THERMAX LIMITED THERMAX HOUSE, 14 MUMBAI - PUNE ROAD, WAKDEWADI, PUNE 411 003, INDIA
TEL.: +91 20 25542122, 25542263
FAX: +91 20 25541226 Website: www.thermaxglobal.com
IT PAN - AAACT 3910D Customer Care: 18002090115 (India Toll Free)

Corporate Finance

THERMA)

August 6, 2021

To The Secretary BSE Limited PJ Towers, Dalal Street Mumbai: 400 001

Company Scrip Code: 500411

National Stock Exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai – 400 051

Company Scrip Code: THERMAX EQ

Sub: Newspaper advertisement pertaining to financial results of Q1 FY 21-22

Dear Sir,

Pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, please find enclosed copies of the newspaper advertisement published on August 6, 2021 in the financial Express (English) and Loksatta (Marathi) newspapers pertaining to financial results of the Company for the quarter ended June 30, 2021.

You are requested to kindly take note of the same.

Thanking you,

Yours faithfully,

For THERMAX LIMITED

udle

Kedar P. Phadke Company Secretary Membership No. F3349

Encl: As above

FINANCIAL EXPRESS



HC issues notice to Maha govt on CBI's plea seeking documents related to Anil Desh**mukh:** The Bombay high court

CENTRAL UNIVERSITY OF HARYANA Mahendergarh - 123031 (Haryana)

NOTIFICATION

It is hereby notified that one post of Assistant Professor (SC) on Contractual basis in the Department of Pharmaceutical Sciences has been advertised. For further details, please visit www.cuh.ac.in Registrar(I/C)

PRADEEP METALS LIMITED

Registered Office: R-205, MIDC, TTC Industrial Area, Rabale, Navi Mumbai- 400701 Tel.:+91-22-27691026 Fax:+91-22-27691123 Email: investors@pradeepmetals.com Website: www.pradeepmetals.com CIN:L999999MH1982PLC026191

Corrigendum to the Notice of the 38th Annual General Meeting of the Company

Pradeep Metals Limited ("the Company") had issued notice dated 27th May, 20201 ("AGM Notice") for convening the 38th Annual General Meeting ("AGM") of the Members of the Company scheduled to be held on Friday, 13th August, 2021 through Video conferencing/ Other Audio Visual Means ("VC/OAVM")

The Notice of the AGM has already been circulated to all the Members of the Company in due compliance with the provisions of the Companies Act, 2013 and Circular No. 14/2020 dated 8th April, 2020, Circular No.17/2020 dated 13th April 2020 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated 5th May, 2020 and Circular No. 02/2021 dated 13th January, 2021 and all other relevant circulars issued from time to time.

Subsequent to issuance and circulation of the AGM Notice it was observed that in Agenda No. 4 and the explanatory statement thereof, the type of resolution to be passed has been inadvertently mentioned as 'Ordinary Resolution' instead of 'Special Resolution'

This corrigendum to the AGM notice shall form an integral part of Notice dated 27th May, 2021, circulated to the Members of the Company. Accordingly, all the concerned Members, Stock Exchange, Depositories, agencies appointed for evoting, other Authorities, Regulators, and all other concerned persons are requested to take note of the above correction.

The corrigendum will be available on the website of the Company (www.pradeepmetals.com) besides being communicated to BSE Limited where the shares of the Company are listed and on website of National Securities Depository limited (www.evoting.nsdl.com)

> For Pradeep Metals Limited Sd/-

Company Secretary & Compliance Officer

Nivedita Navak

FCS: 8479

Place: Navi Mumbai Date : 5th August, 2021

THE MIDLAND RUBBER & PRODUCE COMPANY LIMITED

CIN: U25191KL1937PLC000691 Regd. Office: 27/1032, Panampilly Nagar, Ernakulam- 682 036, Kerala Tel: 0484 2315312 Fax: 0484 2312541 E-mail- secmidland@avtplantations.co.in

NOTICE TO SHAREHOLDERS

issued a notice to the Maharashtra government on an application filed by the CBI, seeking a direction to the state to provide

informed a division bench of documents needed for the agency's probe against former state home minister Anil Deshmukh, after the probe agency claimed its personnel were "threatened" by a police officer.

Justices S S Shinde and N J Jamadar that the state government was not cooperating and claimed some CBI officers were "threatened by an assistant CBI counsel Anil Singh commissioner of police".

The court said it would issue a notice to the state government and directed public prosecutor Aruna Kamat Paito respond to the claim that CBI officers were threatened.

"We are issuing notice to

the government. Some ACP is threatening the CBI officers. Find out what the situation is. Please do not create an unfair situation that we have to take them (police) to task," the – PTI bench said.

Bharti's OneWeb gets DoT's LoI for satellite services

PRESS TRUST OF INDIA New Delhi, August 5

THE DEPARTMENT OF **TELECOMMUNICATIONS** (DoT) has issued a letter of intent (LoI) to Bharti groupbacked OneWeb for satellite services in India, according to an official source.

OneWeb is eyeing a full global coverage, including India market, by the middle of 2022 with a constellation of 648 low-earth orbit satellites. "DoT has issued LoI for

communication services The company had applied for the licence in June 2021.

Last month, the Digital **Communications Commission** (DCC), formerly the Telecom Commission, had cleared a provision of using satellite connectivity in telecom networks through VSAT terminals.

With the GMPCS licence, Bharti group will have an edge in connecting its mobile towers through satellite services. In 2020, OneWeb was



global mobile personal communication by satellite (GMPCS) licence to OneWeb.

