@ 9870695106 (f) @dailymumbaimitra

## केंद्राने कर्ज काढून राज्यांना निधी द्यावा आणि संकटातून बाहेर काढावं: अजित पवार

वस्तू व सेवा करातील नुकसान भरपाईपोटी केंद्राकड्न महाराष्ट्राला जुलै २०२० पर्यंत २२ हजार ५३४ कोटी रुपयांची थकबाकी येणे असून ही रक्कम दोन वर्षात १ लाख कोटींवर जाईल, अशी भीती राज्याचे उपमुख्यमंत्री तथा अर्थमंत्री अजित पवार यांनी आज ४१ व्या वस्तू व सेवाकर (जीएसटी) परिषदेत व्यक्त केली.

राज्यांना वेळेत देणं, राज्याला आर्थिक संकटातून बाहेर काढणं ही जबाबदारी केंद्र सरकारने स्विकारली असल्यानं ते कर्तव्य पार पाडण्यासाठी केंद्रानेच कमी व्याजदराने कर्ज घेऊन राज्यांना निधी

केंद्रीय अर्थमंत्री निर्मला सीतारामन यांच्या अध्यक्षते व्या जीएसटी ।क्षतेखाली आयोजित ४१ ाटी परिषदेत राज्याच्या अजित पवार सहभागी झाले होते मंत्रालयातील त्यांच्या दालनातून दालनातून किंडीओ कॉन्फरन्सिंगदारे परिषदेत सहभागी होताना त्यांनी राज्याची बाजु दमदारपणे मांडली. अजित पवार भरपाईची रक्कम केंद्र सरकारकडून वेळेवर मिळत नाही, त्यामुळे सर्वच राज्यांसमोर आर्थिक संकट आहे. त्याचा परिणाम विकासकामांवर होत आहे. देशातील जवळपास सगळी

असल्याने केंद्राकडून अधिक निधी मिळालाच पाहिजे. केंद्रानं महसुल गॅरन्टी घेतली असल्यानं राज्यांना भरपाईचा निधी वेळेवर देणं ही केंद्राची

## 'महाराष्ट्र सांभाळता येत नाही आणि चालले देशातील दूसरी राज्य सांभाळायला' नारायण राणेंचा संजय राऊतांना टोला

#### प्रतिनिधी, मुंबई

मुख्यमंत्री उद्धव ठाकरे यांनी बिगर भाजपशासित राज्यांचे नेतृत्व करायला हवे असे मत शिवसेना खासदार संजय राऊत यांनी व्यक्त केले. यावर भाजप खासदार नारायण राणे यांनी राऊत आणि उद्धव ठाकरे यांच्यावर निशाणा साधला आहे. महाराष्ट्र सांभाळता येत नाही आणि चालले देशातील दुसरी सांभाळायला असे ट्विट करत राणेंनी टोला लगावला आहे.

संजय राऊत म्हणाले की, उद्धव ठाकरे



कधीही आडपदडा ठेवून बोलत नाहीत. विरोधी पक्षांनी एकत्र येऊन लढायला हवे हीच भूमिका त्यांनी मांडली. उद्भव ठाकरे यांनी आता बिगर भाजपशासित राज्यांचे नेतृत्व करावे. देवेंद्र फडणवीस विरोधी पक्षनेता म्हणन जबरदस्त काम करत आहेत देशाच्या इतिहासात त्यांचे नाव घेतले जाईल संजय राऊत यांच्या या विधानावरून

नारायण राणे यांनी राऊत आणि उद्धव ठाकरेंना टोला लगावला. महाराष्ट्र सांभाळता येत नाही आणि चालले देशातील दुसरी राज्य सांभाळायला असे नारायण राणे म्हणाले

## मुंबईतील डबेवाल्यांना रोहित पवारांनी दिला मदतीचा हात, ५ हजार सदस्यांसाठी उभारला निधी

प्रतिनिधी, मुंबई

कोरोनामुळे असलेल्या लॉकडाऊनचा फटका मंबईतील डबेवाल्यांना देखील बसला आहे. सध्या लॉकडाऊनमुळे काम नसल्याने डबेवाल्यांना अडचणीचा सामना करावा लागत आहे. अशातच आमदार रोहित पवार यांनी पुढे येत डबेवाल्यांना मदती हात दिला आहे. मुंबईकर उपाशी राह नये यासाठी डवेवाले घडाळ्याच्या काट्याप्रमाणे धावत असतात. आमदार रोहित पवार यांनी मुंबईतील डवेवाल्यांसाठी निधी उभा करून दिला आहे. शिवाय इतर नागरिकांनाही डबेवाल्यांना मदत करण्याचे त्यांनी आवाहन केले आहे.

यासंदर्भात रोहित पवार यांनी ट्विट केले. या ट्विटमध्ये ते म्हणाले की, मुंबईतील



त्यांना भेटलो. त्यांच्या संघटनेचे सुमारे ५ हजार सदस्य असून अडचणीतील सदस्यांना

घटक असलेल्या या डबेवाल्यांना मदत करायची तुमची इच्छा असेल तर फोटोवरील

### 'शरद पवार हेच उद्धव ठाकरे यांचे विञ्चल आणि सिल्व्हर ओक हीच त्यांची पंढरी'

कोरोनाचा प्रादुर्भाव रोखण्यासाठी सुरु असलेल्या लॉकडाऊनमध्ये सर्वच धार्मिक स्थळे वंद आहेत. मात्र, २९ ऑगस्टपर्यंत मंदिरे उघडावीत अशी मागणी साधू, महंतांनी केली आहे. तसेच मंदिरे न उघडल्यास राज्यव्यापी घंटानाद आंदोलन करण्याचा इशारा राज्य सरकारला दिला आहे. यावेळी साधू महंतांच्या प्रतिनिधींनी एमआयएमचे प्रदेशाध्यक्ष आणि खासदार इम्तियाज जलील यांच्यावरही टीका केली. मशिदी उघडणार असं ाची जलील यांची हिंमत कशी होते. असा सवाल या साधू महंतांनी केला आहे. नाशिकमध्ये

#### साधू, महंतांची मख्यमंत्र्यांवर टीका

आयोजित पत्रकार परिषदेत ते बोलत होते. साधू महंतांच्यावतीने अध्यात्मिक समनव्य आघाडीचे आचार्य तुषार भोसले यांनी भूमिका मांडली

शरद पवार हेच उद्धव ठाकरे यांचे विठ्ठल आहेत आणि सिल्व्हर ओक हीच त्यांची पंढरी आहे, असे म्हणत अध्यात्मिक समन्वय आघाडीने मुख्यमंत्र्यांवर टीका केली. राज्यात मदिरा सुरु आहे, पण मंदिरे मात्र बंदच आहेत,

उघड, उद्धवा दार उघड' अशी हाकही यावेळी देण्यात आली. विरोधी पक्ष भाजपचाही या घंटानाद आंदोलनाला पाठिंबा आहे. आमच्या मागण्या मान्य न झाल्यास गणेश विसर्जनानंतर आंदोलनाची पुढची दिशा ठरवू, असे तुषार भोसले यांनी सांगितले आहे.

