



01st February, 2021

To
The Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers,
2nd Floor, Dalal Street,
Mumbai – 400 001

Dear Sir,

Sub: Notice convening Annual General Meeting (“AGM”) as published in Newspaper

With reference to the captioned subject and pursuant to Schedule III Part A para (A) (12) read with Regulation 30 of SEBI (Listing Obligations And Disclosure Requirements) Regulation, 2015, we are enclosing herewith copy of notice convening the 36th AGM scheduled to be held on **Saturday, February 20, 2021 at 04:00 p.m.** as published in Financial Express (English) and Mumbai Lakshdeep (Marathi) Newspaper.

Thanking you,

Yours faithfully,

For Starlog Enterprises Limited

Pranali Sulakhe
Company Secretary & Compliance Officer

Enclosure: As Above

STARLOG ENTERPRISES LIMITED

Registered Office: 141, Jolly Maker Chambers II, 14th Floor, Nariman Point, Mumbai- 400 021, Maharashtra, India
Corporate Office: 2nd Floor, Flat No.3B, Shree Pant Bhuvan, Sandhurst Bridge, Mumbai - 400007, Maharashtra, India
Email: hq@abginfra.com | Tel +91 22 23665333 | Fax +91 22 23687015
CIN: L63010MH1983PLC031578

From the Front Page

‘Revival of animal spirits with 11% growth next fiscal’

Emphasising the role of infrastructure spending in the economy, he said, these measures will reinvigorate demand in the economy. That is why the government is emphasising on capital expenditure, especially infrastructure, he said.

"When infrastructure spending happens, that crowds in private investment. And that is why there is basically a jargon that for every rupee of public sector investment in infrastructure, there may be another rupee that comes in as investment from the private sector itself," Subramanian said. He also highlighted that the government capital expenditure spending went up by 60% in October on a month-on-month basis.

"It further increased to about 160% in November, and subsequently by another 60% in December. So the capital expenditure spending we all recognise very well actually has much greater bang for the buck than revenue spending," he said.

He also said India will have to persistently make efforts for improvement in its sovereign rating by different global agencies in line with its economic fundamentals. "We have made the case very very forcefully (to rating agencies)... These changes happen over time. They don't happen instantaneously, but you have to continue making efforts," he said. The Survey said sovereign credit ratings methodology must be amended to reflect economies' ability and willingness to pay their debt obligations, and suggested

that developing economies must come together to address this bias and subjectivity inherent in sovereign credit ratings methodology.

SII to launch 2nd vaccine in June

SII has a tie-up with US-based biotech company Novavax Inc to manufacture one billion doses of the vaccine in 2021. Novavax Inc had on Friday announced that their vaccine had demonstrated 89.3% efficacy against both the UK and South African variants of the Covid-19 strain.

SII had tied up with Novavax in September 2020 for manufacturing the NVX-CoV2373 protein-based vaccine. The supply and licence agreement with Novavax is to manufacture and commercialise Novavax's vaccine.

SII has got exclusive rights for the vaccine in India and non-exclusive rights during the pandemic period in all countries excluding upper-middle/high-income countries. Poonawalla plans to start stockpiling the Covavax vaccine from April 2021 and make 50 million doses a month.

Brands leverage chemistry among celeb couples

"Increasingly we are using celebrities as the cast for the brand's narrative rather than as brand ambassadors. Many a time, the storyline of the brand comes out more interesting if you have a

pair," points out Dheeraj Sinha, CEO and chief strategy officer, South Asia, Leo Burnett.

A star of the stature of Kohli charges about ₹5-6 crore per day as his endorsement fee, and the rate for a pair could be in the range of ₹8-12 crore. The investment that goes into recruiting a couple does pay dividends, say branding experts. Through these advertisements, brands hope to double the impact of a campaign by reaching a wider audience and appeal to multiple cohorts of viewers.

"Doubling the star power does not necessarily mean double the endorsement fee. The investment turns out to be about one and a half times that of signing on a single star," says Harish Bijoor, brand consultant and founder, Harish Bijoor Consults.

Further, social media conversations around these celebrities and their appearances together benefit the brand. Brands value these organic mentions of their products.

"In an environment where media costs are escalating, organic reach and engagement for any brand is of great value," says Sunil. For example, on the day of Varun Dhawan's wedding, the news of Alia Bhatt and Ranbir Kapoor getting married soon was ablaze on social media and "any brand which did moment marketing around Alia and Ranbir well, would

have seen a measurable improvement in positive sentiment," he says.

ICICI Bank net profit up 19%

The apex court had earlier directed lenders not to classify borrowers as NPAs after August 31, 2020. ICICI Bank has utilised ₹1,800 crore of Covid-19 related provisions made in the earlier periods. "We see provisioning around 25% of the operating profit in the financial year 2022 (FY22)," Batra said. The provisioning in the December quarter remained at 34% of the operating profit.

The asset quality of the lender showed an improvement during the December quarter. Gross non-performing assets (NPAs) ratio of the lender improved 79 bps to 4.38%, compared to 5.17% in the previous quarter. Similarly, net NPAs ratio came down 37 bps to 0.63% from 1% in the September quarter.

The lender has not classified any NPAs since August 31, 2020, due to the interim order of Supreme Court. "The proforma gross NPA ratio would have been at 5.42% and net NPAs at 1.26%," Batra said. The proforma gross NPAs in the retail segment remained over 3% during the December quarter.

The lender has provided one-time restructuring to borrowers worth ₹2,536 crore. The Reserve Bank of In-

dia had allowed restructuring for accounts impacted by Covid-19. The lender's net interest margin (NIM) rose 10 bps on a sequential basis to 3.67%, but was down 10 bps on a y-o-y basis.

The fee income of the lender increased 15% q-o-q to ₹3,601 crore, but remained flat on a y-o-y basis. Sandeep Batra said the sequential pick up in the fee income reflects normalisation.

Advances grew 10% y-o-y and 7% q-o-q to ₹6.99 lakh crore. Deposits saw a robust growth of 22% y-o-y and 5% q-o-q at ₹8.74 lakh crore, with average current account savings account (CASA) ratio of 41.8%.

The capital adequacy ratio of the lender stood at 19.51% at the end of the December quarter, compared to minimum regulatory requirement of 11.08%.

