

MOHIT INDUSTRIES LTD.

AN ISO 9001:2015 CERTIFIED COMPANY

31st July, 2019

To,
Deptt. Of Corporate Service,
BSE Limited,
1st Floor, Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai-400001
REF: Script Code **531453**

Listing Department,
National Stock Exchange of India Limited,
Exchange Plaza, c-1 Block G
Bandra- Kurla Complex, Bandra (E)
Mumbai- 400050
REF: Script Code **MOHITIND**

Sub: COPY OF NEWSPAPER ADVERTISEMENT IN RESPECT OF NOTICE GIVEN TO SHAREHOLDERS FOR TRANSFER OF EQUITY SHARES TO "IEPF"

Dear Sir,

Pursuant to the Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith a copy of newspaper clipping, in respect of notice given to shareholders for transfer of equity shares of the company to Investor Education and Protection Fund ("IEPF"), published in the following newspapers on 27th July, 2019.

- a) "Financial Express" all India edition English Newspaper.
- b) "Financial Express" -Ahmedabad a regional language (i.e. Gujarati) Newspaper.

The same is also being made available on the Company's website at the following web link: http://www.mohitindustries.com/downloads/unpaid-dividend/

Please take the above on your record.

Thanking You

For Mohit Industries Limited

Nikita Pediwal Company Secretary

Enclosed: AS ABOVE

CIN No.: L17119GJ1991PLC015074

A/601 B, International Trade Centre, Majura Gate, Ring Road, Surat-395 002. Phone: 2463261, 2463262, 2463263, 3234330 FAX: +91 - 261 - 2463264 E-mail: contact@mohitindustries.com Visit us: www.mohitindustries.com

SOLAN (H.P.) PH: 0172-2750973 E-MAIL: usha@dsl-india.com NOTICE Notice is hereby given that as per Reg.47(1)(a)of the SEBI (LODR) Regulations, 2015, a meeting of Board of Directors of the Company will be held on Saturday, 10.08.2019 to take on record Un-audited Financial Results for the Quarter ended on 30.06.2019. The details are also available on the website of the Company, i.e. www.dsl-india.com and the Stock Exchange, i.e., www.bseindia.com.

For Deepak Spinners Ltd. Place: Baddi (H.P.) (PUNEETA ARORA Date: 26.07.2019 Company Secretary

PROLEC®

INDO-TECH TRANSFORMERS LIMITED CIN: L29113TN1992PLC02201

REGISTERED OFFICE: Survey No.153-210, Illuppapattu Village, mair Rajakulare, scheepunare - 831581, Tamilnadu, India. Tel/Fax: 044 - 37290518 / 4 E-mail: investor@protec-guindia.com; Web: www.protecge.in NOTICE

Pursuant to Regulation 47 (1) (a) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, NOTICE is hereby given that the Meeting of the Board of Directors of the Company will be held on Wednesday, 14" August 2019 to inter-alia consider and take on record of the unaudited financial results for the quarter ended June 30, 2019. This notice is also available on the Company's Website at www.prolecge.in and on the website of the Stock Exchanges where the shares of the Company are listed at www.bseindia.com.and.www.nseindia.com

For Indo-Tech Transformers Limited

Place : Kancheepurare Date : July 26, 2019 Sathyamoorthy A Company Secretary

WELCAST STEELS

CIN: L27104GJ1972PLC085827 Read Office: 115-116, G.V.M.M. Estate. Odhav Road, Odhav, AHMEDABAD - 382 415. Website: www.welcaststeels.com E-mail: info@welcaststeels.com Phone: 079-22901078, Fax: 079-22901077

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a Meeting of the Board of Directors of the Company will be held on Thursday, the 8th August 2019 in Ahmedabad, inter alia, to consider, approve and take on record the Unaudited Financial Results of the Company for the Quarter ended 30th June 2019.

of the Company www.welcaststeels.com and also on the websites of Stock Exchange www.bseindia.com

This intimation is also available at the website

For Welcast Steels Limited Place: Ahmedabad S. N. Jetheliya

Company Secretary

TRIVENI ENGINEERING & INDUSTRIES LIMITED Regd.Off: Deoband, District

Date: 26.07.2019

Saharanpur, Uttar Pradesh-247 554 Corp. Off: 8th Floor, Express Trade owers, 15-16, Sector 16A, Noida-201301 CIN: L15421UP1932PLC022174 Email: shares@trivenigroup.com website: www.trivenigroup.com

NOTICE

Notice is hereby given pursuant to Regulation 29(1)(a) read with Regulation 47(1)(a) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 that a meeting of the Board of Directors of the Company will be held on Saturday, the 3rd August, 2019 inter-alia to consider and take on record Unaudited Financial Results of the Company for the 1st quarter ended 30th June, 2019.

The intimation of the Board meeting is also available on the Company's website www.trivenigroup.com and also on the websites of BSE Ltd. (www.bseindia.com) and The National Stock Exchange of India Ltd. (www.nseindia.com).

For Triveni Engineering & Industries Ltd. Date: 26.07.2019 Group VP & Company Secretary

PH CAPITAL LIMITED

Regd. Office: 5-D, Kakad House, 5th Floor, A-Wing Opp. Liberty Cinema, New Marine Lines, Mumbai – 400 020 CIN: L74140MH1973PLC016436 **Phone:** 022-2201 9473/022-2201 9417

Website: www.phcapital.in Email id: phcapitalltd@gmail.com **NOTICE**

Notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Monday, 5th August, 2019 at 5-D, Kakad House, 5th Floor, A-Wing Opp. Liberty Cinema, New Marine Lines Mumbai – 400 020 to consider and approve the Unaudited Financial Results of the Company for the Quarter ended 30th June, 2019.

