ARCO LEASING LIMITED



August 7, 2024

To,

Corporate Relationship Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 Fax No. 022-22723121/3027/2039/2061 Security Code: 511038, Security ID : ZARCOLEA

Dear Sir/Madam,

Re: ISIN - INE955S01019

Sub: Publication of un-audited Standalone and Consolidated Financial Results for the first quarter ended June 30, 2024.

Pursuant to regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, we enclose herewith the copies of the newspaper clippings of the published Notice of un-audited Standalone and Consolidated Financial Results of the Company for the first quarter ended June 30, 2024, in the English and Marathi daily newspaper, on August 7, 2024.

Kindly acknowledge the same.

Thanking you,

Yours faithfully,

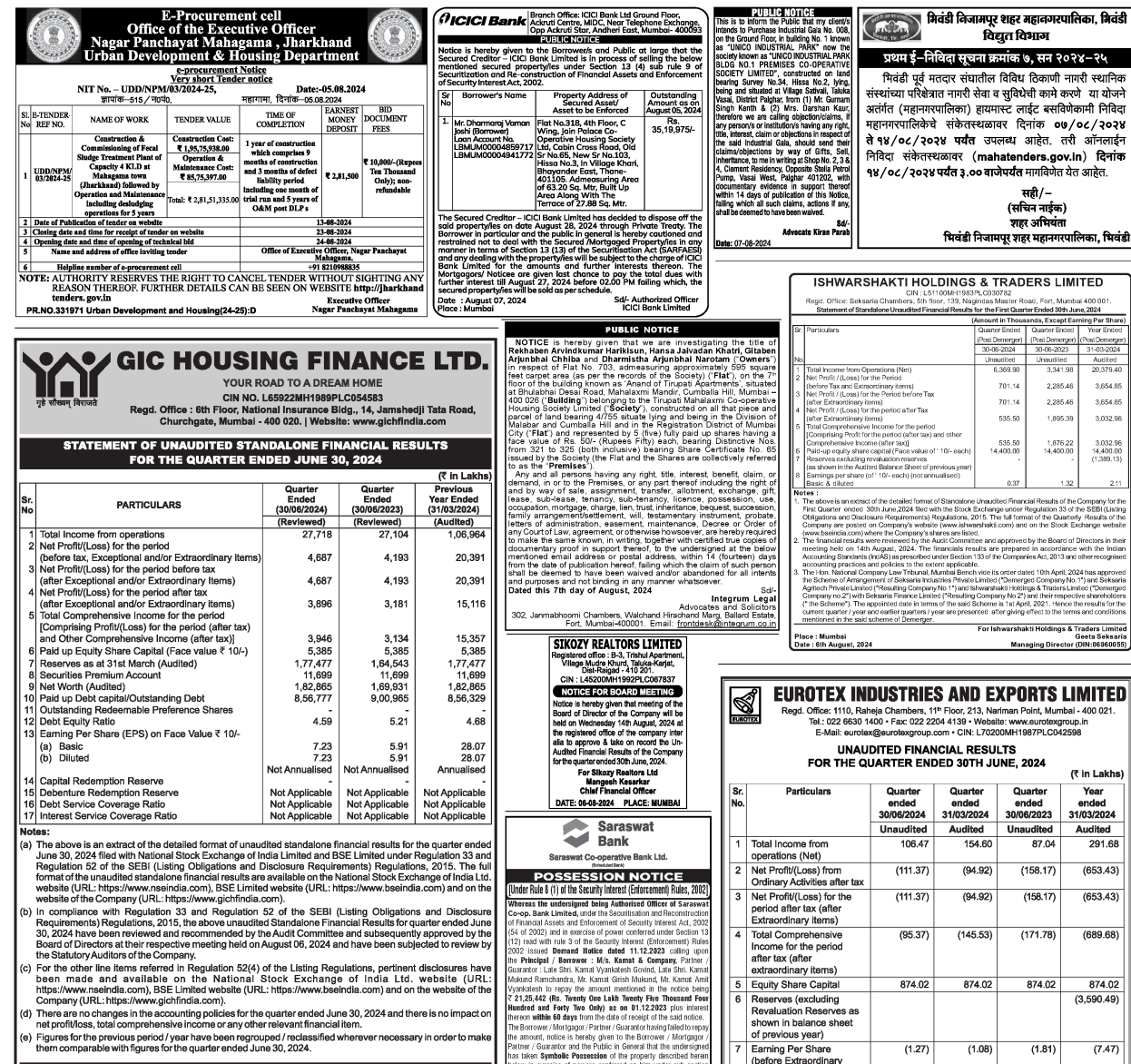
For ARCO LEASING LIMITED

NARENDRA MAHAVIR RUIA DIRECTOR DIN: 01228312



REPLY TO, PLOT NO. 123, STREET NO. 17 M.I.D.C. (MAROL), ANDHERI (E), MUMBAI – 400 093 INDIA CIN :L65910MH1984PLC031957 TEL:(91-22) 6693 6311-3 2821 7222-5 FAX : (91-22) 2836 1760 E-mail :arcoleasingItd@gmail.com