"The company needs to submit all compliances, fees, etc., after which licence will be issued to the company. It should take about a month in the whole process," the source said.

acquired by the UK government and the Bharti group. The UK government and

Bharti Global invested \$500 million each in the company last year. In January 2021, Soft-Bank and Hughes returned as equity investors with an additional \$400 million invest-





PRINCE PIPES AND FITTINGS LIMITED Regd Off: Plot No 1. Honda Industrial Estate, Phase II, Honda Satari, Honda, Goa 403 530

Corp Off: 8th Floor, The Ruby, 29, Senapati Bapat Marg, (Tulsi Pipe Road), Dadar West, Mumbai 400028 Tel No.: 022-6602 2222 | Fax No.: 022 6602 2220 Email id.: investor@princepipes.com | Website: www. Princepipes.com CIN: L26932GA1987PLC006287

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER **ENDED JUNE 30, 2021**

Sr. No.	Particulars	Three months ended 30.06.2021 Unaudited	Three months ended 31.03.2020 Audited (Refer Note 2)	Three months ended 30.06.2020 Unaudited	Year Ended 31.03.2021 Audited
1.	Revenue from Operations	3,306.02	7,613.56	3,024.83	20,715.17
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	248.25	1,312.33	159.94	2,991.48
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	248.25	1,312.33	159.94	2,991.48
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	177.53	972.20	112.51	2,218.32
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	177.53	971.81	110.77	2,221.44
6.	Equity Share Capital (Face value of Rs 10/- each)	1,100.26	1,100.26	1,100.26	1,100.26
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited balance sheet of the previous year)				9,334.52
8.	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) – 1. Basic: 2. Diluted:	1.61 1.61	8.84 8.81	1.02 1.02	20.16 20.15

1. The above is an extract of the detailed format of the standalone for the guarter and nine months ended June 30, 2021, filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone Unaudited Financial Results for the guarter and Nine months ended June 30, 2021 is available on the Stock Exchange website www.bseindia.com, www.nseindia.com and Company's website www.princepipes.com.

TRANSFER OF UNCLAIMED SHARES OF THE MIDLAND RUBBER & PRODUCE COMPANY LIMITED

TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF) This notice is issued Pursuant to Section 124 and 125 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2016 as amended from time to time (the Rules). As per the above Rules, the company is required to transfer all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more to the DEMAT account of Investor Education and Protection Fund (IEPF) Authority in the manner prescribed under the Rules.

Individual notices as reminders are being sent to concerned shareholders whose shares are liable to be transferred to IEPF Authority, to their latest available address. The details of such shareholders are also displayed on the Company's Website www.midland-rubber.com.

Shareholders are requested to note that in case the unclaimed dividend(s) are not claimed by October 25, 2021, those equity share(s) in respect of which the dividend remains unclaimed, including all the benefits accruing on such shares, shall be transferred to IEPF as per the procedure stipulated in the Rules, as follows:-

- i. The shareholders whose shares are in physical mode, that are liable to be transferred to IEPF Account may note that the company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for this purpose. Upon such issue, the original share certificate (s) will stand automatically cancelled and will be non-negotiable. Thereafter the Company would be informing the depository by way of corporate action to convert the duplicate share certificate into DEMAT form and transfer it in favour of the IEPF Authority.
- In respect of holding in demat mode, by informing the depository by way of corporate action, where the shareholders have their accounts for transfer of shares in favour of the IEPF Authority.

The unclaimed dividends and the shares accordingly transferred to the DEMAT account of the IEPF authority including the benefits accrued thereon, if any, can be claimed by the shareholders from IEPF Authority after following the procedure prescribed in the Rules. No claim shall lie against the company in respect of the unclaimed dividends and equity shares so transferred.

For any gueries on the above, the shareholders may contact the Company at the above mentioned address / Company's Registrar and Transfer Agent, M/s Cameo Corporate Services Ltd, Subramanian Buildings, 5th Floor, No.1 Club House Road, Chennai 600002, Phone: 044-28460390, Fax: 044 - 28460129, Email:investor@cameoindia.com

For The Midland Rubber & Produce Company Limited

Sd/-
Ajit Thomas
Chairman

WELSPUN CORP LIMITED WELSPUN CORP

(Corporate Identification Number - L27100GJ1995PLC025609) Regd. Office: Welspun City, Village Versamedi, Taluka Anjar, Dist. Kutch, Gujarat 370110. Tel No. + 91 2836-862222 Fax : + 91 2836-279060, Email - CompanySecretary_WCL@welspun.com Website: www.welspuncorp.com Corp. Office: Welspun House, 5th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai-400013. Tel No. 022-2490 8000, Fax: 022-2490 8020

NOTICE

Notice is hereby given that the 26th Annual General Meeting ("AGM") of the members of Welspun Corp Limited ("the Company") is scheduled on Tuesday, August 31, 2021 at 12:30 p.m. through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") facility in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and Rules framed thereunder read with Circular dated April 8, 2020, April 13, 2020 and May 5, 2020, respectively, issued by the Ministry of Corporate Affairs ("MCA Circulars") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Regulations") read with SEBI Circular dated May 12, 2020, without the physical presence of the Members at a common venue.

