaluation Reserve as per balance sheet of previous accounting year (i.e. 4,78,040 Earnings per share (of ₹ 10/- each) [for quarter and nine months ended is not annualised] Basic (₹) - After exceptional items 1.33 3.07 3.66 25.94 27.59 Basic (₹) - Before exceptional items 3.07 1.33 3.66 26.39 27.59 48.54

3.07

3.07

1.33

1.33

3.66

3.66

25.94

26.39

1. The above is an extract of the detailed format of the financial results for the quarter and nine months ended December 31, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI [Listing Obligations and Disclosure Requirements] Regulations, 2015. The full format of the financial results is available on the website of the Company: www.zyduswellness.com, BSE: www.bseindia.com and NSE: www.nseindia.com.

> By Order of the Board, For Zydus Wellness Limited,

27.59

27.59

For OCL Iron and Steel Limited

Mr. Sanjeev Agraj

DIN: 08882503

Director

(Company under Corporate Insolvency Resolution Process)

Dr. Sharvil P. Patel Chairman DIN: 00131995

Quarter Quarter ended months ended months **PARTICULARS** ended 31/12/202 ended ended 31/12/2022 30/09/2022 31/03/202 31/12/2022 31/12/2021 Unaudite Unaudited Unaudited Audited Unaudited Unaudited Total income from 1.35 3.44 1.17 8.71 3.59 5.46 operations Net Profit/(loss) for the period before tax and (0.75)exceptional items (11.13)2.44 0.81 (8.68)(0.68)Net Profit/(loss) for the 0.81 (0.68)(0.64)period after tax (11.13)2.44 (8.68)Total Comprehensive Income for the period {Comprising profit for the period (after tax) and Other Comprehensive income (after tax)} 3.08 1.99 (4.68)4.12 5.05 124.56 124.56 124.56 124.56 124.56 **Equity Share Capital** 124.56 44.68 Other Equity Earnings Per Share (of Rs 10/- each) Basic and diluted (Rs. Per share) 0.20 0.06 (0.70)(not annualised) (0.89). The above is an extract of the detailed format of Unaudited Financial Results filed with the Stock

Email Id: nivi.investors@uniphos.com,Website:www.nivionline.com

CIN: L99999MH1985PLC036391

Extract of Unaudited Financial Results for the guarter/ nine months ended 31/12/2022

Exchanges 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 website of the Company at www.nivionline.com and may also be accessed on the website of the Stock Exchange, i.e. BSE Limited (BSE) at www.bseindia.com, where the equity shares of the Compan

Note: The above unaudited financial results were reviewed by the Audit Committee and thereafte approved at the meeting of the Board of Directors held on 2nd February, 2023. FOR NIVI TRADING LIMITED

Place : Mumbai Date: 2nd February 2023

Sandra R. Shroff **Managing Director** DIN -00189012

(₹ in Lakhs)



SUNDARAM FINANCE HOLDINGS

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31.12.2022

			Stand	dalone		Consolidated						
Destinutors	Quarter Ended			Nine Mon	Nine Months Ended Year Ende		Quarter Ended		Nine Mc		ths Ended	Year Ended
Particulars	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
Total income from operations	821.04	3429.57	427.91	8820.89	4174.66	7812.24	2009.42	1682.39	1455.21	5556.02	4739.31	8390.44
Net Profit / (Loss) before Tax	428.95	2467.47	56.94	7063.24	1878.81	5043.49	1045.43	379.10	278.60	2219.70	615.34	2186.27
Net Profit / (Loss) after Tax	277.88	2223.16	(94.71)	6132.59	1527.83	4691.08	6454.63	3325.32	3363.11	13893.45	8449.47	16069.82
Total Comprehensive Income for the period [comprising profits / (loss) for the period (after tax) and other comprehensive income (after tax)]	13992.21	12910.58	5503.93	37256.08	30186.98	36162.04	19936.27	16066.49	9134.42	47410.06	37928.13	48284.30
Equity Share Capital	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19
Reserves (Excluding Revaluation reserves)		E .		8. 10 8	76	199506.55	199	8-		N#	S 9 3	289100.12
Earnings Per Share (Basic & Diluted) (Face Value of ₹5/- each) (not annualised for the interim periods)	0.13	1.00	(0.05)	2.76	0.73	2.25	2.91	1.50	1.61	6.26	4.06	7.72

The above results do not include any extraordinary item.

Notes:

- 1. The above is an extract of the detailed format of Quarter and Nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarter and Nine months ended Financial Results is available on the National Stock Exchange website (URL: www.nseindia.com) and on the Company's website (www.sundaramholdings.in).
- The Board of Directors have declared a Interim Dividend of ₹1.50 per share (30%) for the financial year 2022-23 to those Shareholders whose names stand on the Registrar of Members of the Company on the Record Date, viz., 14th February 2023. During the quarter ended December 31, 2022, the Company sold 4,55,222 shares held in Sundaram Clayton Limited, representing 2.25% stake. The realised gain of ₹231.70 cr. has been transferred from OCI Reserve to Retained Earnings-P&L.
- Post this sale, the Company holds 7.49% stake in Sundaram Clayton Limited.
- During the guarter ended December 31, 2022, the Company aguired 1,39,000 shares of Wheels India Limited, thereby increasing its stake to 23.85% from 23.28%.
- 5. During the guarter ended December 31, 2022, the Company's stake in Transenergy Private Limited got reduced from 43.74% to 26.41% due to conversion of Optionally Convertible Redeemable Preference Shares held by one of the shareholders of
- Transenergy Private Limited. The number of shares held by the Company remains the same. The above results were approved by the Board of Directors at its meeting held on February 2,2023.

Chennai February 2,2023

SUNDARAM FINANCE HOLDINGS LIMITED

CIN: L65100TN1993PLC025996

Regd. Office: 21, Patullos Road, Chennai – 600 002. Tel: 91 44 28521181 Fax: 91 44 28586641 E-Mail: investorservices@sundaramholdings.in Website: www.sundaramholdings.in



By Order of the Board HARSHA VIJI Chairman

financialem epam.in



RCC CEMENTS LIMITED

CIN: L26942DL1991PLC043776 Regd. Off.: 702, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi- 110001 Phone: 011-43571044; Fax: 011-43571047, Website: www.rcccements.com, Email: rcccementslimited@gmail.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE

QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2022 (Rs. in Lacs)

SI. No.	Particulars	For the Quarter ended 31.12.2022 (Un-audited)	For the Nine Months ended 31.12.2022 (Un-audited)	For the Quarter ended 31.12.2021 (Un-audited)
1.	Total income from operations (net)	2.45	5.79	0.91
2	Net Profit/ (Loss) for the period (before tax,	0.5352	20.63000	98/8/070
	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
3	Net Profit/ (Loss) for the period before tax (after	10000000	7/100/6/7/11	1010/2009 50.00
1	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
4	Net Profit/ (Loss) for the period after tax (after	200000000	- Mariana	50000000000000000000000000000000000000
	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
5	Total comprehensive income for the period			
	(Comprising Profit/ (loss) for the period (after tax) and			
	other Comprehensive income (after tax)}	(2.19)	(7.92)	(2.91)
6	Equity Share Capital	560.20	560.20	560.20
7	Reserves (excluding Revaluation Reserve) as shown	5080	80000	5650000
	in the Audited Balance Sheet of the previous year	0.00	0.00	0.00
8	Earnings Per Share (of Rs.10/- each) (for continuing			
	and discontinued operation)	Ancorona	CONTRACTOR	10-04-05-05
	Basic:	(0.04)	(0.14)	(0.05)
	Diluted:	(0.04)	(0.14)	(0.05)

NOTES: The above is an extract of the detailed format of Unaudited Financial Results for the Quarter and nine months ended December 31, 2022 filed with the BSE under Regulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e., www.bseindia.com and on the Company's website www.rcccements.com. The above results are prepared in accordance with the Companies and AS Rules, 2015. For and on behalf of Board of Directors **RCC Cements Limited**

Sachin Garg Place: New Delhi Managing Director Date: 02/02/2023



IDBI Asset Management Limited

CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4" Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 35/2022-23

Appointment of Equity and Commodities Dealer and Key Personnel of IDBI Asset Management Limited:

Investors are requested to note that Ms. Nisha Sharma has been appointed as Dealer of all Equity and Commodities Schemes and Key Personnel of IDBI Asset Management Limited ("IDBI AMC") w.e.f. February 01, 2023. All the other provisions of the Statement of Additional Information (SAI), Scheme Information Document

(SIDs) and Key Information Memorandum (KIMs) except as specifically modified herein above remain This Addendum shall form an integral part of Statement of Additional Information, Scheme

Information Documents / Key Information Memorandum of the above mentioned schemes of IDBI Mutual Fund, as amended from time to time.