Mumbai, Wednesday, August 7, 2024 | THE FREE PRESS JOURNAL | ${ m N^{O}}~23$



STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

				(₹ in Lakhs)
Sr. No	PARTICULARS	Quarter Ended (30/06/2024)	Quarter Ended (30/06/2023)	Previous Year Ended (31/03/2024)
		(Reviewed)	(Reviewed)	(Audited)
1	Total Income from operations	27,719	27,105	1,06,968
2	Net Profit/(Loss) for the period			
	(before tax, Exceptional and/or Extraordinary items)	4,691	4,196	20,416
3	Net Profit/(Loss) for the period before tax			
	(after Exceptional and/or Extraordinary Items)	4,691	4,196	20,416
4	Net Profit/(Loss) for the period after tax			
	(after Exceptional and/or Extraordinary items)	3,899	3,184	15,135
5	· · · · · · · · · · · · · · · · · · ·			
	[Comprising Profit/(Loss) for the period (after tax)			
	and Other Comprehensive Income (after tax)]	3,949	3,137	15,376
6	Paid up Equity Share Capital (Face value ₹ 10/-)	5,385	5,385	5,385
7	Reserves as at 31st March (Audited)	1,77,495	1,64,542	1,77,495
8	Securities Premium Account	11,699	11,699	11,699
9	Net Worth (Audited)	1,82,883	1,69,930	1,82,883
10	Paid up Debt capital/Outstanding Debt	8,56,777	9,00,965	8,56,329
11	Outstanding Redeemable Preference Shares	-	-	-
12	Debt Equity Ratio	4.59	5.21	4.68
13	Earning Per Share (EPS) on Face Value ₹ 10/-			
	(a) Basic	7.24	5.91	28.11
	(b) Diluted	7.24	5.91	28.11
	· ·	Not Annualised	Not Annualised	Annualised
14	Capital Redemption Reserve	-	-	-
15	Debenture Redemption Reserve	Not Applicable	Not Applicable	Not Applicable
	Debt Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable
17	Interest Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable
	~			

Notes:

- (a) The above is an extract of the detailed format of unaudited consolidated financial results for the quarter ended June 30, 2024 filed with National Stock Exchange of India Limited and BSE Limited under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited consolidated financial results are available on the National Stock Exchange of India Ltd. website (URL: https://www.nseindia.com), BSE Limited website (URL: https://www.bseindia.com) and on the website of the Company (URL: https://www.gichfindia.com).
- (b) In compliance with Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the above Unaudited Consolidated Financial Results for quarter ended June 30, 2024 have been reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors at their respective meeting held on August 06, 2024 and have been subjected to review by the Statutory Auditors of the Company.
- (c) For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made and available on the National Stock Exchange of India Ltd. website (URL: https://www.nseindia.com), BSE Limited website (URL: https://www.bseindia.com) and on the website of the Company (URL: https://www.gichfindia.com).
- (d) There are no changes in the accounting policies for the quarter June 30, 2024 and there is no impact on net profit/loss, total comprehensive income or any other relevant financial item.
- (e) Figures for the previous period / year have been regrouped / reclassified wherever necessary in order to make them comparable with figures for the quarter ended June 30, 2024.

For and on behalf of the Board Sd/-
Paul Lobo
Managing Director & CEO
DIN No: 09787223

The staken Symbolic Possession of the property described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of the Act read with rule 8 of the Security Interest (Enforcement) Rules, 2002 on this 02.08.2024 .	items) (of	rer Share xtraordinary ₹₹10 each) Diluted (in ₹)	(1.27)	(1.08)	(1.81)	(7.47)
The Borrower / Mortgagor / Partner / Guarantor in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Saraswat Co-op. Bank Limited, for total outstanding amount of peing ₹ 21,25,442/- (Rs. Twenty One Lakh Twenty Five Thousand Four Hundred and Forty Two Only) as on 01.12.2023 plus		raordinary items) ach) Basic &	(1.27)	(1.08)	(1.81)	(7.47)
nterest thereon. The Borrower / Mortgagor / Partner / Guarantor attention is invited to provisions of sub section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. Description of the Immovable Property Equitable Mortgage of All that premises lying being & situated at tat No. A/H/F/1 on 1 st Roor & B/H/G/1 on Ground Roor having an pproximate total area admeasuring about 111 Sq. Mtr. (Super built- parea) in the society known as "Sai Narayan CHSL." in the project mown as "Afroamento SN Denom-Inacao Especial", bearing Survey Io. 42, P. T. Sheet No. 59, Old Survey No. 27, situated at Sai Narayan Co-operative Housing Society Limited, Romdawada, Near Theatre ij-Monte, Vasco-Da-Gama, Goa owned by M/s. Kamat & Company. Date : O2.08.2024 Place : Goa	 with the Store Disclosure Financial R www.nseine 2. This statem Standard) I 2013 read Companies 3. Previous p 	is an extract of the d ock Exchange unde Requirements) Reg lesults are available <u>dia.com</u>) and on the nent has been prepa Rules, 2015 (Ind As with Rule 3 of the C (Indian Accounting periods' figures hav to make them comp	r Regulation 33 (gulations, 2015. 7 o on the Stock Ex- company's Wel- ared in accordance S) prescribed u Companies (Ind Standard) Acco- ve been regrou	of the SEBI (Lis The full format of cohange website bsite. ce with the Com inder Section 1 ian Accounting unting Rules, 20 ped / rearrang	ting Obligation of the Quarterly apanies (Indian 33 of the Corr Standard) Ruk 016. ed, wherever	s and Other y Unaudited <u>dia.com</u> and Accounting ppanies Act, e, 2015 and
_{sd/-} Authorised Officer Saraswat Co-op. Bank Ltd.,			For	Eurotex Indust	•	orts Limited K. Patodla
74/C, Samadhan Building, Senapati Bapat Marg, Dadar (West), Mumbai 400 028 Tel. No. 8828805609 / 8657043713 / 14 / 15	Place : Mumba Date : 6 th Aug			Chairma	n and Managi	
Registered Office: P Tel.:	lot No.123, Street N +91-22-28217222 •	EASING LIMIT No.17, MIDC, Marol, A Email Id: arcoleasin 10MH1984PLC0319	Andheri (East), M Igltd@gmail.com	umbai - 400093		
EXTRACT OF UNAUDITE		ESULTS FOR THE	E QUARTER EN	NDED JUNE 30		
EXTRACT OF UNAUDITE		ESULTS FOR THE				In Lakhs

