INNOVASSYNTH INVESTMENTS LIMITED

Regd. office : Flat No.: C-2/3, KMC No.91, Innovassynth Colony, Khopoli - 410203, Raigad, Maharashtra India. CIN : L67120MH2008PLC178923

Tel.:+91-2192- 260224 Fax : +91-2192-263628 Website :www.innovassynthinvestments.in E-mail : secretarial@innovassynthinvestments.in

Date: 12th August 2020

To, Manager, Corporate Relationship Department, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001

Scrip Code: 533315

Dear Sir/Madam,

Sub: Newspaper Advertisement

Please find enclosed copies of newspaper advertisement regarding Notice for Board Meeting inter-alia to consider Un-Audited Financial Results for quarter ended 30th June 2020 as published in Business Standard and Tarun Bharat on 12th August 2020.

Kindly take the above on your records and acknowledge receipt.

Thanking You,

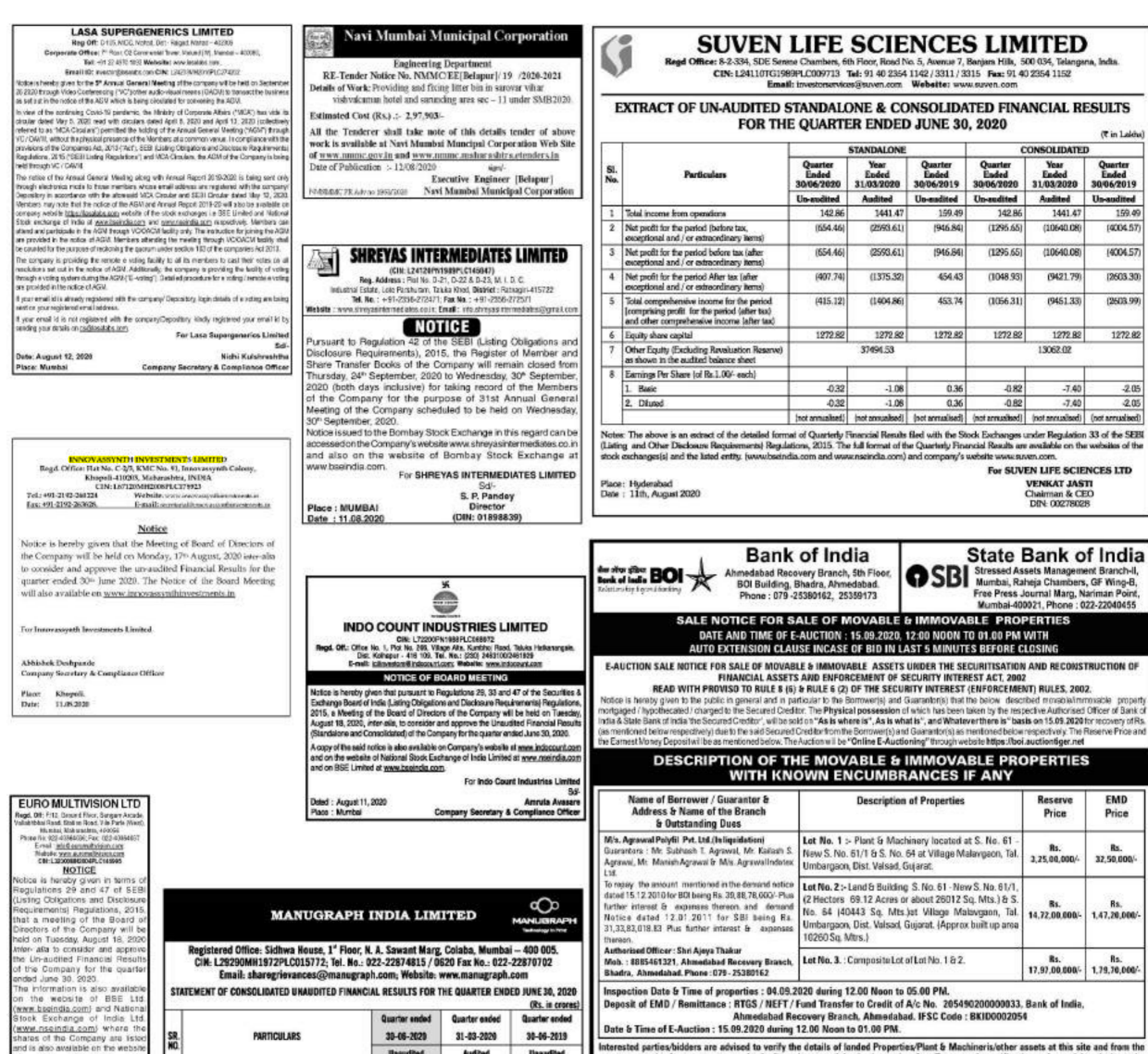
Yours Faithfully,

For Innovassynth Investments Limited

Abhishek Deshpanoevy, 03 Company Secretary & Compliance Officer

KHOPOL

Business Standard-12th August 2020



the Company viz.			betibuseU	betibuk	betilbuseU		
www.suromultivision.com For Euro Multivision Limited Sd/- Hitesh Shah Chairman & Whole Time		Total income from operations	4.51	35.98	40.96		
		Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	(3.96)	(8.02)	(10.15)		
Director ace: Mumbai DIN: 00043059 de: August 11, 2020	3.	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary Items)	(3.96)	(8.14)	(11.46)		
PUBLIC NOTICE	4	Net Profit / (Loss) for the period after tex. (after Exceptional and/or Extraordinary Items)	3.97)	(8.05)	(12.15)		
is is for notice of the general public at a political party is proposed to be platered by the name of "Rashtiya reyamservak. Sangh Party" (RSS RTY) the office is located at A-104,	5.	Total Comprehensive income for the period (Comprising Profit / (Loss) for the period (after tex) and Other Comprehensive Income (after tex))	(4.11)	(8.78)	(12.15)		
anghvi Tower, Opp. Hatkesh, Mira ayander Road, Mira Road East, iane - 401107, Maharashtra. This	6.	Equity Share Capital (ind. Equity Share Capital Suspense)	6.08	6.08	6.08		
arty has submitted application to the	7.	Other Equity *			1.040		
election commission of india, New Delhi for its negistration as Political party under section 29A of the		Earnings Per Share of Rs. 2/- (Not annualised) Before exceptional item - Basic and diluted (Rs.)	(1.30)	(2.48)	(3.56)		
egistration of people act 1951 ames/address of the National office serens of the party are as follows:	9.	Earnings Por Shore of Rs. 2/- (Not annualised) After exceptional item - Basic and diluted (Rs.)	(1.30)	(2.65)	(3.99)		
President (Working) : Shri Kirishna R Dewassi (KD), A-104, Sanghvi Tower, Opp. Hatkesh, Mira Bhayander Road,		* Other Equity for the year ended March 31, 2020 was Rs.147.02 crores Key Information on Standalone Unaudited Financial Results: (Rs. in crores)					
ra Road East, Thane-401107. asident (Logal): Shi Chitanjan Kumar DV. CSR), Near Babu Saheb House,	SR. NO.	PARTICULARS	Quarter ended 30-06-2029	Quarter ended 31-03-2020	Quarter ended 30-06-2019		
sarigani, Digha, Patna - 800012. neral Secretary: Shri Anii Kr.	1.	Total income from Operations	4.51	35.98	40.06		
kur, 14 Thakur Ji First Main Laxmi	Z.	Profit Belore Tex	(3.96)	(8.11)	(11.16)		
ny, Vidyasagar, Hubali 580030. Isurar : Shri Avinash Mishra, G 20.	3.	Profit Alber Tax	(3.97)	(8.02)	(11.85)		
Hind Cottage No. 2, Shahij Raje	4	Tetal Comprehensive Income	(4.11)	(8.78)	(11.83)		
sed, Vile Parle East – 400057. anyone has any objection to the gistration of Rashthya Swayamsevaik angh Party, they may send their jection with reasons thereof, to the scretary (Political Party) Election armission of India Nirvachan Sactan, shok Rizad, New Dehi – 110001, within I days of the publication of this Notice.	Note: The above is an extract of the detailed format of the Standalone & Consolidated Financial Results for the quarter ended June 30, 2020 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone & Consolidated Financial Results for the quarter ended June 30, 2020 are available on the Stock Exchange websites (www.bseindia.com / www.nseindia.com) and the company's website www.manugraph.com On Behalf of the Beard For Manugraph India Limited						
tace: Thane Date: 12.68.2020		o : Mumbai Aunust 11, 2020		Vice Chairman	Sanjay Shah & Manazing Director		

Vice Chairmen & Managing Din

Date : August 11, 2020

renue records of government agencies/bodies prior to participating in auction. Cost Expenses for verification and search is to be interested parties. Any statutory dues pending on assets under auction is to be verified by the interested parties.