दरम्यान मशिदी उघडणार असं म्हणण्याची खासदार इम्तियाज जलील यांची हिंमत कशी होते, असा सवालही या साधू महंतांनी उपस्थि केला. एमआयएम आणि सरकारची मिलीभगत आरोप देखील यावेळी करण्यात

#### नार्कोटिक्स ब्युरोने चौकशीसाठी २० सदस्यांची टीम केली गठीत तयार करण्यात आली आहे. हे २०

अभिनेता सुशांत सिंग राजपूत मृत्यू प्रकरणात आता अमली पदार्थांचा अँगल समोर आला आहे. त्यामुळे सीबीआय आणि ईडीनंतर आता नार्कोटिक्स कंट्रोल व्युरो (एनसीबी ) ने आपला तपास सुरु केला आहे. ही टीम मुंबईत (विशेषत: बॉलिवूड) ड्रज नेटवर्कची चौकशी

एनसीबीचे महासंचालक राकेश अस्थाना यांनी गुरुवारी सांगितले की, सुशांत मृत्यू प्रकरणात ङ्रज अँगलच्या चौकशीसाठी एक टीम

अधिकारी दिल्लीह्न मुंबईला पोहोचले आहेत. या टीमचे प्रमुख उपसंचालक (एनसीबी) केपीएस मल्होत्रा आहेत.

यापूर्वी एनसीबीने बुधवारी अभिनेत्री रिया चक्रवर्ती, तिचा भाऊ शोविक चक्रवर्ती, मॅनेजर सॅम्यअल मिरांडा, जया साहा आणि आणखी एका व्यक्तीविरूद्ध एनसीबीच्या कलम २७ सह

नार्कोटिक इस अँड सायकोटॉपिक सबस्टन्स (एनडीपीएस) अधिनियम १९८५ च्या विविध कलम अन्वये गुन्हा दाखल केला. रियाचे



करण्यात आली आहे. रियाचे जे चॅट्स समोर आले

आहेत, ते सर्व रिट्रीव चॅट्स असून तिने ते यापूर्वी आपल्या फोनमधून डिलीट केले होते. पहिला चॅट रिया आणि गौरव आर्य नावाच्या व्यक्तितील आहे. गौरव हा झूज डीलर असल्याचे सांगितले

जात आहे. रिया आणि सुशांत सिंह राजपूत हे रिलेशनशिपमध्ये असल्याचे सर्वप्रथम एप्रिल हे रिलेशनशिपमध्ये असल्याचे २०१९ मध्ये समोर आले होते

#### मोहरमच्या मिरवणुकींना सुप्रीम कोर्टाचा नकार



🔳 प्रतिनिधी, मुंबई

येत्या ३० ऑगस्टला मस्लिम धर्मियांचा मोहरम सण आहे. यावर मुस्लिम बांधवांकडून मोहरमला मातमी जुलूस काढण्याची परवानगी द्यावी अशी मागणी केली जात होती. मात्र ह्याव अशा मागणा कला जात हाता. मात्र यासंदर्भात सुप्रीम कोटाने देशात मोहराम्या दिवशी मातमी जुलूस काढण्यावर बंदी घातली आहे. आज या संदर्भात कोटांत सुनावणी झाली. सरन्यायाधीश एस. ए. बोबडे यांच्या खंडपीटाने म्हटले की, कोरोना संसर्ग वाढलेला आहे. अशा परिस्थितीत लोकांचे आरोग्य धोक्यात टाकू शकत नाही.

उत्तर प्रदेशच्या सय्यद कल्बे जब्बाद यांनी मोहरमच्या दिवशी मिरवणूक (मातमी जुलूस) काढण्यास परवानगी मिळावी म्हणून सुप्रीम कोर्टात याचिका दाखल केली होती. लखनऊमध्ये शिया समुदाय जास्त असल्यान याचिकाकत्यांने मिरवणुकीसाठी (मातमी जुलूस) परवानगी मागितली. त्यांनी ओडिशाच्या जगत्राथ पुरी येथे रथयात्रेला परवानगी दिल्याचा संदर्भ दिला

.. सय्यद कल्बे जब्बाद यांच्या जगन्नाध पुरीच्या हवाल्यावर सुप्रीम कोर्ट म्हणाले की जगन्नाथ पुरीचे प्रकरण वेगळे होते, तिथे रथ एका ठिकाणाह्न दुसर्या ठिकाणी न्यायचा होता. अशा निश्चित जागेच्या प्रकरणांमध्ये आम्ही घोक्याचा अंदाज घेऊन आदेश देव शकतो, परंत हा आदेश प्रत्येक बाबतीत दिला जाऊ शकत नाही. सरन्यायाधीश म्हणाले की मिरवणुकीस (मातमी जुलूस) परवानगी दिल्यास गदारोळ होईल आणि एका विशिष्ट समुदायावर कोरोना पसरविल आरोप लावले जातील. लखनऊमध्ये मिरवणुकीस (मातमी जुलूस) परवानगी घेण्यासाठी तुम्ही अलाहाबाद उ न्यायालयात जाण्यास सांगितले.

of Existing SANDS make GPS Time Synchronization Equipm Installed for DC SCADA at various Substations under Vashi Zo Estimated cost: Rs. 2,761,996.60 E-Tender fee: Rs.54 +Rs.25f- (Sh. TAX extra) = Rs.52f-. Date for download e-Tender Documents: 28.08.2020 at 11:00 hrs to 0.70 9.2020 to 11:00 hrs. Closing date / Date & Time (Hrs.) for Onl submission of e-Tender Documents: 07.09.2020 at 11:15 hours. & Opening of Technical Bid: 0.70.2020 at 11:15