(Stand	lalone			Conso	lidated	₹ In Lakhs	
Particulars		uarter Ende	d	Year Ended		Quarter End	led	Year Ended	
Failiculais	30.06.2024 Un-Audited	31.03.2024 Audited	30.06.2023 Un-Audited		30.06.2024 Un-Audited	31.03.2024 Audited	30.06.2023 Un-Audited		
Total Income from operations	-	-	-	-	3.71	3.65	3.69	14.85	
Other Income	0.43	0.38	0.31	1.28	0.43	0.38	0.31	1.28	
Total Income	0.43	0.38	0.31	1.28	4.14	4.03	4.00	16.13	
Net Profit / (Loss) for the year (before Tax, Exceptional items)	0.22	(3.17)	(2.20)	(12.33)	3.93	(40.60)	1.49	(39.03)	
Net Profit / (Loss) for the year before tax (after Exceptional items)	0.22	(3.17)	(2.20)	(12.33)	3.93	(40.60)	1.49	(39.03)	
Net Profit / (Loss) for the year after tax (after Exceptional items)	0.22	(3.17)	(2.20)	(12.33)	2.99	(37.90)	0.57	(39.03)	
Total Comprehensive income for the period [comprising profit/(loss) for the year and other comprehensive income]	0.22	(3.17)	(2.20)	(12.33)	2.99	(37.90)	0.57	(39.03)	
Paid up Equity Share Capital (Face Value: ₹10 per share)	24.01	24.01	24.01	24.01	24.01	24.01	24.01	24.01	
Other Equity (excluding revaluation reserves)				(55.91)				(83.06)	
Earnings Per Share (Basic) (₹)*	0.09	(1.32)	(0.92)	(5.13)	1.25	(15.79)	0.24	(16.25)	
Earnings Per Share (Diluted) (₹)*	0.09	(1.32)	(0.92)	(5.13)	1.25	(15.79)	0.24	(16.25)	
(*Not Annualised)									

Note:

Date: August 5, 2024

Place: Mumbai

(i). The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on August 05, 2024.

(ii). The above is an extract of the detailed format of unaudited Quarterly 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 websites of the Stock Exchange, bseindia.com

For and on behalf of the Board of Directors NARENDRA RUIA Director / Chairman DIN: 01228312

Place	: Mumbai	
Date :	August 06, 2024	

<u>सार्वजनिक सूचना</u>

या मार्फत सार्वजनिकपणे सूचित केले जाते की, आमचे अशील पंचगणी, उपनिबंधन

उप-जिल्हा वाई, जिल्हा सातारा उत्तर येथे

स्थित अंतिम प्लॉट क्रमांक २१५, ज्याचे

क्षेत्रफळ सुमारे १ एकर इतके आहे जे

४,०४७ चौरस मीटरांवर विस्तारलेले आहे.

येथे (''मालमत्ता'') उभारलेल्या

संरचनेसहित, (१) श्रीमती मरियम अफझल पटका, (२) श्रीमती नाहिद शब्बीर पटका, (३) श्रीमती समीरा नौशाद पटका आणि (४) श्रीमती फरजाना रियाझमध पटका (''मालक'') यांच्याकडून खरेदी करण्याची इच्छा आहे. त्यांनी आम्हाला सांगितले आहे की ते सदर मालमत्तेचे संपूर्ण मालक आहेत, ज्याची अधिक तपशीलवार माहिती खालील वेळापत्रकात दिली आहे. त्यानुसार, सर्व व्यक्ती/व्यक्तींना ज्यांचा सदर मालमत्तेवर अथवा त्याच्या कोणत्याही भागावर करार, वाटप पत्र, अटी पत्रक, समझोता करारनामा, कृती, विकास करार, संयुक्त विकास करार आणि इतर व्यवस्था किंवा अन्यथा कसेही मालमत्तेवर किंवा त्याच्या हक्कावर परिणाम करणारा. उत्तराधिकार, कब्जा, विकास/पुनर्विकास, भेट, भाडेपट्टा, सोडून देणे आणि परवाना, ओझर, शुल्क विश्वास, देखभाल/सोय, विक्री, हस्तांतरण, गहाण/गिरवी, हमी, आदान-प्रदान, कर्ज/प्रगती,

निपटारा, कुटुंब निपटारा, निरोध किंवा

प्राधिकरणाच्या मध्यस्थीच्या आदेशानुसार

वाहननामा, परवाना किंवा कोणत्याही

दाव्याच्या किंवा मागण्याच्या बाबनीन

न्यायालयीन किंवा अन्यथा किंवा अन्यथा कोणताही हक्क, अधिकार, मागणी किंवा

स्वारस्य असेल ते सर्व, लेखी स्वरूपात,

खालील पत्त्यावर या सूचनेच्या प्रसिद्धीच्या

तारखेपासून १४ (चौदा) दिवसांच्या आत

सदर दाने. मागण्या किंवा हकांवर आधारित सर्व कागदपत्रांच्या प्रतीसह आम्हाला कळवावो, अपयशी झाल्यास