RMS & CONDITIONS :- (1) The Properties are being held on "As is where is", As is what is", and Whatever there is" basis and the E-Auction will be inducted "On Line". The auction will be conducted through the Bank's approved service provider M/s e-Procurement Technologies Limited uction Tiger) at the portal https://boi.auctiontiger.net (Property Also Available On Auction Tiger Mobile App) for E-Auction Tender Document ntaining online e-auction bid form. Declaration, General Terms and condition of online auction sale. For details in this regard, kindly contact Mr. Rikin ahmaxatriya, Email : chintanbhatt@auctiontiger.net , Mobile No. 9978591888. (2) To the best of knowledge and information of the Authorised icer, there are no encumbrances on the properties. However, the intending bidders should make their own independent inquiries regarding the cumbrances, title of properties put on auction and claims / rights / dues / affecting the property, prior to submitting their bid. The e-auction vertisement does not constitute and will not be deemed to constitute any commitment or any representation of the Bank. The property is being sold th all the existing and future encumbrances whether known or unknown to the Bank. The Authorised Officer/ Secured creditor shall not be ponsible in any way for any third party claims/ rights/ dues. (3) Bidders shall hold a validemail ID (e-mail ID is absolutely necessary for the intending ker) as all the relevant information and allotment of ID & password by M/s e-Procurement Technologies Limited (Auction Tiger) may be rveyed through e-mail. (4) The intending bidder should submit the evidence for EMD deposit like UTR number along with Request Letter for ticipation in the E-auction, sell attested copies of (i) proof of Identification (KYC) viz. Voter ID Card/ Driving Licence/ Passport etc., (ii) Current dress - proof for communication, (iii) PAN card of the bidder , (iv) valid e-mail ID, (v) contact number (Mobile/Landline) of the bidder etc., to the thorised Officer of Bank of India by 14.09.2020, time 5.00 pm. Scanned copies of the original of these documents will also be submitted to E-mail displayed above. (5) Names of the Elipible Bidders will be identified by the Bank of India, Ahmedabad recovery Branch as above, to participate in ine-auction on the portal https://boi.auctiontiger.net.will.provide UserID & Password after due verification of PAN of the Einithe Bidders, (5) it shall the responsibility of the interested bidders to inspect and satisfy themselves about the property before submission of the bid. (7) The Earnest Morey posit (EMD) of the successful bidder shall be retained towards part sale consideration and the EMD of unsuccessful bidders shall be refunded. The mest Money Deposit shall not been any interest. The successful bidder shall have to deposit 25% of the sale unice, immediately on acceptance of bid ce by the Authorised Officer and the balance of the sale price on or before 15th day of sale or within such extended period as agreed upon in writing d solely at the discretion of the Authorised Officer. Default in deposit of annunt by the successful bidder would entail forfeiture of the whole money eady deposited and property shall be put to re-auction and the defaulting hidder shall have no claim/right in respect of property/amount. (8) The spective qualified bidders may eval online training on e-Auction from M/s e-Procurement Technologies Limited (Auction Tiger) prior to the date e-Auction, Neither the Authorised Officer/Bank nor M/s e-Precurement Technologies Limited (Auction Tiger) will be held responsible for any errret Network problem/Power failure/ any other tochnical lapses/failure etc. In order to ward -off such contingent situation the interested bidders requested to ensure that they are technically well equipped with adequate power back-up atc. for successfully participating in the a-Auction event. The purchaser shall beer the applicable stamp duties/edditional stamp duty/transfer charges, fee etc. and also all the statutory/non-statutory dues, es, rates, assessment charges, fees etc. owing to anybody. (10) The Authorised Officer /Bank is not bound to accept the highest offer and has the solute right to accept or reject any or all offer(s) or adjourn/postpone/cancel the e-Auction or withdraw any property or portion thereof from the ction proceedings at any stage without assigning any reason there for. (11) The Sale Certificate will be issued in the name of chaser(s)/applicant(s) only and will not be issued in any other name(s). (12) The sale shall be subject to rules/conditions prescribed under the curitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. (13)The bid price shall be above the reserve ce and bidder shall improve their future offer in multiple of Rs. 59,000/- (Rs. Fifty Thousand only). (14) It shall be the responsibility of the successful der to remit the TDS 🏟 1% as applicable u/s 1941-A if the aggregate of the sums credited or paid for such consideration is Rs. 50 lakhs or more. TDS ould be filed online by filling form 26086 TDS certificate to be issued in form 168. The purchaser has to produce the proof of having deposited the ome tax into the government account within 15 days of e-auction. (15) Priority will be given to offer of Composite Lot and bid for Plant and echinery will be considered for sale only if bid is received for Land and Building. (18) M/s. Agarwal Polyfil Pvt. Ltd. is under liquidation vide order 11.08.2012 passed by Hon'ble High Court of Jurisdiction at Bombay in company Petitition no. 10 to 2011 and 435 at 2010