The Notice of the AGM and the Annual Report for the Financial Year 2020-21 will be sent only through electronic mode to those Members, whose names appear in the Register of Members / Beneficial Owners maintained by the Depositories as on benpos date i.e. Friday, July 30, 2021 and whose email addresses are registered with the Company / Depositories. Members can join and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM and the manner of participation in the Remote e-voting or casting vote through E-voting during AGM would be provided in the Notice of the AGM. Members participating through the VC/OAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Act. The Notice and the Annual Report will also be made available on the website of the Company at www.welspuncorp.com, and on BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of the Central Depository Services Limited at www.cdslindia.com. Necessary arrangements have been made by the Company with CDSL to facilitate Remote e-voting and E-voting during the AGM. The Members are hereby informed that the Company has fixed Tuesday, August 10, 2021 as the Record Date for the purpose of determining the names of the equity shareholders eligible for dividend @100% (i.e. Re. 5/- per share) of the face value of Rs. 5/- each for the year ended March 31, 2021. Members are requested to update their complete bank account details with their depositories where shares are held in dematerialized mode and with Registrar & Share Transfer Agent ("RTA") of the Company i.e. Link Intime India Private Limited by sending the request at rnt.helpdesk@linkintime.co.in. Along with copy of the request letter signed by the Members mentioning the name, folio number, bank account details, self-attested copy of PAN card and cancelled cheque leaf. The Members who are holding shares in physical form or who have not registered their e-mail address with the Company / Depository or any person who acquires shares of the Company and becomes a Member of the Company after the Notice has been sent electronically by the Company, and holds shares as of the cut-off date, i.e. Tuesday, August 24, 2021, may obtain the User ID and password by sending a request at helpdesk.evoting@cdslindia.com or to the CompanySecretary WCL@welspun.com. However, if a Member is already registered with CDSL & NSDL for Remote e-voting and E-voting during AGM, then existing User ID and password can be used for casting vote. The Members who have not registered their email address and holding Equity Shares in Demat form are requested to register their e-mail address with the respective Depository Participant ("DP") and the Members holding Equity Shares in physical Form may get their e-mail addresses registered with RTA at rnt.helpdesk@linkintime.co.in. The Members are requested to provide details such as Name, Folio Number, Certificate number, PAN, mobile number and e-mail id, etc. The Members are requested to carefully read all the Notes set out in the Notice of the AGM and in particular, instructions for joining the AGM, manner of casting vote through Remote e-voting and E-voting during the AGM and attending the AGM through VC/OAVM Members may contact Company Secretary at CompanySecretary_wcl@welspun.com for any grievance(s) relating to remote e-voting

- The above results were reviewed by Audit Committee and approved by the Board of Directors at their respective meetings held on 05.08.2021 and have been reviewed by the statutory auditors of the Company.
- 3. The figures for the three months ended 31.03.2021 are arrived at as the difference between the audited figures in respect to the full financial year and unaudited published figures of period ended 31.12.2020 (limited reviewed).
- 4. In view of the unprecedented COVID 19 pandemic, the management has made an assessment of its position as at the Balance Sheet date. In assessing, the Company has taken into consideration external and internal information up to the date of approval of these financial results. The Company has assessed its liquidity, assets, capital & financial resources, profitability, internal financial reporting and has concluded that there has been no material impact to its operations or its financial position.
- 5. The Company is primarily engaged in manufacturing and selling of pipes and fittings in India. As per IND AS 108 " Operating Segments' specified under Section 133 of the Companies Act, 2013, there are no reportable operating or geographical segments applicable to the Company.
- 6. The figures for the previous periods have been regrouped wherever necessary.

Date: August 05, 2021 Place: Mumbai

THERMAX

THERMAX LIMITED Sustainable Solutions In Energy & Environment

For and on behalf of Board

Jayant Shamji Chheda

(DIN: 00013206)

Sd/-

Prince Pipes and Fittings Limited

Chairman & Managing Director

Statement of unaudited financial results for the quarter ended June 30, 2021

1		(₹ in Cror Consolidated				
Sr. No.	Particulars	Quarter Ended June 30, 2021	Quarter Ended June 30, 2020	Year Ended Mar. 31, 2021		
1	Revenue from operations	1,052.36	664.94	4,791.25		
2	Profit/(Loss) before exceptional items, non controlling interest and tax *	56.26	(22.49)	327.72		
3	Exceptional Expenses	1.1		52.53		
4	Profit/(Loss) before non controlling interest and tax*	56.26	(22.49)	275.19		
5	Net Profit/(Loss) for the period*	42.40	(15.27)	206.58		
6	Total Comprehensive Income	48.47	(4.97)	223.49		
7	Equity Share Capital	22.52	22.52	22.52		
8	Other equity	-		3,228.87		
9	Earnings Per Share (of ₹2/- each) Basic and Diluted (₹) (Not Annualised for the quarter)	3.77	(1.36)	18.34		

*There are no extraordinary items in any of the period disclosed above.

Notes:

1. 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 Obligation and Disclosure Requirements) Regulations, 2015, as amended. The full format of the unaudited financial results is available on the Stock Exchange websites (URL:www.nseindia.com, www.bseindia.com) and also on the Company's website (URL: www.Thermaxglobal.com)

2. Key financial figures for Thermax Limited (Standalone) are as follows:

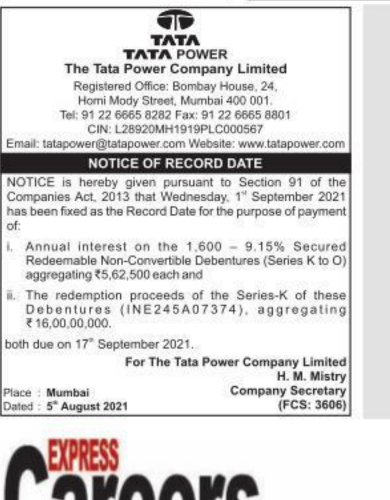
Sr. No.	Particulars	Quarter Ended June 30, 2021	Quarter Ended June 30, 2020	Year Ended Mar. 31, 2021
1	Revenue from operations	709.65	428.54	3,131.48
2	Profit/(Loss) before exceptional items	38.53	(3.61)	285.95
3	Exceptional Expenses	-	-	103.03
4	Profit/(Loss) before tax	38.53	(3.61)	182.92
5	Net Profit/(Loss) after tax	30.52	(1.92)	141.02
6	Total comprehensive income for the period	30.99	(3.95)	141.89
7	Equity Share Capital	23.83	23.83	23.83
8	Other equity	-		2,855.55
9	Earnings Per Share (of ₹2/- each) Basic and Diluted (₹) (Not Annualised for the quarter)	2.56	(0.16)	11.83

become the only company in \$550 million equity investthe country to have presence in both satellite and terrestrial

With this, Bharti group will ment. In April, Eutelsat made ment in the company for a 24% stake.



"IMPORTANT" Whilst care is taken prior to acceptance of advertising 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.



