

CINNo. : L65910GJ1994PLC021759

Date: 24th May 2018

To,

The Deputy Manager Corporate Relations Department, BSE Limited P.J.Towers, Dalal Street, Mumbai 400001

Dear Sir,

Ref No: - Company Code No. - 526935

Sub: Compliance under Regulation 30 & 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015

Dear Sir,

In terms of Regulation 30 & 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find the enclosed Public Notice published on 18th May 2018 in 'Business Standard' English Newspaper and 'Financial Express' Gujarati Newspaper for Board Meeting schedule to be held on 26th May 2018 inter alia to approved the Audited financial results for the fourth quarter and year ended 31st March 2018.

Further, in pursuant of Regulation 30(4) read with schedule III(A) (12), please find the below enclosed the copy of Newspaper articles as published in above mentioned newspaper.

Kindly take the same on your records.

Thanking you.

Yours faithfully, For For M. B. Parikh Finstocks Limited

Mittal Gori Company Secretary & Compliance Officer

Encl.: As Above



Corporate Off.: 9/10 Heena Arcade, 2nd Floor, S. V. Road, Jogeshwari (W), Mumbai - 400 102. Tel.: (022) 2679 0434 / 2105 • Fax : 2679 0463 • E-mail : mbpfin@vsnl.com

FINANCIAL EXPRESS



Email: containerwavinternational@gmail.com: Website: www.containerway.in; Contact: 011 - 26039925 NOTICE

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 c SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 a meeting of Board of Directors of the Company scheduled to be held on Monday, May 28 2018 at 05:00 P.M. at the corporate office of the Company i.e. B-402, Rishi Apartments Alaknanda, Kalkaii, New Delhi- 110019 t consider, approve and to take on record inter-alia, the Audited Financial Results of the Company for the Quarter and Financia Year ended on 31st March, 2018. The detailed information is also available o

the website of the company a www.containerway.in and on the website of BSE Limited at www.bseindia.com. For Containerway International Limite

Sd/ Supriya Chhikara Place : New Delhi Whole Time Director Date : 17.05.2018 DIN: 02004381



S V TRADING AND AGENCIES LIMITED

CIN: L51900MH1980PLC022309 Registered off. Shop No.006, Building No. 1, Vasant Aishwarya, C.H.S. Ltd. Mathuradas Ext. Road, Kandivali (W), Mumbai - 400 067.

E -mail id: svtradingandagencies@gmail.com, Website:www.svtrading.co.in

NOTICE

Notice is hereby given that pursuant to the regulation 29 read with regulation 47 of the of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), a meeting of the Board of Directors of the Company will be held on Wednesday, May 30, 2018 at 2:00 p.m. to inter alia consider and approve the Audited Financial Results of the Company for the quarter and financial year ended on March 31, 2018.

The said information is also available on the website of the company at www.svtrading.co.in and at the website of Stock Exchange at <u>www.bseindia.com</u>.

For S V TRADING AND AGENCIES LIMITED

GOPAL LAL PALIWAL

Managing Director DIN: 06522898

Place : Mumbai Dated : May 17, 2018

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ISO 9001-2000

Place : Mumbai

PBA INFRASTRUCTURE LTD.

CIN L45200MH1974PLC017653 Regd.Office: Prakash 611/3, V.N. Purav Marg, Chembur, Mumbai-400071 Tel No. : (022) 61277200 Fax No. : (022) 61277203 Email : pbamumbai@gmail.com Website : www.pbainfra.com

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 that the meeting of the Board of Directors of the Company will be held on Wednesday, May 30th 2018 at the Registered Office of the Company a 4.00 p.m to consider and take on record the Audited results for the Quarter an vear ended 31st March. 2018.

The trading window under SEBI (Prohibition of Insider Trading) Regulations, 2015 would remain closed from 26th May, 2018 till 48 hours after the results are made public on 30th May, 2018.

The intimation is also available on the website of the Company a www.pbainfra.com and the website of the Stock Exchange where the shares of the Company are listed i.e www.bseindia.com and www.nseindia.com



Chairman & Managing Director DIN - 00287661 Date : 17.05.2018

> MURUDESHWAR CERAMICS LTD. Regd.Office: 'Murudeshwar Bhavan', Gokul Road,

HUBBALLI-580 030 @ 0836-2331615/8Fax:0836-4252583 CIN:L26914KA1983PLC005401 email:cosec@naveentile.com Website:www.naveentiles.co.ir

NOTICE

Pursuant to Regulation 29 read with Regulation 47 and other relevant Regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, Notice is hereby given that a meeting of the Board of Directors of Murudeshwar Ceramics Ltd will be held on Wednesday, May 30th, 2018 to inter-alia, consider approve & take on record the Audited Financial Results of the Company for the Quarter and year ended on March 31, 2018 and to allot 2370000 equity shares to murudeshwar Power Corporation Itd., (Promoter /Promoter group Company) by Converting the second tranche of convertable shares warrants.

