અમદાવાદ, બુધવાર, તા. ૧૦ જુલાઇ, ૨૦૧૯

ફાયનાન્સિયલ એક્સપ્રેસ

Name of Corporate Debtor

incorporated / registered

corporate debtor

professional

2. Date of incorporation of Corporate Debtor

Authority under which Corporate Debtor is

Corporate Identity No. / Limited Liability

5. Address of the registered office and principal office (if any) of corporate debtor

6 Insolvency commencement date in respect of

Estimated date of closure of insolvency resolution

Name and registration number of the insolvency

Address and email of the interim resolution professional, as registered with the board

10. Address & email to be used for correspondence with the interim resolution professional

Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim

3. Names of insolvency professionals identified to act as authorised Representative of creditors in a class

(a) Relevant forms and
(b) Details of authorized representatives are

Last date for submission of claims

resolution professional

available at:

entry No. 10.

Date: 10.07.2019 Place: Chennai

hree names for each class)

professional acting as interim resolution

Identification No. of corporate debtor

AU SMALL FINANCE BANK LIMITED

(Formerly known as Au FINANCERS (INDIA) LIMITED (CIN: L36911R11996PLC011381) Regd. Office: 19-A, Dhuleshwar Garden, Ajmer Road, Jaipur-302001

Tel: 0141-4110060, Fax: 0141-4110090, www.aubank.in email: investorrelations@aubank.in

NOTICE

Notice is hereby given pursuant to regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a Meeting of the Board of Directors of the Bank will be held at **Jaipur** on **Thursday 25 July 2019,** Inter-alia, to consider and approve the Unaudited Financial Results of the Bank for the quarter ended on 30th June 2019.

The information contained in this notice is also available on the Bank website **www.aubank.in** as also on the website of the stock exhanges viz BSE Limited- **www.bseindia.com** and the National Stock Exchange of India Limited-www.nseindia.com For AU SMALL FINANCE BANK LIMITED

Sd/ Manmohan Parnam

Company Secretary

PÇ



ગોંડલ શાખા, કોલેજ ચોક, ગોંડલ-રાજકોટ, પીન-૩૬૦૩૧૧-ગુજરાત. ફોન : ૦૨૮૨૫-૨૨૦૨૪૨ / ફેક્સ : ૦૨૮૨૫-૨૨૦૭૭૬

કબજા નોટીસ

પરિશિષ્ટ-૪ [જુઓ કાચદા નંબર ૮(૧)], (સ્થાવર મિલકત માટે) માથી, નીચે સહી કરનાર **સેન્ટ્રલ બેંક ઓફ ઇન્ડિયા ગોંડલ શાખા** ના અધિકૃત અધિકારીએ સિક્યોરિટાઇઝેશન એન્ડ રીકન્સ્ટ્રક્શન ઓફ ફાઇનાન્સિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્ચોરીટી ઇન્ટરેસ્ટ (એક્ટ), ૨૦૦૨ (૨૦૦૨ ના ૫૪) તથા કલમ ૧૩(૧૨)સાથે વાંચો નિયમ ૯ દેઠળ મળેલી સત્તાં સાથે સિક્ચોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયંમો, ૨૦૦૨ અંતર્ગત **તા. ૦૬/૦૪/૨૦૧૯** ના રોજ ડિમાન્ડ નોટીસ દ્વારા ઉધારકર્તા **શ્રી યોગેશભાઇ** કાંતિભાઇ ઠુંમર અને શ્રી કાંતિભાઇ રણછોડભાઇ ઠુંમર (ભાગીદાર મે. સદાશિવ મમરા **ફેક્ટરી) અને મે. સદાશિવ મમરા ફેક્ટરી (ગીરો મુકનાર)** ને નોટીસમાં દર્શાવેલ રકમની યુકવણી કરવી **રૂ. ૧,૧૩,૮૦,૦૩૩.૦૦ (રૂ. એક કરોડ તેર લાખ, એંસી હજાર, તેત્રીસ પૂરા)** જણાવવામાં આવેલ નોટીસની તા. ૦૮/૦૪/૨૦૧૯ થી ૬૦ દિવસની અંદર.