STAR CEMENT LIMITED
CIN: L26942ML2001PLC006663
Regd. Office: Vill: Lumsnong, P.O.: Khatkhhat
Dist.: East Jaintia Hills, Meghalaya - 793210
Tel: 03655-278215/16/18, Fax: 03655-278217
Email: investors@starcement.co.in
Website: www.starcement.co.in

NOTICE
Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company is scheduled to be held on Monday, 08th February, 2021 inter alia to consider, approve and take on record the Unaudited Standalone and Consolidated Financial Results of the Company for the third quarter and nine months ended 31st December, 2020.

Further, in terms of the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended and Company's Code of Conduct to regulate, monitor and report trading by Designated Persons, the Trading Window for dealing in the securities of the Company has been already closed for all Directors, Officers, Designated persons and their immediate relatives of the Company w.e.f. 01st January, 2021 till the end of 48 hours after the Unaudited Financial Results for the third quarter and nine months ended 31st December, 2020 are approved and filed with the Stock Exchanges, therefore, Trading Window will reopen on 11th February, 2021. The information contained in this notice is also available on the Company's website www.starcement.co.in and also on the website of the Stock Exchanges where shares of the Company are listed viz, BSE Limited - www.bseindia.com and National Stock Exchange of India Limited - www.nseindia.com.

For Star Cement Limited
Place: Kolkata
Date: 30.01.2020
Sd/-
Debabrata Thakurta
Company Secretary

Fiem
Light Up The World

Fiem INDUSTRIES LIMITED
Regd. Office: D-34, DSIDC Packaging Campus, Kirti Nagar, New Delhi-110015
Tel.: +91-11-25927919 / 7820, Fax: +91-11-25927740
E-mail: investor@fiemindustries.com, Website: www.fiemindustries.com
CIN: L36999DL1999PLC034928

NOTICE

Pursuant to Regulation 47 read with 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), Notice is hereby given that a meeting of the Board of Directors of the Company will be held on Friday, February 12, 2021 at 2.30 p.m. at the Corporate Office of the Company situated at Plot No. 1915, Rai Industrial Estate, Phase-V, Distt. Sonapat, Haryana, inter-alia, to consider and approve standalone and consolidated Un-audited Financial Results of the Company for the Quarter and nine months ended on December 31, 2020.

The said Notice is also available at the Company's website www.fiemindustries.com, and websites of stock exchanges www.bseindia.com and www.nseindia.com.

For Fiem Industries Ltd.
Sd/-
Arvind K. Chauhan
Company Secretary



DCW LIMITED
CIN: L24110GJ1939PLC000748
Regd. Office: Dhrangadhra - 363 315, Gujarat
Head Office : 3rd Floor, Nirmal, Nariman Point, Mumbai - 400021
Tel: 022-22871914 Fax: 022-22028839
Website: www.dcwlimited.com E-Mail: legal@dcwlimited.com

NOTICE AND INFORMATION REGARDING EXTRAORDINARY GENERAL MEETING
NOTICE is hereby given that the Extraordinary General Meeting ("EGM") of the Members of DCW Limited ("the Company") will be held on Thursday, February 18, 2021 at 12:00 noon (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") facility to transact the businesses as set out in the Notice of the EGM which is being sent for convening the EGM of the Company.

In view of the COVID-19 pandemic and the need to ensure social distancing, the Ministry of Corporate Affairs ("MCA") of the Government of India, has allowed conducting of Extraordinary General Meetings through VC or OAVM without the physical presence of Members at a common venue. Accordingly, MCA has issued Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 5, 2020 and Circular No. 39/2020 dated December 31, 2020 ("MCA Circulars"), prescribing the procedures and manner of conducting the Extraordinary General Meeting through VC/OAVM. Securities and Exchange Board of India ("SEBI") also vide its Circular dated May 12, 2020 and Circular dated January 15, 2021 ("SEBI Circulars"), permitted holding of Extraordinary General Meetings through VC/OAVM, without the physical presence of members at a common venue. Hence, the EGM of the Company is being held through VC.

In compliance with the applicable provisions of the Companies Act, 2013, the MCA Circulars and the SEBI Circular, the EGM of the Members of the Company is being held through VC/OAVM. Members will be able to attend and participate at the EGM through VC/OAVM at <https://www.evoting.nsdl.com/>. The facility for appointment of proxies by the Members will not be available since this EGM is being held through VC/OAVM. Members attending the EGM through VC/OAVM shall be counted for the purpose of reckoning of quorum under Section 103 of the Companies Act, 2013.

The Members may note that the Share Transfer Book of the Company shall remain closed for the purpose of the EGM from Friday, February 12, 2021 to Thursday, February 18, 2021, both days inclusive.

Notice of EGM

In compliance with the MCA Circulars and the SEBI Circular, Members may note that the Notice convening the EGM has been sent on Wednesday, January 27, 2021 only through e-mail to all those Members whose name appear in the Register of Members or List of Beneficial Owners as on August 15, 2021 and whose e-mail addresses are registered with the Company or with their respective Depository Participant(s). The Notice of the EGM is also made available on the Company's website at www.dcwlimited.com on the websites of the Stock Exchanges where the equity shares of the Company are listed i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of National Securities Depository Limited ("NSDL") at <https://www.evoting.nsdl.com>. The dispatch of Notice of EGM through emails has been completed on January 27, 2021.

Instructions for Remote e-voting and e-voting during the EGM:

- Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide the facility to its Members to exercise their right to vote by electronic means ("Remote e-voting") on resolutions proposed to be transacted at the EGM. Members holding shares either in dematerialised or physical form as on February 11, 2021 ("Cut-off date") and whose names appear in the Register of Members maintained by Bigshare Services Pvt. Ltd. or List of Beneficial Owners maintained by the Depositories as on the Cut-off date are entitled to cast their votes through Remote e-voting facility provided by NSDL at <https://www.evoting.nsdl.com/>. The Members are hereby informed that the businesses as set out in the Notice of EGM shall be transacted through electronic means only.
- Voting rights shall be in proportion to the Equity Shares held by Members as on the Cut-off date i.e. February 11, 2021.
- The Remote e-voting period shall commence on Monday, February 15, 2021 at 9:00 a.m. (IST) and shall end on Wednesday, February 17, 2021 at 5:00 p.m. (IST). The Remote e-voting module shall be disabled for voting by NSDL thereafter. Once votes have been cast on a resolution by the Members, the same cannot be modified subsequently.
- Members who acquire shares of the Company after dispatch of Notice of the EGM through electronic means but before the Cut-off date may obtain User ID and password from NSDL by writing an e-mail at evoting@nsdl.co.in with a copy to the Company at legal@dcwlimited.com. However, if the person is already registered with NSDL for Remote e-voting, then the existing User ID and password may be used to cast votes on the resolutions set out in the Notice of EGM.
- Members attending the EGM who have not cast their votes through Remote e-voting shall be eligible to cast their votes through e-voting during the EGM. Members who have cast their votes through Remote e-voting shall be eligible to attend the EGM but shall not be entitled to vote through e-voting at the meeting. A member can opt for only single mode of voting i.e. through Remote e-voting or voting at the EGM.
- The manner of casting votes through Remote e-voting or voting during the EGM by Members holding shares in dematerialised mode, physical mode and for members who have not registered their e-mail addresses is provided in the Notice of EGM and is also available on the website of NSDL at <https://www.evoting.nsdl.com>.
- In case of any grievances connected with the facility for voting by electronic means, the Member may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evoting.nsdl.com under help section or write an email to evoting@nsdl.co.in and contact at toll free no. 1800-222-990. The Members can also contact Mr. Dilip Darji, Company Secretary on his E-mail id: legal@dcwlimited.com.
- The members who require technical assistance to access and participate in the meeting through VC may contact NSDL on evoting@nsdl.co.in / 1800-222-990.

Manner of registering/updating e-mail addresses:

Members are requested to update and register their e-mail addresses with depositories through the concerned Depository Participants in respect of shares held in electronic mode and Company's Registrar and Share Transfer Agent, Bigshare Services Pvt Ltd in respect of shares held in physical mode. The Company has also provided facility to Members to temporarily register their e-mail ID with the Company's Registrar and Share Transfer Agent, Bigshare Services Pvt Ltd by sending email at joy@bigshareonline.com and also email to legal@dcwlimited.com. After successful registration of e-mail address, the Members of the Company on the cut-off date may get soft copy of the EGM Notice along with the e-voting user ID and password to enable e-voting on the businesses as set out therein.

For DCW Limited
Sd/-
Dilip Darji
Place: Mumbai
Date: January 28, 2020
General Manager (Legal) & Company Secretary

SHIVAJIRAO BHOSALE SAHAKARI BANK LTD., PUNE
Reg. No. P.N.A./B.N.K.191-72 Dt. 2 March 1972
Main Office:- 94A Sangita Smrut Narveer Tanaji Wadi, Shivaji Nagar, Pune 5 Ph. 25536291/92, 25531110

FORM "2"
[Sub Rule (11(d-1)) of Rule 107 of M. C. S. Rule 1961]
Possession Notice For Immovable Property

Whereas, the undersigned being the Recovery Officer, Pune, of Shivajirao Bhosale Sahakari Bank Ltd., Pune, under the Maharashtra Co-op Societies Rules 1961 issued Demand Notice dated 15/01/2020 calling upon the Judgement Debtor M/s. Swarajya Enterprises Prop. Shri. Rajmane Vijay Ganpat and Other 5 to repay the amount mentioned in the notice being Rs. 1,74,19,741/- (Rs. in words One Crore Seventy Four Lakhs Nineteen Thousand Seven Hundred Forty One Only) alongwith future interest, Govt. Surcharge, Recovery and other expenses etc. from the date of receipt of the said notice and that the Judgement Debtor having failed to repay the amount, the undersigned has issued a notice for Attachment Dated 22/12/2020 and attached the property described herein below.

The Judgement Debtor Shri. Anil Shivajirao Bhosale having failed to repay the amount, notice is hereby given to the Judgement Debtor and the public in general that the undersigned has taken Symbolic Possession on 18 / 01 / 2021 of the property described herein-below in exercise of powers conferred on him / her under Rule 107 (11 (d-1)) of the Maharashtra Co-operative societies Rules 1961 as Shri. Anil Shivajirao Bhosale has failed to handover actual and peaceful possession to undersigned Recovery Officer.

The Judgement Debtor Shri. Anil Shivajirao Bhosale in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Shivajirao Bhosale Sahakari Bank Ltd., Pune for an amount Rs.54,02,06,878.50/- (Rs. in words Fifty Four Crore Two Lakhs Six Thousand Eight Hundred Seventy Eight and paise Fifty only) as on 31/12/2020 and plus future interest, legal charges, Govt. Surcharge and Recovery and Other Charges etc. thereon.

Description of the Immovable Property
Name of the Property Holder and Property Description:-

Name of The Property Holder	Property Description	Approx Area
Shri. Ramesh Ganpat Gawade	Flat No. 11, 2 nd Floor, at Gat No. 23/2/1 + 23/2/2 + 24/4/2+24/5, Plot No. 31, "Gokulsidhi" Nivas Sahakari Gruhachana Sanstha Maryadit, Dhankawadi, Pune-43.	330.00 Sq.Fts.

All that part and parcel of the property consisting of Flat No.11, 2nd Floor, at Gat No. 23/2/1 + 23/2/2+24/4/2+24/5, Plot No.31, "Gokulsidhi" Nivas Sahakari Gruhachana Sanstha Maryadit, Dhankawadi, Pune-43 within the registration Tal. Haveli, Dist. Pune

RECOVERY OFFICER-PUNE
Date : 21/01/2021 U/S.156 of MCS Act, 1960 and Rule 107 of MCS Rules, 1961
Place: Pune C/o. Shivajirao Bhosale Sahakari Bank Ltd., Pune

The Judgement Debtor Shri. Anil Shivajirao Bhosale having failed to repay the amount, notice is hereby given to the Judgement Debtor and the public in general that the undersigned has taken Symbolic Possession on 18 / 01 / 2021 of the property described herein-below in exercise of powers conferred on him / her under Rule 107 (11 (d-1)) of the Maharashtra Co-operative societies Rules 1961 as Shri. Anil Shivajirao Bhosale has failed to handover actual and peaceful possession to undersigned Recovery Officer.

The Judgement Debtor Shri. Anil Shivajirao Bhosale in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Shivajirao Bhosale Sahakari Bank Ltd., Pune for an amount Rs.54,02,06,878.50/- (Rs. in words Fifty Four Crore Two Lakhs Six Thousand Eight Hundred Seventy Eight and paise Fifty only) as on 31/12/2020 and plus future interest, legal charges, Govt. Surcharge and Recovery and Other Charges etc. thereon.