सर्व अशा दाव्यांना, मागण्यांना आणि

किंवा हक्कांना सोडून दिले गेले असे समजले

जाईल आणि ते आमच्या अशीलावर

बाध्यकारक राहणार नाहीत, जो त्याला

कोणत्याही संदर्भाने /सन्मानाने विचारात न घेता, त्या संपत्तीची विक्री करण्यास पुढे

येथे उल्लेखित मालमत्तेची तपशीलवार यादी (मालमत्तेचे वर्णन) पंचगणी, उपनिबंधन उप-जिल्हा वई, जिल्हा सातारा उत्तर, महाराष्ट्र - ४१२ ८०५ येथे स्थित टाउन प्लॅनिंग स्कीम -मध्ये अंतिम प्लॉट क्रमांक २१५ असलेली सर्व जमीन, ज्याचे क्षेत्रफळ सुमारे १ एकर इतके आहे जे ४,०४७ चौरस मीटरांपर्यंत आहे, तसेच त्यावर ''अंडरक्लिफ'' नावाची संरचना उभी आहे ज्याचे क्षेत्रफळ समारे ३५०० चौरस फट इतके आहे. जे ३२५ चौरस मीटरांपर्यंत आहे आणि खालीलप्रमाणे सीमाबद्ध आहे: पूर्वेकडे ३० फूट रिंग रोडकडे; पश्चिमेकडे: प्लॉट क्रमांक २१६ कडे; दक्षिणेकडे ३० फूट रिंग रोडकडे; उत्तरेकडे: प्लॉट क्रमांक

३१४ कडे. दिनांक ७ ऑगस्ट २०२४

सही/-

कु. अनुजा केडिया

वरिष्ठ भागीदार मेसर्स परिनाम लॉ असोसिएटस

चौथा मजला, एक्सप्रेस टॉवर्स,

रामनाथ गोएंका मार्ग,

नरिमन पॉइंट, मुंबई - ४०० ०२१

कोणत्याही

वैधानिक

जाईल

न्यायाधिकरणाच्या,

कोणत्याही करार आणि

कर्ज

किंवा किंवा

किंवा

किंवा

न्यायालयाच्या

राजस्व

RAVINDRA ENERGY LIMITED

Regd. Office: BC 105, Havelock Road, Camp, Belgaum-590001, Karnataka, India Tel. No: +91-831-2406600, Fax No: +91-831-2443224 | CIN: L40104KA1980PLC075720 | Website: www.ravindraenergy.com

STATEMENT OF UNAUDITED STANDALONE & CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

(₹ in Million, except per share data)

\$.	Particulars	Standalone				Consolidated				
No.		Quarter ended Year ended				Q	uarter ende	ed	Year ended	
		June 30, 2024	March 31, 2024	June 30, 2023	March 31, 2024	June 30, 2024	March 31, 2024	June 30, 2023	March 31, 2024	
		(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	
1	Total Revenue	35.06	158.18	242.63	606.42	227.10	301.19	577.79	1,309.67	
2	Net Profit before tax (before Exceptional Items)	(9.18)	59.88	39.32	107.50	3.03	21.05	63.56	186.55	
3	Net Profit before tax (after Exceptional Items)	80.50	59.88	39.32	107.50	77.95	(624.05)	63.56	(458.55)	
4	Net Profit after tax (after Exceptional Items)	60.69	60.13	39.58	108.43	56.97	(633.59)	34.50	(508.58)	
5	Total Comprehensive Income for the period {Composing Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)}	60.69	60.16	39.58	108.46	55.86	(633.93)	34.03	(508.92)	
6	Equity Share Capital (Face Value of ₹ 10/- each)	1,544.80	1,544.80	1,376.80	1,544.80	1,544.80	1,544.80	1,376.80	1,544.80	
7	Other Equity	-	-	-	(91.25)	-	-	-	(90.85)	
8	Earnings Per Share (Face Value of ₹ 10/-each) (not annualised) (In ₹)									
	(i) Basic	0.40	0.41	0.29	0.74	0.37	(4.29)	0.26	(3.48)	
	(ii) Diluted	0.40	0.41	0.29	0.74	0.37	(4.29)	0.26	(3.48)	

Note: The above is an extarct of the detailed format of 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 unaudited financial results are available on the stock exchanges websites (www.bseindia.com) and on company's website (www.ravindraenergy.com)

For Ravindra Energy Limited

Sd/-

Chairperson

Navi Mumbal

05.08.2024

	Particulars	Quarter Ended 30.06.2024	Quarter Ended 31.03.2024	Quarte Endeo 30.06.20
		(Unaudited)	(Audited)	(Unaudit
(1)	Total Income from operations (net)	63.49	151.98	58
(2)	Net Profit (+)/ Loss (-) for the period (before tax, Exceptional and /or Extraordinary items)	13.95	23,62	7
(3)	Net Profit (+)/ Loss (-) for the period before tax (after Exceptional and /or Extraordinary items)	13.95	23,62	7
(4)	Net Profit (+)/ Loss (-) for the period after tax (after Exceptional and /or Extraordinary items)	14.94	24.50	8
(5)	Total Comprehensive Income for the period [comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	14.94	24.50	8
(6)	Equity Share capital	721.15	721.15	721
(7)	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance sheet of previous year)	-	-	
(8)	(8) Earnings Per equity Share (of ₹ 10 each) (for continuing and discontinued operations)			
	(i) Basic	0.21	0.34	0
	(ii) diluted	0.21	0.34	0