For Welspun Corp Limited

Sd/-

Pradeep Joshi

Company Secretary

Mumbai, August 5, 2021



3. Exceptional Items:				(₹ in Crore	
	Standalone				
Particulars	Quarter Ended			Year Ended	
	June 30, 2021	Mar. 31, 2021	June 30, 2020	Mar. 31, 2021	
A. Impairment of investments in subsidiaries / other recoverables*					
I. Thermax Netherlands B.V.	883	1223	9	74.68	
II. Thermax Engineering Singapore Pte. Ltd.	828	323	2	22.49	
B. Voluntary Retirement Scheme	(90)	190		5.86	
Total	1940	1997 1997		103.03	

				(₹ in Crore)	
	Consolidated				
Particulars		Year Ended			
	June 30, 2021	Mar. 31, 2021	June 30, 2020	Mar. 31, 2021	
A. Impairment of goodwill in subsidiary - Thermax Netherlands B.V.*	1940°	1943		32.88	
B. Voluntary Retirement Scheme	1990	(1 7)		9.15	
C. Impairment of certain assets of Boilerworks A/S	878	(SE)/		8.82	
D. (Reversal)/ Provision for closure of Omnical Kessel & Apparatebau GmbH, Germany	0.00		*	1.68	
Total	S S S	0.7		52.53	

*Considering the current market scenario and performance of certain subsidiaries, the Group had accounted for provision for impairment of certain investments/goodwill in subsidiaries.

Regd. Office: D-13, M.I.D.C Industrial Area, R.D. Aga Road, Chinchwad, Pune - 411 019

Corporate Identity Number - L29299PN1980PLC022787

For Thermax Limited

Mrs. Meher Pudumjee Chairperson

of:

COLUMN ST

(₹ in Crore)



CONVERGENCE ENERGY SERVICES LIMITED (A wholly owned subsidiary of EESL)

RECRUITMENT NOTICE

CESL, a wholly owned subsidiary of Energy Efficiency Services Limited (EESL), which is a JV of PSUs under Ministry of Power, Government of India invites applications for the position of Manager (Commercial & BD) (Regular), Manager (Project Monitoring Cell) (Regular) and Manager (Public Relations) (Regular).

Details w.r.t detailed advertisement, eligibility criteria, selection mode, online application etc. shall be made available on CESL website under CESL HR Career Section from 06/08/2021. www.convergence.co.in



Regd. Office: IDBI Bank Ltd, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai 400005 Tel. 022-66553355

IDBI Bank Ltd Advertisement No. 5 /2021-22

Invites applications for the post of Executive on contract No. of Posts: 920

IDBI Bank Ltd. invites online applications from graduates for selection of 920 candidates for the above contractual post.

For detailed eligibility criteria with respect to age, qualification and related instructions, please visit the 'Careers' section in the Bank's website www.idbibank.in

Online applications submitted on or before 18.08.2021 only will be considered.

NOTE: IDBI Bank reserves the right to accept or reject any/ all application(s) without assigning any reason(s) thereof.





Date: August 05, 2021

Place: Pune





क्षेत्रीय कार्यालय, पुणे पूर्व : ६/७, 'जीवन प्रकाश', एल.आय.सी बिल्डिंग, युनिव्हर्सिटी रोड, शिवाजी नगर, पुणे– ४११ ००५, फोन. ०२०–२५५५२०२१

सिंहगड रोड शाखेसाठी जागेची आवश्यकता आहे

युनियन बँक ऑफ इंडिया यांना त्यांच्या पुढील शाखेकरिता तळमजल्यावर, उत्कृष्ठ व्यावसायिक बांधकाम, पुरेशा पार्किंग जागेसह, उत्तमरित्या तयार ताबा असलेल्या जागांची आवश्यकता आहे सिंहगड रोड - सुमारे २००० चौ. फूट कार्पेट क्षेत्रफळ ± 90%, जागेची मालकी असलेले किंवा मालकातर्फे वाटाघाटी करण्याचा अधिकार असलेले संभाव्य विक्रेते तांत्रिक बोली / किंमत बोलीचे नमूने यूनियन बँक ऑफ इंडिया, क्षेत्रीय कार्यालय पूणे पूर्व यांच्या वरील पत्त्यावरुन दि. ०७/०८/२०२९ पासन कार्यालयीन वेळेत प्राप्त करू शकतात किंवा संकेतस्थळ www.unionbankofindia.co.in আणি e-procurement.gov.in वक्तन डाऊनलोड करू शकतात. तांत्रिक बोली व किंमत बोली प्रस्ताव स्वतंत्र मोहोरबंद पाकिटात घालून त्यावर युनियन बँक ऑफ इंडिया, सिंहगड रोड शाखेसाठी तांत्रिक बोली / किंमत बोली असे लिहन, प्रत्येक शाखेसाठी स्वतंत्र प्रस्ताव क्षेत्रीय कार्यालय, पुणे पूर्व येथे वर दिलेल्या पत्त्यावर **दि. ३०/०८/२०२१ रोजी द्. ३.३०** वाजेपर्यंत जमा करावेत. तांत्रिक बोली दि. ३०/०८/२०२१ रोजी द. ४.०० वा. क्षेत्रीय कार्यालय, पुणे पूर्व येथे वर दिलेल्या पत्त्यावर, जागा मालक / त्यांचे प्रतिनिधी यांच्या उपस्थितीत उघडण्यात येतील. कोणत्याही दलाल व मध्यस्थांची दखल घेतली जाणार नाही. सार्वजनिक उपक्रम किंवा सरकारी / निमसरकारी संस्थांकडून लीजवर दिल्या जाणाऱ्या मालमत्तेला प्राधान्य दिले जाईल. कोणतेही कारण न देता कोणताही अथवा सर्व प्रस्ताव स्वीकारण्याचा किंवा नाकारण्याचा अधिकार बँकेने राखून ठेवला आहे.

तारीख : ०६/०८/२०२१



उप महाव्यवस्थापक

मागणी सूचना

Amogh Barve

& Corporate Affairs



THE INDIAN CARD CLOTHING COMPANY LIMITED

Registered Office: "Katariya Capital", A-19, Vidyut Nagar Society,

NOTICE

Lane No. 5, Koregaon Park, Pune - 411001;

CIN: L29261PN1955PLC009579;

Telefax: +91-20-26151618

the guarter ended June 30, 2021

Date : August 5, 2021

Place: Pune

at www.bseindia.com and www.nseindia.com.