The aforesaid intimation can also accessed on the following websites 1)www.naveentiles.co.in 2)www.bseindia.com 3) www.nseindia.com For Murudeshwar Ceramics Ltd. Lakshmisha Babu S. Place:Hubballi Dt:16.05.2018

Company Secretary

Regd. Office: C-1/290, GIDC Estate, Phase I, Naroda, Ahmedabad-382330
e: 079-22823907, Email: super_crop_safe@yahoo.com, Website: www.supercropsafe.com
Corrigondum to the Notice of Extre Ordinery Coneral Meeting &

E-voting facility u/s 10 8 of the Companies Act, 2041d Rules made thereunder This corrigendum is being issued in partial modification of the notice dated 17th April, 2017 and corrigendum published in Financial Express, Ahmedabad edition dated 14th May, 2018 convening Extra-Ordinary General Meeting of the members of Super Crop Safe Ltd ("SCSL' or "the Company") scheduled to be held on 23rd May, 2018.

Pho

The members of the Company may kindly note the following changes with respect to following 1. Para v of Explanatory statement of item No. 1:

In the notice pre-preferencial shareholding and ultimate beneficiary were mentioned as :										
Identity of Proposed Allottees	Ultimate Benificial Owner	Catagory	Pre- Issue Holding	No Of Equity Shares To Be Alloted	Issue Price (INR) Of Equity Shares	Post- Issue Holding	% Post- Issue Holding			
Patel Vinodchandra Kantilal HUF	Patel Vinodchandra Kantilal HUF	Non- promotor	1,56,250	1,00,000	Rs. 34/-	2,56,250	0.6478			
It shall be con	nsidered as -									
Identity of Proposed Allottees	Ultimate Benificial Owner	Catagory	Pre- Issue Holding	No Of Equity Shares To Be Alloted	Issue Price (INR) Of Equity Shares	Post- Issue Holding	% Post- Issue Holding			
Patel Vinodchandra Kantilal HUF	Patel Vinodchandra Kantilal - Karta	Non- promotor	1,79,167	1,00,000	Rs. 34/-	2,79,167	0.7063			
All other information as stated in the notice of Extra-Ordinary General Meeting dated 17 ^a April, 2017 and amended by corrigendum published in Financial Express, Ahmedabad dated 14 ^a May, 2018, will remain unchanged and notice shall be read along with this corrigendum. This corrigendum is also being place on the website of the Company at www.supercropsafe.com. The present corrigendum is being issued as advised by BSE while processing application for in principle approval. Place : Ahmedabad Date : 17th May, 2018										

QSB

STATE BANK OF INDIA, Stressed Assets Recovery Branch, Vardhaman Building, 2nd Floor, 321/A/3, Mahatma Phule Peth, Seven Loves Chowk Shankarsheth Road , Pune - 411042. Phone No. 020 - 26446043, 26446044 Email : sarc.pune@sbi.co.in

POSSESSION NOTICE (for Immovable property only)

Whereas; The Authorised Officer of State Bank of India, Stress Asstes Recovery Branch, Pune under the securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (Act), 2002 (54 of 2002) and in exercise of powers conferred under section 13(12) read with rule 3 of security Interest (Enforcement) Rules 2002 issued a **demand notice dated** 27.11.2017 calling upon the borrowers / guarantors / mortgagors M/s Krishna Industries, Guarantors: 1) Shri. Vijay Appa shinde. 2) Shri. Rajendra Dattatray Patil: 3) Shri. Archis Abasaheb Patil 4) Shri. Abasaheb Krishna Patil to repay the amount mentioned in the notice being Rs. 2,40,29,311/- (Rupees: Two Crores, Fourty) Lakhs, Twenty Nine Thousand, Three Hundred Eleven Only) as on 26.11.2017 along with interest at the contractual rate on the aforesaid amount together with incidental expenses, costs, charges etc. within 60 days from the date of the said notice.

The borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken SYMBOLIC possession of the property described herein below in exercise of powers conferred on him/her under section 13(4) of the said (Act) read with the rule 8 of the said rules on this 15th May of the year 2018.