EPIC ENERGY LIMITED

Regd Office: Office No. 2, "Sai Pooja Apartment, Plot No. 374, Sector 19C,

Kopar Khairane, Navi Mumbai-400709 Maharashtra Email: info@epicenergy.biz,

Tel.: +91-22- 8419988262 CIN: L67120MH1991PLC063103

EXTRACT OF UNAUDITED FINANCIAL RESULTS

FOR THE QUARTER ENDED 30TH JUNE, 2024

Place : Mumbai Date : August 05, 2024

ठिकाण : मुंबई

दिनांक : ०६ ऑगस्ट. २०२४

	ईश्वरशक्ती होल्डिंग ॲण्ड सीआयएन: एल५११००एमएच१९८३र्ग										
	ताजावर्ण . रराष्ट्ररण्डनर्वर ऽठ२२ नों. कार्यालय: सेक्सरीया चेंबर्स, ५ वा मजला, १३९, नगिनद		- 11								
	३० जून, २०२४ रोजी संपलेल्या पहिली तिमाहीकरिता अलिप्त	,									
	३० जून, १०१४ राजा संपत्तल्या पहिला तिमहाकारता आलस										
	(रक्कम हजारामध्ये, प्रतीशेअर प्राप्ती वगळून)										
अ.		संपलेली तिमाही (डिमर्जर नंतर)	संपलेली तिमाही (डिमर्जर नंतर)	संपलेले वर्ष (डिमर्जर नंतर)							
şπ.	तपशील	(।७मगर मतर) ३०-०६-२०२४	(।७मणर मतर) ३०-०६-२०२३	्।डमजर मतर, ३१-०३-२०२							
		३०-०६-२०२४ अलेखापरिक्षित	३०-०६-२०२३ अलेखापरिक्षित	३१-०३-२०२ लेखापरिक्षित							
१	प्रवर्तनातून एकूण उत्पन्न (निब्बळ)	६,३६९.९०	३,३४१.९८	२०,३७९.४							
२	कालावधीकरिता निव्वळ नफा/(तोटा) (कर आणि अनन्य साधारण बाबींपूर्व)	৬০१.१४	२,२८५.४६	ર,૬५૪.૮							
≪ w	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अनन्यसाधारण बाबी पश्चात) करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा)	৬০१.१४	२,२८५.४६	३,६५४.८							
	(अनन्यसाधारण बाबी पश्चात)	ધરૂધ.५૦	१,८९५.३९	३,०३२.९							
ų	कालावधीकरिता एकूण सर्व समावेशक उत्पन्न (कालावधीकरिता नफा (करपश्चात) आणि इतर सर्व समावेशक उत्पन्न (करपश्चात) समाविष्ट)	ધરૂધ.ધ૦	१.८७६.२२	३,०३२.९							
ε	भरणा झालेले समभाग भांडवल (प्रत्येकी रु. १०/- चे दर्शनी मूल्य)	28.800.00	\$8,800.00	28,800.0							
5	पुर्नमूल्यांकीत राखीव वगळून राखीव (मागील वर्षांच्या लेखापरिक्षित ताळेबंदात दर्शविल्यानसार)	-	-	(१,३८९.१३							
ι	प्रती समभाग प्राप्ती (प्रत्येकी रु. १०/– च्या) (अवार्षिकीकृत)										
	– मूलभूत आणि सौम्थिकृत	0.30	१.३२	२.१							
टिपा १. २.	: सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर क्विवायर्गेंटस्) रेखुलेशन्स, २०१५ ३० जून, २०२४ रोजी संपलेल्या पहिली तिमाही कसिता कंपनीच्या अलिस अलेख उतारा आहे. कंपनीच्या तिमाही निष्कर्षांचे संपूर्ण विवरण कंपनीचे वेबसाईट (www.l स्टॉक एकर्स्डेजरी वेबसाईट (www.bselndla.com) वर प्रदर्शित करण्यात आले वित्तीय निष्कर्ष १४ ऑगस्ट, २०२४ रोजी झालेल्या त्यांच्या सभेत लेखापरिक्षण स	ापरक्षित वित्तीय निष्व Ishwarshakti.com) आहेत.	र्षाच्या तपशिलवार f आणि कंपनीचे शेअर	वेवरणाचा वरील र्न सूचीबद्ध असले							
	मंजुर करण्यात आले. वित्तीय निष्कर्ष कंपनी अधिनियम, २०१३ च्या कलम १३३ प्रयोज्य असेल त्याप्रमाणे अन्य मान्यताप्राप्त लेखापद्धती आणि धोरणानुसार तयार व	करण्यात आले आहेत									
₹.	सन्माननीय राष्ट्रीय कंपनी विधी न्यायाधिकरण, मुंबई खंडपीठाने तिच्या १० एप्रिल लिमिटेड (''विभवत कंपनी क्र. १'') आणि सेक्सरिया ऑप्रीटेक प्रायक्टेट लिमिटेड ट्रेडर्स लिमिटेड (''विभवत कंपनी क्र. २'') सह सेक्सरिया फायनान्स लिमिटेड ('' व्यवस्थेच्या योजने (''योजना'') ला मंजुरी दिले आहे. म्हणून चालू तिमाही/वर्ष मध्ये नमुद अटी आणि शतीला प्रभाव दिल्यानंतर सातर केले आहे.	(''परिणामी कंपनी इ परिणामी कंपनी क्र.	फ्र. १'') आणि ईश्वर २'') आणि त्यांचे संब	शक्ति होल्डिंग्ज् अं बंधित भागधारकां							

<u> </u>	

आर्को लिजींग लिमिटेड नोंदणीकृत कार्यालयः प्लॉट क्र. १२३, स्ट्रीट क्र. १७, एमआयडीसी, मरोळ, अंधेरी (पूर्व), मुंबई-४०० ०९३ द्.: +९१-२२-२८२१७२२२ ईमेल आयडी: arcoleasingltd@gmail.com सीआयएनः एल६५९१०एमएच१९८४पीएलसी०३१९५७