MAHATRANSCO

natransco.in/ Sd/-Superintending Engineer, T&C Circle, Vashi M.S.E. Transmission Co. Ltd., Vashi

#### SCAN STEELS LIMITED

SI No.	Particulars	Quarter Ended			Financial Year Ended	
		30.06.2020 Unaudited	31.03.2020 (Refer note 2) Audited	30.06.2019 Unaudited	31.03.2020 Audited	
2	Net Profit/ (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	163.61	837.41	196.75	1,322.51	
3	Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	163.61	837.41	196.75	1,322.51	
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	18.41	(577.45)	45.11	31.90	
5	Total Comprehensive Income for the period [Comprising Profit (Loss) for the period (after tax) and other comprehensive Income (after tax)]	77.86	(600.52)	39.47	44.63	
6	Paid up Equity Share Capital (Face value of Rs. 10/- each)	5,235.23	5,235.23	5,235,23	5,235,23	
	Reserve (excluding Revaluation Reserves as shown in the Balance Sheet of previous year)				21,666.07	
8	Earnings Per Share (EPS) (of Rs. 10/- each) (not annulized) (Before and after Extraordinary Items)					
	Basic	0.04	(1.10)	0.09	0.06	

# धडक कामगार युनियन



कामगार नेते अभिजीत राणे देणार रोजीरोटी गमावलेल्या श्रमिकांना आधार आणि झुंजणार पुनर्वसनासाठी..

को रोना आणि लॉकडाऊनमुळे मुंबई आणि एमएमआरडीए परिसरातील लाखो कष्टकरी श्रमिकांनी आपली रोजीरोटी गमावली आहे. कामगारांना नोकरीवरून काढून टाकले जात आहे. पगार कपात सर्रास चालू आहे.

लाखो स्थलांतरीत गावी निघून गेले तरी उरलेल्या लाखो संघटित-असंघटित कामगार कर्मचारी मजूर श्रमिक यांना मुजोर आणि रवाधीं मालकवर्ग अक्षरशः भिकेला लावतो आहे. दुदैवाने राज्य आणि केंद्र सरकारे आपली जबाबदारी झटकण्यासाठी या मालकांना साथ देत आहेत.

प्रस्थापित अनेक कामगार युनियन या बेकार, बेरोजगार, उपासमार होणाऱ्या कामगारांच्या बाजूने 'आवाज' उठवीत नाहीत. आंदोलने करीत नाहीत. सरकार आणि मालकांवर दबाव निर्माण करीत नाहीत. या परिस्थितीत आता धडक कामगार युनियनच्या दहा लाख कामगारांच्या परिवारांचे झुंजार नेते आणि लढवय्ये सूत्रधार

हे या श्रमिकांना आर्थिक न्याय, कामाचा हक्क आणि गमावलेला रोजगार परत मिळवून देण्यासाठी चळवळीतून संघर्ष आणि मालकांसोबतच्या वाटाघाटीतून समन्वय, तडजोडी घडवून आणण्यासाठी सिद्ध झाले आहेत.

संघटित आणि असंघटित क्षेत्रातील ज्या श्रमिकांना मालकांनी अन्यायाने कामावरून सवाटत आणि असवाटत प्रजाति ज्या जानकान नातकान जनवान काना काढून टाकले आहे किंवा पगार बुडवला अथवा कापला असेल त्यांनी आपल्या तकारी लेखी अथवा व्हॉटस ऐप मेसेज करून तात्काळ पुढील मोबाईल नंबरवर

घडक कामगार युनियनतर्फे आपल्याशी संपर्क साधून माहिती आणि कारवाई संदर्भात चर्चा केली जाईल. आपल्या सोबत अन्य कामगार या अन्यायाचे बळी असल्यास सर्वांनी मिळून संपर्क साधावा.

अभिजीत राणे तुमच्यासाठी तुमच्यापाठी उभे राहिले आहेत. आता तुम्ही साथ द्या आणि मदतीचा हात हाती घ्या!

धन्यवाद!!!



धडक कामगार युनियन : मोबा.: +91 98706 95130

विभागीय कार्यालय : धडक कामगार भवन, भंडार कार्यालय, आरे मिल्क कॉलोनी, महाराष्ट्र कृषी उद्योग भवन के सामने, संक्रमण स्टूडिओ जवळ, गोरेगॉव पूर्व, मुंबई – ४०० ०६५ ई मेल: dhadakaccgmail.com

फोन: 022-29276295, 29272371, 29277393

(Amount INR (In Lacs), except earning per share data

Financial

Diluted:

## **FINANCIAL EXPRESS**

Quarter Ended

## MPF SYSTEMS LIMITED

108, Prime Plaza, J.V. Patel Compound, B.M. Road, Elphinstone (W), Mumbai 400013 Mumbai, Mumbai City MH 400013 IN

CIN: L65999MH1993PLC287894 UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30th JUNE 2020 Standalone (in lacs)

Quarter Ended **Quarter Ended** Particulars 4 8 1 31.06.2020 31.06.2019 Total income from operations (net) (2.06)(3.92)Net Profit / (Loss) from ordinary activities before tax (3.92)(2.06)Net Profit / (Loss) from ordinary activities after tax (3.92)(2.06)Net Profit / (Loss) for the period before tax (after Extraordinary items) Net Profit / (Loss) for the period after tax (3.92)(after Extraordinary items) Paid up Equity Share Capital (Face Value Rs. 10/- per Equity Share) Reserves (excluding Revaluation Reserve as shown in (85.08)(100.00)the Balance Sheet of previous year) Earnings Per Share (before extraordinary items) (of Rs. 10/- each) (2.30)(1.21)Diluted: Earnings Per Share (after extraordinary items) (of Rs. 10/- each) (1.21)Basic Diluted (1.21)

Notes:

- Previous year/period figures have been regrouped/reclassified wherever necessary 2) The above results have been reviewed by the Audit Committee and have been approved by the Board of Directors at their respective meeting held on August 26, 2020. The results for the quarter ended 30th June 2020 have been subjected to limited review by the Auditors
- 3) The company operates in only one of the segment and therefore disclosure under AS-17 "Segment Reporting" is not required. Mpf Systems Limited

KIRTI RAKESH GHAG Place: Mumbai **Managing Director** Date: 26-08-2020 (DIN:07141300)