Further details are also available on the website of the Company i.e. www.phcapital.in as well as on the website of the Stock Exchange i.e. www.bseindia.com.

For P H CAPITAL LIMITED Sd/-Rikeen Dalal **Director**

Date: 26-07-2019 Place: Mumbai

CENLUB INDUSTRIES LIMITED Regd. Office: Plot No 233-234 Sector-58 Ballabgarh Fraidabad-121004, Haryana Phone No: 08826794470, 71, 72, 73 Website: www.cenlub.in

E-mail: cenlub@cenlub.in CIN No: L67120HR1992PLC035087 Intimation of Board Meeting scheduled

to be held on 14th August, 2019. In terms of Regulations 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform you that a Meeting of the Board of Directors of the Company is scheduled to be held on Wednesday, 14th August, 2019 at 4.00 P.M at the Registered Office: Plot No.233 & 234, Sector-58, Ballabgarh, Faridabad, Haryana -121004 inter alia to transact the following businesses:

- To consider and approve the Un-audited Financial Results of the Company for the Quarter ended 30th June, 2019 (Q1) along with the Limited review Report
- made by the Auditors of the Company: 2. To fix the date of Annual General Meeting for the Financial Year 2018-19 and to consider and approve the draft Notice of the 27th Annual General
- Meeting for the financial year 2018-19. 3. To consider and Approve the draft Director's Report along with its annexures and Corporate Governance Report for the financial year 2018-19.
- 4. To Appoint Mrs. Apoorva Singh, Company Secretary in Practice as Scrutinizer for the E-Voting at the forthcoming Annual General Meeting. 5. To considerany other business with

the permission of Chair. Kindly note that the Trading Window will remain closed from 01.08.2019 to 16.08.2019 (both days inclusive) for designated persons as per Company's code of Conduct for Prevention of Insider Trading and SEBI(Prohibition of Insider

Trading Regulation)'2015. For CENLUB INDUSTRIES LIMITED

V. K.Mittal Chairman & Place: Faridabad Managing Director Date: 26.07.2019 (DIN: 00006398)

AIR INDIA ASSETS HOLDING LIMITED

SIXTH CORRIGENDUM to GLOBAL INVITATION FOR EXPRESSION OF INTEREST FOR PROPOSED STRATEGIC SALE AND TRANSFER OF MANAGEMENT CONTROL OF AIR INDIA AIR TRANSPORT SERVICES LIMITED BY AIR INDIA ASSETS HOLDING LIMITED

A Preliminary Information Memorandum for inviting Expression of Interest (PIM) has already been issued on 12th February, 2019 followed by a First Corrigendum, Second Corrigendum, Third Corrigendum, Fourth Corrigendum and Fifth Corrigendum which were issued by Air India Assets Holding Limited on 5th March 2019, 26th March 2019, 24th April 2019, 25th May 2019 and 25th June 2019 respectively.

Interested bidders can download the Sixth Corrigendum with respect to the PIM from websites of AIAHL at http://www.aiahl.com/, AIATSL at http://www.aiatsl.com and Transaction Advisor at http://www.ey.com/in/en/home



Shetron Limited

Regd. Office: Plot No.1, Bommasandra Industrial Area,

Ended 30th June, 2019

Hosur Road, Bangalore - 560099. CIN: L21014KA1980PLC003842. Website: www.shetrongroup.com; Email: investors@shetrongroup.com Ph: 27832290/91/92/46 Statement of Unaudited Financial Results for the Quarter

		0		₹ in Lakhs
SL No.	Particulars	Quarter ended 30.06.2019 Unaudited	Quarter ended 30.06.2018 Unaudited	Year ended 31.03.2019 Audited
1.	Total Income from operation (net)	4,959	5,135	16,662
2.	Net Profit /(Loss) for the period (before tax, Exceptional and/or Extraordinary items) Net Profit /(Loss) for the period before tax	45	123	290
٠.	(after Exceptional and/or Extraordinary items)	45	123	290
4.		35	93	179
	[Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	30	88	159
6. 7.	Equity Share Capital Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	900	900	900
	the previous year	10	- 6	
8.	Earnings Per Share	0.00	0.00	4.77
	(a) Basic	0.33	0.98	1.77
	(b) Diluted	0.33	0.98	1.77

Notes: 1. The above Unaudited Financial Results, as reviewed by the Audit Committee, approved and taken on record by the Board of Directors at its meeting held on 25th July 2019. Limited Review as required under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, has been carried out by Statutory Auditors.

2. Segment Reporting: The Company is engaged in the manufacture of Metal Packaging and hence results are reported under one segment.