Description of the Immovable Property
Name of the Property Holder and Property Description:-

Name of The Property Holder	Property Description	Approx Area
Shri. Anil Shivajirao Bhosale	Flat No. C-1/13, Bhosale Paradise, S.No. 209, Bhamburda, Shivajinagar, Range Hill Road, Pune-411 020.	2040.00 Sq.Fts.

All that part and parcel of the property consisting Flat No. C-1/13, Bhosale Paradise, S.No. 209, Bhamburda, Shivajinagar, Range Hill Road, Pune-411 020 within the registration Tal. Haveli, Dist. Pune

Sd/-
RECOVERY OFFICER-PUNE
Date : 18/01/2021 U/S.156 of MCS Act, 1960 and Rule 107 of MCS Rules, 1961
Place: Pune C/o. Shivajirao Bhosale Sahakari Bank Ltd., Pune

NOTICE



A PARTNER FOR LIFE

ADDENDUM TO SCHEME INFORMATION DOCUMENT & KEY INFORMATION

MEMORANDUM OF VARIOUS SCHEMES OF SBI MUTUAL FUND

Uniformity in applicability of Net Asset Value (NAV) across various schemes upon realization of funds

Notice is hereby given that pursuant to SEBI Circular No. SEBI/HO/IMD/DF2/CIR/P/2020/175 dated September 17, 2020 and SEBI Circular No. SEBI/HO/IMD/DF2/CIR/P/2020/253 dated December 31, 2020, the following provisions for applicability of NAV shall be applicable for various schemes (except SBI Liquid Fund and SBI Overnight Fund) with effect from February 1, 2021.

Applicable NAV for Purchases including Switch-ins (irrespective of application amount):

- In respect of valid applications received upto 3.00 p.m. on a Business Day at the official points of acceptance, where funds for the entire amount of subscription / purchase (including switch-ins) are credited to the bank account of the Scheme before the cut-off time on the same day i.e. available for utilization before the cut-off time on the same day - the closing NAV of the day shall be applicable.
- In respect of valid applications received after 3.00 p.m. on a Business Day at the official points of acceptance, where funds for the entire amount of subscription / purchase (including switch-ins) are credited to the bank account of the Scheme either on the same day or before the cut-off time of the next Business Day i.e. available for utilization before the cut-off time of the next Business Day - the closing NAV of the next Business Day shall be applicable.
- Irrespective of the time of receipt of application at the official points of acceptance, where funds for the entire amount of subscription / purchase (including switch-in) are credited to the bank account of the Scheme before the cut-off time on any subsequent Business Day i.e. available for utilization before the cut-off time on any subsequent Business Day - the closing NAV of such subsequent Business Day shall be applicable.
- In case of switch transactions from one scheme to another scheme, units allotment in switch-in scheme shall be in line with the redemption payouts.

The aforesaid provisions shall also apply to systematic transactions including Systematic Investment Plan (SIP), Systematic Transfer Plan (STP), Dividend Transfer Plan (DTP) etc. irrespective of the installment date or dividend record date.

All other terms and conditions of the Schemes remain unchanged. This addendum shall form an integral part of the Scheme Information Documents (SIDs) / Key Information Memorandums (KIMs) of the Schemes of SBI Mutual Fund as amended from time to time.

For SBI Funds Management Private Limited

Sd/-

Vinay M. Tonse

Managing Director & CEO

Asset Management Company: SBI Funds Management Private Limited (A Joint Venture between SBI & AMUNDI) (CIN: U65990MH1992PTC065289) **Trustee:** SBI Mutual Fund Trustee Company Pvt. Ltd. (CIN: U65991MH2003PTC138496) **Sponsor:** State Bank of India **Regd Office:** 9th Floor, Crescenzo, C - 38 & 39, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai - 400051 **Tel:** 91-22-61793000 • **Fax:** 91-22-67425687 • **E-mail:** partnerforlife@sbfm.com • www.sbfm.com

Mutual Fund investments are subject to market risks,
read all scheme related documents carefully.

SBFM/2021/JAN/7



THE ANUP ENGINEERING LIMITED
(Formerly Known as Amresh Heavy Engineering Limited)
LAIBHAI GROUP
CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub Station, Odhar Road, Ahmedabad-382415
Website: www.anupengg.com Email: investorconnect@anupengg.com

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED ON 31ST DECEMBER, 2020

		[Rs. in Lakhs except per share data]			
Sr. No.	Particulars	Quarter Ended		9 Months Ended	
		31.12.2020	30.09.2020	31.12.2020	31.03.2020
		Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	3,029.82	8,750.87	14,875.79	24,952.80
2	Net Profit for the period [before Tax, Exceptional and/or Extraordinary Items]	492.43	1,648.73	2,822.27	6,300.23
3	Net Profit for the period before tax [after Exceptional and/or Extraordinary Items]	492.43	1,648.73	2,822.27	6,300.23
4	Net Profit for the period after tax [after Exceptional and/or Extraordinary Items]	910.70	1,166.47	2,597.02	4,296.83
5	Total Comprehensive Income for the period [Comprising Profit for the period [after tax] and Other Comprehensive Income [after tax]]	12.69	12.32	17.33	19.26
6	Paid up Equity Share Capital	1,021.90	1,020.82	1,021.90	1,019.95
7	Reserves [excluding Revaluation Reserve] as shown in the Audited Balance Sheet of the previous year	-	-	-	31,271.50
8	Earnings Per Share [of ₹ 10/- each] [for continuing and discontinued operations]				