> For IDBI Asset Management Limited (Investment Manager of IDBI Mutual Fund)

Chief Compliance Officer

(Rupees in Lakhs)

Year Ended

Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

OCL IRON AND STEEL LIMITED CIN:L27102OR2006PLC008594

Place: Mumbai

Date: February 2, 2023

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com

EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS

FOR THE QUARTER ENDED 30TH JUNE, 2021 Quarter Ended

S.			Quarter Ended		rear Ended
No.	Particulars	30.06.2021 (Un-Audited)	31.03.2021 (Audited-Restated)	30.06.2020 (Un-Audited)	31.03.2021 (Audited-Restated)
1	Total Income from operations	138.80	590.85	40.53	1,465.93
2	Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary items)	-9,281.24	-8,553.64	-8,292.25	-30,679.44
3	Net Profit/ (Loss) for the period before tax (after exceptional and/or extraordinary items)	-9,281.24	-8,213.62	-10,739.28	-32,786.45
4	Net Profit for the period after tax (after exceptional and/or extraordinary items)	-9,281.24	-8,213.62	-10,739.28	-32,786.45
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax))	-9,281.24	-8,213.62	-10,739.28	-32,786.45
6	Paid-up Equity Share Capital (Face Value of Rs. 1/- each)	1,453.10	1,453.10	1,453.10	1,453.10
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				-1,59,088.79
8	Earnings per Share (not annualised)				1110-033
	a Basic	-6.39	-5.65	-7.39	-22.56
	b Diluted	-6.39	-5.65	-5.14	-22.56

Notes to financial results:

Date: February 1, 2023

Place: New Delhi

- "The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company!" Corporate Debtor") was initiated vide order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated September 20, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company. Pursuant to the decision of the Committee of Creditors ("CoC") at the first meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLT seeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on December 07, 2021. The Committee of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ("Successful Resolution Applicant") by passing the requisite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the Committee of Creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."
- 2 As the powers of the Board of Directors have been suspended, the above result have not been adopted by the Board of Directors. However, the same have been signed by Mr Sanjiv Agraj, Director of the Company, confirming, accuracy & completeness of the results.
- "With respect to the financial results for the quarter and year ended June 30, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and subject to the following disclaimers:(i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code;(ii) No statement, fact, Information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the guarter ended June 30, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results. (iv) In terms of the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority."
- "Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the Trade receivables, Trade Payables, loans & advances at 30th June 2021 (which are subject to confirmation & recondiliation), includes balances from the group entities, which are subject to confirmation/reconciliation and the
- recoverability assessment thereof is under process. The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12 (Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has errorneously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated standalone results relating to previous
- The consolidated financials of the company include restated standalone financials and financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/ access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are
- consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated. The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated standalone financial statements.
- 9 Previous period figures have been regrouped/reclassified, wherever considered necessary to conform to the current period presentation.

For OCL Iron and Steel Limited

(Company under Corporate Insolvency Resolution Process)

Mr. Sanjeev Agraj Director DIN: 08882503



CLEAN SCIENCE AND TECHNOLOGY LIMITED

(Erstwhile known as Clean Science and Technology Private Limited)

Regd Office: 503, Pentagon Tower P-4, Magarpatta City, Hadapsar, Pune - 411 013, Maharashtra Website: www.cleanscience.co.in, Email Id: compliance@cleanscience.co.in, Tel: +91 20 26899953 Corporate Identification Number: L24114PN2003PLC018532

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2022

₹ in million (except per share data)

				Standalone					Consolidated		
Sr		Quarte	er Ended Nine Months Ended Year Ended Quarter Ended Nine Mo		Quarter Ended Nine Month		Nine Mont	ths Ended	Year Ended		
No	Particulars	31-12-2022	31-12-2021	31-12-2022	31-12-2021	31.03.2022	31-12-2022	31-12-2021	Consolidated Nine Months Ended Year Ended 31-12-2022 31-12-2021 31.03.2022 (Un-audited) (Un-audited) (Audited) 7,189.41 4,802.82 6,848.86 2,881.15 2,208.85 3,047.96 2,881.15 2,208.85 3,047.96 2,146.42 1,661.24 2,284.95 2,145.04 1,661.15 2,282.99 106.24 106.22 106.22		
.000-	COST SUBSTRIES	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Audited)
1	Total Income from Operations	2,373.59	1,808.13	7,189.41	4,802.82	6,848.86	2,373.59	1,808.13	7,189.41	4,802.82	6,848.86
2	Net Profit / (Loss) for the period (before Tax,										
	Exceptional and/or Extraordinary items)	1,118.36	775.75	2,975.61	2,208.69	3,048.99	1,118.10	775.78	2,881.15	2,208.85	3,047.96
3	Net Profit / (Loss) for the period before tax										
	(after Exceptional and/or Extraordinary items)	1,118.36	775.75	2,975.61	2,208.69	3,048.99	1,118.10	775.78	2,881.15	2,208.85	3,047.96
4	Net Profit / (Loss) for the period after tax	1000700000000000		0.0000000000000000000000000000000000000		5.044 (5.0004-0.00)	2400,000,000			200000000000000000000000000000000000000	***************************************
	(after Exceptional and/or Extraordinary items)	838.98	579.82	2,225.96	1,661.16	2,286.06	837.92	579.83	2,146.42	1,661.24	2,284.95
5	Total Comprehensive Income for the period	200000000	18 1943 6154	DOMESTIC STREET	nive manage	2750 S A. SES PRINCES	00000000000	0.0000000000000000000000000000000000000	104000000000000000000000000000000000000	- CONSERVATION DE	136396316966
Seiles.	[Comprising Profit / (Loss) for the period (after tax)	10/09/03/00/03		NC080000000	77.000 NOSCOR	000000000000000000000000000000000000000	56,000,000,000	1800000000000000	SALAMOREMONE	CONTROL OF THE	ACCURATE STREET, 1981
	and Other Comprehensive Income (after tax)]	838.53	579.79	2,224.58	1,661.07	2,284.10	837.47	579.80	2,145.04	1,661.15	2,282.99
6	Paid up Equity Share Capital	10.11000.1100									
	[Face Value ₹1/- per share]	106.24	106.22	106.24	106.22	106.22	106.24	106.22	106.24	106.22	106.22
7	Reserves (excluding Revaluation Reserve)										
	as shown in the Audited Balance Sheet										
	of the previous year					7,582.86					7,578.27
8	Earnings per equity share										
	(nominal value of ₹1/- per share)*										
	Basic	7.90	5.46	20.95	15.64	21.52	7.89	5.46	20.21	15.64	21.51
	Diluted	7.89	5.46	20.95	15.63	21.52	7.88	5.46	20.20	15.64	21.51

*EPS are not annualised for the interim periods

- 1 The above unaudited financial results have been reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors in their respective meetings held on February 02, 2023. These unaudited financial results of the company are prepared in accordance with Indian Accounting Standards (referred to as "Ind AS") as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time.
- 2 The "Limited Review" of the Unaudited Financial Results for the guarter ended and nine months ended December 31, 2022 pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requriements) Regulations, 2015 has been carried out by the Statutory Auditors. An unmodified report has been issued by them thereon.
- 3 The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The aforesaid Unaudited Financal Results will be uploaded on the Company's website www.cleanscience.co.in and will also be available on the websites of BSE Limited
- www.bseindia.com and The National Stock Exchange of India Limited www.nseindia.com for the benefit of shareholders and investors. 4 The Board of Directors at its meeting held on February 02, 2023 has declared interim dividend of ₹2 per equity share (200 %) on face value of ₹1/-.

For and on behalf of the Board of Directors

Place: Pune Date: February 02, 2023

financialexp.epapr.in

Ashok R. Boob Managing Director

DIN 0410740

'IMPORTANT'

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

युको बैंक 🕅 UCO BANK

(A Govt. of India Undertaking) Head Office – II, Department of Information Technology 3 & 4, DD Block, Sector – 1, Salt Lake, Kolkata–700064

NOTICE INVITING TENDER

UCO Bank Invites Request for Proposal (RFPs) for the following: Procurement of Servers for Digital HR Consultant Project through GeM portal. Supply, Commissioning, Maintenance & Management of dedicated VSAT for Branches and ATMs on OPEX Model (Re-tendering) (E-tendering) For any details, please refer to https://www.ucobank.com

(Deputy General Manager) Department of Information Technology Date: 03.02.2023 सम्मान आपके विश्वास का | Honours Your Trust

(T) IDBI mutual

IDBI Asset Management Limited

CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 33/2022-23

CHANGE IN KEY PERSONNEL

Investors are requested to take note of the following change in the Key Personnel of IDBI Asset Management Limited ("IDBI AMC"):

Mr. Rajender Kumar, Senior Vice President has been appointed as Chief Compliance Officer and a Key Personnel of IDBI Asset Management Limited with effect from February 01, 2023.

Abrief profile of Mr. Rajender Kumar is as follows:-

Name	Age	Designation	Qualification	Experience
Mr. Rajender Kumar	60 years	Senior Vice President	1.B.Com(H) SRCC Delhi University 2.LLB Delhi University 3.MBA, FMS Delhi University	Joined IDBI AMC in 2010 2010- IDBI AMC North Head 2018 – Sales Head South 3 2018 – Risk and Compliance Head 2020- Sales Head North

Mr. Ajit Joshi, ceases to be the Chief Compliance Officer and a Key Personnel of IDBI Asset Management Limited with effect from February 01, 2023.

All other terms & conditions of the Statement of Additional Information (SAI), Scheme Information Document (SID) / Key Information Memorandum (KIM) of the schemes of IDBI Mutual fund will remain

This Addendum shall form an integral part of Statement of Additional Information (SAI), Scheme Information Document (SID) / Key Information Memorandum (KIM) of the schemes of IDBI Mutual Fund, as amended from time to time.