ઉધારકર્તા ઉપરોક્ત રકમ ચૂકવવામાં કસુરવાર થતા આથી ઉધારકર્તા તથા જાહેર જનતાને નોટીસ આપવામાં આવે છે કે અધો હસ્તાક્ષરીએ ઉક્ત અધિનિયમની કલમ ૧૩(૪) અને નિયમ ૯ સાથે અંતર્ગત મળેલી સત્તાની રૂએ **તા. ૦૨/૦૭/૨૦૧૯** ના રોજ નીચે જણાવેલ મિલ્કતનો પ્રત્યેક્ષ કબજો લઇ લીધેલ છે.

ઉધારકર્તા ને વિશેષ રૂપથી તથા જાહેર જનતાને સુચિત કરવામાં આવે છે કે નીચે દર્શાવેલ મિલ્કતનો સોદો કરવો નહી કોઇપણ મિલ્કતનો સોદો કરશે તો તે **સેન્ટ્રલ બેંક ઓફ ઇન્ડિયા,** ગોંકલ શાખા ના બાકી લેણા ગ્ર. ૧,૧૩,૮૦,૦૩૩.૦૦ (ગ્ર. એક કરોક તેર લાખ, એંસી **હજાર, તેત્રીસ પૂરા) ૦૮/૦૪/૨૦૧૯** ના રોજ તથા બાકી નીકળતું વ્યાજ અને અન્ય ખર્ચાની રકમ. (ડિમાન્ટ નોટીસ રજુ કર્યા પછી જમા કરાવેલી રકમ ચુ/સેક્શન ૧૩(૨) દેઠળ અમલ)

સ્થાવર મિલ્કતની વિગત

મે. સદાશિવ મમરા ફેક્ટરીના નામથી ફેક્ટરી જમીન અને બિલ્ડીંગ, ભાગીદારી કંપની દ્વારા માગીદોરા શ્રી ચોગેશભાઇ કાંતિભાઇ ઠુંમર અને શ્રી કાંતિભાઇ રણછોડભાઇ ઠુંમરની જમી મંપાદન ૧૮૦૦ ચો. મીટર જે રેવન્યુ સર્વે નું. ૩૭૮ પૈકી પ્લોટ નં. ૧૧૨ ના ઇન્ડસ્ટ્રીયલ બેસ્ટેટ-ાા, જામવાડી, ગોંડલ-૩૬૦૩૧૧, જિલ્લો રાજકોટ, રાજ્ય ગુજરાત. **યર્તુદીશાઃં પુર્વે ઃ**પ્લોટનં. ૧૧૩**, પશ્ચિમે**ં પ્લોટનં. ૧૧૧, **ઉતર ઃ**પ્લોટનં. ૧૨૧ અને ૧૨ ૨, **દક્ષિણ :** ૧૪.૦ મી. પહોળો રોડ. અધિકૃત અધિકારી, સેન્ટ્રલ બેંક ઓફ ઈન્ડિય સ્થળ : ગોંકલ



FORM A PUBLIC ANNOUNCEMENT

(Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

FOR THE ATTENTION OF THE CREDITORS OF M/S SIVA INDUSTRIES AND HOLDINGS LIMITED

M/s Siva Industries and Holdings Limited

Old No 19, New No 32 Cathedral Garden Road Nungambakkam Chennai, Tamil Nadu India–600034

The order for appointment of the interim resolution professional has been dictated in open court by the NCLT, Chennai on July 04, 2019, and delivered on July 5, 2019 and the same has been issued and uploaded on the website of the NCLT and made available to the interim resolution professional on July 08, 2019

180 days from date of commencement o resolution process, which is December 31, 2019 Name: Savan Godiawala

Registration no.: IBBI/IPA-001/IP-P00239/

Address: Deloitte Touche Tohmastu India LLP 19th Floor, Shapath-V, S.G.Road, Ahmedabad Gujarat-380015 Registered E-mail id

Correspondence Address: Deloitte Touche Tohmastu India LLP, 19th Floor, Shapath-V, S.G.Road, Ahmedabad, Gujarat -380015

Neb link: https://ibbi.gov.in/home/downloads

Physical Address: Deloitte Touche Tohmastr India LLP, 19th Floor, Shapath-V, S.G.Road Ahmedabad, Gujarat-380015

Savan Godiawala Name and Signature of Interim Resolution Professional:

Registrar of Companies – Chennai

U01134TN1994PLC026861

February 23, 1994

017-18/10468

July 22, 2019 #

Not Applicable

Not Applicable

The order for appointment of the interim resolution professional has been dictated in open court by the NCLT.