STATUTORY 30 DAYS SALE NOTICE UNDER THE SARFAESI ACT - 2002

e berrower / guarantors are hereby notified to pay the sum as mentioned above along with upto data interest and ancillary expenses before ate of e-Auction, failing which the property will be auctioned/ sold and balance dues, if any, will be recovered with interest and cost.

190101	Place : Ahmedabad	Bank of India	State Bank of India
Shah	Date : 11.08.2020 Place : Ahmedabad	Authorised Officer	Authorised Officer



आता तरी 'शिवभक्ती' दाखवत शिवसेनेने काँग्रेसची साथ सोडावी

कर्नाटकातील काँग्रेस नेत्याच्या विधानानंतर भाजपचे मुख्यमंत्र्यांना आवाहन

बेळगावमध्ये सोमवारी पत्रकारांशी

मुंबई, दि. ११ (प्रतिनिधी): राज्यात 'लॉकडाऊन'मुळे बंद असलेल्या जिम सुरू व्हाव्यात

मुंबई, दि. ११ (प्रतिनिधी): 'शिवाजी महाराज फक्त महाराष्ट्राची संपत्ती नाही. मनगूत्ती प्रकरणात महाराष्ट्राने नाक खुपसू नये' असे वक्तव्य कर्नाटक काँग्रेसचे कार्याध्यक्ष सतीश जारकीहोळी यांनी केले आहे. याच मुद्द्यावरून भाजप आमदार अतुल भातखळकर यांनी ''आतातरी शिवभक्ती दाखवत शिवसेनेने काँग्रेसची साथ सोडावी,'' असा सल्ला दिला आहे.

'छत्रपती शिवाजी महाराज हे फक्त महाराष्ट्राची संपत्ती नाही. शिवाजी महाराज हे राष्ट्रपुरुष आहेत. बेळगाव जिल्ह्यात स्थापन

5.0 Alle केलेल्या शिवाजी महाराजांच्या मूर्तीमध्ये महाराष्ट्राचे कोणतेही योगदान नाही. कर्नाटकातील स्थानिक विषयांमध्ये महाराष्ट्राने नाक खुपसू नये आणि याचा नैतिक अधिकारही त्यांना नाही,' असे वक्तव्य काँग्रेसचे कार्याध्यक्ष सतीश जारकीहोळी यांनी केले होते.

'जिम' सुरू करा, पुढचे मी पाहतो!

'बॉडी बिल्डर' आणि जिम मालक

संघटनांना राज ठाकरे यांचा सल्ल

मु

भाजपने महाराष्ट्रात काँग्रेसला बरोबर घेत सत्ता स्थापन केलेल्या शिवसेनेवर हल्ला चढविला आहे. शिवसेनेवर निशाणा साधत भाजप

नेते अतुल भातखळकर म्हणाले, ''छत्रपती शिवाजी महाराज पुतळाप्रकरणी कॉग्रेसचे स्थानिक आमदार सतीश जारकीहोळी यांनी महाराष्ट्र 'सरकारने आमच्या स्थानिक प्रकरणात नाक खुपसू नये' म्हणून घरचा आहेर दिला आहे. पुतळा हटवण्यामागेही हेच होते. आता शिवभक्ती दाखवत शिवसेनेने काँग्रेसची साथ सोडावी.'' असे आवाहन ते बोलत होते. या वक्तव्यावरून त्यांनी शिवसेनेला केले आहे

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OF THE PUBLIC SHAREHOLDERS OF ABCO INDIA

Registered office: Plot No. 3 (SP), III Main Road, Ambattur Industrial Estate, Chennai, Tamil Nadu - 600058, India