Notes: (1) The above consolidated financial results have been prepared in accordance with Indian Accounting Standards as prescribed under section 133 of the Companies Act 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time. (2) The above financial results which have been subjected to review by the Auditors of the Company, were reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors at their meeting held on January 30, 2021 in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015. The Statutory Auditors have expressed an unqualified audit opinion. (3) The Group's business activity falls within a single operating business segment of engineering products. (4) Manufacturing facilities of the Group which were shut down in the last week of March 2020 due to country-wide lockdown, resumed operations gradually with requisite precautions. The Group has considered the possible effects that may result from COVID-19 in preparation of these consolidated financial results including recoverability of its assets comprising Property, Plant and Equipment, Intangible Assets, Trade Receivables, inventory and other assets. In developing the assumptions relating to future uncertainties in the economic conditions due to COVID-19, the Group has considered internal and external information up to the date of approval of these consolidated financial results including economic forecasts and expects that the carrying amount of these assets are recoverable. The impact of the global health pandemic may be different from that estimated as at the date of approval of these consolidated financial results. (5) The Parliament of India has approved the Code on Social Security, 2020 the Code which may impact the contributions by the Group towards provident fund, gratuity and ESIC. The Code has been published in the Gazette of India. However, the effective date has not yet been notified. The Group will assess the impact of the Code when it comes into effect and will record related impact, if any, in the period the Code becomes effective. (6) The Company has decided to exercise the option permitted under section 115BAA of the Income-tax Act, 1961 as introduced by the Taxation Laws (Amendment) Ordinance, 2019 which was subsequently converted into an Act. Accordingly, the Company has recognised provision for income taxes based on the rate prescribed in the aforesaid section. Further, management reviewed current tax and the components of deferred tax assets/ liabilities leading to a reassessment of its estimates compared to earlier periods. Such re-measurement and change in rate of tax resulted in one-time tax credit of Rs. 443.03 Lakhs. (7) During the quarter, the Company has issued 10,741 equity shares [quarter ended September 2020: 8,741 equity shares] under the Employees Stock Option Scheme. (8) As the consolidation is applicable from the last quarter of previous financial year, disclosure of figures for the quarter and nine months ended December 31, 2019 is not applicable. (9) Standalone Information:

Particulars	Quarter Ended		9 Months Ended		Year Ended	₹ in Lakhs
	31.12.20	30.09.20	31.12.19	31.12.20	31.12.19	31.03.20
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
Revenue	3,029.82	8,750.87	7,773.28	14,875.79	17,836.06	24,952.8
Profit before Tax	492.43	1,648.08	1,944.40	2,822.67	4,834.41	6,300.24
Profit after Tax	910.7	1,166.82	1,375.30	2,597.42	3,452.14	4,296.84
Other Comprehensive Income/(Loss) [net of tax]	(2.69)	(2.32)	(1.94)	(7.33)	(5.80)	(9.26)
Total Comprehensive Income after tax	908.01	1,164.50	1,373.36	2,590.09	3,446.34	4,287.58

रविवार, दि. ३१ जानेवारी २०२१

कृषी क्षेत्रात महिलांना प्रगतीच्या मोठ्या संधी : शैलजा नरवडे

सोलापूर, दि. ३० (हिंदुस्थान समाचार) : महिलांनी स्वतःला दुबळे न समजता स्वतः मधील क्षमता ओखळून उघोजक व्हावे. लॉकडाऊनच्या कालावधीत हताश न होता संकटे हीच संधी समजून शेतमालाची विक्री केली. कृषी क्षेत्रात महिलांना प्रगतीच्या संधी आहेत. एकाच उत्पादनावर अवलंबून न राहता दोन ते तीन उत्पादने सुरु ठेवावीत,असे प्रतिपादन म सले खुर्द (ता. तुळजापूर) येथील विजयलक्ष्मीसखी अ‍ॅग्री कंपनीच्या संचालिका शैलजा नरवडे यांनी केले. येथील शबरी कृषी प्रतिष्ठान संचलित कृषी विज्ञान केंद्रात आयोजिलेल्या १३ व्या कृषी तंत्रज्ञान महोत्सवाचा समारोप झाला. दुसऱ्या दिवशीच्या सत्रात राष्ट्रीय

बनावटी देशी विदेशी दारू तयार करणाऱ्या टोळीला अटक

अमरावती, दि. ३० (हिंदुस्थान समाचार) : मुलींच्या खाजगी वस्तीगृहात देशी व विदेशी दारू काढत असल्याचा धक्कादायक प्रकार अम रावतीच्या मेळघाटमधील सेमाडोह येथे समोर आला आहे. जय महाकाली या मुलीच्या शासकीय वसतिगृहात हा एका टोळीकडून हा धक्कादायक प्रकार सुरु होता.

दरम्यान अमरावतीच्या स्थानिक गुन्हे शाखेने या वसतिगृहात धाड टाकून १० आरोपींना अटक केली असून त्यांच्याकडून बनावट दारू,वाहन,मोबाईल आदी वस्तू सह तबल १७ लाख रुपयांचा मुद्देमाल जप्त केला आहे. बंदन गागनदास नागवाणी, रा.कृष्णा नगर,अमरावती, प्रकाश उद्धवदास रावलानी, रा. रामपुरी कंणप, अमरावती, गोलू बाबू मुंडे, रा.सेमाडोह, जयेश देवीसिंह सोनिया, संजय मालवीय,आकाश राधेशाम सिंदल,नरेंद्र हारलाल चव्हान, प्रकाश हरमलाल मालवीय, सुनील दुर्गाशंकर चव्हान,शाकीर खान शकूर खान, (सर्व रा. रतलाम) असे आरोपींचे नावे असून आरोपी जवळून प्लास्टिक झूम,अल्कोहोल, पाणी मिश्रित अल्कोहोल, मिनरल वॉटर पाण्याच्या कॅन व प्लॅस्टिकच्या २८ पोत्यांमध्ये १८० एमएल च्या काचेच्या ३२० नग रिकाम्या बॉटल्स,आयबी कंपनीच्या ६२० नग रिकाम्या बॉटल्स, यासह बनावटी दारू बनवण्यासाठी लागणारे इतर साहित्य असे १७ लाख ६० हजार ३४० रुपयांचा मुद्देमाल घटनास्थळाहून जप्त केला.

अमरावतीच्या स्थानिक गुन्हे शाखेचे पोलीस हे रचिलेदार परिसरात पेट्रोलिंग करत असतानाच सेमाडोह येथील मुलीच्या शासकीय वसतिगृहात बनावट देशी व विदेशी दारू बनवत असल्याची गुप्त माहिती मिळाली होती. त्याच आधारे पोलीसांनी धाड टाकून या टोळीला रांगेहाथ पकडून त्यांच्या कडून तबल १७ लाखाचा मुद्देमाल जप्त करण्यात आला. मेळघाटमधील ही मोठी कारवाई असून बनावट दारूचा डाव पोलीसांनी उधवळून लावला आहे.