A the other total population to the memory protession may be a been issued in oper court by the NCLT, Chennaion July 04, 2019, and delivered on July 5, 2019 and the same has been issued and uploaded on the website of the NCLT and made available to the interim resolution professional on July 08, 2019. Accordingly, time for submission of claims has been considered as 14 days from July 08, 2019 Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a

corporate insolvency resolution process of Siva Industries and Holdings Limited with effect from July 04, 2019

The creditors of **Siva Industries and Holdings Limited**, are hereby called upon to submit their claims with proof on or before July 22, 2019 to the interim resolution professional at the address mentioned against

The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means.

A financial creditor belonging to a class, as listed against the entry No.12, shall indicate its choice of authorise

epresentative from among the three insolvency professionals listed against entry No.13 to act as authorised epresentative of the class [Not Applicable] in Form CA.

Submission of false or misleading proofs of claim shall attract penalties

sgodiawala@deloitte.com

Correspondence E-mail id: inrpsiva@deloitte.com

RELEVANT PARTICULARS

AARTI INDUSTRIES LTD. Regd. Off.: Plot Nos.801, 801/23, Phase -III, G.I.D.C. Estate, Vapi-396195, Dist. Valsad, Gujarat

Date : 09.07.2019

Place: Jaipur

Corp. Off.: Udyog Kshetra, 2nd Floor, Mulund-Goregaon Link Road, Mulund (W), Mumbai- 400 080 Website: www.aarti-industries.com; Email: investorrelations@aarti-industries.com; CIN: L24110GJ1984PLC007301

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED 31ST MARCH, 2019

					(₹ In Lakhs	
Sr.			dalone	Conso	lidated	
Si. No.	Particulars		Ended	Year Ended		
		31-Mar-19	31-Mar-18	31-Mar-19	31-Mar-18	
1	Total Income from Operations (Gross)	455,235	370,144	470,762	381,383	
2	Net Profit /(Loss) for the period					
	(before Tax, Exceptional and/or Extraordinary items)	59,105	39,235	62,197	42,90	
З	Net Profit /(Loss) for the period before tax					
	(after Exceptional and/or Extraordinary items)	59,105	39,235	62,197	42,90	
4	Net Profit /(Loss) for the period after tax					
	(after Exceptional and/or Extraordinary items)	48,128	31,644	49,174	33,29	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for					
	the period (after tax) and Other Comprehensive Income (after tax)]	48,221	31,335	49,700	33,00	
6	Paid up Equity Share Capital	4,333	4,065	4,333	4,06	
7	Reserves (excluding Revaluation Reserve)	251,708	147,452	258,670	153,72	
8	Net Worth	256,063	151,517	271,471	165,54	
9	Paid up Debt Capital/Outstanding Debt (by way of NCDs)	12,000	16,000	12,000	16,000	
10	Debt Equity Ratio	0.92	1.35	0.88	1.20	
11	Earnings Per Share (of ₹ 5/- each)					
	(for continuing and discontinued operations)					
	1. Basic:	59.10	38.92	60.39	40.9	
	2. Diluted:	59.10	38.92	60.39	40.9	
12	Capital Redemption Reserve	156	156	228	228	
13	Debenture Redemption Reserve	12,000	12,000	12,000	12,00	
14	Debt Service Coverage Ratio	2.18	1.81	2.26	1.9	
15	Interest Service Coverage Ratio	4.44	4.16	4.56	4.4	