Figures of the corresponding period have been re-classified / regrouped wherever considered necessary. 4. INC 28 under Companies Act 2013 along with the order passed by the Hon'rable NCLT was filed with Ministry of Corporate affairs on 14th June 2019 (transferor Company) and on 27th June 2019 (transferree Company): Effective Date of Amalgamation as per Scheme is 27th June 2019

By Order of the Board For Shetron Limited Diwakar S Shetty Place: Bangalore Date: 25.07.2019 Executive Chairman

Divi's Laboratories Limited CIN: L24110TG1990PLC011854

Regd. Office: 1-72/23(P)/DIVIS/303, Divi Towers, Cyber Hills, Gachibowli, Hyderabad - 500 032. Ph: 040-23786300 E-mail: mail@divislabs.com URL: www.divislabs.com

NOTICE OF 29th ANNUAL GENERAL MEETING, REMOTE E-VOTING AND BOOK CLOSURE INFORMATION

NOTICE is hereby given that:

 The 29th Annual General Meeting (AGM) of Divi's Laboratories Limited will be held on Friday, 23 August, 2019 at 10 a.m. at Global Peace Auditorium, Brahma Kumaris, Shanti Sarovar, Academy for Better World, Gachibowli, Hyderabad - 500 032, Telangana, India to transact the business as set out in the Notice of the said AGM.

- 2. The Annual Report for the financial year 2018-19 along with the Notice of the 29th AGM have been sent in electronic mode to all the members whose e-mail IDs are registered with the Company / Depository Participant(s) ("DP"). Physical Copies of the Notice and the Annual Report have been sent to all other members at their registered address. The electronic transmission / physical dispatch of Annual Report together with Notice was completed on 26 July, 2019.
- Pursuant to Section 91 of the Companies Act, 2013 read with rules made thereunder and Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Register of Members and Share Transfer Books of the Company will remain closed from Saturday, 17 August, 2019 to Friday 23 August, 2019 (both days inclusive) for the purpose of AGM and for determining the shareholders entitled for the payment of dividend on Equity Shares, if declared at the ensuing AGM.
- Pursuant to Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules 2014, as amended and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide remote e-voting facility to members to cast their vote on the resolutions set in the Notice convening 29th AGM. The members may cast their vote electronically through electronic voting system of Karvy Fintech Private Limited (Karvy) from a place other than venue of AGM (remote e-voting). All members are informed that:
- The business as stated in the Notice of 29th AGM may be transacted through voting by electronic means;
- ii. The remote e-voting shall commence on 19 August, 2019 at 9.00 a.m. and end on 22 August, 2019 at 5.00 p.m.;
- iii. The Cut-off date for determining the eligibility to vote by electronic means or at the AGM is 16 August, 2019;
- iv. E-voting by electronic mode shall not be allowed beyond 5.00 p.m. on 22 August, 2019;
- v. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice of the AGM and holding shares as on the cut-off date i.e. 16 August, 2019, may obtain the login ID and password in the manner as mentioned below:
- a) If the mobile number of the member is registered against Folio No. / DP ID Client ID, the member may send SMS: MYEPWD <space> E-Voting Event Number+Folio No. or DP ID Client ID to
- b) If e-mail address or mobile number of the member is registered against Folio No. / DP ID Client ID, then on the home page of https://evoting.karvy.com, the member may click "Forgot Password" and enter Folio No. or DP ID Client ID and PAN to
- generate a password Member may call Karvy's toll free number 1-800-3454-001
- d) Member may send an e-mail request at evoting@karvy.com. However, if a person is already registered with Karvy for e-voting then existing user ID and password can be used for casting vote.
- vi. Members may note that: a) the remote e-voting module shall be disabled by Karvy after the aforesaid date and time for voting and the remote e-voting shall not be allowed beyond the specified period;
- b) once the e-vote on a resolution is cast by the members, they shall not be allowed to change it subsequently; c) the facility for voting through ballot paper shall be made available
- at the AGM for the members who have not cast their vote by
- d) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again; and
- a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date i.e. 16 August, 2019, shall be entitled to avail the facility of remote e-voting or voting at the AGM through ballot paper.
- 5. The Annual Report along with the Notice of AGM is available on the Company's website www.divislabs.com. Notice of AGM is also available on the website of Karvy at https://evoting.karvy.com. The shareholders, who wish to receive physical copies of the Annual Report, may email their request to the Company at cs@divislabs.com or to Registrar and Transfer Agent of the Company - Karvy Fintech Private Limited at einward.ris@karvy.com.
- The Company has appointed Mr. V. Bhaskara Rao, Company Secretary in Practice, as the Scrutinizer to scrutinize the voting and remote e-voting process in a fair and transparent manner.
 - For detailed instructions pertaining to remote e-voting, members may please refer to the section "Process for remote e-voting" in Notice of AGM. In case of gueries or grievances pertaining to e-voting procedure, members may refer the Frequently Asked Questions (FAQs) available at the https://evoting.karvv.com or call Karvv at 1-800-3454-001 (toll free) or may contact Mr. K. S. Reddy, Asst. General Manager, Karvy Fintech Private Limited, Karvy Selenium Tower No. B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad -500 032, Ph: +91 040 67161526, e-mail: reddy.ks@karvy.com

For Divi's Laboratories Limited Place: Hyderabad Dr. Murali K. Divi Date : July 26, 2019 Chairman & Managing Director

DELHI JAL BOARD: GOVT. OF NCT OF DELHI OFFICE OF THE EXECUTIVE ENGINEER (WEST)-II **D-BLOCK MOTI NAGAR, NEW DELHI: 110015** PRESS NIT NO: 24/WEST-II/(2019-20)