डॉलॅब संशोधन केंद्राच्या संचालिका डॉ. ज्योत्स्ना शर्मा, स्टेट बँक ऑफ इंडियाचे महाव्यवस्थापक सुभाष उकरडे, वरिष्ठ शास्त्रज्ञ डॉ. ला. रा. तांबडे उपस्थित होते. याप्रसंगी डोराळे येथील मैना सातपुते, बंकलगी येथील सुनीता हम्बू, कुंभारी येथील सविता जुजगार , शेळगी येथील लक्ष्मी बिराजदार यांचा संस्कार करण्यात आला. मोहिते अ‍ॅग्री फार्म कोल्हापूरच्या मोनिका मोहिते यांनी मार्गदर्शन केले.

जाहीर नोटीस

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे, की, माझे अशील **विलाखर क्र. शेअरे** यांनी वॉल्ट क्र.२०१, न्यू अस्मिता कोर्टोसोलि, बेकरी गल्ली, भाईंदर (पश्चिम), व्हिला ठाणे-४०११०१ ही जगाम मे. बी अ‍ॅण्ड जे एन्टरप्रायझेस यांच्याकडून नोंदीत क्र.टीएच-२६८८/०१ धारक हमी उपनिबंधक ठाणे-४ यांच्याकडे नोंदीणीकृत करारनामा दिनांक २१.०१.२०२१ मार्फत खंबेरी केली होते आणि सदर करारनामाची सदर मुदत पावती हक्की/गहाळ झाली आहे आणि याकरिता दिनांक ३०.०१.२०२१ रोजी बॉचवली पॉलीस ठाणे येथे क्र.३७८/२०२१ अंतर्गत एन.सी. नोंद करण्यात आली आहे.

जर कोणा व्यक्तीस सदर मालमत्सेबाबत वारसाहक्क, शेअर, विक्री, तारण, भाडेपट्टा, मालकी हक्क, परवाना, बक्षीस, तावा किंवा इतर अधिकार किंवा अन्य इतर प्रकारे कोणातही दावा/हित/हक्क असल्यास त्यांनी सर्व आवश्यक दस्तावेजांसह त्यांचे दावा सदर सूचना प्रकाशन तारखेपासून ७ दिवसांत खालील स्वाक्षरीकर्यांकडे कळवावे, अन्यथा अशा दावांच्या संदर्भांशिवाय व्यवहार पूर्ण केले जाईल आणि नावा, काही असल्यास त्याम केले आहेत असे समजले जाईल आणि ते माझ्या अशिलोवर घेवनाकारक असणार नाही..

अ‍ॅड. जर कोणा व्यक्तीस सदर मालमत्सेबाबत वारसाहक्क, शेअर, विक्री, तारण, भाडेपट्टा, मालकी हक्क, परवाना, बक्षीस, तावा किंवा इतर अधिकार किंवा अन्य इतर प्रकारे कोणातही दावा/हित/हक्क असल्यास त्यांनी सर्व आवश्यक दस्तावेजांसह त्यांचे दावा सदर सूचना प्रकाशन तारखेपासून ७ दिवसांत खालील स्वाक्षरीकर्यांकडे कळवावे, अन्यथा अशा दावांच्या संदर्भांशिवाय व्यवहार पूर्ण केले जाईल आणि नावा, काही असल्यास त्याम केले आहेत असे समजले जाईल आणि ते माझ्या अशिलोवर घेवनाकारक असणार नाही.

मंगल कांचडे (बकी)
दुकान क्र.२१७/ए, अजंठा स्केअर मॉल, बोरिवली (पश्चिम), मुंबई-४०००२१.
दिनांक: ३१.०१.२०२१ ठिकाण: मुंबई

जाहीर नोटीस

या जाहीर नोटीसीव्दारे सर्व लोकांस कळविण्यात येते की, आमचे अशील श्री. मारुती यशवंत गवळी हे सदनिका क्र.सी/२०३,दुपारा मजला, सुख आनन को. ऑ. ही सो. लि., एस्. टी. डेपो रोड, निळोपूर, मालासोपारा (पश्चिम), ना. वसई, जि. पालघर, च मालक असून सदर सदनिकेचे विल्डर मे. मनसुखानी विल्डस आणि श्री. मारुती यशवंत गवळी यांच्या मधील दिनांक २३/०४/१९९५ रोजीचा मूळ विक्री करारनामा ज्याचा रजिस्ट्रेशन क्र. फोटो-१३६४/९५, दिनांक २३/०४/१९९५ ह्या करारनाम्याची मूळ नोंदीणी पावती गहाळ झाली आहे. ज्याची तक्रार मालासोपारा पोलीस ठाणे येथे दिनांक २८/०१/२०२१ रोजी दाखल करण्यात आली आहे, किंवा मॉ. मि. रजि. क्र. १३०/२०२१ असा आहे. जरी सदर विक्री करारनाम्याची मूळ नोंदीणी पावती कोणाला सापडल्यास किंवा सदर मिळकती संबंधी कोणाचाही कोणताही विक्री,कुळरग,कब्जा,गणन, दान,बक्षीस,करार,मृत्युपत्र,कोर्ट दख्खार वा अन्य कोणत्याही प्रकारचा हक्क, हितसंबंध, हिस्सा, अधिकार असल्यास त्यांनी त्याबाबत मला लेखी पुराव्यासह ही नोटीस प्रसिद्ध झाल्यापासून १४ दिवसांच्या आत खालील पत्त्यावर कळवावे अन्यथा तसा कोणाचाही कोणत्याही प्रकारचा हक्क, हितसंबंध, हिस्सा, अधिकार नाही व असल्यास तो सोडून दिला आहे असे समजण्यात येऊन आमचे अशीलद्वारे सदर मिळकतीसंबंधीचे पुढील व्यवहार पूर्ण केले जातील याची नोंद घ्यावी.

सही/-
पत्ता : ए/२०१, काशी कृपा को. ऑ. ही सो. लि., दिपक मंडीकल वखळ, एस्. टी. डेपो रोड, मालासोपारा (प.) - ४०१२०३.