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CINE

M B PARIKH FINSTOCKS LIMITED Regd. Office: 705, Galav Chambers, Vadodara - 390005 Corp. Office: 209/210, Heena Arcade, S.V. Road, Jogeshwari (W), Mumbai 400102. CiN: L65910GJ1994PLC021759 Tel No.: (0265) 236 2909 Fax: 26790463 Website: www.mbpfin.com, Email : corporate@mbpfin.com									
Notice is hereby given that the following shareholder has lodged transfer deed(s) along with share certificate(s) for transfer of shares with old transfer deed (Form 7B) as per details below:									
Name of Tansferor	Folio No	Distinctive nos.	Certificate nos.	No. of shares	Name of Transferee				
KETAN DOSHI	K001186	2559201-2559300	25593-25593	100	NITIN EKNATH GAMBHIF				
KETAN DOSHI	K001186	2559901-2560000	25600-25600	100	NITIN EKNATH GAMBHIF				
KETAN DOSHI	K001186	2560001-2560100	25601-25601	100	NITIN EKNATH GAMBHIF				
KETAN DOSHI	K001186	2560101-2560200	25602-25602	100	NITIN EKNATH GAMBHIF				
KETAN DOSHI	K001186	2560201-2560300	25603-25603	100	NITIN EKNATH GAMBHIF				
As per SEBI circular dated 06th November 2018 clause 2(c) allows transfer of shares in cases of major mismatch / non-availability of transferor's signatures, subject to procedural requirements to be compiled. The Company vills process transfer of the aforesaid shares in case the Company/its Share Transfer Agent do not receive any objection/s for the same within 30 days from date of publication hereof. By Order of Board of Directors of M B Parith Finstocks Limited									
Place : Mumbai Date : 09 th July	2019.		Me	onalisa P	Parikh - Managing Director				

(This is only an advertisement for Information purpose and not a Prospectus announcement. This does not constitute an invitation or offer to acquire. purchase or subscribe for securities. Not for publication or distribution, directly or indirectly outside India)

CITY PULSE MULTIPLEX LIMITED

Our Company was incorporated as "City Pulse Multiplex Private Limited" at Ahmedabad, Gujarat as a Private company under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated March 22, 2000 bearing Registration no. 04-37606 of 1999-2000 issued by Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Consequent upon the conversion of our Company to public limited company and as approved by the shareholders of our company pursuant to a special resolution dated May 19, 2018, the name of our Company was changed to "City Pulse Multiplex Limited" and fresh certificate of incorporation dated May 28, 2018 was issued by the Registrar of Companies, Ahmedabad, Gujarat. The Corporate Identification Number of our Company is U92199GJ2000PLC037606. For details of change in name and address of our Registered Office, see "History and Certain Corporate Matters" on page 105 of the Prospectus.

Registered Office: 401, 4th Floor, Sachet 1, Swastik Cross Road, Navrangpura, Ahmedabad-380009, Gujarat, India. Tel. No: 079 40070706 / 708; E-mail: cs@wowcinepulse.com; Website: www.wowcinepulse.com Corporate Identification Number: U92199GJ2000PLC037606 Contact Person: Ms Divya Jitendrakumar Agrawal, Company Secretary and Compliance officer

PROMOTERS OF OUR COMPANY: MR. ARPIT KUMAR MEHTA AND MRS. RAJAL ARPIT KUMAR MEHTA

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 13,28,000 EQUITY SHARES OF FACE VALUE OF RS.10.00 EACH OF CITY PULSE MULTIPLEX LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS.30 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 20 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO RS 398.40 LAKHS ("THE ISSUE"), OF WHICH 72,000 EQUITY SHARES OF FACE VALUE OF RS.10.00 EACH FOR CASH AT A PRICE OF RS. 30 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS.20 PER EQUITY SHARE AGGREGATING TO RS.21.60 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 12 56 000 FOULTY SHARES OF FACE VALUE OF BS 10 00 FACH AT A PRICE OF RS 30 PER FOULTY SHARE AGGREGATING TO BS 376 80 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 40.02% AND 37.85% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