1911 जे आपके लिए ''केंद्रित'' "CENTRAL" TO YOU SINCE 1911

कायदा कलम 13(2) मधील (सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेटस ॲड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट 2002 अंतर्गत असलेल्या नियम 3(1) मध्ये सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) नियम 2002 अन्वये)

सेंट्रल बँक ऑफ इंडियाच्या अधिकृत अधिकाऱ्याने २८/०५/२०२१ रोजी SARFAESI कायदा, २००२ च्या कलम १३ (२) अंतर्गत डिमांड नोटिस जारी केली. तीच स्टॅण्ड्स याद्वारे मागे घेण्यात आली. आधीच्या मागच्या नोटीस मागे घेताना, अधोहस्ताक्षरी केली जात आहे. सेंट्रल बँक ऑफ इंडियाचे अधिकृत अधिकारी, सिक्युरिटायझेशन आणि रिकन्स्ट्रक्शन ऑफ फायनान्शियल ॲसेट्स आणि एनफोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट (SARFAESI) अधिनियम, २००२ अंतर्गत, खालील सूचना जारी करते.

तरीही, संबंधित कर्जदार/जामिनदार यांना नोटीस देण्यात येते की, त्यांनी **सेंटल बँक ऑफ इंडिया** यांस ही नोटीस प्रसिध्द झाल्यापासून 60 दिवसांचे आत पुढील नोटीशीत दाखवलेली क्कम अधिक करारातील व्याजानूसार त्यापुढील भरणा करावयाच्या तारखेपर्यंतचे झालेले व होणारे व्याज यांचा भरणा करावा. कर्जदाराने घेतलेल्या कर्जापोटी सदर करार व कागदपत्रानुसार तारण म्हणून खालील मालमत्ता **सेंटल बँक ऑफ इंडिया** कडे गहाण आहे.

कर्जदाराचे / जामीनदाराचे नाव व पत्ता	शाखा	दिनांक व रक्कम	तारण मालमत्तेचे विवरण
कर्जवार – श्री. संतोष बालू दाभाडे, प्रलॅट नं. 12, 3 रा मजला, सिध्दीविनायक अपार्टमेंअ, सीटीएस नं. 202/1ए/1, सर्व्हेनं.54, प्लॉटनं. 11, भंगारवाडी, लोनावळा – 410401. जामीनदार : संदिप किसन पोकळे (फक्त गृहकर्जासाठीचे जामीनदार गृह कर्ज खाते नं. 3193527499), फ्लॅट नं. 7, ओम पार्क इमारत, भैरवनाथ नगर, कुसगांव बु., लोनावळा – 410401 गृहकर्जखातेनं. 4013132058	खाते अकार्यक्षम झाल्याचा दिनांक 23/10/2020 शाखा, खंडाळा	दि. 03/07/2021 रु. 17,11,242/- + दि. 03/07/2021 पासूनचे व्याज + इतर खर्च	निवासी फ्लॅट नं.12, 3 रा मजला, सिध्वीविनायक अपार्टमेंट, सीटीएस नं. 202/1ए/1, सर्व्हे नं.54, प्लॉट नं. 11, नांगरगांव, वार्ड – ए, भंगारवाडी, लोनावळा, ता. मावळ, जि. पुणे येथील मालमत्ता. चतुःसीमा – पूर्व – पठारे चाळ, पश्चिम – खंडाळीकर यांचा बंगलो, उत्तर – दामोदर कॉलनी रोड दक्षिण–मोकळी जागा (पॅसेज) मालमत्ता धारकाचे नाव : श्री. संतोष बाळासाहेब दाभाडे व श्रीमती स्वाती संतोष दाभाडे यांचे नावे असलेली मालमत्ता.

जर संबंधित कर्जदार मागणी केल्यानुसार भरणा करु शकले नाही तर सेंटल बैंक ऑफ इंडिया च्या सदर कायद्यातील कलम 13(4) आणि त्याचे नियम यामधील तरतुदीनुसार वरील मालमत्तेमधून वसुलीची प्रक्रिया सुरू करेल. अशा प्रक्रियेमुळे होणारे परिणाम वा नुकसान यास कर्जदार हेच जबाबदार असतील.

सेंटल बँक ऑफ इंडिया च्या पूर्व परवानगीशिवाय सदर मालमत्ता विकणे, कराराने देणे किंवा इतर कोणत्याही पध्दतीने मालमत्तेबाबत व्यवहार करण्यास सरफेसी ॲक्टप्रमाणे कर्जदार यांना प्रतिबंध करण्यात येत आहे. कर्जदार यांनी सरफेसी कायद्यामधील कोणत्याही तरतदींचा भंग केल्यास सरफेसी कायद्याप्रमाणे ते दंड / शिक्षेस पात्र होतील.

ठिकाण : खंडाळा दिनांक : ०५.०८.२०२१	स्वैर भाषांतर : तफावत आढळल्यास इंग्रजी ग्राह्य.	सही/- अधिकृत अधिकारी
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1911 जे आपके लिए ''केंद्रित'' "CENTRAL" TO YOU SINCE 1911

कायदा कलम 13(2) मधील (सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेटस ॲड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट 2002 अंतर्गत असलेल्या नियम 3(1) मध्ये सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) नियम 2002 अन्वये)

सेंट्रल बँक ऑफ इंडियाच्या अधिकृत अधिकाऱ्याने १८/०५/२०२१ रोजी SARFAESI कायदा, २००२ च्या कलम १३ (२) अंतर्गत डिमांड नोटीस जारी केली. तीच स्टॅण्ड्स याद्वारे मागे घेण्यात आली. आधीच्या मागच्या नोटीस मागे घेताना, अधोहस्ताक्षरी केली जात आहे. सेंट्रल बँक ऑफ इंडियाचे अधिकृत अधिकारी, सिक्युरिटायझेशन आणि रिकन्स्ट्रक्शन ऑफ कायनान्शियल ॲसेट्स आणि एनफोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट (SARFAESI) अधिनियम, २००२ अंतर्गत, खालील सूचना जारी करते.