३० जून, २०२४ रोजी संपलेल्या तिमाहीसाठी अलेखापरीक्षित वित्तीय निष्कर्षांचा उतारा

	1				1		<u></u>	रु. लाखांत	
तपशील	अलिप्त					एक	त्रत		
		संपलेली तिमाही		संपलेले वर्ष		संपलेली तिमाही	-	संपलेले वर्ष	
	30.08.2028	38.03.2028	३०.०६.२०२३	38.03.2028	30.08.2028	38.03.2028	३०.०६.२०२३	38.03.2028	
	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	
प्रवर्तनातून एकूण उत्पन्न	-	-	-	-	3.98	३.६५	3.69	१४.८५	
इतर उत्पन्न	०.४३	٥.३८	०.३१	१.२८	٥.४३	٥.३८	०.३१	१.२८	
एकूण उत्पन्न	68.0	56.0	0.38	8.76	8.88	80.5	8.00	१६.१ ३	
वर्षासाठी निव्वळ नफा/(तोटा) (कर, अपवादात्मक बाबींपूर्वी)	\$5.0	(३.१७)	(2.20)	(१२.३३)	3.93	(80.80)	8.89	(39.03)	
वर्षासाठी करपूर्व निव्वळ नफा/(तोटा) (अपवादात्मक बाबींनंतर)	\$5.9	(३.१७)	(2.20)	(१२.३३)	३.९३	(80.80)	8.89	(39.03)	
वर्षासाठी करोत्तर निव्वळ नफा/(तोटा) (अपवादात्मक बाबींनंतर)	\$5.9	(३.१७)	(2.20)	(१२.३३)	2.99	(39.90)	وابنا. ه	(39.03)	
कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न (वर्षासाठी	\$5.0	(३.१७)	(2.20)	(१२.३३)	2.99	(39.90)	૦.ધ૭	(39.03)	
नफा/(तोटा) आणि इतर सर्वसमावेशक उत्पन्न धरून)									
भरणा झालेले समभाग भांडवल (दर्शनी मूल्यः रु. १० प्रती समभाग)	२४.०१	२४.०१	२४.०१	२४.०१	२४.०१	२४.०१	२४.०१	२४.०१	
इतर इक्विटी (पुनर्मूल्यांकित राखीव वगळून)				(५५.९१)				(८३.०६)	
प्रति समभाग प्राप्ती (मूलभूत)(रु.)*	0.09	(१.३२)	(०.९२)	(५.१३)	શ.રષ	(१५.७९)	०.२४	(१६.२५)	
प्रति समभाग प्राप्ती (सौम्थिकृत) (रु.)*	0.09	(१.३२)	(०.९२)	(ધ.૧३)	શ.રષ	(१५.७९)	०.२४	(१६.२५)	
(* अवार्षिक)									

टीपः-

दिनांकः ५ ऑगस्ट, २०२४

ठिकाणः मुंबई

गीता सेक्सरीय

व्यवस्थापकीय संचालक (डीआयएन : ०६९६००५५

(।) वरील निष्कर्षांचे पुनर्विलोकन लेखापरीक्षण समितीने केले असून ०५ ऑगस्ट, २०२४ रोजी झालेल्या त्यांच्या बैठकीत संचालक मंडळाने ते मंजुर केले. (1)) वरील माहिती म्हणजे सेबी (लिस्टींग अँड अदर डिस्क्लोजर रिकवायरमेंटेस) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंजसकडे सादर केलेल्या अलेखापरीक्षित तिमाही बित्तीय निष्कर्षांच्या

तपशिलवार विवरणाचा एक उतारा आहे. तिमाही वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्स्चेंजच्या वेबसाईटस् www.bseindia.com वर उपलब्ध आहे.

1	संचालक	मंडळा	च्या	वतीने	आणि	साठी
					नरेंद्र	रूईया

संचालक/अध्यक्ष

Sd/-

Director

डीआयएनः ०१२२८३१२

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, FOR THE ATTENTION OF THE ELIGIBLE EQUITY SHAREHOLDERS OF

PHARMACEU C

26) Note on taxation has been updated as per the current finance budget 2024.

- 27) Schedule of Activities:
 - The Schedule of Activities have been revised and the necessary changes have been incorporated in the LoF. The Revised Schedule of Activities is in compliance with the applicable provisions of SEBI (SAST) Regulations, 2011 and the same is as under.