For IDBI Asset Management Limited (Investment Manager to IDBI Mutual Fund)

Place: Mumbai Date: 02.02.2023

Managing Director & Chief Executive Officer

Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



NOTICE NO. AD/05/2023

Declaration of Income Distribution cum Capital Withdrawal under Mirae Asset Tax Saver Fund ("The Scheme")

NOTICE is hereby given that Mirae Asset Trustee Company Pvt. Ltd., Trustees to Mirae Asset Mutual Fund ("MAMF") have approved declaration of Income Distribution cum Capital Withdrawal (IDCW) under Mirae Asset Tax Saver Fund (An open-ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit) as under:

Scheme / Plan / Option	Quantum* (₹ per unit)	NAV as on February 01, 2023 (₹ per unit)	Record Date	Face Value (₹ per unit)	
Mirae Asset Tax Saver Fund - Regular Plan - Income Distribution cum capital withdrawal option.	1.80	20.777	February 07,	10	
Mirae Asset Tax Saver Fund - Direct Plan - Income Distribution cum capital withdrawal option.	2.10	23.876	2023	10	

* subject to availability of distributable surplus as on the record date and as reduced by applicable statutory

Pursuant to the payment of IDCW, the NAV of the IDCW option of the above mentioned Plans of the Scheme will fall to the extent of payout and statutory levy (if applicable).

Income distribution will be paid to those unitholders / beneficial owners whose names appear in the register of unit holders maintained by the Mutual Fund / statement of beneficial ownership maintained by the depositories, as applicable, under the IDCW option of the aforesaid plan as on the record date.

For and on behalf of the Board of Directors of MIRAE ASSET INVESTMENT MANAGERS (INDIA) PVT. LTD. (Asset Management Company for Mirae Asset Mutual Fund)

Place: Mumbai

Date: February 02, 2023 **AUTHORISED SIGNATORY** MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Investment Managers (India) Private Limited) (CIN: U65990MH2019PTC324625). Registered & Corporate Office: 606, Windsor, Off CST Road, Kalina, Santacruz (E), Mumbai - 400098.

1800 2090 777 (Toll free), ⊠ customercare@miraeasset.com www.miraeassetmf.co.in Mutual Fund investments are subject to market risks,

read all scheme related documents carefully.



IDBI Asset Management Limited

CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO.34/2022-23

CHANGE IN RISK-O-METER Investors are requested to note that pursuant to SEBI Circular No. SEBI/HO/IMD/DF3/CIR/P/2020/197

dated October 05, 2020, the Risk-o-meter of the following Schemes of IDBI Mutual Fund stand revised as under, based on evaluation of risk level of Schemes Portfolios as on January 31, 2023: Revised Risk-o-meter Product Labelling* Existing Risk-o-meter Name of

the scheme	This produ	uct is suitable for investors who	are seeking*:				
IDBI LIQUID FUND (An open ended Liquid Scheme. A Relatively Low interest rate risk and moderate credit risk scheme.)	High level of liquidity along with regular income for short term Investments in Debt/ Money market instruments with maturity / residual maturity up to 91 days	Noderate Moderately High High High High High High High High	Low to Moderate Wery High High High High High High High High				
	*Investors should consult their financial advisors if in doubt about whether the product is suitable for then						
IDBI ULTRA	This product is suitable for investors who are seeking*:						
SHORT TERM FUND (An open-ended Ultra short term debt scheme investing in instruments such that the Macaulay duration of the portfolio is between 3 months and 6 months**. A relatively high interest rate risk	Money market instruments with relatively lower interest rate risk, such that the Macaulay duration of the portfolio is maintained	Noderate Moderately High High High High High High High High	Noderate Moderately High High High High High High High High				
and moderate credit in its scheme.)	*Investors should consult their fin	ancial advisors if in doubt about whe	ether the product is suitable for the				

"There is no change in product labelling of the schemes. Only risk-o-meter is changed.

**Please refer page no. 26 of Scheme information document of IDBI ULTRA SHORT TERM FUND

This Addendum shall form an integral part of Scheme Information Document / Key Information Memorandum of above stated schemes of IDBI Mutual Fund, as amended from time to time.

All other features and terms and conditions as stated in the SID/KIM of the Schemes shall remain

For IDBI Asset Management Limited (Investment Manager to IDBI Mutual Fund)

Place : Mumbai Date: February 2, 2023

unchanged.

Chief Compliance Officer

Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



OCL IRON AND STEEL LIMITED

CIN:L27102OR2006PLC008594

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com

EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE

QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2021 (Rupees in Lakhs)

S.			Quarter Ended	li i	Half Year	Year Ended	
No.	Particulars	30.09.2021 (Un-Audited)	30.06.2021 (Un-Audited)	30.09.2020 (Un-Audited)	30.09.2021 (Un-Audited)	30.09.2020 (Un-Audited)	31.03.2021 (Audited-Restated)
1	Total Income from operations	57.79	138.80	248.95	196.59	289.48	1,465.93
2	Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary items)	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-14,977.59	-30,679.44
3	Net Profit/ Loss for the period before tax (after exceptional and/or extraordinary items)	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-17,424.62	-32,786.45
4	Net Profit for the period after tax (after exceptional and/or extraordinary items)	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-17,424.62	-32,786.45
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax))	-22,325.94	-9,281.25	-6,685.34	-31,607.19	-17,424.62	-32,786.45
6	Paid-up Equity Share Capital (Face Value of Rs. 1/- each)	1,453.10	1,453.10	1,453.10	1,453.10	1,453.10	1,453.10
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	5	0				-1,59,088.79
8	Earnings per Share (not annualised)						
	a Basic	-15.36	-6.39	-4.60	-21.75	-11.99	-22.56
	b Diluted	-15.36	-6.39	-3.20	-21.75	-8.34	-22.56

Notes to financial results:

"The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company/"Corporate Debtor") was initiated vide order of Hon"ble National Company Law Tribunal, Cultack Bench ("NCLT") dated 20th September, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company, Pursuant to the decision of the Committee of Creditors ("CoC") at the meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLTseeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on 07.12.2021. Committed of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ("Successful Resolution Applicant") by passing the requisite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the committee of creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."

- As the powers of the Board of Directors have been suspended, the above results have not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjeev Agraj (Director), confirming, accuracy & completeness of the results and taken on record by Mr. Vijaykumar V. Iyer (Resolution Professional).
- "With respect to the financial results for the quarter and half year ended September 30, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and subject to the following disclaimers: (i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code; (ii) No statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the quarter and half year ended September 30, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results (iv) In terms of the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority."
- "Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the value of investments.*
- Trade receivables, Trade Payables, loans & advances at 30th September 2021 (which are subject to confirmation & recondiliation), includes balances from the group entities, which are subject to confirmation/reconciliation and
- The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12 (Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has errorneously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated results standalone relating to previous quarters.
- under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated.
- The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated

9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

Mr. Sanjeev Agraj Director

Date: February 1, 2023 Place: New Delhi

the recoverability assessment thereof is under process.

DIN: 08882503



Regd. Office: 34, Industrial Estate, Gudur - 524 101. Tel: 08624 - 251266.

Fax: 08624 - 252066. Website: www.nelcast.com Email: nelcast@nelcast.com STATEMENT OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL

RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2022

Standalone Consolidated 9 Months Ended **Particulars** 3 Months Ended 9 Months Ended Year Ended 3 Months Ended Year Ended 31.12.2022|30.09.2022|31.12.2021|31.12.2022|31.12.2021|31.03.2022|31.12.2022|30.09.2022|31.12.2021|31.12.2022|31.12.2022 31.03.2022 Un-Audited Un-Audited Un-Audited Un-Audited Audited Un-Audited Un-Audited Un-Audited Un-Audited Audited Total Income from Operations 33372.85 33166.13 23710.08 96494.08 66738.08 93674.35 33372.85 33166.13 23710.08 96494.08 66738.08 93674.35 Net Profit before tax from ordinary activities and Exceptional items * 712.90 1631.40 283.66 3432.48 1067.26 1904.99 712.90 1631.40 283.66 3432.48 1067.26 1904.99 Net Profit after tax from ordinary activities and Exceptional items * 533.51 1215.03 208.05 2525.14 746.97 1422.47 533.51 1215.03 208.05 2525,14 746.97 1422.47 Total Comprehensive Income for the period 531.27 1188.84 201.31 2478.00 702.07 1332.39 531.27 1188.84 201.31 2478.00 702.07 1332.39 after tax Equity Share Capital 1740.02 1740.02 1740.02 1740.02 1740.02 1740.02 1740.02 1740.02 1740.02 1740.02 1740.02 1740.02 (Face Value of Rs.2/- each fully paid up) Other Equity (as shown in the Audited Balance Sheet). 42427.85 42427.85 Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised) 0.61 1.40 2.90 0.86 1.64 Basic 0.24 2.90 0.86 1.64 0.61 1.40 0.24 Diluted 0.61 1.40 0.24 2.90 0.86 1.64 0.61 1.40 0.24 2.90 0.86 1.64

Place: Chennai

Date: 01.02.2023

The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites; www.bseindia.com and www.nseindia.com and on the Company's website www.nelcast.com.

* The Company does not have any Exceptional items to report in the above periods.