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND CORRIGENDUM TO THE DPS CORRIGENDUM AND CORRIGENDUM TO THE DISPATCH ADVERTISEMENT FOR THE ATTENTION

Number (CIN): L34103TN2004PLC054667; Tel: +91 44 3090 2600/ 4224 2000; Fax: +91 44 3090 2609/4224 2009; Website: www.wabcoindia.com Corporate Identification

OPEN OFFER FOR THE ACQUISITION OF UPTO 4,741,900 (FOUR MILLION SEVEN HUNDRED FORTY-ONE THOUSAND NINE HUNDRED ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5 (RUPEES FIVE ONLY) EACH OF WABCO INDIA LIMITED ("TARGET COMPANY"), REPRESENTING 25%* (TWENTY-FIVE PER CENT.) OF THE TOTAL FULLY PAID-UP FULLY DILUTED VOTING EQUITY SHARE CAPITAL OF THE TARGET COMPANY AS OF THE 10TH (TENTH) WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE OPEN OFFER (AS DEFINED BELOW) FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY ZF FRIEDRICHSHAFEN AG ("ACQUIRER") TOGETHER WITH WABCO ASIA PRIVATE LIMITED ("PAC 1"), LUCASVARITY ("PAC 2") AND ZF INTERNATIONAL UK LIMITED ("PAC 3") (PAC 1, PAC 2 AND PAC 3 COLLECTIVELY REFERRED TO AS THE "PACS") IN THEIR CAPACITY AS PERSONS ACTING IN CONCERT WITH THE ACQUIRER ("OPEN OFFER").

*As per SEBI (SAST) Regulations (as defined below), the open offer under Regulations 3 and 4 shall be for at least 26% of the total share capital of a target company, as of the 10th working day from the closure of the tendering period of the open offer. However, the public shareholding of the Target Company is 25% as on date, and therefore, the Offer Shares represent 25.00% of the Voting Share Capital of the Target Company.

This advertisement in compliance with Regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") and corrigendum to the DPS Corrigendum (as defined below) and corrigendum to the Dispatch Advertisement (as defined below) is being issued by J.P. Morgan India Private Limited (hereinafter referred to as "Manager to the Offer") for and on behalf of the Acquirer and the PACs in respect of the Open Offer ("Pre-Offer Advertisement cum Corrigendum").

This Pre-Offer Advertisement cum Corrigendum should be read in continuation of, and in conjunction with the: (i) public announcement dated 2 April 2019 ("Public Announcement" or "PA"); (ii) detailed public statement dated 2 June 2020 published on 3 June 2020 in Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennal edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition) ("Detailed Public Statement" or "DPS"); (iii) draft letter of offer dated 10 June 2020 ("Draft letter of Offer" or "DLoF"); (iv) corrigendum to the detailed public statement dated 5 August 2020 published on 6 August 2020 in Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennai edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition) ("DPS Corrigendum"); (v) letter of offer dated 6 August 2020 ("Letter of Offer" or "LoF"); and (vi) dispatch advertisement dated 6 August 2020 and published on 7 August 2020 in Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennai edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition) in accordance with the SEBI circulars bearing reference no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated 14 May 2020 and SEBI/HO/CFD/DCR2/CIR/P/2020/139 ("Dispatch Advertisement"). This Pre-Offer Advertisement cum Corrigendum is being published in all newspapers in which the Detailed Public Statement was published.

Capitalized terms used but not defined in this Pre-Offer Advertisement cum Corrigendum shall have the same meanings assigned to such terms in the Detailed Public Statement and the Letter of Offer

The Public Shareholders of the Target Company are requested to kindly note the following information related to the Open Offer

Offer Price: The Offer Price is ₹7,067.51 (Rupees seven thousand sixty-seven and fifty-one paise only) per Offer Share consisting of the Initial Offer Price, being ₹6,318 (Rupees six thousand three hundred and eighteen only) per Offer Share plus Interest, being 🕏 749.51 (Rupees seven hundred forty-nine and fifty-one paise only) per Offer Share in accordance with Regulation 8(12) of the SEBI (SAST) Regulations, is justified in terms of Regulation 8(3) of the SEBI (SAST) Regulations. As on the date of this Pre-Offer Advertisement cum Corrigendum, except for the inclusion of the Interest, there is no revision in the Offer Price. For further details relating to the Offer Price, please refer to paragraph 6.1.5 on pages 41 - 42 of the Letter of Offer.

Recommendation of the Committee of Independent Directors ("IDC"): The recommendation of the IDC was approved on 7 August 2020 and published on 10 August 2020 in the same newspapers in which the Detailed Public Statement was published i.e., Financial Express (English - all editions), Jansatta (Hindi - all editions), Makkal Kural (Tamil - Chennai edition) and Mumbai Tarun Bharat (Marathi - Mumbai edition). A summary of the extracts of the IDC's recommendat

and a set out being a set out being	/n.
embers of the IDC	(a) Mr. Mahesh Chhabria (Chairman) (b) Mr. M Lakshminarayan (Member) (c) Dr. Lakshmi Venu (Member)
ecommendation on the Open Offer, as to whether e Open Offer, is or is not, fair and reasonable	The IDC believes that the Open Offer is fair and reasonable.
ummary of reasons for recommendation	The IDC has perused the PA, DPS, DLoF, DPS Corrigendum and LoF issued on behalf of the Acquirer and the PACs.
	The members of IDC draw attention to the closing market price of the Equity Shares of the Target Company on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") as on 7 August 2020 being ₹ 7,002.15 (Rupees seven thousand two and fifteen paise only) per Equity Share and ₹7,002.00 (Rupees seven thousand two only) per Equity Share, respectively, which is lower than the Offer Price.
	Based on the review of the PA, DPS, DLoF, DPS Corrigendum and the LoF, and the report dated 7 August 2020 issued by ICICI Securities Limited to the IDC in regard to the Offer Price, the IDC is of the opinion that the Offer Price of ₹ 7,067.51 (Rupees seven thousand sixty-seven and fifty-one paise only) offered by the Acquirer and the PACs is in accordance with the regulations prescribed under the SEBI (SAST) Regulations and appears to be justified, fair and reasonable.
	The shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.
e Open Offer is not a competing offer in terms of Reg	nulation 20 of the SEBI (SAST) Regulations. There has been no competing offer to the Open Offer