PUBLIC NOTICE

My client **MR. ABDUL QAYYUM SIDDIQUI** issue this Public Notice that the original AGREEMENT FOR SALE dated 27/03/1978 of flat at Flat No. D/11, 4th Floor, ARFAT CO-OP HSG STY LTD Shanti Niketan, S.G. Barve Marg, Kurla (W), Mumbai-400070 executed between the parties Late **ABDUL JABBAR SIDDIQUI** as Purchaser and **M/S SHANTI CONSTRUCTION COMPANY** as seller/Builder-Developer in respect of above Flat has been lost and misplaced by present owner and presently being not traceable by him. My client have not misused the said original agreement nor presently obtained any loan or neither encumbered/in mortgage the said flat by depositing the said original Agreement for obtaining any loan or finance. Any person having found or in custody of the said original Agreement kindly handover the same to the present owner at the address of the said flat or to **Adv Shaikh Mohammed Asif at B-102, Baitoor Building, S.G. Barve Marg, Kurla (W), Mumbai 400 070, (9322109888)**. Any other person claiming to be legal heirs other then **1) MRS. SABIRA BANU MOHD MASOQ SIDDIQUI 2) MR. MOHD ASLAM HAJI ABDUL JABBAR SIDDIQUI 3) SMT.HASINA BANU AYD SIDDIQUI 4)MR.ABDUL HAMID AYD SIDDIQUI** or having any objections or rights, claims, title or interest in the said flat or the said original agreement shall Contact within 15 days in writing from the date of publication of this notice or shall inform the owner / managing committee advocate with proper evidence, documents and proof. After the completion of 15 days if no such claims or objections are received it will be deemed to understand that the party has any claims or objections regarding the title of the Flat and ownership of the said original Agreement for Sale dated 27/03/1978.

रोज वाचा दै. ‘मुंबई लक्षदीप’

STARLOG ENTERPRISES LIMITED

CIN: L63010MH1983PLC031578
Registered Office: 141, Jolly Maker Chambers II, 14th Floor, Nariman Point, Mumbai - 400021. Tel: +91-22-6656 3000 Fax: +91-22-2368 7015
Email: ho@starlog.in Web: www.starlog.in

NOTICE

Notice is hereby given that the 36th Annual General Meeting ("AGM") of the **Starlog Enterprises Limited** ("Company") will be held on **Saturday the 20th February, 2021 at 4.00 p.m.** IST through Video Conferencing / Other Audio Visual Means facility ("VC/OAVM") to transact the businesses to be set out in the Notice of the 36th Annual General Meeting.

The Company has sent notice of AGM together with the Annual Report for financial year 2019-20 on Friday, the 29th January, 2021 through electronic mode to those whose email addresses are registered with the Company Depository in accordance with the General Circular No.14/2020 dated April 08, 2020, General Circular No.17/2020 dated April 13, 2020 and Circular No.20/2020 dated May 05, 2020, respectively, issued by the Ministry of Corporate Affairs ("MCA Circulars"), SEBI Circular No. SEBI/HO/CFD/CMD1/CI/RP/2020/79 dated 12th May, 2020 issued by the Securities and Exchange Board of India ("SEBI Circular") and in compliance with the provisions of the Act and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"). The Annual Report for the financial year 2019-20 can be downloaded from the Financials-Annual Report section of the Company's website <https://www.starlog.in/> and the websites of the Stock Exchanges i.e. BSE Limited. The facility for appointment of proxy will not be available for the AGM. The instructions for joining AGM electronically are provided in the Notice of the AGM.

In compliance with the provisions of section 108 of the Act read with Companies (Management And Administration) Rules, 2014, Secretarial Standards 2 on General meetings and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to offer electronic voting facility to its Members, to exercise their right to vote on all the resolutions proposed to be transacted at the 36th AGM. The members may cast their votes using an electronic voting system ("remote e-voting") or electronically cast their votes during the 36th AGM ("e-voting at the AGM"). The Company has engaged the services of National Securities Depository Limited ("NSDL") as authorized agency for conducting remote e-voting and e-voting at the AGM. The remote e-voting period commences on Wednesday the 17th February, 2021 at 9.00 a.m. IST and ends on Friday the 19th February, 2021 at 5.00 p.m. IST. At the end of the e-voting period, the facility shall be disabled.

A member whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by Depositories as on the cutoff date i.e. 17th February, 2021 shall be entitled to avail the facility of remote e-voting as well as e-voting at the AGM. A person who is not a member as on the said cutoff date should treat this notice for information purpose only.

Facility for e-voting shall also be made available during the AGM for those members who attended the AGM and who has not already cast their vote. The members who have cast their vote by remote e-voting prior to AGM may also participate in the AGM through VC/OAVM Facility but shall not be entitled to cast their vote again.

We urge members to support our commitment to environment protection by choosing to receive the Company's communication through email. Members holding shares in demat mode, who have not registered their email addresses are requested to register their email addresses with their respective depositories participant and members holding shares in physical mode are requested to update their email addresses with the Company's RTA, Bigshare Services Private Limited by writing to the Mr. Jibu John (DGM) jibu@bigshareonline.com, to receive the copies of the Annual Report 2019-20 in electronic mode.

In case of any query and/or grievance in respect of voting by electronic means, members may refer to the Help & Frequently Asked Questions (FAQs) and e-voting manual available at <https://www.evoting.nsdl.com> under help section or write an email to Ms. Sarita Mehta evoting@nsdl.co.in or at call 1800-1020-9901/ 1800-22-44-30 or for any further clarification and in case of any query regarding technical assistance for VC Participation.

The results on resolutions shall be declared not later than 48 hours from the conclusion of the AGM and the resolutions will be deemed to be passed on the AGM date subject to receipt of the requisite number of votes in favor of the Resolution. The results declared along with Scrutinizer's Report will be available on the corporate website of the Company <https://www.starlog.in/> and will be communicated to the BSE Limited.

Notice is further given that pursuant to section 91 of the Act and Regulation 42 of the SEBI Listing Regulations, the Register of Members and Share Transfer Books will remain closed from Saturday, 17th February, 2021 to Saturday, 20th February, 2021 (both days inclusive) for the purpose of the AGM.

For Starlog Enterprises Limited

SD/-

Pranali Sulakhe

Company Secretary

Place : Mumbai

Date : January 29, 2021

उपनिबंधक, सहकारी संस्था, (परसेवा)

मुंबई विभागीय सहकारी पतसंस्था फेडरेशन लि. मुंबई

यांचे कार्यालय पत्ता: ६/६०३, दुर्गा कृपा को-ऑप हौसिंग सोसायटी, हनुमान चौक, मुंबई पूर्व मुंबई-४०००८१

जाहिर नोटीस

श्री प्रथमेश सहकारी पतसंस्था मर्यादित मुंबई

पत्ता : शॉप नं. ३६, ऑर्बिड प्लाझा, रामकुंवर टाकूर रोड, मुंबई टाईम सिनेमा जवळ, दहिसर (पूर्व), मुंबई-४०००६८.