For Nelcast Limited

(₹ in lakhs)

P. Deepak Managing Director



BHAGERIA INDUSTRIES LIMITED

(CIN: L40300MH1989PLC052574)

Regd.Office: 1002, 10th Floor, Topiwala Centre, Off S.V. Road, Goregaon (W), Mumbai 400 062. Phone: +91-22-4043 6666, Fax: +91-22-4043 6662, Email id: info@bhageriagroup.com Website: www.bhageriagroup.com

EXTRACT OF THE STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR

THE QUARTER / NINE MONTHS ENDED DECEMBER 31, 2022 Do in Lakhe /Eveent Figures of EDC\

				Stand	alone					Consc	olidated	idated	
Sr.	Destinulous	Particulars For Quarter ended		For Nine Months Ended For Year Ended		For Quarter Ended		For Nine Months Ended		For Year Ended			
No.	Farticulars	31-12-2022	30-09-2022	31-12-2021	31-12-2022	31-12-2021	31-03-2022	31-12-2022	30-09-2022	31-12-2021	31-12-2022	31-12-2021	31-03-2022
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations (net)	9,447.02	15,683.71	17,187.97	35,986.51	42,537.00	60,528.30	9,447.23	15,703.17	17,194.92	36,010.04	43,058.91	61,058.14
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	505.65	526.56	3,343.73	1,305.43	7,090.25	9,514.78	505.63	499.23	3,338.60	1,273.53	7,116.12	9,527.49
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	505.65	526.56	3,343.73	1,305.43	7,090.25	9,514.78	505.63	499.23	3,338.60	1,273.53	7,116.12	9,527.49
4	"Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	373.49	389.72	2,449.12	1,004.36	5,231.41	7,050.25	373.21	362.38	2,445.28	973.31	5,250.76	7,059.70
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	377.20	396.44	2,449.28	1,015.50	5,231.90	7,053.07	376.92	369.10	2,445.44	984.45	5,251.25	7,062.52
6	Equity Share Capital	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21	2,182.21
7	Reserve (excluding revaluation reserve as shown in the Balance Sheet of Previous Year)		*		54	2.4	48,491.81	(F#)	30	94	-	7.0	48,520.08
	Earning Per Share (Face Value of Rs.5/- each) (Not to be annualized)												
-[1. Basic :	0.86	0.89	5.61	2.30	11.99		0.86	0.83	5.60	2.24	12.03	16.17
	2. Diluted :	0.86	0.89	5.61	2.30	11.99	16.15	0.86	0.83	5.60	2.24	12.03	16.17

Notes:

 These results have been prepared in accordance with the Ind AS notified under Companies (Indian Accounting Standards) Rules 2015. The above results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their Meeting held on February 1,2023. The Statutory Auditors have carried out the limited review.

2. 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 Financial Results are available on the Stock Exchanges website (www.bseindia.com and www.nseindia.com) and on Company's website (www.bhageriagroup.com). For and on behalf of the Board of Directors of

Bhageria Industries Limited

Sd/-Suresh Bhageria Chairman DIN: 00540285

इंडियन बैंक 🔝 Indian Bank

NOTICE INVITING e-TENDER Indian Bank, a leading Public Sector Bank is interested in Supply, Installation Commissioning and Maintenance of Cisco WebEx Room Panorama Video Collaboration Solutions for Executive Conference Room I and Room Remediation with 5 Years Support. Interested parties may refer Bank's Website

> portal for details. "IMPORTANT

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

AMS POLYMERS LIMITED (Formerly, Sai Moh Auto Links Ltd)
CIN: L34300DL1985PLC020510 Regd. Off.: C-582, Saraswati Vihar, Pitampura Delhi-110034, Phone: 011-27032701/02 Fax: 011-27027995, Website: www.amspolymers.com, Email: polymersams@gmail.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2022 For the For the For the Nine month | Nine Month Quarter **Particulars** Ended Ended Ended 31.12.2021 31.12.2022 31.12.2022 (Unaudited) Unaudited) (Unaudited 2,021.39 6,032.77 3,592.6 Total income from operations (net) 19.97 8.89 Net Profit/ (Loss) for the period (before tax 6,39 exceptional and/ or Extraordinary items) 19.97 8.89 Net Profit/ (Loss) for the period before tax 6.39 (after exceptional and/ or Extraordinary items) 4 Net Profit/ (Loss) for the period after tax (after 7.51 4.73 14.78 exceptional and/ or Extraordinary items) Total comprehensive income for the period 7.51 4.73 14.78 (Comprising Profit/ (loss) for the period (after https://www.indianbank.in/tenders & GeM tax) and other Comprehensive income (after tax)) 6 Equity Share Capital 330.25 330.25 330.25 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year 8 Earnings Per Share (of Re.10/- each) (for continuing and discontinued operation) 0.02 0.01 0.01 The above is an extract of the detailed format of Unaudited Financial Results for the Quarter and nine months ended 31st December, 2022 filed with the Stock Exchanges under

legulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The Ill format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e. www.bseindia.com and on the Company's website www.amspolymers.com. The above esults are prepared in accordance with the Companies (Ind AS) Rules, 2015. For and on behalf of Board Directors of **AMS Polymers Limited**

Anand Kumar Date: 02.02.2023 Managing Director (DIN: 01381489)

VALIANT COMMUNICATIONS LIMITED

Place: Delhi

Regd. Office: 71/1, Shivaji Marg, New Delhi-110015 Corporate Identity Number: L74899DL1993PLC056652 **E-mail:** investors@valiantcom.com **Web:** www.valiantcom.com **Tel:** 011-25928415

UN-AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 31.12.2022

(₹ in Lacs except EPS)

PARTICULARS	Quarter ended	Quarter ended	Year to date figures for the current period ended
	31.12.2022	31.12.2021	31.12.2022
	(Unaudited)	(Unaudited)	(Unaudited)
Total income from operations (net)	903.25	331.68	2,214.30
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	103.95	(181.00)	116.48
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	103.95	(181.00)	116.48
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	73.80	(145.33)	80.40
Total Comprehensive Income (after tax)	90.32	(150.39)	105.49
Equity share capital	722.35	722.35	722.35
Earning per share (before and after extra-ordinary items) – Basic and Diluted (in ₹)	1.02	(2.01)	1.11
Note:	-		
Summary details of stand-alone un-audited financial results:			
Total income from operations (net)	876.13	313.30	2,141.48
Profit / (Loss) before tax	113.02	(137.65)	134.06
Profit / (Loss) after tax	82.87	(101.98)	97.98
Total Comprehensive Income (after tax)	82.70	(107.57)	97.57

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

For Valiant Communications Limited

Place: New Delhi Date: February 2, 2023

Inder Mohan Sood **Managing Director** Director Identification Number: 00001758

aurionpro 🥙

AURIONPRO SOLUTIONS LIMITED Regd. Office: Synergia IT Park, Plot No-R-270, T.T.C. Industrial Estate, Near Rabale Police Station,

Rabale, Navi Mumbai, Thane, Maharashtra - 400701. CIN: L99999MH1997PLC111637 Phone: +91-22-4040-7070, Fax: +91-22-4040-7080, Email: investor@aurionpro.com, Website: www.aurionpro.com NOTICE TO MEMBERS

Notice is hereby given to the Members of Aurionpro Solutions Limited ("the Company") pursuant to Section 110 of the Companies Act, 2013 (the "Act") read with Rule 20 & 22 of the Companies (Management and Administration) Rules, 2014 and SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 as amended from time to time, that the Company is seeking approval of its Members by Postal Ballot (which includes electronic voting) in the matter:

To approve appointment of Dr. Rajeev Uberoi as Non-Executive Independent director. The Members may note that:

- Pursuant to General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020 and General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 08, 2021 and General Circular No. 11/2022 dated December 28, 2022 issued by Ministry of Corporate Affairs ("MCA Circulars"), and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 (in continuation of Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020) and Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 issued under Regulation 101(SEBI Circulars) the Company has sent the Postal Ballot Notice only in electronic form to all its members who have registered their email addresses with the Company/ Registrar and Transfer Agents/Depository Participants and whose names appear in the Register of Members/ Statements of beneficial ownership maintained by the Depositories ,i.e. National Securities Depository Limited("NSDL") and Central Depository Services (India) Limited("CDSL") as on the close of business hours on Friday, 27" January,
- 2023 cut-off date. In accordance with MCA and SEBI Circulars, physical copies of the Postal Ballot Notice along with postal ballot forms and pre-paid business reply envelope will not be sent to the Members for the Postal
- Ballot. The communication of assent/dissent of the members would take place through e-voting system. 3. The Company has completed the dispatch of the Postal Ballot Notice, along with the Explanatory
- Statement there on Thursday, 2" February, 2023. 4. E-voting will commence on Saturday, 4th February, 2023 at 09.00 a.m.
- E-voting will end on Sunday, 5th March, 2023 at 05.00 p.m. and E-voting will not be allowed beyond the

6. Member, who has not received the said Postal Ballot Notice, as on the cut-off date, may write to the

Company at the Registered office or e-mail: investor@aurionpro.com mentioning their folio DP ID/ As required under Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations,

2015, ("the LODR") and rule 20 & 22 of the Companies (Management and Administration) Rules, 2014, the Company has engaged the services of National Securities Depository Limited ("NSDL")'s E-voting platform to provide electronic voting facility to the Members of the Company. The procedure of E-voting is given in the Notes to the Notice of Postal Ballot. In case of any queries regarding E-voting you may also refer the Frequently Asked Questions (FAQs) and E-voting user manual for Shareholders to cast their votes available at the download section of https://www.evoting.nsdl.com or contact NSDL by email at evoting@nsdl.co.in or call on toll free No: 1800-222-990.

In case of queries or grievances, the Members may contact Company Secretary on investor@aurionpro.com.