The dispatch of the Letter of Offer to all the Public Shareholders of the Target Company holding Equity Shares (in physical and/or dematerialized form) as on the Identified Date has been completed through electronic mode by 6 August 2020 in view of the relaxations granted by SEBI by way of its circular bearing reference no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated 14 May 2020 read with the SEBI circular bearing reference no. SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated 27 July 2020. Further, the Dispatch Advertisement for awareness was published on 7 August 2020 in the same newspapers in which the Detailed Public Statement was published. The Identified Date (i.e., 30 July 2020) was relevant only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer was to be sent through electronic mode. It is clarified that all holders (registered or unregistered) of Equity Shares (excluding the: (i) Acquirer and/or the PACs; (ii) parties to the Merger Agreement; and (iii) persons deemed to be acting in concert with the persons set out in (i) and (ii) above) are eligible to participate in the Open Offer any time during the Tendering Period.

The Public Shareholders are required to refer to paragraph 8 "Procedure for Acceptance and Settlement of the Offer" on page 48 of the Letter of Offer in relation to, inter alia, the procedure for tendering their Equity Shares in the Open Offer and are also required to adhere to and follow the procedure outlined therein. Please note that a copy of the Letter of Offer (including the Form of Acceptance cum Acknowledgment) is also available on the respective websites of SEBI (www.sebi.gov.in), the Acquirer (www.zf.com), the Target Company (www.wabcoindia.com), the Manager to the Offer (www.jpmipl.com), the Registrar to the Offer (www.linkintime.co.in), BSE (www.bseindia.com) and NSE (www.nseindia.com) and Public Shareholders can also apply by downloading such forms from any of the aforementioned websites. Further, in case of non-receipt/non-availability of the Form of cceptance cum Acknowledgment, the application can be made on plain paper along with the following details:

- In case of Equity Shares held in physical form: Public Shareholders who are holding physical Equity Shares and intend to participate in the Open Offer will be required to approach the Selling Broker along with the complete set of documents for verification procedures to be carried out including, (i) original share certificate(s); (ii) valid share transfer form(s) duly filled and signed by the transferors (i.e., by all registered shareholders in same order and as per the specimen signatures registered with the Target Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Target Company; (iii) self-attested copy of the shareholder's PAN card; and (iv) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., including any additional documents as stated in paragraphs 8.21 to 8.24 of the Letter of Offer. In addition, if the address of the Public Shareholder has undergone a change from the address registered in the 'Register of Members' of the Target Company, the Public Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: (i) valid Aadhaar card; (ii) voter identity card; or (iii) passport. The Public Shareholders holding physical Equity Shares should note that physical Equity Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the physical Equity Shares for the Open Offer shall be subject to verification as per the SEBI (SAST) Regulations and any further directions issued in this regard. The Registrar to the Offer will verify such bids based on the documents submitted on a daily basis and till such time the Stock Exchanges shall display such bids as 'unconfirmed physical bids'. Once the Registrar to the Offer confirms the bids, they will be treated as 'confirmed bids'.
- In case of Equity Shares held in dematerialized form: Public Shareholders holding demat shares may participate in the Open Offer by approaching their respective stock broker ("Selling Broker") indicating to their Selling Broker the Public Shareholder's demat account details and the details of Equity Shares such Public Shareholder intends to tender in this Open Offer, as mentioned in paragraph 8.13 on pages 52 - 53 of the Letter of Offer. Public Shareholders shall submit a delivery instruction slip duly filled in specifying the appropriate market type in relation to the Open Offer, and execution date along with all other details to their respective depository participant/Selling Broker so that the Equity Shares can be tendered in this Open Offer. The resident Public Shareholders (i.e., Public Shareholders residing in India) holding Equity Shares in nat mode are not required to fill any Form of Acceptance-cum-Acknowledgment.

In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer was filed with SEBI on 10 June 2020. The final observations from SEBI were received in terms of Regulation 16(4) of the SEBI (SAST) Regulations by way of letter bearing reference number SEBI/HO/CFD/DCR/2/OW/P/2020/11722/1 dated 28 July 2020 ("SEBI Observation Letter"). The comments specified in the SEBI Observation Letter and certain changes (occurring after the date of the Public Announcement) which may be material have been incorporated in the Letter of Offer

Details regarding the status of statutory and other approvals:

- 7.1 In view of an application made by the Acquirer before the Competition Commission of India ("CCI") under the Competition Act, 2002 read with the Competition Commission of India (Procedure in regard to transaction of business relating to combinations) Regulations, 2011, the CCI by way of its communication dated 14 February 2020 (detailed order issued on 29 April 2020) has approved the Underlying Transaction subject to compliance with certain modifications. The Underlying Transaction was also reviewed by the U.S. Department of Justice, Antitrust Division ("DOJ"), following notification under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended. The DOJ concluded that, following the divestiture of certain assets, the Underlying Transaction would not substantially lessen competition in the United States, and thereby permitted the Underlying Transaction to proceed subject to a consent order addressing the required divestiture (See United States of America v. ZF Friedrichshafen AG et al. Case 1:20-cv-00182-KBJ, (D.D.C. Jan. 23, 2020) at Dkt. No. 1 (Complaint), Dkt. No. 6 (Hold Separate Stipulation and Order). In addition, the Chinese State Administration for Market Regulation approved the Underlying Transaction on 15 May 2020, subject to certain behavioural remedies. The Underlying Transaction has also been subject to merger control proceedings in other jurisdictions and the required approvals were obtained in all of these jurisdictions, namely in the EU (unconditional approval dated 23 January 2020), Brazil (unconditional approval dated 24 September 2019), Japan (unconditional approval dated 27 November 2019), Russia (unconditional approval dated 26 November 2019), Serbia (unconditional approval dated 3 July 2019), South Africa (unconditional approval dated 21 November 2019), South Korea (unconditional approval dated 3 December 2019) and Turkey (unconditional approval dated 31 October 2019). Further, the Acquirer sought clearance from the Committee on Foreign Investment in the United States ("CFIUS") under the Defense Production Act of 1950, as amended, and by order dated 12 August 2019, CFIUS permitted the Underlying Transaction to proceed indicating that it had no objection on U.S. national security grounds
 - To the best of the knowledge of the Acquirer and the PACs, no further statutory approvals are now required by the Acquirer or the PACs to complete this Open Offer. However,