#### THE INDIAN LINK CHAIN MANUFACTURERS LIMITED CIN: L28920MH1956PLC009882

Register office: Sonawala Bldg 59, 2" Floor Samachar Marg, Mumbai-400023. Tel No.: 022-22661013 Email: inlinch@hotmail.com Website: www.inlich.com

## Notice Regarding 62nd Annual General Meeting, Remote E-Voting

1. Notice is hereby given that the 62" Annual General Meeting ("AGM") of members of The Indian Link Chain Manufacturers Limited will be held on Tuesday, 29th September, 2020, at 03.30 P.M. IST through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act, 2013 and rules made thereunder read with circulars dated May 5, 2020 read with circulars dated April 8, 2020 and April 13, 2020 (collectively referred to as "MCA Circulars") to transact business as contained in the notice of the 62" AGM and the Circular No. SEBI/HO/CFD/CMD1/CI R/P/2020/79 dated May 12, 2020 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, to

transact the businesses as set out in the Notice of the 62nd AGM

2. In compliance with above mentioned Circulars, the electronic copies of the Notice of 62<sup>™</sup> AGM and the Annual Report for the financial year 2019-20 is being only sent through electronic mode to those Members whose email addresses are registered with the Company/Depositories. The notice of 62<sup>nd</sup> AGM and annual report for the financial year 2019-20 will be made available on the company's website i.e. www.inlinch.com and can be accessed on the website of the Stock Exchange i.e. BSE Limited at www.bseindia.com.

Manner of registering email addresses for those Members whose email addresses are not registered for obtaining AGM Notice/Annual Report and/ or for obtaining login credentials for e-voting on the resolutions set out in this Notice: Members holding shares in physical form are requested to consider converting

or Company's Registrars and Transfer Agents, M/s. Universal Capital Securities Private Limited ("Universal Capital") for assistance in this regard. Members who have not yet registered their email addresses are requested to register the same with their DPs in case the shares are held by them in electronic form and with Universal Capital in case the shares are held by

their holdings to dematerialized form. Members can contact the Company

Manner of casting vote through Remote e-voting (electronically): Members will have the facility to cast their vote on the businesses set forth in the Notice of AGM through remote e-voting system. The Company has

entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating remote e-voting for AGM. Detailed procedure for casting the vote through remote e-voting during e-voting period and during the AGM shall be provided in the Notice of the AGM, which shall also be made available on the website of the Company. Members holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of September 22, 2020, may cast their vote electronically. Members who have acquired shares after the dispatch of the Annual Report and before the book closure may approach the Company for issuance of the User ID and Password for exercising their right to vote by electronic means.

The Register of Members and Share Transfer Registers of the Company shall remain closed from 23" September, 2020 to 29" September, 2020 (both days inclusive) for the purpose of Annual General Meeting of the company.

By order of the Board For The Indian Link Chain Manufacturers Ltd

Sudhir Nevatia Place: Mumbai **Managing Director** Date: 26.08.2020

## SANGAM RENEWABLES LIMITED

CIN: L93000MH1999PLC120470 504, Western Edge-I, Western Express Highway, Borivali (East), Mumbai-400066

Tel.: +91 22 4333 1500; Email ID: info@sangamrenew.com, Website: www.sangamrenew.com

NOTICE OF 2157 ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING INFORMATION

Notice is hereby given that the 21st Annual General Meeting (AGM) of the Company will be held on Saturday, September 19, 2020 at 11.00 a.m. (IST) through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") to transact the business, as set out in the Notice convening the AGM. Members will be able to attend and participate in the AGM

through VC/ OAVM facility only. The AGM will be convened in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and the Rules framed thereunder, Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with the provisions of Circulars dated May 05, 2020, April 13, 2020 and April 08, 2020, issued by the Ministry of Corporate Affairs (collectively referred to as "MCA

Circulars") and circular dated May 12, 2020 issued by SEBI. In compliance with the circulars as detailed above, Notice of the AGM along with the Annual Report for the financial year 2019-2020 has been sent on August 27, 2020 only through electronic mode to those members of the Company whose email addresses are registered with the Company/ Depository Participant(s)/RTA. The Notice of AGM along with the Annual Report for the financial year 2019-2020 is also available on the Company's website at

www.sangamrenew.com and on the websites of the BSE Limited at www.bseindia.com. The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the Members from the date of circulation of the Notice of AGM up to the date of AGM and will also be available for inspection during the AGM. Members seeking to

#### inspect such documents can send an email to info@sangamrenew.com. MANNER OF REGISTRATION OF EMAIL ADDRESSES

Members who have not yet registered their email addresses and phone number are requested to follow the process mentioned below:

 Members holding shares in physical mode are requested to update their email addresses and phone number by writing to the Registrar & Share Transfer Agent (RTA)/Company at support@purvashare.com and info@sangamrenew.com respectively, along with the copy of the signed request letter mentioning the name, folio no., address of the Member, self-attested copy of the PAN card and self-attested copy of any document (e.g.: Driving License, Bank Statement, Election Identity Card, Passport, Aadhaar Card) in support of

 Members holding shares in dematerialized mode are requested to register/update their email addresses and phone number with the relevant Depository Participants.

# Notice is further given pursuant to Section 91 of the Act read with Rules made thereunder

Date: August 27, 2020

frimancialexp.epapr.in

and Listing Regulations that the Register of Members and Share Transfer Books of the Company will remain closed from September 14, 2020 to September 19, 2020 (both days inclusive) for the purpose of Annual General Meeting. In compliance with the provisions of Section 108 of the Act read with Rule 20 of the Companies

(Management and Administration) Rules, 2014, Secretarial Standards on General Meetings

(SS-2) issued by the Institute of Company Secretaries of India and Regulation 44 of the

#### Listing Regulations, Members have been provided with the facility to cast their votes on all resolutions set forth in the Notice of the AGM using an electronic voting system (remote e-Voting). The Company has engaged the services of CDSL for providing facility for remote e-Voting, participation in the AGM through VC/OAVM and voting at the AGM. The voting rights of Members shall be in proportion to the equity shares held by them in the paid-up

equity share capital of the Company as on September 12, 2020 ("cut-off date").

the dematerialized mode, physical mode and for members who have not registered their email addresses is provided in the Notice of AGM. The remote e-Voting commences on September 16, 2020 at 9.00 a.m. (IST) and ends on September 18, 2020 at 5.00 p.m. (IST). Members may cast their votes electronically during this period. The remote e-Voting shall be disabled by CDSL thereafter. Those members, who shall be present in the AGM through VC/ OAVM facility and had not cast their votes on the resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting at the AGM. Once the vote on a resolution is cast by the

The manner of remote e-Voting and voting at the AGM by the Members holding shares in

Member, the Member shall not be allowed to change it subsequently. The Members who have cast their votes by remote e-Voting prior to the AGM may also attend/ participate in the AGM through VC/ OAVM but shall not be entitled to cast their votes again.