The notice of Postal Ballot along with the Explanatory Statement and other annexure is also displayed on the website of the Company at www.aurionpro.com and on the website of NSDL at https://www.evoting.nsdl.com. The procedure and manner of E-voting by the Shareholders holding shares in Demat and Physical mode

and for shareholders who have not registered their Email address is available in the Notice of the Postal Members who have not registered their email address or wish to change/update communication details (Address, Bank details, Phone no. etc.) are requested to send below documents to Registrar and Share

Transfer Agent ('RTA') of the Company M/s. Bigshare Services Pvt.Ltd at investor@bigshareonline.com or dispatch at Pinnacle Business Park, Office No S6-2, 6" Floor, Mahakali Caves Rd, next to Ahura Centre, Andheri East, Mumbai, Maharashtra - 400093. Tel no. 022 6263 8200 C. N. T. of Change

Sr. No.	Type of Change	Physical Holding	Demat Holding
1	Change/Registered Email Address/Phone No.	Request letter along with self-attested copy of Permanent Account Number (PAN), Aadhaar card	Demat holders are requested to contact their depository
2	Updating Address	Request letter along with old address proof and new address proof (Aadhaar card/Electricity Bill etc.)	participants.
3	Updating Bank Details	Request letter along with cancelled cheque (bearing Name of Holder) and self-attested copy of PAN card, Aadhaar Card	

The Board of Directors has appointed, Mr. Harshvardhan Tarkas (Membership No. ACS 30701) Practicing Company Secretary and failing him, Mr. Mehul Raval, (Membership No. ACS 18300) Practicing Company Secretary, as the Scrutinizer for scrutinizing the postal ballot voting process in a fair and transparent manner. The results of the postal ballot will be announced by the Chairman or the Company Secretary of the Company on or before Tuesday, 7" March, 2023 at the Registered Office of the Company. The said results and the Scrutinizer's Report will be displayed on the website of the Company viz, www.aurionpro.com and on the website of NSDL at https://www.evoting.nsdl.com and will be forwarded to BSE Limited and National Stock Exchange of India Limited.

For Aurionpro Solutions Limited

Date: 2"d February, 2023 Place: Navi Mumbai

Ninad Kelkar Company Secretary

Adfactors 533 Lucknow

financialexp.epap.in

Place : Mumbai Date: February 2, 2023

The const

For OCL Iron and Steel Limited (Company under Corporate Insolvency Resolution Process)

KERALA WATER AUTHORITY e-Tender Notice

JJM-CWSS to Idukki- Construction of storage reservoirs, Supply and laying CWPM,GM, the distribution system, and Providing FHTCs in Kanjikuzhy, Vannappuram, Mariyapuram panchayaths, and Supply and laying & WSS to Arakkulam and Velliyamattom(Part) panchayaths-Construction of GLSR at various zones, providing distribution lines and FHTCs and road restoration works, etc. EMD: Rs. 200000-500000 Tender fee: Rs. 11025-16540 Last Date for submitting Tender: 27-02-2023 04:00:am Phone: 04852835637, Website www.kwa.kerala.gov.in, www.etenders.kerala.gov.in **Superintending Engineer** KWA-JB-GL-6-1543-2022-23 PH Circle, Muvattupuzha

KERALA STATE CASHEW DEVELOPMENT CORPORATION LTD Cashew House, Kollam.

Phone: 0474-2742271,2742172, Website:www.cashewcorporation.com Email. ho@cashewcorporation.com

from website: www.etenders.kerala.gov.in. Tender id: 2023 KSCDC 554410 1

E-tender is invited for the development of software for portable spot billing system

in various KSCDC outlets located across Kerala. More details can be download

Managing Director

IMPORTANT

registration with SEBI.

NOTICE कॉनकॉर CONCOR Notice is hereby given that SONG Investment Company, a company incorporated under the laws of 04+1) years. Mauritius and registered with the ender No. Securities and Exchange Board of India Estimated Cost (SEBI) as a Foreign Venture Capital Date of Sale (Online) Investor (FVCI) bearing registration re Bid Meeting no. IN/FVCI/08-09/122 dated February 02, 2009, is proposing to cease its Date & Time of Opening investment operations in India and intends to surrender its FVCI

भारतीय कंटेनर निगम लिमिटेड CONTAINER CORPORATION OF INDIA LTD. Navratna Company (A Govt. of India Undertaking) NSIC New MDBP Building, 2rd Floor, Okhla Indl. Estate (Opp. NSIC Okhla Metro Station), New Delhi-110020 TENDER NOTICE (E-Tendering Mode Only) Online E-Bids are invited for Handling of Containers at MMLP Mihan, Nagpur (Maharashtra) for Five CON/AREA-II/MIHAN/HANDLING/2023 Rs. 26,19,60,000/- (Inclusive of GST) for five (04+1) years From 03/02/2023 at 15:00 hrs. to 23/02/2023 (up to 16:00 hrs.) On 17/02/2023 at 15:00 hrs ast Date & Time of Submission On 24/02/2023 up to 16:00 hrs. On 27/02/2023 at 15:30 hrs. or eligibility criteria and other details please logon to www.concorindia.com or eprocure.gov.in or www.tenderwizard.com/CCIL, Bidders are requested to visit the websites regularly. For complete



details loopn to www.tenderwizard.com/CCIL.

Dr. Lal PathLabs Limited

CIN: L74899DL1995PLC065388 Regd. Office: Block E, Sector-18, Rohini, New Delhi- 110085

Corporate Office: 12" Floor, Tower B, SAS Tower, Medicity, Sector-38, Gurugram-122 001, Haryana Phone: +91 124 3016500; Fax: +91 124 4234468; Website: www.lalpathlabs.com; Email: cs@lalpathlabs.com

> **Extract of Consolidated Unaudited Financial Results** for the quarter & nine months ended 31 December, 2022

> > (Rs. in million except as stated)

Executive Director / Area-II

S. No.	Particulars	3 months ended 31 December, 2022	Nine months ended 31 December, 2022	Corresponding 3 months ended 31 December, 2021
		(Unaudited)	(Unaudited)	(Unaudited)
1	Total Income from Operations	4,999	15,534	5,090
2	Net Profit for the period before Tax and Exceptional items#	765	2,607	815
3	Net Profit for the period before Tax and after Exceptional items#	765	2,607	815
4	Net Profit for the period after Tax and after Exceptional items#	536	1,842	582
5	Total Comprehensive Income for the period after tax#	548	1,878	570
6	Paid up Equity Share Capital (face value of Rs. 10/- per share)	834	834	833
7	Earnings Per Share (of Rs. 10/- each) (not annualised)			
	(a) Basic (In Rs.)	6.37	22.00	6.93
	(b) Diluted (In Rs.)	6.35	21.92	6.90

*Before non-controlling Interest

Key numbers of the Standalone Results are as under:

(Rs. in million except as stated)

S. No.	Particulars	3 months ended 31 December, 2022	Nine months ended 31 December, 2022	Corresponding 3 months ended 31 December, 2021
		(Unaudited)	(Unaudited)	(Unaudited)
1	Total Income from Operations	4,370	13,696	4,338
2	Profit for the period before Tax	841	2,922	832
3	Profit for the period after Tax	624	2,206	617
4	Total comprehensive income	636	2,241	606

The above results were reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 2 February, 2023.

- The Board of Directors, which has been identified as being the chief operating decision maker (CODM), evaluates the Group's performance, allocates resources based on the analysis of the various performance indicators of the Group as a single unit. Therefore there is no reportable segment for the Group, in accordance with the requirements of Indian Accounting Standard 108 - 'Operating Segments', notified under the Companies (Indian Accounting Standard)
- The above is an extract of the detailed format of Quarterly and nine months financial results as per Ind AS filed with the Stock Exchange under Regulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulation, 2015. The full Financial Results of the Quarter and nine months ended is available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and the Company's website (www.lalpathlabs.com).

For and on behalf of the Board of Directors of Dr. Lal PathLabs Limited

Place: Gurugram Date: 2 February, 2023 (Hony) Brig. Dr. Arvind Lal **Executive Chairman**

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manne whatsoever.

NINE MONTH ENDED 31ST DECEMBER, 2021 (Rupees in Lakhs) Quarter Ended Nine Months Ended Year Ended 31.12.2021 30.09.2021 31.12.2020 31.12.2021 31.12.2020 31.03.2021 (Un-Audited) (Audited-Restated) (Un-Audited) (Un-Audited) (Un-Audited) (Un-Audited) 2.82 57.79 585.60 199.41 875.08 1,465.93 -3.809.93-22,325.94-7,148.22-35,417.12-22,125.80-30,679,44

Particulars No. Total Income from operations Net Profit/ (Loss) for the period (before tax, exceptional and/or extraordinary Net Profit/ Loss for the period before tax (after exceptional and/or -7,148.22-3,809.93-22,325.94-35,417.12-24,572.84 -32,786.45extraordinary items) Net Profit for the period after tax (after exceptional and/or -3,809.93-22,325.94 -35,417.12-24,572.84 -32,786.45 -7,148.22extraordinary items) Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)) -3,809.93-22,325.94 -7,148.22-35,417.12-24,572.84 -32,786.45 1,453.10 1,453.10 1,453.10 1,453.10 1,453.10 1,453.10 Paid-up Equity Share Capital (Face Value of Rs. 1/- each) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year -1,59,088.79 Earnings per Share (not annualised) -4.92-24.37a Basic -2.62-15.36-16.91-22.56-2.62-15.36-3.42-24.37-22.56 b Diluted -11.77

OCL IRON AND STEEL LIMITED

CIN:L27102OR2006PLC008594

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com

EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND

Notes to financial results:

- "The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company"/Corporate Debtor") was initiated vide order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated 20th September, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company. Pursuant to the decision of the Committee of Creditors ("CoC") at the meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLTseeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on 07.12.2021. Committed of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ("Successful Resolution Applicant") by passing the requisite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the committee of creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."
- As the powers of the Board of Directors have been suspended, the above results have not been adopted by the Board of Directors. However, the same have been signed by Mr. Sanjeev Agraj (Director), confirming, accuracy & completeness of the results and taken on record by Mr. Vijaykumar V. Iyer (Resolution Professional).
- 3 "With respect to the financial results for the quarter and nine months ended December 31, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and subject to the following disclaimers:(i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code;(ii) No statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the guarter and Nine ended December 31, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results. (iv) In terms of the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority."
- "Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine: a. Impairment, if any, in the economic value of the fixed assets, capital work in progress; b. Diminution, if any, in the value of investments.
- 5 Trade receivables, Trade Payables, loans & advances at 31st December 2021 (which are subject to confirmation), includes balances from the group entities, which are subject to confirmation/reconciliation and the recoverability assessment thereof is under process.
- 6 The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12 (Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has erromeously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated standalone results relating to previous
- The consolidated financials of the company include restated standalone financials and financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/ access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated. The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated
- 9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

For OCL Iron and Steel Limited (Company under Corporate Insolvency Resolution Process)

Date: February 1, 2023 Place: New Delhi

Mr. Sanjeev Agraj Director DIN: 08882503

Zydus Wellness Limited Registered office: "Zydus Corporate Park", Scheme No. 63, Survey No. 536 Khoraj (Gandhinagar), Nr. Vaishnodevi Circle, Sarkhej-Gandhinagar Highway, Ahmedabad 382 481.