'कोकणात जाणाऱ्या भाविकांची 'रॅपिड ॲन्टिजेन' टेस्ट करा



मुंबई : ''कोकणात गणेशोत्सवासाठी जाणाऱ्या भाविकांची कोरोना चाचणी न करता, 'रॅपिड ॲन्टिजेन' चाचणी करण्यात यावी,'' अशी मागणी उत्तर मुंबईचे खासदार गोपाळ शेट्टी यांनी मुख्यमंत्री उद्धव ठाकरे यांच्याकडे केली आहे. सध्या एसटीने कोकणात जाणाऱ्या भाविकांना दहा दिवस 'क्वारंटाईन' करण्यात करण्यात येणार आहे. १२ ऑगस्टनंतर जाणाऱ्या भाविकांना कोरोना चाचणी करून जावे लागणार आहे. एसटी गाड्यानंतर महाराष्ट्र शासनाने विशेष रेल्वे गाड्या सोडण्याबाबतही केंद्र शासनाच्या प्रस्तावाला सकारात्मक प्रतिसाद दिला आहे. रेल्वेचे कन्फर्म तिकीट हाच 'ई–पास' समजण्यात येणार आहे. तसेच त्यांची कोरोना टेस्ट करण्यात येणार आहे. त्याला शेट्टी यांनी 'रॅपिड ॲन्टिजेन टेस्ट'चा पर्याय ठेवला आहे. शेट्टी यांनी म्हटले आहे की, ''रेल्वेने जाणाऱ्या गणेशभक्तांची 'रॅपिड ॲन्टिजेन टेस्ट' केल्यास आणि ती 'निगेटिव्ह' आल्यास सादर प्रवाशांना 'क्वारंटाईन' करण्याची



''तुम्ही केंद्राच्या नियमावलीनुसार

मी विरोधी पक्षनेते देवेंद्र फडणवीस यांच्याशी चर्चा केली आहे. त्यांचेही मत हेच आहे. आम्ही याबद्दल सरकारकडे म्हणणे मांडू.'' राज ठाकरे यांच्या पाठिंब्यानंतर जिम मालकांनी त्यांचे आभार मानले

येत्या आठ दिवसांत 'मातोश्री'वरच ठिय्या आंदोलन करणार! मराठा क्रांती मोर्चाचा मुख्यमंत्र्यांना इशारा

आहेत.

मुंबई, दि. ११ (प्रतिनिधी): सर्वोच्च न्यायालयात राज्य सरकार वेळकाढूपणा करत असल्याचा आरोप करत मराठा समाजाने आक्रमक भूमिका घेतली आहे. मराठा क्रांती मोर्चाचे समन्वयक रमेश केरे पाटील व आप्पासाहेब कूढेकर पाटील यांनी मंगळवारी पत्रकार परिषद घेतली. यामध्ये आता आठ दिवसांत गनिमी काव्याने 'मातोश्री'वर ठिय्या आंदोलन करणार असल्याची माहिती त्यांनी दिली आहे.

मराठा आरक्षणासाठी आंदोलन करताना प्राण दिलेल्या काकासाहेब शिंदे यांच्या कुटुंबीयांना दिलेले मदतीचे आश्वासन पूर्ण झाले नाही. त्यांच्यासह ४२ मराठा तरुणांनी प्राण गमावले होते. त्यांच्याही मागण्या पूर्ण झालेल्या नाही. यासाठी २३ जुलैला हतात्मा काकासाहेब शिंदे यांच्या स्मारकापासून आंदोलन सुरू केले होते. या आंदोलनाची दखल घेत ३० जुलैला मुंबईत बैठकदेखील घेण्यात आली होती. दि. ०५ ऑगस्टपर्यंत मागण्या मान्य करण्याचे आश्वासन मंत्री एकनाथ शिंदे यांनी दिले होते. मात्र पाच तारीखही उलटून गेली आहे. यामूळे आता गनिमी काव्याने 'मातोश्री'वर ठिय्या आंदोलन करणार असल्याचा इशारा आंदोलकांनी दिला आहे.

आवश्यकता नसावी. तसेच जे प्रवासी १२ ऑगस्टनंतर कोकणात जाणार आहेत. त्यांना कोरोना चाचणीची सक्ती न करता 'रॅपिड ॲन्टिजेन टेस्ट' करावी. त्यामळे प्रवाशांना कोरोना चाचणीचा भूर्दंड पडणार नाही. कोकणातील घरे मोठी आणि दोन घरांमध्ये जास्तीत जास्त अंतर असल्याने एकप्रकारे 'सोशल डिस्टन्सिंग'चे नियम पाळल्यासारखेच आहे. तसेच निसर्गसंपदा असल्याने ऑक्सिजनचे प्रमाण चांगले आहे. शासनाने या सकारात्मक बाबींचा विचार करून कोकणात जाणाऱ्या भाविकांना त्रास होणार नाही असे प्रयत्न व्हावेत,'' असे गोपाळ शेड्री यांनी पत्रात शेवटी म्हटले आहे.