तरीही, संबंधित कर्जदार/जामिनदार यांना नोटीस देण्यात येते की, त्यांनी सेंट्रल बैंक ऑफ इंडिया यांस ही नोटीस प्रसिध्द झाल्यापासून 60 दिवसांचे आत पुढील नोटीशीत दाखवलेली क्कम अधिक करारातील व्याजानूसार त्यापुढील भरणा करावयाच्या तारखेपर्यंतचे झालेले व होणारे व्याज यांचा भरणा करावा. कर्जदाराने घेतलेल्या कर्जापोटी सदर करार व कागदपत्रानुसार

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Krsnaa Diagnostics Limited (our "Company" or the "Issuer") was originally incorporated as 'Krsna Diagnostics Private Limited' at Pune, Maharashtra as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated December 22, 2010, issued by the Registrar of Companies, Maharashtra at Pune ("RoC"). The name of our Company was subsequently changed to 'Krsnaa Diagnostics Private Limited', pursuant to a fresh certificate of incorporation issued by the RoC on January 29, 2015. Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed in the extraordinary general meeting of the Shareholders of our Company held on April 25, 2021 and consequently the name of our Company was changed to its present name pursuant to a fresh certificate of incorporation issued by the RoC on May 6, 2021. For further details relating to the changes in the name of our Company and the registered office of our Company, see "History and Certain Corporate Matters" on page 168 of the Red Herring Prospectus dated July 29, 2021 ("RHP").

Registered and Corporate Office: S.No. 243/A, Hissa No. 6, CTS No. 4519, 4519/1, Near Chinchwad Station, Chinchwad, Taluka - Haveli, Pune - 411 019, Maharashtra; Telephone: +91 20 4695 4695; Contact Person: Manisha Chitgopekar, Company Secretary and Compliance Officer; E-mail: cs@krsnadiagnostics.com; Website: www.krsnaadiagnostics.com, Corporate Identity Number: U74900PN2010PLC138068;

OUR PROMOTER: RAJENDRA MUTHA

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ?[•]* PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ?[•] MILLION ("OFFER"). THE OFFER COMPRISES OF A FRESH ISSUE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹4,000.00 MILLION ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 8,525,520 EQUITY SHARES ("OFFERED SHARES") AGGREGATING UP TO ₹[•] MILLION, COMPRISING UP TO 1,600,000 EQUITY SHARES AGGREGATING TO ₹[•] MILLION BY PHI CAPITAL TRUST-PHI CAPITAL GROWTH FUND-I, ("SELLING SHAREHOLDER 1"), UP TO 3,340,713 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY KITARA PIIN 1104 ("SELLING SHAREHOLDER 2"), UP TO 3,563,427 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY SOMERSET INDUS HEALTHCARE FUND I LIMITED ("SELLING SHAREHOLDER 3") AND UP TO 21,380 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY LOTUS MANAGEMENT SOLUTIONS (ACTING THROUGH MAYUR SIRDESAI) ("SELLING SHAREHOLDER 4") AND TOGETHER WITH SELLING SHAREHOLDER 1, SELLING SHAREHOLDER 2 AND SELLING SHAREHOLDER 3, THE "SELLING SHAREHOLDERS" AND SUCH OFFER, THE "OFFER FOR SALE". THE OFFER INCLUDES A RESERVATION OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹200.00 MILLION, FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (THE "EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER WILL CONSTITUTE [+]% AND [+]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

Retail Individual Bidders Portion: Not More than 10% of the Net Offer Non-Institutional Bidders Portion: Not More than 15% of the Net Offer

QIB Portion: Not Less than 75% of the Net Offer Employee Reservation Portion: Upto ₹ 200 million

Price Band: ₹ 933 to ₹ 954 per Equity Share of face value of ₹5 each. The Floor Price is 186.60 times the face value of the Equity Shares and the Cap Price is 190.80 times the face value of the Equity Shares. Bids can be made for a minimum of 15 Equity Shares and in multiples of 15 Equity Shares thereafter. A Discount of ₹ 93 per Equity Share is being Offered to Eligible Employees **Bidding in the Employee Reservation Portion.**

	Iter the second
	UPI-Now available in ASBA for Retail Individual Bidders ("RIBs") applying through Registered Brokers, Syndicate, DPs and RTAs. RIBs also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Bidders are required to ensure that the bank account used for bidding is linked to their PAN.
the details given in ASBA website of Association o downloaded from the well obtained from the list of ba	all the investors except anchor investors. UPI may be availed by Retail Individual Bidders. For details on the ASBA and UPI process, please refer to form and abridged prospectus and also please refer to the section "Offer Procedure" on page 355 of the RHP. The process is also available on the f Investment Bankers of India ("AIBI") and Stock Exchanges in the General Information Document. ASBA bid-cum-application forms can be batter of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") and can be nks that is displayed on the website of SEBI at www.sebi.gov.in. List of banks supporting UPI is also available on the website of www.sebi.gov.in. ICICI pointed as Sponsor Bank for the Offer, in accordance with the requirements of the SEBI UPI Circular dated November 1, 2018 as amended. For Offer