S. NO	Name of work	TENDER COST	Earnest Money	Tender fee	Date release of tender in e- procurement solution	Last date /time of receipt of tender through e-procurement solution
01	Providing/laying 250 mm dia sewer line in Swayam Sidha Colony in Madipur AC-26 under EE(WEST)II. Tender ID 2019_DJB_176958_1	, ,	70,500.00	500.00	24.07.2019	08.08.2019 UPTO 3.00 PM
02	Replacement/Providing and laying 100 m dia DI water line by replacing 100/80/50 mm dia damaged water line for improvement of water supply in swaym sidha colony Madipur AC-26 under EE(WEST)II. Tender ID 2019_DJB_176958_2	32,67,986.00	65,500.00	500.00	24.07.2019	08.08.2019 UPTO 3.00 PM

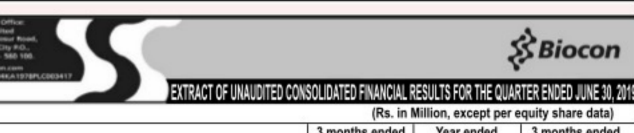
Further details in this regard can be seen at http://delhi.govtprocurement.com ISSUED BY P.R.O. (WATER)

Advt. No. J.S.V. 209/2019-20

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EXECUTIVE ENGINEER (WEST)-II



(Rs. in Million, except per equity share data)				
Particulars		3 months ended 30.06.2019	Year ended 31.03.2019	3 months ended 30.06.2018
		(Unaudited)	(Audited)	(Unaudited)
L	Total income from operations	14,659	55,144	11,238
П	Net profit before share of profit of joint venture and associates, tax, exceptional items and non-controlling interest	3,208	10,194	1,899
Ш	Net profit before tax and non-controlling interest	3,129	12,149	1,904
IV	Net profit after tax and non-controlling interest	2,063	9,053	1,197
٧	Total comprehensive income for the period attributable to shareholders [comprising profit for the period (after tax) and other comprehensive income (after tax)]	1,510	8,501	597
VI	Paid-up equity share capital [Face value of Rs. 5 each]	6,000	3,000	3,000
VII	Reserves [Excluding Revaluation Reserve] as shown in the Audited Balance Sheet of the previous year		57,971	
VIII	Earnings per share [of Rs. 5 each] (a) Basic (b) Diluted	(not annualised) 1.74 1.74	(annualised) 7.65 7.60	(not annualised) 1.02 1.01
1.1	Key standalone financial information			(Rs. in Million)
		3 months ended	Year ended	3 months ended

. Ney standardie imancial information	- 12		(NS. III WIIIIOII)	
Particulars	3 months ended 30.06.2019	Year ended 31.03.2019	3 months ended 30.06.2018	
	(Unaudited)	(Audited)	(Unaudited)	
Continuing operations				
Total income from operations	4,808	17,857	4,228	
Profit before tax	1,562	4,230	2,232	
II Profit after tax	1,220	3,783	2,029	
Discontinuing/discontinued operations	A 300	800		
Profit before tax	(52)	1,291	317	
II Profit after tax	(101)	1,144	268	

- The unaudited standalone and consolidated financial results for the quarter ended June 30, 2019 in respect of Biocon Limited ("the Company") have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on July 25, 2019. The above results have been subjected to limited review by the statutory auditors of the Company. The reports of the statutory auditors are unqualified.
- These financial results have been prepared in accordance with Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- The above is an extract of the detailed format of unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full formal of the unaudited Financial Results are available on the Stock Exchange websites, www.nseindia.com and www.bseindia.com and on the Company's website www.biocon.com.

IDBI Mutual IDBI Asset Management Limited

CIN: U65100MH2010PLC199319 Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 6/2019-20

1. Appointment of Additional Director on the Board of IDBI Asset Management Limited:

Mr. Rakesh Sharma has been appointed as Additional Director on the Board of IDBI Asset Management Limited w.e.f. July 11, 2019. The following details of Mr. Rakesh Sharma will be included in the SAI of the

Name	Age/Qualification	Brief Experience
Mr. Rakesh Sharma (Additional Director)	61 Years Post Graduate in Economics, CAIIB	Shri Rakesh Sharma, a Post graduate in Economics and a CAIIB, is a career Banker with 4 decades of Banking Experience. He started his career as a Probationary Officer with State Bank of India and worked in the areas of Retail Banking, Corporate, International Banking and Credit. He moved to Lakshmi Vilas Bank Ltd. as MD & CEO in March 2014. In September 2015 he moved to Canara Bank as MD & CEO. Presently, he is MD & CEO of IDBI Bank Ltd. since October 2018.

2. Appointment of Key Personnel of IDBI Asset Management Limited:

Mr. Raj Kishore Singh has been appointed as Deputy - Chief Executive Officer of IDBI Asset Management Limited w.e.f. July 15, 2019. The following details of Mr. Raj Kishore Singh will be included in the SAI of the Fund:

Name	Age/Qualification	Brief Experience
Mr. Raj Kishore Singh (Deputy - Chief Executive Officer)	43 Years MBA, CAIIB	Mr. Singh has about 19 years of experience in various fields of financial services viz, Retail Banking, Forex Services, Credit Appraisal, Project Finance, Credit and Marketing Risk Management. Immediately prior to joining IDBI Asset Management Limited, Mr. Singh was General Manager of Market Risk in IDBI Bank Ltd.

This Addendum shall form an integral part of Statement of Additional Information of IDBI Mutual Fund, as amended from time to time.

All other terms and conditions of the SAI of IDBI Mutual Fund will remain unchanged.