In terms of Rule 19(2)(b)(l) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR") the Issue has been made for at least 25% of the post- issue paid-up Equity Share capital of our Company. The Issue was made through the Fixed Price Process, in compliance with Chapter IX of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended the ("SEBI ICDR Regulations") wherein no reservation was made for Qualified Institutional Buyers ("QIBs"). Further, 50% of the Net Issue was available for allocation on a proportionate basis to Non-Institutional Investors and 50% of the Net Issue was available for allocation to Retail Individual Investors, in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at the Issue Price. For further details please refer the section titled 'Issue Information' beginning on page 194 of the Prospectus. In terms of SEBI Circular No. CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015 and the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, all the investors (except Anchor Investors) applying in a public Issue were required to use only Application Supported by Blocked Amount (ASBA) process for application providing details of the bank account which will be blocked by the Self Certified Syndicate Banks (SCSBs) for the same. Further, pursuant to SEBI Circular No. SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 01, 2018, Retail Individual Investors applying in public offer were required to use either Application Supported by Blocked Amount (ASBA) facility for making application or also can use UPI (Unified Payment Interface) as a payment mechanism with Application Supported by Blocked Amount for making application. For details in this regards, specific attention are invited to the chapter titled "Issue Procedure" beginning on page 197 of the Prospectus.

RISKS TO INVESTORS:

- This being the first public Offer of our Company, there has been no formal market for the Equity Shares. The face value of the Equity Shares is Rs.10 each. The Issue Price as stated in "Basis for Issue Price" on page 66 of Prospectus should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed on SME Platform of BSE Limited. No assurance can be given regarding an active or sustained trading in the Equity Shares or regarding the price at which the Equity Shares will be traded after listing
- II. As on date of the Prospectus, the average cost of acquisition per Equity Share by our Promoters viz. Mr. Arpit Kumar Mehta is Rs. 12.84 and Mrs. Rajal Arpit Mehta is Rs. 10.24

THE FACE VALUE OF EQUITY SHARES IS Rs. 10/- EACH. THE ISSUE PRICE IS Rs. 30.00/- PER EQUITY SHARES **ISSUE OPENED ON: THURSDAY, JUNE 27, 2019 AND** CLOSED ON: WEDNESDAY, JULY 03, 2019

The Equity Shares of our Company issued through the Prospectus are proposed to be listed on the SME Platform of BSE Limited ('BSE SME'), in terms of the Chapter IX of the SEBI (ICDR) Regulations. 2018 as amended from time to time. Our Company has received an In - Principle approval letter dated June 20. 2019 from BSE Limited for using its name in the Offer document for listing of our shares on the SME Platform of BSE Limited. For the purpose of this Issue, BSE Limited shall be the Designated Stock Exchange

SUBSCRIPTION DETAILS

The Issue has received 586 applications for 3,768,000 Equity shares (before rejections, before bids not banked but after Invalid Multiple/Duplicate bids) including Market Maker Application of 72,000 Equity Shares. The issue was subscribed to the extent of 2,84 times as per the application data (before rejections, before bids not banked but after Invalid Multiple/Duplicate bids). After considering the technical rejections cases, the issue was subscribed 2.27 times.

The details of application received (Before Technical Rejection but after bids not banked and application banked but bid not registered)

SI	Category	No. of Applications Received	Number of Shares Applied for	AMOUNT RS								
1	Retail Individual Investors	500	2,000,000	60,000,000								
2	Other Than Retail Individual Applicants	45	1,000,000	30,000,000								
3	Market Maker	1	72,000	2,160,000								
	TOTAL	546	3,072,000	92,160,000								

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange - BSE Limited on July 08, 2019.

- A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 30.00/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 1.00 time. The total number of shares allotted in this category is 72,000 Equity shares in full out of reserved portion of 72,000 Equity Shares.
- B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the issue price of Rs. 30.00/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 2.33 times. Total number of shares allotted in this category is 832,000

E	quity Share	s. The cate	egory wis	se basis of a	lotment	is as under	:							
Sr. No.	No. of Shares Applied for (Category wise)	No. of Applicat- ions received	total	Total No. of Equity Shares applied in each category	% to total	Proporti- onate Shares Available	Allocati Appli Before rounding off		Ratio of Allottees to the Applicants	Number of successful applicants (after rounding off)	% of Total	Total No. of Equity Shares Allotted	% of Total	Sur plus / (Deficit) (13) - (7)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)
1	4000	486	100.00	19.44.000	100.00	832,000	1711.93	4000	104 243	208	100.00	832.000	100.00	0

C. Allocation to Non Institutional Investor (After Technical Rejection): The Basis of Allotment to other than Retail Individual Investors, at the issue price of Rs. 30.00/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 2.33 times. Total number of shares allotted in this category is 424000 Equity Shares. The category wise basis of allotment is as under:

Sr.	No. of Shares	No. of Applicat-	% to	Total No. of Equity Shares	% to	Proporti- onate	Allocati Appli			io of ttees	Serial Number of	Number of successful	% of	Total No. of Equity	%	Sur plus /
No.	Applied for (Category wise)	ions received	total	applied in each category	total	Shares Available	Before rounding off	After rounding off		the cants	Qualifying applicants	applicants (after rounding off)	Total	Shares Allotted	of Total	(Deficit) (14) - (7)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(1	0)	(11)	(12)	(13)	(14)	(15)	(16)
1	8000	25	56.82	200000	20.16	85484	3419.16	4000.00	21	25		21	52.50	84000	19.81	(1484)
2	12000	3	6.82	36000	3.63	15387	5129.00	4000.00	1	1		3	7.50	12000	2.83	(3387)
	12000	4000	addition	al share is	allocate	d for Seria	l no 2 in the	ratio of 1:3	1	3			0.00	4000	0.94	4000
3	16000	4	9.09	64000	6.45	27355	6838.75	4000.00	1	1		4	10.00	16000	3.77	(11355)
	16000	4	000 add	litional sha	re is allo	cated for	Serial no 3	4000.00	3	4			0.00	12000	2.83	12000
				in the r	atio of 3	:4										
4	20000	3	6.82	60000	6.05	25645	8548.33	8000.00	1	1		3	7.50	24000	5.66	(1645)
5	24000	1	2.27	24000	2.42	10258	10258	12000.00	1	1		1	2.50	12000	2.83	1742
6	40000	5	11.36	200000	20.16	85484	17096.80	16000.00	1	1		5	12.50	80000	18.87	(5484)
	40000	4000 additional share is allocated for Serial no 6 in the ratio of 1:5		4000.00	1	5			0.00	4000	0.94	4000				
7	100000	1	2.27	100000	10.08	42742	42742	44000.00	1	1		1	2.50	44000	10.38	1258
8	152000	1	2.27	152000	15.32	64968	64968	64000.00	1	1		1	2.50	64000	15.09	(968)
9	156000	1	2.27	156000	15.73	66677	66677	68000.00	1	1		1	2.50	68000	16.04	1323
GR/	ND TOTAL	44	100.00	992000	100.00	424000	424000					40	100.00	424000	100.00	0

The Board of Directors of the Company at its meeting held on July 08, 2019 has taken on record the Basis of Allocation of Equity Shares approved by the Designated Stock Exchange viz. BSE Limited and authorized corporate action for allotment of shares in dematerialized form to various successful applicants.

The CAN and allotment advice and/or notices shall be dispatched to the address of the Applicants as registered with the depositories / as filled in the application form on or before July 09. 2019. Further, the instructions to SCSBs have been issued on July 09. 2019 for unblocking of funds. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. In case the same is not received within prescribed time, Investors may contact the registrar to the Issue at the address given below. The Company is taking steps to get the Equity Shares admitted for trading on the SME Platform of BSE Limited within six working days from the date of the closure of the Issue. The trading is proposed to commence on or before Thursday, July 11, 2019 subject to receipt of listing and trading approvals from BSE Limited.

INVESTORS PLEASE NOTE

The details of the allotment made will be hosted on the website of the Registrar to the Offer at www.linkintime.co.in. All future correspondence in this regard may kindly be addressed to the Registrar quoting full name of the First/ Sole applicant, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

LINK INTIME INDIA PRIVATE LIMITED

C-101, 1st Floor, 247 Park, Lal Bhadur Shastri Marg, Vikhroli (West), Mumbai – 400 083, Maharashtra, India Tel: +91 22 4918 6200; Fax: +91 22 4918 6195; Email: cpml.ipo@linkintime.co.in LINKIntime ^{IBI: +91/224910/200, 102.} Website: www.linkintime.co.in; Investor Grievance Id: cpml.ipo@linkintime.co.in Contact Person: Ms.Shanti Gopalkrishnan: SEBI Registration Number: INR000004058