.... अर्जदार

अ. जाव देण्याचे नाव

अर्ज दाखल दिनांक

वाढा क्रमांक

वाढा रक्कम रुपये

जाव देणार क्रमांक

१ श्री. रविंद्र अर्जुन कद्रे

१६/०३/२०२०

५७००/२०

६२६५९

१

२ श्री. रमेश मलाडी रेवाळे

१६/०३/२०२०

५७००/२०

६२६५९

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३ श्री. चंद्रकांत मधुकर पाटील

१६/०३/२०२०

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४ श्री. भैरवनाथ जानवा देसाई

१६/०३/२०२०

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५ श्री. उदय आप्पासो देसाई

१६/०३/२०२०

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६ श्री. संजिव तुकाराम देसाई

१६/०३/२०२०

५७११/२०

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७ श्री. दिपक मेरू देसाई

१६/०३/२०२०

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८ श्री. दिलेश लालजीराव घड्याडि

१६/०३/२०२०

५७१३/२०

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९ श्री. गणपती मास्ती पाटील

१६/०३/२०२०

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१० श्री. प्रसांत विष्णू देसाई

१६/०३/२०२०

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११ श्री. सुजित बाबू पाटील

१६/०३/२०२०

५७१७/२०

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१२ श्री. रमणजी वीडीबा झाले

१६/०३/२०२०

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१३ श्री. रामा मुकुंद मंगुलकर

१६/०३/२०२०

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१४ श्री. ज्ञानेश्वर गुड्डू पाटील

१६/०३/२०२०

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१५ श्री. रामा मुकुंद मंगुलकर

१६/०३/२०२०

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१६ श्री. रामा मुकुंद मंगुलकर

१६/०३/२०२०

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१७ श्री. ज्ञानेश्वर गुड्डू पाटील

१६/०३/२०२०

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१८ श्री. मोहन सदाशिव प्रधान

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१९ श्री. रामदास सुधाकर कोळतकर

१६/०३/२०२०

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२० श्री. रमेश तुकाराम पाटील

१६/०३/२०२०

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२१ श्री. रामचंद्र वसंत चव्हाण

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२२ श्री. महेश तुकाराम निलजकर

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२३ श्री. रामचंद्र वसंत चव्हाण

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२४ श्री. रमेश तुकाराम पाटील

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२५ श्री. महेश तुकाराम निलजकर

१६/०३/२०२०

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२६ श्री. जनार्दन पुंडलीक नागरडेकर

१६/०३/२०२०

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२७ श्री. जनार्दन पुंडलीक नागरडेकर

१६/०३/२०२०

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२८ श्री. रामचंद्र मलपा कांबळे

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२९ श्री. कुलपति अर्जुन सांगलीकर

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३० श्री. रामचंद्र मलपा पाटील

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३१ श्री. नारायण गणपती गावडे

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३२ श्री. पिराजी मिमरल नागरडेकर

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३३ श्री. एकांत्य दामोदर चव्हाण

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३४ श्री. राजदेव जगन्नाथ मिश्रा

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३५ श्री. राजदेव जगन्नाथ मिश्रा

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३६ श्री. दिपक ज्ञानेश्वर लाडी

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३७ श्री. सत्येंद्र उमाशंकर यादव

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३८ श्री. हरेश शेखर सुगारकर

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३९ श्री. इम्फान सदाशिव लक्ष्मी

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४० श्री. मोहम्मद शफीलाल न. शेख

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४१ श्री. प्रदिप मेहतालाल पटेल

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४२ श्री. लालमी रामचंद्र यादव

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४३ श्री. तुलसीदास राम सरोसे केवट

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४४ श्री. परदेसी भुलकर सोरोज

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४५ श्री. अरविंदकुमार गौरीशंकर राय

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४६ श्री. जितेंद्र चंद्रमान सिंग

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४७ श्री. शिवशंकर दयाराम यादव

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४८ श्री. आशिष राजेंद्रदास बरनावाल

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४९ श्री. अशोककुमार दयाराम यादव

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५० श्री. अशोककुमार दयाराम यादव

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५१ श्री. आनंदकुमार गणगान्धनी गुप्ता

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५२ श्री. शरद बळीराम बांबरस

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५३ श्री. शंकरकुमार रामलखन सिंग

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५४ श्री. फतेहगुलूर रामलखन यादव

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५५ श्री. राजकुमार सभाजीत तिवारी

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उपनिबंधक, सहकारी संस्था, (परसेवा)

मुंबई विभागीय सहकारी पतसंस्था फेडरेशन लि. मुंबई

यांचे कार्यालय पत्ता: ६/६०३, दुर्गा कृपा को-ऑप हौसिंग सोसायटी, हनुमान चौक, मुंबई पूर्व मुंबई-४०००८१

जाहिर नोटीस

श्री प्रथमेश सहकारी पतसंस्था मर्यादित मुंबई

पत्ता : शॉप नं. ३६, ऑर्बिड प्लाझा, रामकुंवर टाकूर रोड, मुंबई टाईम सिनेमा जवळ, दहिसर (पूर्व), मुंबई-४०००६८.

.... अर्जदार

अ. जाव देण्याचे नाव

अर्ज दाखल दिनांक

वाढा क्रमांक

वाढा रक्कम रुपये

जाव देणार क्रमांक

१ श्री. रविंद्र अर्जुन कद्रे

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२ श्री. रमेश मलाडी रेवाळे

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३ श्री. चंद्रकांत मधुकर पाटील

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४ श्री. भैरवनाथ जानवा देसाई

१६/०३/२०२०

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५ श्री. उदय आप्पासो देसाई

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६ श्री. संजिव तुकाराम देसाई

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७ श्री. दिपक मेरू देसाई

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८ श्री. दिलेश लालजीराव घड्याडि

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९ श्री. गणपती मास्ती पाटील

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१० श्री. प्रसांत विष्णू देसाई

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११ श्री. सुजित बाबू पाटील

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१२ श्री. रमणजी वीडीबा झाले

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१३ श्री. रामा मुकुंद मंगुलकर

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१४ श्री. ज्ञानेश्वर गुड्डू पाटील

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