तारण म्हणून खालील मालमत्ता सेंट्रल बॅंक ऑफ इंडिया कडे गहाण आहे.	- C

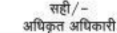
कर्जदाराचे / जामीनदाराचे नाव व पत्ता	शाखा	दिनांक व रक्कम	तारण मालमत्तेचे विवरण
कर्जदार : श्री. हिरामण बाबुराव सोनवणे, श्रीमती. भारती हिरामण सोनवणे, पलॅट क्रमांक 205, इमारत क्रमांक बी -8, मातोश्री हाउऽसिंग सोसायटी, सेक्टर 17/19, स्पाइन रोड, चिखली प्राधिकरण, पुणे 411062 कर्ज -/ल. क्रमांक: 2989122849	खाते अकार्यक्षम झाल्याचा दिनांक 28.02.2021 शाखा - पिंपरी	दि. 03.07.2021 रु. 3,30,252.65/- + दि. 28.02.2021 पासूनचे व्याज + इतर खर्च	पलॅट क. 205 36.92 चौरस मीटर. इमारत क्रमांक बी -8, दुसरा मजला, मातोश्री हाऊसिंग सोसायटी, सेक्टर 17/19, स्पाइन रोड, चिखली प्राधिकरण, पुणे 411062 मध्ये. फ्लॅटच्या चतुःसीमा: पूर्व- 12 मीटर रुंद रस्ता पश्चिम: बी -7 इमारत उत्तर: प्रस्तावित इमारत बी -9, दक्षिण: इमारत बी-5 मालमत्तेचे मालक: श्री. हिरामण बाबूराव सोनवणे आणि श्रीमती. भारती हिरामण सोनवणे

जर संबंधित कर्जदार मागणी केल्यानुसार भरणा करु शकले नाही तर सेंटल बैंक ऑफ इंडिया च्या सदर कायद्यातील कलम 13(4) आणि त्याचे नियम यामधील तरतदीनसार वरील मालमत्तेमधन वसलीची प्रक्रिया सुरु करेल. अशा प्रक्रियेमुळे होणारे परिणाम वा नुकसान यास कर्जदार हेच जबाबदार असतील.

सेंटल बैंक ऑफ इंडिया च्या पूर्व परवानगीशिवाय सदर मालमत्ता विकणे, कराराने देणे किंवा इतर कोणत्याही पध्दतीने मालमत्तेबाबत व्यवहार करण्यास सरफेसी ॲक्टप्रमाणे कर्जदार यांना प्रतिबंध करण्यात येत आहे. कर्जदार यांनी सरफेसी कायद्यामधील कोणत्याही तरतदींचा भंग केल्यास सरफेसी कायद्याप्रमाणे ते दंड / शिक्षेस पात्र होतील.

ठिकाण : पिंपरी दिनांक : ०५.०८.२०२१

स्वैर भाषांतर : तफावत आढळल्यास इंग्रजी ग्राह्य





Sustainable Solutions In Energy & Environment

दि. ३० जून २०२१ रोजी संपलेल्या तिमाही कामकाजाचे अलेखापरिक्षित वित्तीय निष्कर्ष

(र कोटीत)

		एकत्रित परिणाम				
अनु. क्र.	तपशील	३० जून, २०२१ रोजी संपलेली तिमाही	३० जून, २०२० रोजी संपलेली तिमाही	३१ मार्च, २०२१ रोजी संपलेले वर्ष		
9.	कामकाजातून मिळालेले उत्पन्न	9,042,35	६६४.९४	8,0९٩.२५		
2	अपवादात्मक मुद्दे, अनियंत्रित हिस्सा आणि कर यापूर्वी नफा/(तोटा)*	५६.२६	(२२.४९)	320.02		
R N	अपवादात्मक खर्च	-	-	42.43		
8	अनियंत्रित हिस्सा आणि करपूर्व नफा/(तोटा)*	4६.२६	(२२.४९)	264.98		
4	कालावधीसाठी निव्वळ नफा/(तोटा)*	82.80	(94.20)	२०६.५८		
Ę.	एकूण सर्व समावेशक उत्पन्न	86.80	(४.९७)	223.88		
(9	समभाग भांडवल	22.42	२२.५२	२२.५२		
6	अन्य भांडवल	00000003	-	3,226.60		
٩	प्रति भाग उत्पन्न (रू२ प्रत्येकी) मूळ व सौम्य (रू)(तिमाहीसाठी वार्षिकीकृत नाही)	3.00	(9.38)	9८.३४		

*वर दिलेल्या कालावधीत कोणत्याही असाधारण बाबी नाहीत.

सूचना:

 अलेखापरिक्षित वित्तीय निष्कर्षांचा तपशीलवार, स्वतंत्र आणि एकत्रित वित्तीय परिणाम सेबी (लिस्टिंग ऑब्लीगेशन्स अँड डिस्क्लोजर रिक्वायरमेन्टस) नियम. २०१५ मधील नियम ३३ च्या अनुषंगाने स्टॉक एक्सचेंज कडे सादर करण्यात आलेला आहे व वरील परिणाम त्याचा संक्षिप्त गोषवारा आहे. अलेखापरिक्षित वित्तीय कामकाजाची संपूर्ण माहिती स्टॉक एक्सचेंजच्या संकेतस्थळावर (URL:www.nseindia.com, www.bseindia.com) उपलब्ध आहे व कंपनीच्या संकेतस्थळावर (URL: www.Thermaxglobal.com) सध्दा उपलब्ध आहे.

धरमॅक्स लिमिटेडची महत्त्वाची स्वतंत्र आर्थिक आकडेवारी पढीलप्रमाणे

(₹ कोटीत)

अनु. क्र.	तपशील	३० जून, २०२१ रोजी संपलेली तिमाही	३० जून, २०२० रोजी संपलेली तिमाही	३१ मार्च, २०२१ रोजी संपलेले वर्ष
9.	कामकाजातून मिळालेले उत्पन्न	હ૦૬.૬५	826.48	3,939.82
2	अपवादात्मक मुद्रयांपूर्वी नफा/(तोटा)	36.43	(३.६१)	264.84
3	अपवादात्मक खर्च		-	903.03
8	करपूर्व नफा/(तोठ)	36.43	(3.६٩)	9८२.९२
4	करानंतर निव्वळ नफा/(तोटा)	30.42	(9.82)	989.02
Ę.	कालावधीसाठी एकूण सर्व समावेशक उत्पन्न	30.98	(3.84)	989.68
0	समभाग भांडवल	23.63	23.63	23.63