इन्नोवासिन्थ इन्व्हेस्टमेन्टस लिमिटेड नोंद. कार्यालयः सदनिका क्र. सी-२/३, केएमसी क्र. ९१, इन्नोवासिन्थ कॉलनी, खोपोली - ४१०२०३, महाराष्ट्र, भारत CIN: L67120MH2008PLC178923 द्ररध्वनी : +९१-०२१९२-२६०२२४ वेबसाईट : www.innovassynthinvestments.in फॅक्स: +९१-२१९२-२६३६२८. ईमेलः secretarial@innovassynthinvestments.in सूचना

याद्वारे सूचना देण्यात येते की, इतर कामांसोबतच दि. ३० जून, २०२० रोजी संपलेल्य त्रैमासिकाकरिता अलेखापरिक्षित वित्तीय निष्कर्ष विचारात घेण्याकरिता आणि मंजुर करण्याकरित कंपनीच्या संचालक मंडळाची बैठक सोमवार, दि. १७ ऑगस्ट, २०२० रोजी घेण्यात येणार आहे मंडळाच्या बैठकीची सूचना www.innovassynthinvestments.in येथे देखील उपलब्ध आहे इन्नोवासिन्थ इन्वेस्टमेन्टस लिमिटेड करित

सही/ अभिषेक देशपांहे

PARIJA

कंपनी सचिव आणि अनुपालन अधिकारी दिनांक : ११.०८.२०२०



Kopran Ltd. CIN: L24230MH1958PLC011078 Parijat House, 1076, Dr. E. Moses Road, Worli, Mumbai - 400 018.

Website: www.kopran.com, Email Id: investors@kopran.com, Tel. No.: 022-43661111

EXTRACT OF CONSOLIDATED AND STANDALONE UNAUDITED RESULTS FOR THE QUARTER ENDED 30th June 2020

ठिकाण ः खोपोली

	CONSOLIDATED			(Rs. In Lakhs STANDALONE		
PARTICULARS	Quarter ended 30.06.2020	Quarter ended 30.06.2019	Year ended 31.03.2020	Quarter ended 30.06.2020	Quarter ended 30.06.2019	Year ended 31.03.2020
	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Audited)
Total Income from operation (net)	12088.21	8414.90	35949.94	5723.29	3774.24	17929.08
Profit for the period before tax	1923.63	564.43	2828.36	842.69	208.42	1573.26
Net Profit for the period after tax	1423.13	422.17	2102.02	601.96	151.04	1121.98
Total Comprehensive Income for the period (Comprising profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)	1423.40	412.81	2120.45	602.25	144.41	1123.13
Paid up Equity Share Capital (Face Value of Rs 10/- per share) Reserve (excluding Revaluation Reserve) as shown in the Audited Balance sheet	4324.89	4324.89	4324.89	4324.89	4324.89	4324.89
Earnings Per Share (of Rs. 10/- each)						
Basic:	3.29	0.95	4.86	1.39	0.33	2.59
Diluted:	3.29	0.95	4.86	1.39	0.33	2.59

Notes:

(1) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation the SEBI (Listing and Disclosure Requirement) Regulation, 2015. The full format of the Quarterly Financial Results are avail on the Stock Exchange website (www.nseindia.com and www.bseindia.com), and on the Company's website, www.kopran.co

- 2) The Statement of standalone and consolidated financial results have been prepared in accordance with Indian Accourt Standards (Ind AS) prescribed under Section 133 of the Companies Act 2013, read with Rule 3 of the Companies (In Accounting Standards) Rules, 2015, Companies (Indian Accounting standards) (Amendment) Rules, 2016 and other accounting standards) (Amendment) Rules, 2016 and 201 principles generally accepted in India. There is no minority interest.
- 3) The above standalone and consolidated financial results have been reviewed by the Audit Committee and approved by the Bo of Directors at its meeting held on 11th August, 2020 and have been subjected to limited review by the Statutory Auditors of Company

	On behalf of Board of Directors
	for Kopran Limited
Place : Mumbai	Surendra Soman
Date : 11 th August, 2020	Executive Vice Chairman

are required by the Acquirer and/or the PACs at a later date, this Open Offer shall be subject to such approvals and the Acquirer and/or the PACs shall make the necessary applications for such approvals. The Acquirer and/or the PACs will have the right to withdraw this Open Offer in accordance with Regulation 23 of the SEBI (SAST) Regulations, if any statutory approval, as may be required, is refused. In the event of withdrawal of the Open Offer, the same would be informed by way of a public announcement in the same newspapers in which the DPS in relation to the Open Offer was published and such public announcement will also be sent to SEBI, the Stock Exchanges and to the Target Company

- 7.3 NRIs and OCB holders of the Equity Shares, if any, must obtain all requisite approvals/exemptions required to tender the Equity Shares held by them, in this Open Offer, and submit such approvals/exemptions along with the documents required to accept this Open Offer. Further, if holders of Equity Shares who are not persons resident in India (including NRIs, OCBs, FPIs, FIIs had required any approvals/exemptions (including from RBI and/or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares, held by them, they will be required to submit such previous approvals/exemptions that they would have obtained for holding the Equity Shares held by them. along with the other documents required to be tendered to accept the Open Offer. In the event such approvals/exemptions are not submitted, the Acquirer and the PACs reserve the right to reject such Equity Shares tendered in the Open Offer.
- All Public Shareholders who desire to tender their Equity Shares under the Open Offer will have to intimate their Selling Broker within the normal trading hours of the secondary market, during the tendering period.
- The Acquisition Window will be provided by BSE Limited to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in physical and dematerialized form.