For City Pulse Multiplex Limited On behalf of the Board of Directors

Mr. Rajnikant Ashabhai Mehta Whole Time Director

Date: July 09, 2019 Place: Ahmedabad

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF CITY PULSE MULTIPLEX LIMITED.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus

Notes

The above is an extract of the detailed format of Annual 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 Annual Financial Results are available on the websites of Stock Exchange(s) viz. www.bseindia.com and www.nseindia.com and website of the Company i.e www.aarti-industries.com By Order of the Board For AARTI INDUSTRIES LIMITED

Sd/ Rajendra V. Gogri Chairman & Managing Director

Place : Mumbai Date : 08.07.2019

JHAJJAR POWER LIMITED

Registered Office: Village Khanpur, Tahsil Matenhail, District: Jhajjar, Haryana - 124 142. Tel.: +91 1251 270 100; Fax: +91 1251 270 105 Corporate Office: 7th Floor, Fulcrum, Sahar Road, Andheri (East), Mumbai - 400 099

Tel.: +91 22 6758 8888; Fax: +91 22 6758 8811 / 8833 Website: www.clpgroup.com, www.clpindia.in; Email ID: Mitesh.Trivedi@clpindia.in CIN: U40104HR2008SGC037809

STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED 31 MARCH 2019

			(All amou	nt in Rs. in Lakh, unle	ess otherwise stated)
Sr. No.	Particulars	6 months (Current 6 months) ended	6 months (Corresponding 6 months in the previous year) ended	Current year ended	Previous year ended
		31 March 2019	31 March 2018	31 March 2019	31 March 2018
		Refer Note 1	Refer Note 1	Audited	Audited
1	Total Income from Operations	1,79,840	1,65,869	3,19,185	3,08,508
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	8,684	7,820	11,981	18,049
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	8,684	7,820	11,981	18,049
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	4,534	6,682	6,695	14,012
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,275	8,347	6,476	15,064
6	Paid up Equity Share Capital	2,000	2,000	2,000	2,000
7	Reserves (excluding Revaluation Reserve)	(8,538)	(15,014)	(8,538)	(15,014)
8	Net worth	2,25,950	2,19,474	2,25,950	2,19,474
9	Paid up Debt Capital / Outstanding Debt	3,05,248	3,23,278	3,05,248	3,23,278
10	Outstanding Redeemable Preference Shares	2,32,488	2,32,488	2,32,488	2,32,488
11	Debt Equity Ratio	1.35	1.47	1.35	1.47
12	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	(i) Basic EPS	0.19	0.28	0.29	0.60
	(i) Diluted EPS	0.19	0.28	0.29	0.60
13	Capital Redemption Reserve	-	-	-	-
14	Debenture Redemption Reserve	9,941	7,006	9,941	7,006
15	Debt Service Coverage Ratio	1.27	1.28	1.18	1.36
16	Interest Service Coverage Ratio	2.52	2.47	2.34	2.46

Date: July

Place: Mu

Notes:

The above financials results have been reviewed by the Audit Committee and subsequently approved by the Board of Directors of the Company at its respective meetings held on 09 July 2019. The financial results have been prepared in accordance with Ind AS as prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable and information required to be disclosed in terms of Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 ("SEBI LODR") (as amended from time to time). The figures for the last half year ended 31 March 2019 and the corresponding half year ended in the previous year as reported in these annual financial results are the balancing figures between audited figures in respect of the full financial year and the published year to date figures up to the end of the first half year of the relevant financial year. Also the figures up to the end of the first half year had only been reviewed and not subjected to audit.

2) The above is an extract of the detailed format of the audited financial results filed with BSE Limited ("Stock Exchange") under Regulation 52 of SEBI LODR. The full format of the audited financial results is available on the website of the Stock Exchange i.e. www.bseindia.com and on the website of the Company i.e. www.clpindia.in/operations_jhajjar.html.

For the items referred in sub-clauses (a), (b), (d) and (e) of the Regulation 52 (4) of SEBI LODR, the pertinent disclosures have been made to the Stock Exchange and can be accessed on the URL www.bseindia.com

For and on behalf of Board of Directors of Jhajjar Power Limited

Sd/-
Samir Ashta
Director & Chief Financial Officer
DIN: 01957618

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