Place: Mumbai

For IDBI Asset Management Limited (Investment Manager to IDBI Mutual Fund)

Date : July 26, 2019 Head - Compliance and Risk Management Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI

MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and with IDBI Asset Management Limited as the Investment Manager. Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

MOHIT INDUSTRIES LIMITED Regd. office: A-601/B, International Trade Centre, Majura Gate, Ring Road, Surat 395 002. (Gujarat) INDIA.

Phone: +91-261-2463261, 2463262, 2463263 Fax: +91-261-2463264 Email: contact@mohitindustries.com Website: www.mohitindustries.com

NOTICE TO SHAREHOLDERS TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION & PROTECTION FUND ("IEPF")

Notice is hereby published pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, transfer and Refund) Rules, 2016, and Protection Fund Authority (Accounting, Audit, transfer and Refund) Amendment Rules, 2017" ("the IEPF Rules") notified by the Ministry of Corporate affairs (MCA). The IEPF Rules, amongst other matters, contain provisions for transfer of all shares, in respect of which dividend has not been encashed or claimed by the shareholders for seven consecutive years or more, to the Investor Education and

Accordingly, shares of those shareholders who have not claimed or encashed their dividend for seven consecutive years from 2011-12 (Final Dividend) will be transferred to Demat Account of IEPF. Individual Communication is being sent to those shareholders whose shares are liable to be transferred to Demat Account of IEPF under the said rules at their latest available address. The company has also uploaded full details of such shareholders including their name,

www.mohitindustries.com. Shareholders can verify the details of unencashed dividend and the shares liable to be transferred to the Demat Account of IEPF from the company's website. Shareholders are requested to note that both the unclaimed dividend and the shares transferred to IEPF including all benefits on such shares, if any, can be claimed back by them from IEPF Authority after following the procedures

folio number or DP ID / Client ID and their shares due for transfer to Demat Account of IEPF on its website at

prescribed under the IEPF Rules. Concerned Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that the company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of the transfer of shares to IEPF as per the IEPF rules and upon such issue, the company shall inform the depository by way of corporate action to convert the duplicate share certificate(s) into Demat form and Transfer in favour of the Demat Account of IEPF. The original share certificate(s) which are registered in the name of original shareholders will stand automatically cancelled and be deemed non-negotiable. Further, the concerned shareholders holding shares in dematerlised form and whose shares are liable to be transferred to IEPF, may note that the company shall inform the Depository by way of corporate action to affect the transfer of such shares in favor of the Demat Account of IEPF. The shareholders may further note that details uploaded by the company on its website should be regarded and shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the

company for the purpose of transfer of shares to IEPF pursuant to IEPF Rules. The shareholders are requested to claim unpaid dividend on or before 27th October, 2019 or such other date as may be extended from the company or the Registrar, falling which the company will be compelled to transfer the shares to Demat Account of IEPF without any further notice, with a view to complying with the requirements set out in

For any clarifications on the matter, please contact the Company or Company's Registrar and Share Transfer Agent at

the following addresses:			
Company	Registrar and Share Transfer Agent		
Mohit Industries Limited A-601/B, International Trade Centre, Majura Gate,Ring Road, Surat -395 002 Gujarat. Tel.: +91-261-2463261 / 62 / 63 e-mail: investor_relations@mohitindustries.com	M/s. Adroit Corporate Services Pvt. Ltd. Unit: Mohit Industries Limited 17-20, Jafferbhoy Ind. Estate, 1st Floor, Makwana Road Marol Naka, Andheri (E), Mumbai 400059. Tel.:+91-22-42270400 e-mail: info@adroitcorporate.com		

For Mohit Industries Limited

Place: Surat Date: 26/07/2019

Nikita Pediwal Company Secretary

ASSOCIATED ALCOHOLS & BREWERIES LTD.

CIN: L15520WB1989PLC047211 Regd Office: 4th Floor, BPK Star Tower, A.B. Road, Indore-452 008 (M.P.) e-mail: investorrelations@aabl.in

website: www.associatedalcohols.com, Phone: 0731-4780400

NOTICE

NOTICE is hereby given that pursuant to Regulation 29 and 47 of SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015, a meeting of Board of Directors of the company is re-scheduled and proposed to be held on Saturday, the 10th August, 2019 inter alia, to consider and approve the Unaudited Financial Result / Statement for the Quarter Ended on 30th June, 2019.

This Notice is also available on the website of the company at www.associatedalcohols.com and on the website of the stock exchange at www.bseindia.com

For: Associated Alcohols & Breweries Ltd. Date: 26th July, 2019 Sumit Jaitely Company Secretary & Compliance Officer Place: Indore



DABUR INDIA LIMITEDRegd. Office: 8/3, Asaf Ali Road, New Delhi -110 002 CIN - L24230DL1975PLC007908, Tel. No.011-23253488, Fax No.011-23222051, Website: www.dabur.com e-mail ID for investors: investors@mail.dabur

NOTICE

NOTICE is hereby given that the 44th Annual General Meeting of the Members of the Company will be held on Friday, the 30th August, 2019 at 4:00 PM at Air Force Auditorium, Subroto Park, New Delhi - 110010

NOTICE pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 & 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is hereby given that the Register of Members and Share Transfer Books of the Company shall remain closed from Friday, the 9th August, 2019 to Friday, the 16th August, 2019 (both days inclusive) for the purpose of Annual General Meeting and ascertainment of members for entitlement of final dividend on equity shares of the Company for the financial year 2018-19 if approved by the nembers in the Annual General Meeting scheduled for 30th August, 2019.

nvestors may also refer to the websites: www.dabur.com, www.nseindia.com or www.bseindia.com.