The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealing with the property will be subject to the charge of State Bank of India, Stress Assets Reovery Branch, Pune for an amount Rs.2,40,29,311/- and interest+ cost+ other charges thereon.

Description of The Immovable Property

Shop No.18, Gr. Floor, admeasuring 338 sq.ft. (31.41 Sq.Mtr.) and additional vacant area of 61 sq.ft. (5.67 Sq. Mtr.) in Mohid Heights CHS situated at Sr. No. 111D, CTS. No.825 (part) and 554 A at Village Andheri in Greater Mumbai in the registration District and sub district of Mumbai City and Mumbai Sub urban. owned by Shri. Abasaheb Krishna Patil.

Date : 15.05.2018 Place : Andheri (West) Mumbai

Provision for Tax			Current Tax		3446.	37	2481.73				
		Deferred Tax			-95.	59		504.86			
	Total expenses incl. provis	ions/income tax			42236.	70		41707.47			
ш	Profit / Loss										
	Net profit / loss (-) for the	year			6812.	76	3858.20				
	Profit / Loss (-) brought fo	rward			15085.	64	12674.08				
	Total				21898.	40	16532.28				
IV	Appropriations										
	Transfer to Statutory Rese	rves			1362.	55	771.64				
	Transfer to Special Reserve	e u/s. 36(i) v	iii		700.	00	675.00				
	Balance Carried over to Ba	alance Sheet			19835.	85	15085.64				
	Total		21898.	40	16532.28						
	or : M/S. O.P. RATHI & CO.	For, SAUR	ASHTR/	A GRAM	IIN BANK						
CHARTERED ACCOUNTANTS FRN : 108718W Partner		K.R. SH. MANAGER			IANDARANA . M. (O)	I.K. GO G. M. (F		C .B. SAWANT CHAIRMAN			
	. No. : 30458										
Pl	ace : RAJKOT										
D	ATE : 24-04-2018										

AUDITOR'S REPORT

- We have audited the accompanying standalone Financial Statements of Saurashtra Gramin Bank, Rajkot which comprise the Balance Sheet as at 31st March 2018, Profit & Loss Account and Cash Flow Statement for the year then ended, and a summery of Significant Accounting Policies and other explanatory information. Incorporated in these financial statement are the returns of Head office and 34 Branches audited by us, and

(i) The addition of a branches addited by other additors ii) 1318 ranches addited by other additors The branches addited by other additors dates 16th April, 2018 issued to the bank by the National Bank for Agriculture and Rural Development (NABARD). Also incorporated in the Balance Sheet, the Profit & Loss account and Cash Flow Statement are the returns from 94 Branches and 4 Regional Offices which have not been subjected to addit. These unaudited branches account for 24.95% of advances, 25.97% of deposits, 25.30% of interest income and 25.74% of interest expension

- Management's Responsibility for the Financial Statements :
- anagement's Responsibility for the Financial Statements: Management is responsible for the preparation of these Financial Statements that give true and fair view of the financial position and financial performance and cash flow of the Bank in accordance with the Banking Regulation Act, 1949 complying with Reserve Bank of India, provisions of Regional rural bank, 1976 and accounting principles generally accepted in India including accounting standards issued by the Institute of Chartered Accountants of India from time to time. This responsibility also includes the design, implementation and maintenance of adequate internal financial control that were operating effectively for ensuring accuracy and completeness of accounting records, relevant to the preparation and fair presentation of the financial statements that give a true and fair view & are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility :

- Our responsibility is to express an opinion on these standalone financial statements based on our audit.
- We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.
- An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The Procedures selected depend on the auditors' judgement, including the assessment of the risks of material misstatement of the financial statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant The Procedures selected der to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriat in the circumstances, but not for expressing an option on the financial statements in other locating instance proceeding and the proceeding of the circumstances in the circumstances and the reasonableness of the entitity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our Audit opinion.
- inion :
- our opinion, as shown by books of the bank and to the best of our information and according to the explanation given to us, The Balance Sheet read with notes thereon is full and fair balance sheets containing all the necessory particulars is properly drawn up so as to exhibit a true and fair view of the state of affairs of the Bank as at March 31, 2018 in conformity with the accounting princiles generally accepted in India;
- ii) In the case of Profit and Loss Account read with the notes shows a true balance of profit in confirmity with the accounting principles generally accepted in India for the year covered by the account and;
- iii) The cash flow statement gives the true and fair view of the cash flows for the year ended on the date
- Report on Other Legal and Regulatory Requirements :