Tel. No.: +91-79-4804 0000, Website: www.zyduswellness.com, CIN No.: L15201GJ1994PLC023490 Extract of Consolidated Unaudited Results for the Quarter and Nine Months Ended December 31, 2022

Year Ended Quarter Ended Nine Months Ended | Particulars September March December December December December 30, 2022 31, 2022 31, 2021 31, 2022 31, 2021 31, 2022 Unaudited [Audited] Total Income 41,642 39,078 1,54,595 2,01,950 43,082 1,37,776 30,602 Profit before exceptional items and tax 1,931 824 2,272 16,744 17,462 1,931 824 2,272 16,453 17,462 30,602 Profit before tax 2,330 1,956 847 17,557 30,887 Net Profit after tax 16,504 838 2,205 30,806 16,483 17,187 Total Comprehensive Income 1,949 6,363 Paid-up Equity share capital (Face value ₹ 10/-) 6,363 6,363 6,363 6,363 6,363 Reserves excluding Revaluation Reserve as per balance sheet of previous accounting year (i.e. 4,78,040 Earnings per share (of ₹ 10/- each) [for quarter and nine months ended is not annualised] 1.33 27.59 48.54 Basic (₹) - After exceptional items 3.07 3.66 25.94 Basic (₹) - Before exceptional items 1.33 3.66 27.59 48.54 3.07 26.39 3.66 Diluted (₹) - After exceptional items 1.33 27.59 48.54 3.07 25.94 Diluted (₹) - Before exceptional items 1.33 27.59 3.07 26.39 48.54

1. The above is an extract of the detailed format of the financial results for the quarter and nine months ended December 31, 2022 filed with the Stock Exchanges under Regulation 33 of the SEBI [Listing Obligations and Disclosure Requirements Regulations, 2015. The full format of the financial results is available on the website of the Company: www.zyduswellness.com, BSE: www.bseindia.com and NSE: www.nseindia.com.

> By Order of the Board, For Zydus Wellness Limited,

> > Dr. Sharvil P. Patel

Place: Ahmedabad Date: February 2, 2023

Chairman DIN: 00131995

NIVI TRADING LIMITED Regd.Office: c/o United Phosphorus Ltd., Readymoney Terrace, 4th floor, 167, Dr. A.B. Road, Worli Naka, Mumbai-400018, Ph.no. 68568000 Fax No. 26487523 Email Id: nivi.investors@uniphos.com, Website:www.nivionline.com CIN: L99999MH1985PLC036391 Extract of Unaudited Financial Results for the guarter/ nine months ended 31/12/2022 Quarter ended months months

l	PARTICULARS	31/12/2022 Unaudited	anded 30/09/2022 Unaudited	31/12/2021 Unaudited	ended 31/12/2022 Unaudited	ended 31/12/2021 Unaudited	ended 31/03/2022 Audited
	Total income from operations Net Profit/(loss) for the		3.44	1.17	8.71	3.59	5.46
l	period before tax and exceptional items Net Profit/(loss) for the	(11.13)	2.44	0.81	(8.68)	(0.68)	(0.75)
	period after tax Total Comprehensive Income for the period {Comprising profit for the period (after tax) and Other Comprehensive	(11.13)	2.44	0.81	(8.68)	(0.68)	(0.64)
	income (after tax)} Equity Share Capital Other Equity Earnings Per Share (of Rs 10/- each) Basic and diluted (Rs. Per share)	(6.56) 124.56	3.08 124.56	1.99 124.56	(4.68) 124.56	4.12 124.56	5.05 124.56 44.68
l	(not annualised)	(0.89)	0.20	0.06	(0.70)	(0.05)	(0.05)

. The above is an extract of the detailed format of Unaudited Financial Results filed with the Stoc Exchanges 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 website of the Company at www.nivionline.com and may also be accessed on the website of the Stock Exchange, i.e. BSE Limited (BSE) at www.bseindia.com, where the equity shares of the Compan

Note: The above unaudited financial results were reviewed by the Audit Committee and thereafte approved at the meeting of the Board of Directors held on 2nd February, 2023. FOR NIVI TRADING LIMITED

Place : Mumbai Date: 2nd February 2023

Sandra R. Shroff **Managing Director** DIN -00189012



SUNDARAM FINANCE HOLDINGS

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31.12.2022

	Standalone					(₹ in Lakhs)						
Particulars	Quarter Ended			Nine Months Ended Year End		Year Ended	Quarter Ended		i	Nine Months Ended		Year Ended
	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022	31.12.2022	30.09.2022	31.12.2021	31.12.2022	31.12.2021	31.03.2022
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
Total income from operations	821.04	3429.57	427,91	8820.89	4174.66	7812.24	2009.42	1682,39	1455.21	5556.02	4739.31	8390.44
Net Profit / (Loss) before Tax	428.95	2467.47	56.94	7063.24	1878.81	5043.49	1045.43	379.10	278.60	2219.70	615.34	2186.27
Net Profit / (Loss) after Tax	277.88	2223.16	(94.71)	6132.59	1527.83	4691.08	6454.63	3325.32	3363.11	13893.45	8449.47	16069.82
Total Comprehensive Income for the period [comprising profits / (loss) for the period (after tax) and other comprehensive income (after tax)]	13992.21	12910.58	5503.93	37256.08	30186.98	36162.04	19936.27	16066.49	9134.42	47410.06	37928.13	48284.30
Equity Share Capital	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19	11105.19
Reserves (Excluding Revaluation reserves)	-	25	-	7/20	20	199506.55		- 4		. 1	7720	289100.12
Earnings Per Share (Basic & Diluted) (Face Value of ₹5/- each)	0.13	1.00	(0.05)	2.76	0.73	2 25	2.01	1.50	1.61	6.26	4.06	7.72

(not annualised for the interim periods) The above results do not include any extraordinary item.

Notes:

- 1. The above is an extract of the detailed format of Quarter and Nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarter and Nine months ended Financial Results is available on the National Stock Exchange website (URL: www.nseindia.com) and on the Company's website (www.sundaramholdings.in).
- The Board of Directors have declared a Interim Dividend of ₹1.50 per share (30%) for the financial year 2022-23 to those Shareholders whose names stand on the Registrar of Members of the Company on the Record Date, viz., 14th February 2023.
- During the quarter ended December 31, 2022, the Company sold 4,55,222 shares held in Sundaram Clayton Limited, representing 2.25% stake. The realised gain of ₹231.70 cr. has been transferred from OCI Reserve to Retained Earnings-P&L. Post this sale, the Company holds 7.49% stake in Sundaram Clayton Limited.
- 4. During the quarter ended December 31, 2022, the Company aquired 1,39,000 shares of Wheels India Limited, thereby increasing its stake to 23.85% from 23.28%.
- 5. During the quarter ended December 31, 2022, the Company's stake in Transenergy Private Limited got reduced from 43.74% to 26.41% due to conversion of Optionally Convertible Redeemable Preference Shares held by one of the shareholders of Transenergy Private Limited. The number of shares held by the Company remains the same.
- The above results were approved by the Board of Directors at its meeting held on February 2,2023.

Chennai February 2,2023

financialexp.ep.p.in

SUNDARAM FINANCE HOLDINGS LIMITED

CIN: L65100TN1993PLC025996 Regd. Office: 21, Patullos Road, Chennai – 600 002. Tel: 91 44 28521181 Fax: 91 44 28586641

E-Mail: investorservices@sundaramholdings.in Website: www.sundaramholdings.in

HARSHA VIJI Chairman

By Order of the Board



Lucknow

(Deputy General Manager)

RCC CEMENTS LIMITED

CIN: L26942DL1991PLC043776 Regd. Off.: 702, Arunachal Building, 19, Barakhamba Road, Connaught Place, New Delhi- 110001. Phone: 011-43571044; Fax: 011-43571047, Website: www.rcccements.com, Email: rcccementslimited@gmail.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2022 (Rs. in Lacs)

SI. No.	Particulars	For the Quarter ended 31.12.2022 (Un-audited)	For the Nine Months ended 31.12.2022 (Un-audited)	For the Quarter ended 31.12.2021 (Un-audited)
1	Total income from operations (net)	2.45	5.79	0.91
2	Net Profit/ (Loss) for the period (before tax,	4500000	100000000	VIII 2000 (1)
500	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
3	Net Profit/ (Loss) for the period before tax (after	V572-04045	1 hallhagean	CHROSON.
moc)	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
4	Net Profit/ (Loss) for the period after tax (after	38 33	W 53	85 28
201	exceptional and/ or Extraordinary items)	(2.19)	(7.92)	(2.91)
5	Total comprehensive income for the period	16 27	102 103	St 52
2010	(Comprising Profit/ (loss) for the period (after tax) and	2007/00/20		2012 30 20 20 20 20
	other Comprehensive income (after tax)}	(2.19)	(7.92)	(2.91)
6	Equity Share Capital	560.20	560.20	560.20
7	Reserves (excluding Revaluation Reserve) as shown	00045408888	1000000000	24602023
	in the Audited Balance Sheet of the previous year	0.00	0.00	0.00
8	Earnings Per Share (of Rs.10/- each) (for continuing	8000000	200378800	16/02/100
3	and discontinued operation)			
	Basic:	(0.04)	(0.14)	(0.05)
	Diluted:	(0.04)	(0.14)	(0.05)

and nine months ended December 31, 2022 filed with the BSE under Regulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e., www.bseindia.com and on the Company's website www.rcccements.com. The above results are prepared in accordance with the Companies Ind. For and on behalf of Board of Directors **RCC Cements Limited**

Place: New Delhi Date: 02/02/2023

Sachin Garg Managing Director DIN: 03320351

IDBI Asset Management Limited CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 35/2022-23

Appointment of Equity and Commodities Dealer and Key Personnel of IDBI Asset Management Limited:

Investors are requested to note that Ms. Nisha Sharma has been appointed as Dealer of all Equity and Commodities Schemes and Key Personnel of IDBI Asset Management Limited ("IDBI AMC") w.e.f. February 01, 2023.