Any person who becomes a member of the Company after dispatch of Notice of the AGM and holding shares as on the cut-off date i.e. September 12, 2020 may obtain the User ID and password by sending a request to helpdesk.evoting@cdslindia.com or support@purvashare.com. However, if the member is already registered with CDSL for e-Voting then he can use the existing user ID and Password for casting the vote through e-Voting.

In case of any gueries/grievances relating to remote e-Voting or e-Voting at the AGM. please refer to the Frequently Asked Questions (FAQs) and e-Voting user manual for Members available at www.evotingindia.com, under help section or contact Mr. Rakesh Dalvi, Manager, (CDSL) or send an email to helpdesk.evoting@cdslindia.com or call

> By Order of the Board For Sangam Renewables Limited Pujan Doshi Managing Director

> > DIN: 07063863

"Form No. INC-26" [Pursuant to rule 30(5)(a) of the Companies Incorporation) Second Amendment Rules, 2017] dvertisement to be published in the newspaper to

change of registered office of the company from one BEFORE THE CENTRAL GOVERNMENT WESTERN REGION

the matter of sub-section (4) of Section 13 of companies Act, 2013 and clause (a) of sub-rule (5) if Rule 30 of the Companies (Incorporation) Second Imendment Rules, 2017

tegion, Everest, 5th Floor, 100; Marine Drive, Mumbai 100002, within fourteen days of the date of publication of this notice with a copy of the applicant company at is registered office at the address mentioned below: Ice Production Private Limited Gupta Electronics, 86, Mahtre House Opp. Fish Market, Kandivali Village (West) Mumbai, Mumbai City 400067 FOR AND ON BEHALF OF ICE PRODUCTION PRIVATE LIMITED

PRASANTA MAITY DATE: 28.08.2020 DIRECTOR PLACE: MUMBAI DIN:08425427

# SCAN STEELS LIMITED

Reg. Off: Office No. 104, 105, E-Square, Subhash Road, Vile Parle(East), Mumbai-400057 Telephone: +91-022-26185461; Email: scansteels@scansteels.com Statement of Un Audited Financial Results for the Quarter Ended 30th June, 2020

**Particulars** 

Unat	(Refe	03.2020 er note 2) udited	30.06.2019 Unaudited	31.03.2020 Audited
operations 1			Unaudited	Audited
113	5,384.22	45 440 54		Audited
for the period (before tax.		15,113.51	18,241.07	66,853.68
or Extraordinary items)	163.61	837.41	196.75	1,322.51
·	163.61	837.41	196.75	1,322.51
	18.41	(577.45)	45.11	31.90
t/ (Loss) for the period (after tax)	77.86	(600.52)	39.47	44.63
nare Capital (Face value of Rs.	5,235.23	5,235.23	5,235.23	5,235.23
•				21,666.07
` ' ' ` ' ` ' ' ' ' ' ' ' ' ' ' ' ' ' '				
8	0.04	(1.10)	0.09	0.06
	0.04	(1.10)	0.09	0.06
) all nifit erich arc	of for the period before tax al and/or Extraordinary items) of for the period after tax al and/or Extraordinary items) onsive Income for the period offit/ (Loss) for the period (after tax) offit/ (Loss	of for the period before tax al and/or Extraordinary items) of for the period after tax al and/or Extraordinary items) of five Income for the period fit/ (Loss) for the period (after tax) ehensive Income (after tax)] othere Capital (Face value of Rs. fing Revaluation Reserves as shown heet of previous year) are (EPS) (of Rs. 10/- each) (not re and after Extraordinary Items)  0.04	of for the period before tax all and/or Extraordinary items) of for the period after tax all and/or Extraordinary items) of for the period after tax all and/or Extraordinary items) of five Income for the period after tax) of fit/ (Loss) for the period (after tax) of the period	of for the period before tax al and/or Extraordinary items) of for the period after tax al and/or Extraordinary items) of for the period after tax al and/or Extraordinary items) of and after tax al and after tax (577.45) of al and/or Extraordinary items)  18.41 (577.45) 0.00.52) 0

at their respective meetings held on August 27, 2020. The Statutory Auditors have carried out a Limited Review of the results for the quarter ended June 30, 2020.

The company's revenue from operation was affected badly mainly due to complete/partial shut down of production in more

2 The Figures for the quarter ended March 31, 2020 are the balancing figures between the audited figures in respect of the full financial year and published year to date figures up to third quarter. The COVID-19 outbreak and measures to curtail it has caused significant disturbances and slowdown of economic activity

than one units and due to supply chain constraints, shortage of workforce, Lockdown /shutdown called by local authorities and with a view to ensure safety across areas of operation of its units. The company has considered the possible impact of COVID-19 in preparation of the above results and will continue to closely monitor any material changes to future economic conditions The Company is engaged in only one segment viz. Steel Manufacturing and as such there is no separate reportable

segments as per IND AS -108 "Operating Segment". Figures for the previous periods have been regrouped and/or reclassified to confirm to the classification of the current period

The above results are available on the Company's website at www.scansteels.com and BSE website (www.bseindia.com) For and on behalf of the Board of Directors For Scan Steels Limited

**Ankur Madaan** Aug 27, 2020 Whole Time Director

Bhubaneswar DIN: 07002199

## **BANAS FINANCE LIMITED**

CIN: L65910MH1983PLC030142

Regd. Off.: E/109, Crystal Plaza, New Link Road, Opp.Infinity Mall, Andheri (West), Mumbai-400053