Ahmedabad

- The Balance Sheet and the Profit and Loss Account have been drawn up in Form A and Form B respectively of the Third schedule to the banking regulation Act, 1949 and they give the information as required to be given by virtue of the provision of the Regional Rural Bank Act, 1976.
- Subject to the limitations of the audit as indicated in Paragraphs 1 to 6 above, we report that
- a. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of the audit and have found them to be satisfactory.
- b. The transactions of the Bank which have come to our notice have been within the powers of the Bank
- The returns received from the officers and branches of the bank have been found adequate for the purpose of our au

We further report that:

- the Balance Sheet and Profit and Loss account and cash flow statement dealt with by this report are in agreement with the books of account and returns;
- The report of the accounts of the branch offices audited by branch auditors of the bank under section 29 of banking regulation Act, 1949 have been sent to us and have been properly delt with us in preparing with this report.
- c. In our opinion the balance sheet, profit and loss account and cash flow statment comply with applicable accounting for O.P. Rathi & Co.

Place : Rajkot Date : 24/04/2018



S/d.







Authorized Officer.

State Bank of India

(SARB)



Chartered Accountants FRN: 108718W

Om Prakash Rathi Partner M. No.: 030458



POR CONTROLOGY ON DEACE WITH RESOLTUION PROFESSIONAL 18. REGISTRATION NO. OF THE RESOL PROFESSIONAL, AS GRANTED BY Date : 18.05.2018 Place : Ahmedabad		IS ASTMAGOOT4. DGM / Purchase / MM / Steel, BHEL, 1 Ph.: (0431) 257 4247 / 4203; Fax: All corrigenda / addenda / amendments / time of will be hosted on above website(s) only and Bidders should regularly visit above web	iruchirappalli – 6 2520719; email: extensions / clarifi will not be publish	kjoe@bhel.in ications, etc. to the ned in any other me	tender dia. Date	e: May 17, 201 e: Mumbai	18		n behalf of th nashekhar B I DIN: 07	8 Malagi Director	54. Wa 55. Zar	nkaner or	Mr. Nilesh Mr. Pravin I		02828-220840, 9825989540 9427831839
SITI	Regd. (Office: Unit No. 38, 1st Floor, Madh	known as S iu Industrial	iti Cable Net Estate, Pano	work Limitec lurang Budhl	l) kar Marg, Wo	orli, Mumbai	400013				G R C	sel	Reg Of Opposite Telangana, E Website CIN <u>NOT</u>	POWER MECH PROJECTS LIMITED ff: Plot No. 77, Jubilee Enclave, e Hitex, Madhapur, Hyderabad-81, Ph: 040 30444418; Fax: 040 30444400 mail: cs@powermech.net :: www.powermechprojects.com :: L74140T1999PLC032156 ICE OF BOARD MEETING
CIN:- L64200MH2006PLC160733 Website : www.sitinetworks.com EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND FINANCIAL YEAR ENDED MARCH 31,2018 (₹ in lacs) Consolidated Financial Results Standalone Financial Results											a hereby given that pursuant to ion 29 of the SEBI (LODR) ins, 2015, a meeting of the Board of of the Company is scheduled to be iday, 25 th May, 2018 at the registered he Company inter-alia to transact				
	Particulars		Quarter ended 31.03.2018 (Audited)	Quarter ended 31.12.2017	Quarter ended 31.03.2017	Financial Year ended 31.03.2018	Financial Year ended 31.03.2017	Quarter ended 31.03.2018	Quarter ended 31.12.2017	Quarter ended 31.03.2017	Finan Year er 31.03.2	ded Y	Financial 'ear ended 31.03.2017	1. To con standa Compa	ving items of business: isider and approve the audited alone financial results of the any for the fourth quarter and year

(Unaudited)

33,704.6

8,720.5

(0.7)

(Audited)

142,637.4

(3,116.2) (14,177.9) (13,973.1)

(5,139.8) (15,812.0) (15,996.7)

(6,491.7) (16,989.7) (17,923.1)

(6,471.6) (16,950.6) (17,900.6)

8,720.5

(1.9)

(Audited)

122,080.1

8,720.5

(2.2)

(Unaudited)

36,484.6

(3,742.9)

(3,742.9)

(3,209.6)

(3, 215.3)

8,720.5

(0.4)

(Audited)

*Ref. Note 4

20,798.3

(5,616.5)

(5,616.5)

(5,616.5)

(5,589.2)

8,720.5

(0.6)

(Unaudited)

22,631.7

(4,032.4)

8,720.5

(0.7)

(Audited)

84,858.8

(20,089.7)