All the other provisions of the Statement of Additional Information (SAI), Scheme Information Document (SIDs) and Key Information Memorandum (KIMs) except as specifically modified herein above remain

This Addendum shall form an integral part of Statement of Additional Information, Scheme Information Documents / Key Information Memorandum of the above mentioned schemes of IDBI Mutual Fund, as amended from time to time.

> For IDBI Asset Management Limited (Investment Manager of IDBI Mutual Fund)

Chief Compliance Officer

Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

-6.39

OCL IRON AND STEEL LIMITED

Place: Mumbai

Date: February 2, 2023

Regd. Off.: Vill. Lamloi, PO. Garvana Rajgangpur-770017, Phone: +91-11-6624222; E-mail:ocliron@gmail.com; Website: www.oclsteel.com EXTRACT OF THE STATEMENT OF CONSOLIDATED UN-AUDITED FINANCIAL RESULTS

CIN:L27102OR2006PLC008594

FOR THE QUARTER ENDED 30TH JUNE, 2021 (Rupees in Lakhs) Quarter Ended Year Ended **Particulars** 30.06.2021 31.03.2021 30.06.2020 31.03.2021 No. (Un-Audited) (Audited-Restated) (Un-Audited) (Audited-Restated) 138.80 1,465.93 Total Income from operations 590.85 40.53 Net Profit/ (Loss) for the period (before tax, exceptional and/or -8,553.64-30,679.44-9.281.24-8.292.25extraordinary items) Net Profit/ (Loss) for the period before tax (after exceptional and/or -9.281.24-8,213.62 -10,739.28-32,786.45 extraordinary items) Net Profit for the period after tax (after exceptional and/or -9.281.24-8,213.62-10,739.28-32,786.45 extraordinary items) Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)) -9,281.24-8,213.62 -10,739.28-32,786.45 Paid-up Equity Share Capital (Face Value of Rs. 1/- each) 1,453.10 1,453.10 1,453.10 1,453.10 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of -1.59.088.79the previous year Earnings per Share (not annualised) a Basic -6.39-22.56

Notes to financial results:

Date: February 1, 2023

Place: New Delhi

b Diluted

- "The corporate insolvency resolution process ("CIRP") of OCL Iron and Steel Limited ("the Company/"Corporate Debtor") was initiated vide order of Hon'ble National Company Law Tribunal, Cuttack Bench ("NCLT") dated September 20, 2021 ("ICD") pursuant to an Application filed by a Financial Creditor under Section 7 of the Insolvency and Bankruptcy Code 2016 ("Code") and Mr. Shiv Nandan Sharma was appointed as the Interim Resolution Professional ("IRP") of the Company, Pursuant to the decision of the Committee of Creditors ("CoC") at the first meeting of the CoC of the Company held on October 20, 2021, it was resolved to replace Mr. Shiv Nandan Sharma with Mr. Vijaykumar V. Iyer as the Resolution Professional of the Company and the CoC filed an application bearing I.A. (IB) No. 120/CB/2021 before the NCLT seeking for replacement of the IRP. The NCLT approved the replacement of the IRP and appointed Mr. Vijay Kumar V. Iyer as the Resolution Professional ("RP") of the Company vide its order dated November 25, 2021 ("Order") which was uploaded on the website of NCLT on December 07, 2021. The Committee of Creditors received various resolution plans and has approved the resolution plan submitted by M/s Indrani Patnaik ("Successful Resolution Applicant") by passing the requisite resolution with 88.98 % majority/voting share in accordance with the provisions of Section 30(4) of the Insolvency and Bankruptcy Code, 2016 ('Code') through e-voting process which was concluded on October 12, 2022. The resolution plan, as approved by the Committee of Creditors, has been filed with the Adjudicating Authority in accordance with the Section 30(6) of the Code for its approval on October 14, 2022, the approval whereof is still awaited."
- As the powers of the Board of Directors have been suspended, the above result have not been adopted by the Board of Directors. However, the same have been signed by Mr Sanjiv Agraj, Director of the Company, confirming,
- "With respect to the financial results for the quarter and year ended June 30, 2021, the RP has signed the same solely for the purpose of ensuring compliance by the Corporate Debtor with applicable laws, and subject to the following disclaimers:(i) The RP has furnished and signed the report in good faith and accordingly, no suit, prosecution or other legal proceeding shall lie against the RP in terms of Section 233 of the Code;(ii) No statement, fact, information (whether current or historical) or opinion contained herein should be construed as a representation or warranty, express or implied, of the RP including, his authorized representatives and advisors; (iii) The RP, in review of the financial results and while signing this statement of financial results, has relied upon the assistance provided by the directors of the Corporate Debtor, and certifications, representations and statements made by the directors of the Corporate Debtor, in relation to these financial results. The statement of financial results of the Corporate Debtor for the quarter ended June 30, 2021 have been taken on record by the RP solely on the basis of and on relying the aforesaid certifications, representations and statements of the aforesaid directors and the erstwhile management of the Corporate Debtor. For all such information and data, the RP has assumed that such information and data are in the conformity with the Companies Act, 2013 and other applicable laws with respect to the preparation of the financial results and that they give true and fair view of the position of the Corporate Debtor as of the dates and period indicated therein. Accordingly, the RP is not making any representations regarding accuracy, veracity or completeness of the data or information in the financial results. (iv) In terms of the provisions of the Code, the RP is required to undertake a review of certain transactions. Such review has been completed and the RP has filed the necessary applications with the adjudicating authority." "Considering the current operating levels of the Company, and the ongoing CIRP it is not possible to determine:a. Impairment, if any, in the economic value of the fixed assets, capital work in progress;b. Diminution, if any, in the
- value of investments." Trade receivables, Trade Payables, loans & advances at 30th June 2021 (which are subject to confirmation & reconditiation), includes balances from the group entities, which are subject to confirmation/reconciliation and the recoverability assessment thereof is under process.
- The company had issued 4,35,00,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 43,50,00,000 on 30th July, 2010 and 95,05,000 (2% Non-cumulative, Redeemable) Preference Shares of Rs. 10/- each at a premium of Rs. 90/- each amounting to Rs. 9,50,50,000 on 17th August, 2010. The Preference shares will be redeemed not before 10 (Ten) years and not later than 12 (Twelve) years from the date of allotment. However, the term of redemption was inadvertently mentioned 18 (Eighteen) years instead of 12 (Twelve) years in the previous Financial Statements, which is now being rectified as 12 years (original term period of redemption of preference shares). At the time of First time adoption of Ind AS, the company has errorneously determined financial liability in case of Preference Share Capital based on 18 Years. Being Material error, the Equity and Liability component of Preference shares along with intetest on Liability component has been re-measured and therefore given effect in the restated standalone results relating to previous
- The consolidated financials of the company include restated standalone financials and financials pertaining to its two subsidiary companies. One subsidiary and one associate company has been deconsoled for being struk off under section 248(1) of companies act 2013. It may be noted that the RP of the Company has no control/ access over/ to the entities, which have been consolidated. The accounts of the two subsidiary companies which are consolidated are unaudited and have been considered on the basis of certification by the management of the entities being consolidated.
- The company provides depreciation on straight line method. During the year, company found material errors in calculation of depreciation based on straight line method, which is recalculated and given effect in the restated
- standalone financial statements. 9 Previous period figures have been regrouped/ reclassified, wherever considered necessary to conform to the current period presentation.