CONSOLIDATED & STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2020

BSE CODE: 509053

Quarter ended Year Ended Quarter ended Year Ended March 31, 2020 March 31, 2020 March 31, 2019 March 31, 2019 Particulars (Standalone) (Consolidated) (Standalone) Consolidated) (Audited) (Audited) (Audited) (Audited) otal income from operations 85.200 1006.720 118.80 1386.458 Net Profit / (Loss) before tax and/or extraordinary items) (171.770)213,930 (130.45)(724.575)Net Profit / (Loss) for the period before tax (171.770)213,930 (724.575)(130.45)(after Extraordinary items) Net Profit/ (Loss) after tax after extraordinary items) (171.770)177.240 (131.84)(547.400)Total Comprehensive income for the period (comprising profit/(loss) for the period (after tax) and other comprehensive income (after tax) 0.000 0.000 0.00 0.000 Equity Share Capital 1137.600 1137.600 1137.60 1137.600 Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year) Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) (1.510)1.600 (1.160)-2.190

Notes 1 The above Consolidated Financial Results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 26/08/2020

The Consolidation of Financial Results has been pursuant to the Merger Order passed by Hon'ble National

Company Law Tribunal, Mumbai Bench ("NCLT Mumbai") dated 29th July, 2020 approving the Scheme of

(1.510)

1.600

(1.160)

Merger under section 230-232 of the Companies Act, 2013, in the company petition No. CSP 758/MB-II/2020 namely M/s Proaim Enterprises Limited (First Transferor Company); M/s Axon Ventures Limited (Second Transferor Company); M/s Rockon Enterprises Limited (Third Transferor Company) With Banas Finance Limited (Transferee Company). The Company is reporting Two Business Segment i.e. Finance Business Activities and Trading of commodities and share Business (The Secondry Segment has been identified due to Merger order passed by the Hon'ble

National Company Law Tribunal, Mumbai Bench ("NCLT Mumbai") dated 29th July, 2020 approving the Scheme of Merger under section 230-232 of the Companies Act, 2013). Business segment has been identified as separable primary segment taking into Account the organizational and internal reporting structure as well as evaluation of risk and return of this segment. Consequent to the Amalgamation of the erstwhile M/s Proaim Enterprises Limited ,M/s Axon Ventures Limited M/s Rockon Enterprises Limited with the company, the figure for the Quarter ended March 2019, December 2019

and March 2020 are standalone figures hence not compareable to the Consoldated Audited Year ended figures of March 2019 and March 2020. The Audited Figures for the Year ended March 2019 has also been consolidated due to the Appointed Date of the Scheme is 1st April, 2018. Other Equities (including Reserves & Surplus) includes Shares of Banas Finance Limited to be allloted to shareholders of Proaim Enteprises Limited , Axon Ventures Limited and Rockon Enterprises Limited as per the Merger Order passed by Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT Mumbai") dated 29th July, 2020 in the following ratio: - For Every 100 Shares of Proaim Enterprises Limited to allot 50 Fully Paid up Shares of Banas Finance Limited, For Every 100 Shares of Axon Ventures Limited to allot 48 Fully Paid up

Shares of Banas Finance Limited and For Every 100 Shares of Rockon Enterprises Limited to allot 26 Fully Paid up Shares of Banas Finance Limited. These shares will be alloted after the record date 4th September, 2020 of the transferee companies as mentioned above. The Paid up capital will be enhanced to 25,64,87,300 ( Rupees Twenty five Crore Sixty Four Lacs Eighty Seven Thousand and Three Hundred)

This Result is available on company Website www.banasfinance.com as well as BSE website www.bseindia.com Investor Complaint for the year Ended 31/03/2020. Opening - 0. Received -0, Resolved -0, Closing - 0.

> For Banas Finance Limited Giriraj Kishor Agrawal

(Rs. In Lakhs)

-2.190

Place: Mumbai DIRECTOR Date: 26-08-2020 DIN: 00290959

## **SUMUKA AGRO INDUSTRIES LIMITED**

(PREVIOUSLY KNOWN AS SUPERB PAPERS LIMITED) CIN:-L74110MH1989PLC289950

Regd. Office: Shop No. 1 & 7, Ground Floor, Empress Chambers, Plot No. 89 A & B, Sector 1, Opp. NKGSB Bank, Kandivali (West), Mumbai - 400 067.

#### EXTRACT OF STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30.06.2020

Particulars	Quarter Ended			Year Ended	
	30.06.2020	31.03.2020	30.06.2019	31.03.2020	
	(Unaudited)	(Audited)	(Unaudited)	(Audited)	
Total Income from operations (net)	205,688	734,226	1,530,968	4,871,524	
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	(471,378)	(92,579)	(327,011)	125,566	
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary Items)	(471,378)	(92,579)	(327,011)	125,566	
Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary Items)	(471,378)	(128,825)	(327,011)	89,320	
Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)]	-	-			
Equity Share Capital	54,405,000	54,405,000	54,405,000	54,405,000	
Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	- 2	-		(43,098,900)	
Earnings Per Share (of Rs.10/- each) (for continuing & Discontinued operation)					
Basic :-	(0.09)	(0.02)	(0.06)	0.02	
Dilluted :-	(0.09)	(0.02)	(0.06)	0.02	

The above is an extract of the detailed format of Unaudited Financial Results for the quarter ended June 30, 2020 filed with the stock exchanges unde Regulation 33 of the SEBI (Listing Obligation and Discloure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results are available on the website of the Stock Exchange i.e. www.bseindia.com and the Company i.e.www.sumukaagro.com By order of the Board of Directors

> For SUMUKA AGRO INDUSTRIES LTD Paresh Thakker Managing Director DIN: 07336390

Quarter Ended

Registered Office: 501-502, Raheja Chambers, Nariman Point, Mumbai - 400 021 STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2020

TCFC FINANCE LIMITED

CIN: L65990MH1990PLC057923

(Rupees in Lakhs except EPS) Year Ended

(2.82)

(2.82)