(6,081.8) (20,557.7) (18,499.5)

(6,097.3) (20,540.4) (18,512.6)

8,720.5

(2.4)

(6,056.0) (20,557.7)

(Audited)

78,995.8

(16,450.1)

(18, 473.7)

8,720.5

(2.1)

(Unaudited)

22,675.0

(3, 845.5)

(3, 845.5)

(3,845.4)

(3,848.8)

8,720.5

(0.4)

To recommend dividend if any for the F 2017-18. this connection, the Trading Window for all designated persons as under "Powe Mech- Insider Trading Policy" will b closed from Wednesday 16th May, 2018 to Monday, 28th May, 2018 (both days inclusive For Power Mech Projects Limite S Kishore Bab Chairman

Managing Director DIN: 00971313

To consider and approve the audited

consolidated financial results of the

Company and its subsidiaries for the fourth quarter and year ended 31* March, 2018

ended 31st March, 2018.

ate: 17-05-2018 Place: Hyderabad



Regd. Office: 705, Galav Chambers, Sayajigani, Vadodara-390005. CIN: L65910GJ1994PLC021759

NOTICE

NOTICE Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, NOTICE is hereby given that a meeting of the Board of Directors of Company will be held on Saturday, 26th May 2018, inter alia to consider and approve the Audited Financial Results for fourth quarter and year ended 31th March 2018. Further, Pursuant as per the "Code of Conduct" formed under the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; the trading window will be closed from 19th May 2018 till forty eight hours after the date of declaration of results for Directors, KMP Officers and Design at ed Employees, and their immediate relatives. Employees, and their immediate relatives This information is also available or Company's website at www.mbpfin.com and also on Stock Exchanges Website a www.bseindia.com For M B Parikh Finstocks Limited

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Earning Per Share (after Extraordinary Items)
(of Rs.1/- each) Basic and Diluted (Rs) (not annualised)
                                                                                                (0.8)
                                                                                                            (0.4)
                                                                                                                        (0.7)
                                                                                                                                   (1.9)
                                                                                                                                               (2.2)
                                                                                                                                                           (0.6)
                                                                                                                                                                       (0.4)
                                                                                                                                                                                   (0.7)
                                                                                                                                                                                               (2.4)
                                                                                                                                                                                                          (2.1)
Notes
    The above financial results have been reveiwed by the Audit Committee and approved by the Board of Directors at their respective meetings held on May 17, 2018 and have undergone 'Limited Review' by the
    Statutory Auditors of the Company.
    The above Financial Results for the fourth quarter and financial year ended on March 31, 2018 has been prepared in accordance with Indian Accounting Standards (Ind AS) as notified under the Companies
2.
     (Indian Accounting Standards) Rules, 2015 as specified in Section 133 of the Companies Act, 2013.
З.
    The above is an extract of the detailed format of Unaudited Financial Results for the fourth quarter and financial year ended on March 31, 2018 filed by the Company with the Stock Exchanges under
     Regulation 33 of the SEBI (Listing and Other Disclosure requirements) Regulations, 2015. The full format of the Audited Financial Results for the fourth quarter and financial year ended on March 31, 2018
    are available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and also on the Company's website www.sitinetworks.com
4.
    Figures for the standalone and consolidated financial results for the quarter ended March 31, 2018 are the balancing figures between audited figures of the financial year ended March 31, 2018 and the published
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year to date figures upto the third quarter of the financial year. Also, the figures of financial results upto the end of the third quarter were only reviewed and not subjected to audit.

(Audited)

(*Ref. Note 4)

33,703.4

(5,977.3)

(7, 143.4)

(7,024.0)

(6,968.0)

8,720.5

(0.8)

For Siti Networks Limited

B.K.Syngal

Lalit Dala DIN: 00013914 Place: Mumba

Place :- Gurugram

Total Income from Operations

Net Profit / (Loss) for the period

(before Tax, Exceptional and/or Extraordinary items)

(Comprising Profit/(Loss) for the period (after Tax)

Equity Share Capital (Face value of Re.1/- per share)

(of Rs.1/- each) Basic and Diluted (Rs) (not annualised)

Net Profit / (Loss) for the period before Tax

Net Profit / (Loss) for the period after Tax

(after Exceptional and/or Extraordinary items)

(after Exceptional and/or Extraordinary items)

Total Comprehensive Income for the period

and other Comprehensive Income (after Tax)

Earning Per Share (before Extraordinary Items)

Date :- May 17, 2018

Independent Director (DIN -00002395) Date: 17.05.2018