For OCL Iron and Steel Limited (Company under Corporate Insolvency Resolution Process)

Mr. Sanjeev Agraj

Director DIN: 08882503

-22.56



CLEAN SCIENCE AND TECHNOLOGY LIMITED

(Erstwhile known as Clean Science and Technology Private Limited)

Regd Office: 503, Pentagon Tower P-4, Magarpatta City, Hadapsar, Pune - 411 013, Maharashtra Website: www.cleanscience.co.in, Email Id: compliance@cleanscience.co.in, Tel: +91 20 26899953 Corporate Identification Number: L24114PN2003PLC018532

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2022

₹ in million (except per share data)

		Standalone			Consolidated						
Sr		Quarter Ended		Nine Months Ended		Year Ended	Quarter Ended		Nine Months Ended		Year Ended
No	Particulars	31-12-2022	31-12-2021	31-12-2022	31-12-2021	31.03.2022	31-12-2022	31-12-2021	31-12-2022	31-12-2021	31.03.2022
		(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Un-audited)	(Audited)
1	Total Income from Operations	2,373.59	1,808.13	7,189.41	4,802.82	6,848.86	2,373.59	1,808.13	7,189.41	4,802.82	6,848.86
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,118.36	775.75	2,975.61	2,208.69	3,048.99	1,118.10	775.78	2,881.15	2,208.85	3,047.96
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,118.36	775.75	2,975.61	2,208.69	3,048.99	1,118.10	775.78	2,881.15	2,208.85	3,047.96
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	838.98	579.82	2,225.96	1,661.16	2,286.06	837.92	579.83	2,146.42	1,661.24	2,284.95
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax)										
	and Other Comprehensive Income (after tax)]	838.53	579.79	2,224.58	1,661.07	2,284.10	837.47	579.80	2,145.04	1,661.15	2,282.99
6	Paid up Equity Share Capital [Face Value ₹1/- per share]	106.24	106.22	106.24	106.22	106.22	106.24	106.22	106.24	106.22	106.22
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet	NAMES OF THE PARTY	JAS-STEEDER	3,5,5,5,0	20-250,00,00	IS-SOCIONI	Coerestile	Schenot	XIROMONIF		*******
	of the previous year					7,582.86					7,578.27
8	Earnings per equity share (nominal value of ₹1/- per share)*										
	Basic	7.90	5.46	20.95	15.64	21.52	7.89	5.46	20.21	15.64	21.51
	Diluted	7.89	5.46	20.95	15.63	21.52	7.88	5,46	20.20	15.64	21.51

*EPS are not annualised for the interim periods

Place: Pune

Date: February 02, 2023

financialexp.epap.in

- 1 The above unaudited financial results have been reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors in their respective meetings held on February 02. 2023. These unaudited financial results of the company are prepared in accordance with Indian Accounting Standards (referred to as "Ind AS") as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time.
- 2 The "Limited Review" of the Unaudited Financial Results for the quarter ended and nine months ended December 31, 2022 pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been carried out by the Statutory Auditors. An unmodified report has been issued by them thereon.
- 3 The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The aforesaid Unaudited Financal Results will be uploaded on the Company's website www.cleanscience.co.in and will also be available on the websites of BSE Limited

www.bseindia.com and The National Stock Exchange of India Limited www.nseindia.com for the benefit of shareholders and investors. 4 The Board of Directors at its meeting held on February 02, 2023 has declared interim dividend of ₹ 2 per equity share (200 %) on face value of ₹ 1/-.

For and on behalf of the Board of Directors

Ashok R. Boob Managing Director DIN 0410740

'IMPORTANT'

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner

यूको बैंक 🔞 UCO BANK

(A Govt. of India Undertaking) Head Office - II, Department of Information Technology 3 & 4, DD Block, Sector - 1, Salt Lake, Kolkata-700064

NOTICE INVITING TENDER UCO Bank Invites Request for Proposal (RFPs) for the following:

Procurement of Servers for Digital HR Consultant Project through GeM portal. Supply, Commissioning, Maintenance & Management of dedicated VSAT for Branches and ATMs on OPEX Model (Re-tendering) (E-tendering) For any details, please refer to https://www.ucobank.com

Department of Information Technology Date: 03.02.2023 सम्मान आपके विश्वास का | Honours Your Trust

(T) IDBI mutual

IDBI Asset Management Limited CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 33/2022-23

CHANGE IN KEY PERSONNEL

Investors are requested to take note of the following change in the Key Personnel of IDBI Asset Management Limited ("IDBI AMC"):

 Mr. Rajender Kumar, Senior Vice President has been appointed as Chief Compliance Officer and a Key Personnel of IDBI Asset Management Limited with effect from February 01, 2023.

A brief profile of Mr. Rajender Kumar is as follows:-

Name	Age	Designation	Qualification	Experience
Mr. Rajender Kumar	60 years	Senior Vice President	1.B.Com(H) SRCC Delhi University 2.LLB Delhi University 3.MBA, FMS Delhi University	Joined IDBI AMC in 2010 2010- IDBI AMC North Head 2018 –Sales Head South 3 2018 – Risk and Compliance Head 2020- Sales Head North

Mr. Ajit Joshi, ceases to be the Chief Compliance Officer and a Key Personnel of IDBI Asset Management Limited with effect from February 01, 2023.

All other terms & conditions of the Statement of Additional Information (SAI), Scheme Information Document (SID) / Key Information Memorandum (KIM) of the schemes of IDBI Mutual fund will remain

This Addendum shall form an integral part of Statement of Additional Information (SAI), Scheme Information Document (SID) / Key Information Memorandum (KIM) of the schemes of IDBI Mutual Fund, as amended from time to time.

For IDBI Asset Management Limited (Investment Manager to IDBI Mutual Fund)

Place: Mumbai Date: 02.02.2023

Managing Director & Chief Executive Officer Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



NOTICE NO. AD/05/2023

Declaration of Income Distribution cum Capital Withdrawal under Mirae Asset Tax Saver Fund ("The Scheme")

NOTICE is hereby given that Mirae Asset Trustee Company Pvt. Ltd., Trustees to Mirae Asset Mutual Fund ("MAMF") have approved declaration of Income Distribution cum Capital Withdrawal (IDCW) under Mirae Asset Tax Saver Fund (An open-ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit) as under:

Scheme / Plan / Option	Quantum* (₹ per unit)	NAV as on February 01, 2023 (₹ per unit)	Record Date	Face Value (₹ per unit)	
Mirae Asset Tax Saver Fund - Regular Plan - Income Distribution cum capital withdrawal option.	1.80	20.777	February 07,	10	
Mirae Asset Tax Saver Fund - Direct Plan - Income Distribution cum capital withdrawal option.	2.10	23.876	2023		

* subject to availability of distributable surplus as on the record date and as reduced by applicable statutory levy, if any. Pursuant to the payment of IDCW, the NAV of the IDCW option of the

above mentioned Plans of the Scheme will fall to the extent of payout and statutory levy (if applicable). Income distribution will be paid to those unitholders / beneficial owners whose names appear in the register

of unit holders maintained by the Mutual Fund / statement of beneficial ownership maintained by the depositories, as applicable, under the IDCW option of the aforesaid plan as on the record date.

For and on behalf of the Board of Directors of MIRAE ASSET INVESTMENT MANAGERS (INDIA) PVT. LTD. (Asset Management Company for Mirae Asset Mutual Fund)

Place: Mumbai Date: February 02, 2023

Name of the scheme **AUTHORISED SIGNATORY**

Revised Risk-o-meter

MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Investment Managers (India) Private Limited) (CIN: U65990MH2019PTC324625). Registered & Corporate Office: 606, Windsor, Off CST Road, Kalina, Santacruz (E), Mumbai - 400098.

1800 2090 777 (Toll free),

customercare@miraeasset.com

www.miraeassetmf.co.in

line

www.miraeassetmf.co.in

www.miraeassetmf.co.in

are 1800 2090 777 (Toll free),

customercare@miraeasset.com

www.miraeassetmf.co.in

line

www.miraeassetmf.co.in

line

www.miraeassetmf.co.in

www.miraeassetmf.co.in

www.miraeassetmf.co.in

www.miraeassetmf.co.in

www.miraeassetmf.co.in

www.miraeassetmf.co.in

www.miraeassetmf.co.in

miraeassetmf.co.in

www.miraeassetmf.co.in

www.miraeas

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



IDBI Asset Management Limited

CIN: U65100MH2010PLC199319 Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4" Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

Existing Risk-o-meter

This product is suitable for investors who are seeking*:

NOTICE CUM ADDENDUM NO.34/2022-23

CHANGE IN RISK-O-METER

Product Labelling*

Investors are requested to note that pursuant to SEBI Circular No. SEBI/HO/IMD/DF3/CIR/P/2020/197 dated October 05, 2020, the Risk-o-meter of the following Schemes of IDBI Mutual Fund stand revised as under, based on evaluation of risk level of Schemes Portfolios as on January 31, 2023:

	This product is suitable for investors who are seeking .								
IDBI LIQUID FUND (An open ended Liquid Scheme. A Relatively Low interest rate risk and moderate credit risk scheme.)	High level of liquidity along with regular income for short term Investments in Debt/ Money market instruments with maturity / residual maturity up to 91 days	Noderate Moderately High High High High High High High High	Noderate Moderately High High High High High High High High						
	*Investors should consult their financial advisors if in doubt about whether the product is suitable for then								
IDBI ULTRA	This product is suitable for investors who are seeking*:								
SHORT TERM FUND (An open-ended Ultra short term debt scheme investing in instruments such that the Macaulay duration of the portfolio is between 3 months and 6 months**. A relatively high interest rate risk	Money market instruments with relatively lower interest rate risk, such that the Macaulay duration of the portfolio is maintained Investors understand that Investors understand that								
and moderate credit risk scheme.)	*Investors should consult their fir	nancial advisors if in doubt about whe	ether the product is suitable for the						

"There is no change in product labelling of the schemes. Only risk-o-meter is changed.

**Please refer page no. 26 of Scheme information document of IDBI ULTRASHORT TERM FUND

This Addendum shall form an integral part of Scheme Information Document / Key Information Memorandum of above stated schemes of IDBI Mutual Fund, as amended from time to time. All other features and terms and conditions as stated in the SID/KIM of the Schemes shall remain

For IDBI Asset Management Limited

(Investment Manager to IDBI Mutual Fund)

Place : Mumbai Date: February 2, 2023

unchanged.

Chief Compliance Officer

Lucknow

Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager.

Mutual Fund investments are subject to market risks, read all scheme related documents