0.08

0.08

Sd/

	Particulars	Quarter Ended			Tour Ended
		June 30 , 2020	June 30 , 2019	March 31, 2020	March 31, 2020
		(Unaudited)	(Unaudited)	(Audited)	(Audited)
	Revenue from operations	2000000	2741740000		SHIPPONIA
(0)	Interest Income	30.34	19.76	29.39	101.83
(ii)	Dividend Income	0.06	1.38	1.18	21.30
(iii)	Net gain on fair value changes	284.98	119.40		-
(0)	Total Revenue from operations	315.38	140.54	30.57	123.13
(11)	Other Income	4.94	0.01	6.00	16.01
(III)	Total Income (I+II)	320.31	140.55	36.57	139.14
	EXPENSES				
(0	Net loss on fair value changes	www.35		388.79	53.70
(ii)	Employee Benefits Expense	16.70	16.14	20.13	70.10
(iii)	Depreciation, amortization and impairment	0.71	0.72	0.72	2.89
(iv)	Others expenses	5.57	7.61	20.07	54.65
(IV)	Total Expenses	22.98	24.47	429.71	181.34
(V) (VI)	Profit / (loss) before exceptional items and tax (III- IV) Exceptional items	297.33	116.08	(393.14)	(42.20)
(VII) (VIII)	Profit/(loss) before tax (V-VI) Tax Expense:	297.33	116.08	(393.14)	(42.20)
	(1) Current Tax	25.50	35.63	(53.33)	2.30
	(2) Adjustment of tax relating to earlier periods	(30.08)		1750000	(9.57)
	(3) Deferred Tax	32.26	150	(43.71)	(43.71)
(IX) (X)	Profit /(loss) for the period/year Other comprehensive income	269.65	80.45	(296.10)	8.78
	A. Items that will not be reclassified to profit or loss Remeasurement of gains (losses) on defined benefit plans Income tax effect	(0.14)	(0.14)	(0.50)	(0.90)
	B. Items that will be reclassified to profit or loss	W = 0	10.10	in em	40,000
	Total other comprehensive income for the period/year, net of tax (A+B)	(0.14)	(0.14)	(0.50)	(0.90)
	TOTAL COMPREHENSIVE INCOME (IX)+(X)	269.51	80.31	(296.60)	7.88
	Paid up Equity Share Capital (Face Value of INR 10 per share) Earnings per equity share	1,048.21	1,048.21	1,048.21	1,048.21
	(for continuing operations)	1988/001	250.00	523500	1,000,000

Basic EPS 2.57 0.77 2.57 0.77 Dilluted EPS

period / year classification.

Place : Mumbai

Date :August 26, 2020

Place: Mumbai

Date: August 26, 2020

As the company's business activity falls within a single primary business segment viz "Investments", the disclosure requirements of Ind AS 108 "Operating Segments" is not applicable. The above results as reviewed by the Audit Committee have been approved at the meeting of the Board of Directors

held on August 26, 2020 and have been subject to Ind AS Compliant Limited Review received by the Statutory Auditors The outbreak of COVID-19 continues to spread across the globe and India, which has contributed to a significant decline and volatility in global and Indian Financial Markets and a significant decrease in the economic activities. On 11 March 2020, the COVID-19 outbreak was declared as a global pandemic by the World Health Organisation. On 24 March 2020 the Indian Government had announced a strict 21 day lockdown which kept on getting extended across the country with gradual and modest relaxations. Given the dynamic nature of the pandemic situation, the carrying value of the Company's investment as at June 30, 2020, may be affected by the severity and duration of the outbreak. however the Company believes that it has taken into account all the possible impact of known events arising out of

COVID 19 pandemic in the preparation of financial results resulting out of fair valuation of these investments and stock

in trade of various financial instruments. However the impact assessment of COVID 19 is a continuing process given

its nature and duration. The Company will continue to monitor for any material changes to future economic

Previous period / year figures have been regrouped / reclassified wherever found necessary, to conform to current

conditions. The figures of the last quarter of the previous year are the balancing figures between the audited figures in respect of the full financial year and the unaudited published year to date figures upto the third guarter of the respective financial year.

By Order of the Board of Directors For TCFC Finance Limited

## Gujarat State Petronet Limited Corporate Identity Number: L40200GJ1998SGC035188

Regd Office: GSPC Bhavan, Sector - 11, Gandhinagar - 382 010 Tel: +91-79-66701001/23268500

Fax: +91-79-23268506 Website: www.gspcgroup.com, Email: investors.gspl@gspc.in NOTICE TO THE SHAREHOLDERS ON THE 22" (TWENTY SECOND) ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING (VC) / OTHER AUDIO VISUAL

MEANS (OAVM), EMAIL ID/BANK MANDATE UPDATION AND TDS ON DIVIDEND INCOME 22<sup>™</sup> Annual General Meeting of the Company through VC/OAVM: NOTICE is hereby given that the 22" (Twenty Second) Annual General Meeting ("AGM") of the Shareholders of Gujarat State Petronet Limited ("the Company") will be held on Thursday, the 24" day of September, 2020 at 3:00 pm (IST) through Video Conference ("VC") / Other Audio Visual Means ("OAVM") facility in compliance with all the applicable provisions of the

Companies Act, 2013 and the Rules made there under and the SEBI (Listing Obligations and Disclosure Requirements) 2015, read with the General Circular No. 14/2020 dated 8th April, 2020, General Circular No. 17/2020 dated 13th April, 2020 and General Circulars No. 20/2020 dated 5" May, 2020 issued by Ministry of Corporate Affairs ("MCA Circulars") and SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12" May, 2020, ("SEBI Circular"), to transact the business set out in the Notice convening the AGM. The Members can join and participate in the Meeting through VC/OAVM facility only. The instructions for joining the 22<sup>rd</sup> AGM and the manner of participation in the remote electronic voting or casting through the e-voting system during the 22" AGM will be provided in the Notice of the 22" AGM. Members participating in the AGM through VC/OAVM shall be counted for the

purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. 2. Dispatch of Notice of AGM and Annual Report for the Financial Year 2019-20 through Electronic mode only:

The Notice of the 22" Annual General Meeting and the Annual Report for the FY 2019 - 20 including the Financial Statements for the Financial Year ended 31" March, 2020 will be sent to all Members of the Company whose E-mail addresses are registered with the Company's R&TA/Depository Participants, in accordance with the MCA Circulars and SEBI Circular. The Notice of the 22" AGM and the Annual Report will also be available on the website of the Company i.e. www.gspcgroup.com and the website of the Stock Exchanges where the Equity Shares of the Company are listed, i.e. BSE Limited (at www.bseindia.com) and National Stock Exchange of India Limited (at www.nseindia.com). Further, the AGM Notice will also be available on the Website of Central Depository Services (India) Limited (CDSL) (at www.evotingindia.com). 3. Registration/updation of E-mail IDs and Electronic Bank Mandates:

Manner of registering/updating E-mail IDs

The Members who have not registered their E-mail addresses with the Company/R&TA/Depository Participants can get the same registered by sending following documents by E-mail at einward.ris@kfintech.com or by writing to the Registrar and Share Transfer Agent of the Company, viz., KFin Technologies Private Limited ("KFintech"): Shareholders holding Shares in Physical mode:

a. A signed request letter mentioning your name, folio number and complete address; b. Self attested scanned copy of the PAN Card; and