By order of the Board for DABUR INDIA LIMITED (A K JAIN)



Category of Shareholder

Place: Mumbai

Date: July 26, 2019

New Delhi

26th July, 2019

DCW

DCW LIMITED

EVP (Fin) & Company Secretary

Regd. Office: Dhrangadhra - 363 315, Gujarat State. Head Office: 3rd Floor, Nirmal, Nariman Point, Mumbai - 400021 Tel: 022-22871914 Fax: 022-22028839 Website: www.dcwltd.com E-Mail: ho@dcwltd.com; investors@dcm.in CIN: L24110GJ1939PLC000748

House No. 2) Dhrangadhra - 363 315, Gujarat State to transact the Special Business, as set out in the Notice dated June 28, 2019 With reference to the Notice dated June 28, 2019 issued by the Company convening the Extra Ordinary General Meeting of its Members on July 29, 2019 at its Registered Office at Dhrangdhra-363 315 at 10.00 a.m the list of proposed allottees given at page

CORRIGENDUM TO THE NOTICE of the Extraordinary General Meeting ("EGM")

of DCW LTD to be held on Monday, July 29, 2019 at 10:00 a.m. at (at Guest

no.	o. 3 of the Notice, to be substituted as detailed below:						
	Identity of Proposed Allottees (As given in EGM Notice)	Identity of Proposed Allottees(Revised List)	No. of Equity shares proposed to be issued of Rs. 2 each (upto)				
74	Karsandas Madhavji Bhatia	Karsandas Madhavji Bhatia and Bhanumati Karsandas Bhatia	27,778				
75	Bhanumati Karsandas Bhatia	Bhanumati Karsandas Bhatia and Karsandas Madhavji Bhatia	27,778				
76	Shilap Sameer Deshmukh	Shilpa Sameer Deshmukh	27,778				

Note: The above revised list of proposed allottees are also be read and substituted at Page No. 12 of the EGM Notice.

Further, at Page No. 9 pt no. (d) of the Notice convening the Extra Ordinary General Meeting of its Members, the Shareholding Pattern of the Company before and after the preferential issue, percentage mentioned in Column SUB TOTAL (A)(1) (Pre Issue and Post Issue both) for Shareholding of Promoter and Promoter Group and in Total holding of Promoters and Promoter Group (Post Issue Column) to be substituted (marked) as detailed below:

Pre Issue (as on

For DCW Limited

Company Secretary

Dilip Darji

Code		21.00.2	ופוט		
		No.	%	No.	%
(A) Sh	areholding of Promoter and Prom	oter Group	35	5	9
1. IN	DIAN	100	3		
(a)	INDIVIDUAL / HUF	48552990	21.97	67180768	25.43
(b)	CENTRAL / STATE GOVERNMENT(S)	0	0.00	0	0.00
(c)	BODIES CORPORATE	56247740	25.45	56247740	21.29
(d)	FINANCIAL INSTITUTIONS/ BANKS	0	0.00	0	0.00
(e)	ANY OTHERS (Specify)	0	0.00	0	0.00
SUB T	OTAL (A)(1):	104800730	* 47.42	123428508	46.71
2. FC	DREIGN				
	olding of Promoters and ster group	104800730	47.42	123428508*	46.71
* Corre	ected figure				

FORM NO. CAA 2 (PURSUANT TO SECTION 230(4) OF THE COMPANIES ACT, 2013 AND

RULE 16) BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL CHENNAI BENCH AT CHENNAI

CP/702/CAA/2019 IN CA/455/CAA/2019 IN THE MATTER OF SECTION 232 READ WITH SECTION 230 OF THE

COMPANIES ACT, 2013 AND RULES MADE THEREUNDER AND IN THE MATTER OF SCHEME OF AMALGAMATION

APM INVESTMENTS LIMITED (TRANSFEROR NO.1 COMPANY) AND

BETWEEN

MCM INVESTMENTS AND FINANCE LIMITED (TRANSFEROR NO.2 COMPANY)

UNIVERSAL RADIATORS LIMITED (TRANSFEREE COMPANY) AND

THEIR RESPECTIVE MEMBERS APM INVESTMENTS LIMITED

UR House, II Floor, 1056-C, Avinashi Road,

... 1"Petitioner /Transferor No. 1 Company MCM INVESTMENTS AND FINANCE LIMITED ... 2[™]Petitioner /Transferor No.2 Company

UNIVERSAL RADIATORS LIMITED ... 3"Petitioner / Transferee Company All the above Three (3) companies having their Registered Office at:

Coimbatore - 641 018, Tamil Nadu. NOTICE OF HEARING OF THE PETITION FOR SANCTIONING SCHEME

OF AMALGAMATION NOTICE is hereby given that by an Order dated 24.07.2019, the National Company Law Tribunal, Chennai Bench ("NCLT") has admitted the aforesaid Joint Company Petition and the said Bench has fixed the date of hearing of Company Petition on 08.08.2019 at 10.30 am for sanctioning the Scheme of Amalgamation proposed between M/s A P M Investments Limited and M/s. M C M Investments and Finance Limited, (hereinafter collectively referred to as "Transferor Companies") with M/s. Universal Radiators Limited (hereinafter referred to as "The Transferee Company") and their respective members.