Activity	Original schedule of activities		Revised schedule of activities	
	Date	Day	Date	Day
Date of the Public Announcement	2 April 2019	Tuesday	2 April 2019	Tuesday
Date of consummation of the Underlying Transaction	29 May 2020	Friday	29 May 2020	Friday
Date of publication of the Detailed Public Statement in the newspapers	3 June 2020	Wednesday	3 June 2020	Wednesday
Filing of the Draft Letter of Offer with SEBI	10 June 2020	Wednesday	10 June 2020	Wednesday
Last date for public announcement for competing offer	24 June 2020	Wednesday	24 June 2020	Wednesday
Last date for SEBI observations on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Open Offer)	1 July 2020	Wednesday	28 July 2020	Tuesday
Identified Date*	3 July 2020	Friday	30 July 2020	Thursday
Last date by which the Letter of Offer is required to be dispatched to the Public Shareholders	10 July 2020	Friday	6 August 2020	Thursday
Date for uploading the Letter of Offer on the websites of the Target Company, the Manager to the Offer, the Registrar to the Offer, BSE and NSE		3.9.0	6 August 2020	Thursday
Date of publication of the dispatch advertisement in accordance with the SEBI circular bearing reference no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated 14 May 2020 and SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated 27 July 2020	·		7 August 2020	Friday
Last date by which the committee of the independent directors of the Company shall give its recommendation to the Public Shareholders of the Company for the Open Offer	15 July 2020	Wednesday	11 August 2020	Wednesday
Date of publication of Open Offer opening public announcement in the newspapers in which the Detailed Public Statement has been published.	16 July 2020	Thursday	12 August 2020	Wednesday
Last date for upward revision of the offer price/offer size of the Open Offer	16 July 2020	Thursday	12 August 2020	Wednesday
Date of commencement of tendering period (Open Offer opening date)	17 July 2020	Friday	13 August 2020	Thursday
Date of closure of tendering period (Open Offer closing date)	30 July 2020	Thursday	26 August 2020	Wednesday
Last day of payment to the Public Shareholders whose Equity Shares have been accepted in the Open Offer	13 August 2020	Thursday	9 September 2020	Wednesday
Last date for publication of post Open Offer public announcement in the newspapers in which the Detailed Public Statement has been published	20 August 2020	Thursday	16 September 2020	Wednesday
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*Date failing on the 10th Working Day prior to the commencement of the Tendering Period. The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent. All the Public Shareholders (registered or unregistered) of the Equity Shares of the Target Company are eligible to participate in this Open Offer at any time prior to the closure of the Tendering Period

#There has been no competing offer as of the date of the Letter of Offer. 11. Updates to the DPS Corrigendum and Dispatch Advertisement

The Public Shareholders are requested to note that the "Investor Grievance E-mail", "Website" and "Telephone number" of the Registrar to the Offer is wabcoindia.offer@linkintime.co.in, www.linkintime.co.in and +91-22-4918 6170/6174/6200 respectively and should be read accordingly in the DPS Corrigendum and Dispatch Advertisement

- 12. The Acquirer and the PACs and their respective directors in their capacity as the directors, accept full responsibility for the information contained in this Pre-Offer Advertisement cum Corrigendum (other than such information regarding the Target Company as has been obtained from public sources or which has been provided by the Target Company), and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer.
- 13. The information pertaining to the Target Company contained in this Pre-Offer Advertisement cum Corrigendum has been compiled from information published or publicly available sources or provided by the Target Company. The Acquirer and the PACs and their respective directors do not accept any responsibility with respect to any information provided in this Pre-Offer Advertisement cum Corrigendum pertaining to the Target Company
- 14. This Pre-Offer Advertisement cum Corrigendum will also be available on the website of SEBI (www.sebi.gov.in), Acquirer (www.zf.com), the Target Company (www.wabcoindia.com), the Registrar to the Offer (www.linkintime.co.in), the Manager to the Offer (www.jpmipl.com), BSE (www.bseindia.com) and NSE (www.nseindia.com)

	Issu	ued on behalf of the Acquirer	and the PACs by the Manager		Registra	r to the Open Offer		
2.59	J.P.Morgan			LINKIntime				
on 33 of vailable o.com. ounting (Indian	Telephone number: E-mail: wabco_openo Contact Person: Nila	ff C.S.T. Road, Kalina, Santacri +91 22 6157 3000; Fax numbe offer@jpmorgan.com; Website:	er: +91 22 6157 3911	Link Intime India Private Limited C 101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai-400083, Maharashtra, Indi Telephone number: +91-22-4918 6170/6174/6200; Fax number: +91-22-4918 6195 E-mail: wabcoindia.offer@linkintime.co.in Investor Grievance E-mail: wabcoindia.offer@linkintime.co.in; Website: www.linkintime.co.in Contact Person: Sumeet Deshpande; SEBI Registration Number: INR000004058				
ounting		THIS PRE-OFFER ADVER	TISEMENT CUM CORRIGEDUM IS ISS	SUED BY THE MANAGER TO T	THE OFFER ON BEHALF OF TH	E ACQUIRER AND THE PACs		
e Board s of the	Signed for and on beha ZF Friedrichshafen AG			Signed for and on behalf LucasVarity	Signed for and on behalf of LucasVarity		nited	
rectors Limited	Sd/- Dr. Jan Eckert Authorized Signatory	Sd/- Dieter Eckhardt Authorized Signatory	Sd/- Ms. Sujie Yu Authorized Signatory	Sd/- Daniel Edward Shattock Authorized Signatory	Sd/- Stephen Mark Batterbee Authorized Signatory	Sd/- Daniel Edward Shattock Authorized Signatory	Sd/- Stephen Mark Batterbee Authorized Signatory	
Somani airman	Place : Mumbai Date : 11 August 2020						CONCEPT	