related queries or UPI related queries, investors may contact: JM Financial Limited - Prachee Dhuri (+ 91 22 6630 3030) (krsnaadiagnostics.ipo@jmfl.com, grievance.ibd@jmfl.com); DAM Capital Advisors Limited (Formerly IDFC Securities Limited) - Chandresh Sharma (+91 22 4202 2500) (krsnaa.ipo@damcapital.in, complaint@damcapital.in); Equirus Capital Private Limited - Ankesh Jain (+91 22 4332 0700) (krsnaa.ipo@equirus.com, investorsgrievance@equirus.com); IIFL Securities Limited - Aditya Agarwal / Harshvardhan Jain (+91 22 4646 4600) (krsnaa.ipo@iiflcap.com, ig.ib@iiflcap.com). For UPI related queries, investors can contact NPCI at the toll free number: 18001201740 and Mail Id: ipo.upi@npci.org.in; ; ICICI Bank Limited at Tel: + 91 22 6681 8911/23/24 and Email: kmr.saurabh@icicibank.com; and the Registrar to the Offer at Tel: +91 40 6716 2222 and Email: krsnaa.ipo@kfintech.com or einward.ris@kfintech.com.

Risks to Investors

- 1. The 4 Book Running Lead Managers associated with the Offer have handled 32 public issues in the past three years, out of which 10 issues closed below the offer price on listing date.
- 2. Average cost of acquisition of Equity Shares held by the Selling Shareholder PHI CAPITAL TRUST-PHI CAPITAL GROWTH FUND-I, Kitara PIIN 1104, SOMERSET INDUS HEALTHCARE FUND I LIMITED and LOTUS MANAGEMENT SOLUTIONS (ACTING THROUGH MAYUR SIRDESAI) is ₹157.26 per Equity Share, ₹67.35 per Equity Share, ₹67.35 per Equity Share and ₹67.35 per Equity Share, respectively and Offer Price at upper end of the Price Band is ₹ 954 per Equity Share.
- 3. Weighted Average Return on Net Worth for Fiscals 2021, 2020 & 2019 is 9.54%.

CORRIGENDUM

Attention of investors is drawn to the footnote appended to the contingent liabilities table of the Company appearing on pages 21, 41 and 316 of the RHP and Note 1 appended to the contingent liabilities table of the Company appearing on page 281 of the RHP. At such pages, the value of the bank guarantee facility availed by the Company should be read as ₹ 334.00 million instead of ₹ 3,340 million.

For Krsnaa Diagnostics Limited

On behalf of the Board of Directors

Place: Pune Date: August 5, 2021

Company Secretary and Compliance Officer

Krsnaa Diagnostics Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations. to make an initial public offering of its Equity Shares and has filed the RHP dated July 29, 2021 with RoC and thereafter with SEBI and the Stock Exchanges. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and is available on the websites of the BRLMs i.e. JM Financial Limited, DAM Capital Advisors Limited (Formerly IDFC Securities Limited), Equirus Capital Private Limited and IIFL Securities Limited at www.jmfl.com, www.damcapital.in, www.equirus.com, and www.iiflcap.com, respectively. Bidders should note that investment in equity shares involves a high degree of risk and for details refer to the RHP, including the section titled "Risk Factors" on page 24 of the RHP. Potential Bidders should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transactions exempt from, or not subject to, registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

14.04 14.04 अन्य भांडवल 6 2,244.44 8 प्रती समभाग उत्पन्न (₹ २ प्रत्येकी) 2.48 (0.98) 99.23 मूळ व सौम्य (₹)(तिमाहीसाठी वार्षिकीकृत नाही)

३. अपवादात्मक मुद्दे

(र कोटीत)

	स्वतंत्र				
तपशील । उपकंपन्या/इतर वसुली करण्यायोग्य गुंतवणुकीचे अवमूल्यन*		संपलेले वर्ष			
	३० जून, २०२१	३१ मार्च, २०२१	३० जून, २०२०	३१ मार्च, २०२१	
	×			dD.	
१. थरमॅक्स नेदरलॅन्डस् बी व्ही	(=)	-	-	68.22	
२. थरमॅक्स इंजिनियरींग सिंगापूर पीटीई. लि.	(=))	-	-	२२.४९	
ब ऐच्छिक सेवानिवृत्ती योजना	-	-	-	ધ.૮૬	
एकूण	20		323	903.03	

(रॅं कोटीत)

	एकत्रित				
तपशील	संपलेली तिमाही			संपलेले वर्ष	
	३० जून, २०२१	३१ मार्च, २०२१	३० जून, २०२०	३१ मार्च, २०२१	
अ. उपकंपनी – थरमॅक्स नेदरलॅन्डस् बी व्ही च्या उद्योगातील पतीचे अवमूल्यन*		-	H.	32.66	
ब. ऐच्छिक सेवानिवृत्ती योजना	-	-	-	8.94	
क. बॉयलरवर्क्स ए/एस च्या काही मालमत्तेचे अवमूल्यन	(73)	5	70	6.62	
ड. ओम्नीकल केसेल एन्ड अपराटेबु जीएमबीएच, जर्मनीला बंद करण्याची तरतूद/(तरतूर्दीचे परावर्तन)	-	-	=	٩.६८	
एकूण	120		÷	42.43	

*सध्याच्या बाजारपेठेतील परिस्थिती व काही उपकंपन्यांची कामगिरी लक्षात घेता या समूहाने उपकंपन्यांमध्ये काही गुंतवणूकी/त्यांच्या उद्योगातील पतीचे अवमूल्यन करण्याची तरतूद केली होती.

थरमॅक्स लिमिटेड करिता

स्थळ: पुणे दिनांक: ऑगस्ट ०५, २०२१

श्रीमती मेहेर पदमजी अध्यक्षा

नोंदणीकृत कार्यालयः डी-१३, एमआयडीसी इंडस्ट्रियल एरिया, आर.डी.आगा रोड, चिंचवड, पूर्ण - ४११ ०१९ कॉर्पोरेट आयडेंटिटी नंबर: एल२९२९९पीएन१९८०पीएलसी०२२७८७