If any members, creditors, Statutory Authoritieshave desirous of making any objections in sanctioning the above Scheme may represent before the Hon'ble National Company Law Tribunal, Chennai Bench on or before 08.08.2019 situated at III Floor, Corporate Bhawan, Rajaji Salai, Chennai, Tamil Nadu-600001.

Dated at Chennai this the 26"day of July, 2019.

A.K. MYLSAMY & ASSOCIATES LLP Attorneys At Law

No.61, Mowbray's Towers T.T.K Road, Alwarpet Chennai-600 018.

Ahmedabad

MOHIT

MOHIT INDUSTRIES LIMITED

(CIN NO L17119GJ1991PLC015074)

Regd. office: A-601/B, International Trade Centre, Majura Gate, Ring Road, Surat 395 002. (Gujarat) INDIA.
Phone: +91-261-2463261, 2463262, 2463263 Fax: +91-261-2463264
Email: contact@mohitindustries.com Website: www.mohitindustries.com

શેરધારકોને નોટિસ - ઇન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડમાં (આઇઇપીએફ) કંપનીના ઇક્વિટી શેરનો ટ્રાન્સફર

ઈ-વેસ્ટર એજ્યુંકેશન અને પ્રોટેક્શન કંડ ઓથોરિટી (એકાઉન્ટીંગ, ઓડીટ, ટ્રાન્સકર એન્ડ રિકંડ)નિયમો, ૨૦૧૬ અને "ઈન્વેસ્ટર એજ્<mark>યુંકેશન અને પ્રોટેક્શન</mark> કંડ ઓથોરિટી (એકાઉન્ટિંગ, ઓડિટ, ટ્રાન્સકર અને રીકંડ) એમેન્ડમેન્ટ નિયમો, ૨૦૧૭ ("આઈઈપીએફ નિયમ") તેની જોગવાઈઓ અન્વયે અહીં નોટિસ જારી કરવામાં આવે છે કોર્પોરેટ બાબતોના મંત્રાલય (એમસીએ) દ્વારા સુચિત.

આ આઈઈપીએફ નિયમોમાં અન્ય બાબતોના સંદર્ભમાં દશાવેલ જોગવાઈ મુજબ જે શેરધારકોએ સતત સાત <mark>કે તેથી વધારે વેર્પોથી ડિવીડન્ડની સ્કમ જમા</mark> લીપી નથી કે તેના ઉપર દાવો કરેલ નથી તેઓના તમામ શેરોને ઈન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડમાં (આઈ<mark>ઈપીએફ સસ્પેન્સ</mark> એકાઉન્ટ) ટ્રાન્સકર કરવાના રહેશે.

આ મુજબ જે શેરપારકોએ ૨૦૧૧-૧૨ (કાઈનલ ડિવીડન્ડ) થી સતત સાત વર્ષ સુધી ડિવીડન્ડની રકમ જમા લીધી નથી તેઓના તમામ શેરો આઈઈપીએકના ડીમેટ એકાઉન્ટમાં ટ્રાન્સકર કરવામાં આવશે. કંપની દ્વારા તે દરેક શેર ધારકોએ જેમના શેરોને, આ નિયમ અનુસાર આઈઈપીએકના ડીમેટ એકાઉન્ટે ટ્રાન્સકર કરવાના છે તેઓને અલગથી વ્યક્તિગત રીતે તેમના ઉપલબ્ધ સરનામે પત્રવ્યવહાર મોકલવામાં આવી રહેલ છે. કંપનીએ આવા શેરધારકોની સંપૂર્ણ વિગતો તેમના નામ, કોલિયો નંબર અથવા ડીપી આઈડી / ક્લાયન્ટ આઈડી અને તેમના શેર જે આઈઈપીએકના ડીમેટ અકાઉન્ટમાં ટ્રાન્સકર કરવાના છે એ બધી માહિતી કંપનીની વેબસાઈટ www.mohitindustries.com પર દર્શાવેલ છે. શેરધારકો તેમની ડિવીડન્ડની જમા લીધેલ ના હોય તે ૨કમ અને આઈઈપીએક ના ડીમેટ એકાઉન્ટમાં ટ્રાન્સકર થઈ રહેલા શેર અંગેની વિગતો કંપનીની વેબસાઈટ પર થી ચકાસણી કરી શકે છે.

શેરધારકોને વિનંતી સાથે જણાવવાનું કે ડિવીડન્ડની જમા લીધેલા ના હોય તે રકમ અને આઈઈપીએફ ખાતે ટ્રાન્સફર થઈ ગયેલ શેર અને શેરો ઉપરના બધા જ લાબો જો પરત મેળવવા માંગતા હોય તો તેઓ આઈઈપીએફ ઓથોરિટી પાસેથી આઈઈપીએફ નિયમોમાં જજ્ઞાવેલ પધ્વતિ અનુસરીને પરત મેળવી શકે છે.