Self attested scanned copy of any document (such as AADHAR Card, Driving Licence, Passport) in support of the address

of the Member as registered with the Company. Shareholders holding Shares in Demat mode:

 Name and Demat account details (CDSL - 16 digit beneficiary ID or NSDL - 16 digit DP ID + Client ID) b. Client Master or copy of Consolidated Account statement

Self attested scanned copy of the PAN Card; and

 Self attested scanned copy of any document (such as AADHAR Card, Driving Licence, Passport) in support of the address of the Member as registered with the Company. Shareholders holding Shares in Demat mode are also requested to update their E-mail addresses with their Depository

Participants. Manner of registering/updating Bank Mandates:

· The Members holding Shares in Physical Form who have not updated their mandate for receiving the Dividends directly in their Bank accounts through Electronic Clearing Service or any other means ("Electronic Bank Mandate"), can register their Electronic Bank Mandate to receive Dividends directly into their Bank account electronically, by sending following details/documents by E-mail at einward.ris@kfintech.com or by writing to the Registrar and Share Transfer Agent of the Company, viz., KFin Technologies Private Limited ("KFintech") Name and Branch of Bank in which Dividend is to received and Bank Account type;

Bank Account Number allotted by your Bank after implementation of Core Banking Solutions;

c. 11 digit IFSC Code; and

d. Self attested scanned copy of cancelled cheque bearing the name of the Member or first holder, in case Shares are held

 The Members holding Shares in Demat Form are requested to update their Electronic Bank Mandate with their Depository Manner of Voting on Resolutions placed before the AGM:

The Company is providing Remote E-voting facility ("Remote E-voting") to its Shareholders to cast their votes on all resolutions

set out in the Notice of the AGM. Additionally, the Company is providing the facility of voting through E-voting system during the

AGM ("E-voting"). The manner of Remote E-voting / E-voting for Shareholders holding Shares in dematerialized mode, physical mode and for Shareholders who have not registered their E-mail addresses will be provided in detail in the Notice of the AGM. The details will also be made available on the Company's website www.gspcgroup.com and on the website of Central

Depository Services (India) Limited (CDSL) (at www.evotingindia.com). 5. Dividend, its Record Date, Manner of payment of Dividend, if declared at the AGM and Tax on Dividend Income: Dividend and its Record Date: The Shareholders may note that the Board of Directors, at its Meeting held on 8" June, 2020, has recommended Dividend of

Shareholders at the ensuing AGM. The Company has fixed Thursday, 10th September, 2020 as "Record Date" for determining entitlement of Dividend of Rs. 2.00

Rs. 2.00 per Share of Rs. 10/- each (i.e. @ 20%) for the Financial Year ended 31" March, 2020, subject to the approval of the

(i.e. 20%) per Share for the Financial Year ended on 31st March, 2020. Manner of Payment of Dividend, if declared at the AGM: The Dividend, if approved by the Shareholders at the 22<sup>™</sup> AGM, will be paid through electronic mode to the Shareholders who

have updated their bank details. Dividend warrants/demand drafts will be dispatched to the registered address of the Shareholders who have not updated their bank details, only after normalisation of postal services. To avoid delay in receiving Dividend and to receive the Dividend directly into their bank account on the payout date,

Shareholders are requested to update their Bank details by following the procedure set out at para 3 above. Tax on Dividend Income: Pursuant to Finance Act, 2020, Dividend income will be taxable in the hands of Shareholders w.e.f. 15 April, 2020 and the

Company is required to deduct Tax at Source (TDS) from Dividend paid to Shareholders at the prescribed rates. The Shareholders are requested to update their PAN with Company's Registrar and Transfer Agent ['R&TA'], KFin Technologies

Private Limited ("KFin") (in case of Shares held in physical mode) and with the Depository Participant (in case of Shares held in

Demat mode) For Resident Shareholders, taxes shall be deducted at Source under Section 194 of the Act as follow:-

Shareholders having valid PAN 7.5% 20% Shareholders not having PAN/ valid PAN TDS is not applicable to Resident Individual Shareholder, if Dividend income distributed by the Company to him/her does not

likely to exceed the basic exemption limit may submit a declaration in Form No. 15G/15H, to avail the benefit of non-deduction of Tax at Source. Various other categories of Resident Shareholders viz. Mutual Funds, Insurance Companies etc. need to submit requisite

exceed Rs. 5,000/-. Further, Resident Individual Shareholder with valid PAN whose total income during FY 2020 – 2021 is not

documents/declaration(s) to claim exemption(s) available to them under relevant provisions of the Income Tax Act. For Non-resident Shareholders, Taxes shall be deducted at Source under Section 195/196D/any other relevant Section of the Act, at the rate of 20% (Plus applicable surcharge & cess). However, Non-resident Shareholders (other than FII/FPI) can avail beneficial rates under tax treaty between India and their Country of residence, subject to providing necessary documents,

document which may be required to avail the tax treaty benefits source. The Shareholders are requested to upload the said Documents/Forms on the upload centre of our R&TA "KFintech" at https://ris.kfintech.com/form15 or E-mail to einward.ris@kfintech.com. Details of Category wise applicability of TDS & document requirement for claiming exemption/Lower TDS along with web-link / E-mail has been sent through a separate E-mail communication on 11" August, 2020 to the Shareholders as per E-mail IDs registered with the R&TA/Depository Participant. The same will be also provided as a part of Notice convening 22" AGM. The said documents/Forms are also available for

viz. No Permanent Establishment and Beneficial Ownership Declaration, Tax Residency Certificate, Form 10F, any other

download at our website viz. http://gspcgroup.com/GSPL/tds-dividend. The aforesaid declarations and documents are required to be submitted by the Shareholders on or before 12" September, 2020.

It may please be noted that Forms received after 12" September, 2020 and incomplete or incorrect forms in any manner shall

not be considered and shall not be eligible for availing benefits of non-deduction or lower deduction of Tax by the Company. It may please be noted that no claim shall lie against the Company for such Taxes deducted. The above information is being issued for the information and benefit of all the Members of the Company and is in compliance

For Gujarat State Petronet Limited

Tania Deol Date: 27" August, 2020 Managing Director Place: Gandhinagar DIN: 00073792

with the MCA Circular (s) and the SEBI Circular.

Rajeshwari Sharma Company Secretary & Compliance Officer