			1990PLC012038) ge, Sadasivapet Mandal, Medak, Telangana-502 291.	Sr. No.	Nature of Activity	Original Schedule	Revised Schedu
		Tel. No.: +91 84552 50080 Email ID: cs@oxygen	apharma.com Website: www.oxygentapharma.com	NO.		Day & Date	Day & Date
his	advertisement is issued by Ma	ark Corporate Advisors Private Limited ("Manager to the Offer") for and on beha		1)	Date of the Public Announcement	Monday, April 08, 2024	Monday, April 08, 2024
of M of Se	r. M V S Prasad Reddy (alias l ecurities and Exchange Board	Mr. Mallu Venkata Siva Prasad Reddy) ("Acquirer") pursuant to Regulation 18(7 of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, a ons. 2011"), in respect of the Open Offer to acquire upto 96,16,000 Equity Share	HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021, as amended, including any guidelines and circulars issued in relation to the same by the Stock Exchange, clearing corporations and SEBI ("Acquisition Window")	2)	Date of publishing the Detailed Public Statement	Thursday, April 18, 2024	Thursday, April 18, 2024
F₹	10 each of Oxygenta Pharma	na, zorn), in respect of the position advance up so, robotic equity share centical Limited ("OPL"/"Target Company") at a price of ₹16 per equity share ng Voting Share Capital of the Target Company.		3)	Last date for filing of Draft Letter of Offer with SEB	Thursday, April 25, 2024	Thursday, April 25, 2024
		Id be read in continuation of, and in conjunction with the: pril 08, 2024 ("Public Announcement" or "PA");	8) The Final Observation Letter No. SEBI/HO/CFD-RAC-DCR1/P/OW/2024/23611/1 dated July 23, 2024 and the comments received from SEBI in terms of Regulation 16(4) of the SEBI (SAST) Regulations, 2011 have been duly	4)	Last date of a Competing Offer(s) ⁽²⁾	Friday, May 10, 2024	Friday, May 10, 2024
		<i>p</i>		5)	Last date for receipt of SEBI observations on the DLOF (in the event SEBI has not sought clarifications or additional information from the Manager)	Friday, May 17, 2024	Tuesday, July 23, 2024
	Letter of Offer dated July 27, 2 The Equity Shareholders of the	2024 ("Letter of Offer" or "LoF"). e Target Company are requested to kindly note the following information related t	10) The total purchase consideration for the MOU is ₹10,42,89,000. The Acquirer has paid an amount of ₹20,00,000 (₹10,00,000 each to Non-Promoter Seller 1 and Non-Promoter Seller 2) on execution of the MOU. The balance amount after adjusting ₹20,00,000 was to be paid by the Acquirer to the Sellers on or before June 30, 2024.	6)	Identified Date ⁽⁴⁾	Tuesday, May 21, 2024	Thursday, July 25, 2024
		is being made by Mr. M V S Prasad Reddy (alias Mr. Mallu Venkata Siva Prasa plic Shareholders of Oxygenta Pharmaceutical Limited ("OPL"/"Target Company	However, the said date of payment has been extended until seven days from the closure of Open Offer process under SEBI (SAST) Regulations, 2011 by way of entering a Supplementary MOU between the Acquirer and the	7)	Last date by which the Letter of Offer will be dispatched to the Eligible Equity Shareholders as on the identified date	Wednesday, May 29, 2024	Thursday, August 01, 20
	to acquire up to 96,16,000 Ec ("Offer Price"), payable in casi Recommendation of the Co	quity Shares having face value of ₹10 each at a price of ₹16 per equity shar h. There has not been any revision in the Offer Price. primittee of Independent Directors ("IDC"): The Committee of Independer	 11) The Equity Shares issued and allotted under the Preferential Issue to the Acquirer and Deemed PACs, is kept in a separate Demat Escrow Account, opened with R.L.P. Securities Private Limited, Account No. 1204340000199247 titled "OYYCENTA DRAMA CELTICAL UNITED ODEN OF ESCEDIAL DEMAT ACCOUNT OF ACCOUNT	8)	Last date by which the recommendation of the committee of Independent Directors of the Target Company will be given and published	Friday, May 31, 2024	Monday, August 05, 20
		Company has issued recommendation (relevant extract) on the Offer, which was in the above-mentioned newspapers and the same are as under:	The Acquirer and Deemed PACs to the Acquirer will not exercise any voting rights over such shares being kept in escrow until the expiry of the offer period in accordance with the SEBI (SAST) Regulations, 2011 and the Demat	9)	Last Date for revising the Offer Price/number of shares	Monday, June 03, 2024	Tuesday, August 06, 20
	Recommendation on the Open offer, as to whether the offer is fair and reasonable		Escrow Account will be closed thereafter. 12) The provisions of Chapter V of the SEBI (SAST) Regulations, 2011 are not applicable to the Acquirer as he does not hold any shares in the Target Company as on date, since the shares allotted to the Acquirer and Deemed	10)	Date of Public Announcement for Opening the Offer	Tuesday, June 04, 2024	Wednesday August 07, 20
	Summary of reasons for recommendation	IDC has taken into consideration the following for making the recommendation:	 PACs on Preferential Allotment basis are kept in a separate Demat Escrow account until the completion of the Open Offer process. Further, they will not exercise any voting rights over such equity shares. (13) There are no regulatory actions/administrative warnings/directions subsisting or proceedings pending against 	11)	Date of Commencement of the Tendering Period ("Offer Opening Date")	Wednesday, June 05, 2024	Thursday August 08, 2
		IDC has reviewed (a) The Public Announcement ("PA") dated April 08, 2024 in connection with the Offer issued on behalf of the Acquirer; (b) The Detailed	the Manager to the Offer under SEBI Act, 1992 and Regulations made thereunder or by any other Regulator, except for administrative warning letter no. SEBI/HO/CFD/SEC-3/OW/P/2023/44904/1 dated November 07, 2023 and SEBI/HO/CFD/SEC-5/OW/P/2024/10509/1 dated March 14, 2024 for violations of Regulations/Circulars/	12)	Date of Closing of the Tendering Period ("Offer Closing Date")	Wednesday, June 19, 2024	Thursday August 22, 2