જે સંબંધિત શેરધારકો તેમના શેર ક્રિઝિકલ સ્વરૂપે ધરાવે છે અને જેમના શેર આઈઈપીએક ખાતે ટ્રાન્સકર કરવાને પાત્ર છે તેઓ આ નોંધ લઈ લે કે આઈઈપીએક નિમય અનુસાર કંપની આ શેરોને આઈઈપીએકના ડીમેટ એકાઉન્ટમાં ટ્રાન્સકર કરવાના ઉદેશથી અસલ શેર સર્ટિફિકેટની સામે ડ્રુપ્લીકેટ શેર સર્ટિફિકેટ જારી કરશે અને ત્યાર પછી કંપની ડિપોઝિટરીને ડ્રુપ્લીકેટ શેર સર્ટિફિકેટઓ જેરી થવાથી અસલ શેર સર્ટિફિકેટઓ જે તેમના અસલ માલિકના નામે નોંપાયેલ છે તે સ્વયંથી રદ થશે અને બિનવટાવું ગણવામાં આવશે. જે સંબંધિત શેરધારકો ના શેર ડીમેટમાં હોય અને જેમના શેર આઈઈપીએક ખાતે ટ્રાન્સકર કરવાને પાત્ર છે તેઓ આ નોંધ લઈ લે કે કંપની ડિપોઝિટરીને એવા શેરોને આઈઈપીએકના ડીયેટ એકાઉન્ટમાં ટ્રાન્સકર કરવા માટે કોર્પોરેટ એકશન દ્વારા માહિતી આપશે. શેરધારકોને વધુમાં જણાવવાનું છે કે કંપનીની વેબસાઈટ ઉપર આ બાબતે જે વિગતો દર્શાવેલ છે તે આઈઈપીએક નિયમ અનુસાર કંપની આ શેરોને આઈઈપીએફના ડીમેટ એકાઉન્ટમાં ટ્રાન્સકર કરવાના ઉદેશથી ડ્રુપ્લીકેટ શેર સર્ટિફિકેટોને જારી કરવા માટેની પ્રયાપ્ત નોટિસ ગ્રહવામાં આવશે.

ુશેરપારેકોને વિનંતી કરવામાં આવે છે કે તેઓએ જમા લીધેલ ના હોય તે ડિલીડન્ડની રકમ માટે તા. ર૭મી ઓક્ટોબર, ૨૦૧૯ સુધી અથવા એ પહેલા અથવા જો આ મુદત વધારવામાં આવે તો તે મુદત સુધી કંપની અથવા રજિસ્ટ્રારને દાવો કરે. જો તેમાં નિષ્ફળ રહેશે તો આગળ કોઈ પણ નોટિસ આપ્યા વગર 'તેમના શેરોને આઈઈપીએફ નિયમમાં જણાવ્યા મુજબ જરૂરી કાયદાકીય જોગવાઈઓની પૂર્તતા માટે કંપની દ્વારા આઈઈપીએફના ડીમેટ એકાઉન્ટમાં માં ્ટ્રાન્સકર કરી દેવામાં આવશે.

ઉપરોક્ત વિગત વિશેની વધુ માહિતી માટે કંપની અથવા કંપનીના રજિસ્ટ્રાર અને શેર ટ્રાન્સફર એજેન્ટનો સંપર્ક કરવા વિનંતી :

કંપની	રજિસ્ટ્રાર અને શેર દ્રાન્સફર એજેન્ટ
મોશિત ઈન્ડસ્ટ્રીઝ લિચિટેડ	એડ્રોઈટ કોર્પોરેટ સર્વિસીઝ પ્રાઈવેટ લિમિટેડ
એ-૬૦૧/બી, ઈન્ટરનેશનલ ટ્રેડ સેન્ટર,	યુનિટ : યોલિત ઈન્ડસ્ટ્રીઝ લિમિટેડ
મજુરાગેટ, રીંગ રોડ, સુરત - ૩૯૫ ૦૦૨ ગુજરાત.	૧૭-૨૦, જાહેરબોય ઈન્ડ. એસ્ટેટ, પ્રથમ માળ, મહવાના રોડ, મારોલ નાક્ષ,
શેત નં.: +૯૧-૨૬૧-૨૪૬૩૨૬૧ / ૬૨ / ૬૩	અંપેરી (ઈ), મુંબઈ - ૪૦૦ ૦૫૯. કોન ન.: +૯૧-૨૨-૪૨૨૭૦૪૦૦
ઈ-મેઈલ : investor_relations@mohitindustries.com	ઈ-મેઈલ : info@adroitcorporate.com

વતી, મોહિત ઇન્ડસ્ટ્રીઝ લિમિટેડ સહી/-સ્થળ : સુરત. નિક્તા પેડીવાલ તારીખ : ૨૬/૦૯/૨૦૧૯ કંપની સેક્રેટરી

WELCAST STEELS

CIN: L27104GJ1972PLC085827
Regd Office: 115-116, G.V.M.M. Estate,
Odhav Road, Odhav. AHMEDABAD - 382 415.
Website: www.weicaststeels.com
E-mail: info@weicaststeels.com
Phone: 079-22901078, Fax: 079-22901077

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a Meeting of the Board of Directors of the Company will be held on Thursday, the 8th August 2019 in Ahmedabad, inter alia, to consider, approve and take on record the Unaudited Financial Results of the Company for the Quarter ended 30th June 2019.

This intimation is also available at the website of the Company www.welcaststeels.com and also on the websites of Stock Exchange www.bseindia.com.

For Welcast Steels Limited

Place: Ahmedabad Date: 26.07.2019 S. N. Jetheliya Company Secretary 3

होन : ०२२-४०६६ इंडिट-४०६६

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