		Public Statement ("DPS") dated April 18, 2024; and (c) The Letter of Offer ("LoF") dated July 27, 2024. Based on the review of PA, DPS and LoF, the IDC is of the opinion that the	Notification under SEBI Act 1992. 14) There are no penalties levied by Securities and Exchange Board of India ("SEBI")/Reserve Bank of India ("RBI")	13)	Last date for communicating Rejection/acceptance and payment of consideration for accepted equity shares	Wednesday, July 03, 2024	Thursday September 05,
		Offer Price of ₹16 per equity share for public shareholders offered by the Acquirer (more than the highest price amongst the selective criteria mentioned under Justification of Offer Price) is in line with the regulation prescribed by SEBI under the Regulations and prima facie appears to be justified. However, the Public Shareholders should independently evaluate the Offer and take informed decision in the matter.	 on Manager to the Offer. 15) There are no regulatory actions/administrative warnings/directions subsisting or proceedings pending against Venture Capital and Corporate Investments Private Limited (Registrar to the Offer) under SEBI Act, 1992 and Regulations made thereunder or by any other Regulator. 16) As on the date, there are no penalties levied by Securities and Exchange Board of India ("SEBI")/Reserve Bank of India ("RBI") on Venture Capital and Corporate Investments Private Limited (RTA to the Offer). 17) The Assuring Assure and Private Limited (RTA to the Offer). 	dati ⁽²⁾ The	re is no competing offer to this Offer.	ies may take place on o	r before the respec
	accordance with Regulation 18 electronic mode or physical mo determining the Public Shareho	er to the Public Shareholders as on the Identified Date i.e., July 25, 2024 is i 8(2) of SEBI (SAST) Regulations, 2011 and has been completed (either throug ode) on August 01, 2024. The Identified Date was relevant only for the purpose o olders to whom the LoF was to be sent. It is clarified that all the Public Shareholder ares and become shareholders of the Target Company after the Identified Date) ar	the warrant holders of the Target Company namely Mr. Devarapally Venkateshwara Reddy and Mr. Bandi Satyanarayana Reddy. (18) As on date, the Acquirer is neither holding any kind of stake in the Target Company nor he is having any	⁽³⁾ Act ⁽⁴⁾ Idei who Tan Coi	ual date of receipt of SEBI observations on the DLoF. ntified Date is only for the purpose of determining the name orm the LoF will be sent. It is clarified that all the holders (re get Company except the Acquirer, Deemed PACs to the Acq npany, are eligible to participate in this Offer any time during lized terms used in this advertisement, but not defined he	gistered or unregistered uirer and Promoters/Pro the tendering period of	d) of Equity Shares moter Group of the the Offer.
	eligible to participate in the Op A copy of the LoF is also avai	en Offer. ilable on the website of SEBI at www.sebi.gov.in and BSE at www.bseindia.con	vendee in the ordinary course of business with the entities namely Amigos Molecular Solutions Private Limited	such te www.s	erms in the PA, DPS and the Letter of Offer. This advertiser ebi.gov.in.		
	a) In the case of Equity S physical form may particil address, distinctive numbe and other relevant docume Form SH-4.	or tendering of equity shares in the Open Offer is as below: Shares held In physical form: Public Shareholders holding Equity Shares i pate in the Open Offer through the relevant Selling Broker by providing name rs, folio numbers, number of Equity Shares held, number of Equity Shares tendere ents as mentioned in paragraph 8.12 of the LoF along with duly filled and signe	Shares having face value of ₹10 each. The Target Company in its Board Meeting held on April 08, 2024 and Shareholders meeting held on May 09, 2024 had approved the increase in the Authorized Share Capital to ₹37,50,000 comprising of 3,75,00,000 equity shares having face value of ₹10 each. The current paid-up Equity Share Capital of the Target Company is ₹35,48,35,000 comprising of 3,54,83,500 equity shares having face value of ₹10 each fully paid up including 20,00,000 equity shares allotted on Preferential basis on May 21, 2024. Further ac on date the Target Company does not have any equity shares baby the store.	Issued	I by the Manager to the Offer: Mark Corporate Advisors Private CIN: U67190MH2008PTC181996 404/1, The Summit Business Bay, Sant Janabai Road (Service Lane) Off W. E. Highway, Vile Parle (Eas		
	their Equity Shares und ("Selling Broker") register Tendering Period in accord	res held in dematerialized form: Public Shareholders who desire to tender er the Open Offer would have to approach their respective stock broker red with BSE within the normal trading hours of the secondary market, during the dance with the procedure as mentioned in point no. 8.11 of the LoF.	Exchange. 20) The listing approval for 20,00,000 Equity Shares, which were allotted on May 21, 2024 was received from BSE vide its letter dated June 05, 2024.	a	ARK Mumbai- 400 057 Tel. No.: +91 22 2612 3207/08 Contact Person: Mr. Manish Gaur E-Mall ID: openoffer@markcorpor		
	made on plain paper alo	on-availability of the form of acceptance/ withdrawal, the application can b ng with the following details: ares: Name, address, distinctive numbers, folio nos. number of shares tendered	penal/punitive action taken by BSE.		Investor Grievance Email ID: investor Grievance Email ID: investor SEBI Registration No.: INM00001	estorgrievance@markco	prporateadvisors.co
	withdrawn.	ed shares: Name, address, number of shares tendered/withdrawn, DP name, D	23) There are no reports filed under Regulation 10(7) of SEBI (SAST) Regulations, 2011 by the Promoter/Promoter/ Group during the financial year in which the Public Announcement has been made and for a period of eight	For an Sd/-	d on behalf of the Acquirer:		
		t no. and a photocopy of delivery instruction in "off market" mode or counterfoil of	f { financial years preceding the financial year in which the Public Announcement has been made.	MVG	Prasad Reddy		
	the delivery instruction Escrow Account.	in "off market" mode, duly acknowledged by the DP in favour of the Depositor mented by the Acquirer through Stock Exchange Mechanism made available b	holders of the Target Company namely Mr. Devarapaily Venkateshwara Reddy and Mr. Bandi Satyanarayana	("Acq			

