Date: - May 31st 2023

To. National Stock Exchange of India Limited Listing Department Exchange Plaza, C-1 Block-G, Bandra-Kurla Complex, Bandra (E), Mumbai-400051

Dear Sir / Madam,

Reference: - DPWIRES, ISIN: - INE864X01013

Sub: Newspaper Publication of the Audited Financial Results for the quarter ended 31st March 2023

Ref: Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations,

Please find attached the newspaper publication of the Audited Financial Results (Standalone) for the quarter ended 31st March 2023 published in Naiduniya (Vernacular language) and English newspaper Business Standard on 31st May 2023.

This is for your information and records.

Thanking you,

Yours Faithfully, For DP Wires Limited

Krutika Maheshwari Company Secretary and Compliance officer

आज से बनना शुरू होंगी शहर की 14 सड़कें

कायाकल्प 🍨 फ्रीगंज, गणेश देवरी और होमगार्ड कालोनी रोड का भूमिपूजन करेंगे विधायक व महापौर

रेरा में जिले के 104 प्रोजेक्ट, 71 में चल रहा काम

आचार्य कुलवोधि सूरीश्वर 🛮 रेरा सचिव नीरज दुवे ने जागरूकता कार्यशाला में दी निवमों की जानकारी आदि का मंगल प्रवेश कल

त्त्रताम। केन प्रमान में थर्म आरुवा कि प्रमान स्वयंत्रम स बहुन प्रदेश हो स वर्ष प्रदान स्वताम (नर्कृतिमा प्रक्रितिध)। उत्तर में बहुन क्षार्य स्वापन स्वरं मा स्वरंग आपना के की स्वार्थ के प्रस्तु के स्वार्थ के स्वर्थ के स्वर्ध के स्वर्थ के स्वर्ध के स्वर्थ के स्वर्य के स्वर्थ के स्वर्य के स्वर

जाराव (नईप्रिया प्राणिकि))। वह लिए अन्य अने पुन्त क्रियान के प्रियं के कि ने की अर्था के निर्माण के प्रयं के कि ने की अर्था के ने के लिए के जार के ने कि लिए के निर्माण के प्रयं के निर्माण के प्रयाद के निर्माण के प्रयाद के प्राण्य के प्राण्य के प्राण्य के प्राण्य के प्रयाद के प्रयोद के प्रयाद के प्रयोद के प्रयाद के प्याद के प्रयाद के

aiè	शहर में इत मागों का होगा नवनिमाण	riate	meta
Cir	र्नेलान र असे नरीमन अवेद रंग र अ	Hatta	3039
-	र्ग क पुनरल आपेस से निद्धि सिद्धी नार्जनी ज=	3,900	73,377
29	हेम्म ईकलने ने तेव	720	44,30
32.34	विताहर वीप हे से सहामानेहर जीमा एक	520	50.85
QE 49	र गोष्ट देवते से तीम बोजा व बता जाता हो पहींच चीक तक.	3,960	57.36
35 19,40	4) 49 आरोग्यम हा फेट्टल से इल्लाब बनाव होजन गरीन बेटरोर क	3.783	74.39
35/9	-154 - वदाशीनमं से र नेजी जा मंदिन हैं कर हरवे दा लागियाँ करा	3.323	54,61
4	नाम वर्णा कर अपूरत बाजन न वैद्य नेन नोज	31,470	16.25
45/5	तो स्त्रम के विज्ञाल कोई तक	3.563	19:31
3,4,€	बीम इस्टिटन में जवाल भार मुवेरधाम तक	35.0	42,09
1	कम्पर्सं कालेश में जीगरे नगर शेकर मार्ग पर वेड तह	3.972	125, 3
32	क्रमान्त्र हो ।	3.700	124,43
33	भ वासि चेका क्या से सन्तर्भ न समेन वे करण	20.65	17.98
T	न व्यक्तार निवस्तीर्भन कुट हर	3.33	11.5
	THE CONTRACTOR OF THE PARTY OF	1.62	न गमा न

एक वर्ष के लिए दी जमीन नहीं लौटाई, पीड़ित ने लगाई गुहार

त्रसम्भागः निगत्वरः को स्त्रीप्तरं भूष्ठ सिधि स्वकृती विकास स्थानिक स्वीति के ग्रांक से इक्त प्राप्तः है जिस न है उसके वक्त दिव चुन्चपुर में इस अविदार कार्ने अब क्षेत्र में प्राप्त के अस्त स्थान है अन्येदन सिक्त प्राप्त के नियम के हिंदी है, स्थान अविदार के स्थान के विदार प्राप्त विकास के हिंदी है, स्थान के विदार प्राप्त विकास के हिंदी के प्राप्त के स्थान के दिवस के प्राप्त के स्थान के विकास के स्थान के विकास के स्थान के स

कसानांके कस्तारं ने सम्बद्ध ज कुमार न सम् त्यार मिन्द्रों कर्यु अन्तियर के अनेक में बार्याय के क्यों भूने गाम के ही अन्य कर्युंग्यों के होती के तिए एक औं के तब पूर्वा प्रदेश में भी। अभी सम्मण्ड हीने के बंद भी क्षेत्रक व्यक्त गुन लॉड नकें जुड़े जात करने फ जुन्हें नक्ष्म के भनकें दी स

जार जी हैं इंद्रीय निश्मी निर्वासी जर्म में आविदन ने जनशुन्दाई में आवेदन किया कि प्रार्थिय देखे D.P. WIRES LIMITED

	Particulary (All Pir. In Labrica)	PERSON	Program	PORT-II	PRESIDE
1	Total income from Operations	39920.55	94806.77	17956.80	1.22130.95
2	Not Profe for the Year (before text of each ploans) femal	2010.62	1238.75	842.01	6632.67
3	Not Profit bettin Hear (before terr and after employed terrer)	2076.92	1238,76	942.61	5532.57
4	Nat Profess the Year (after test)	1508.46	950.04	698.63	4101.42
ñ	Total comprehensive recent to hoper	1008.27	930.64	100.51	4104.21
ñ	Pois op Equity share capital (Face Value of Ra. 10 capt)	1358.90	1356.60	1366.80	1258.80
T	Book: Earlings per state	11.1D	6.85	6.15	00.22
Û	Older Engineering	11.10	8.46	5.15	30.23

FOR D. P. WINES LIMITED



दांतों से जुड़ी समस्याओं के बारे में पूछें सवाल

स्वस्थ गरीर के तिए दोगों का भी स्वस्य होना जसरी है। लेकिन अक्सर दांतों से खुकी समस्ताओं को लोग अनदेखा वाबते हैं। बांदों की समस्याएं बच्चों से खेकर बुजुर्गी तक में अधिक डोने लगी हैं। इसका मुख्य कारण खानपान में वदलाय है। आजकान घरों के बजाब बाहर का खाना ज्यादा मर्भव किया जाने कता है। बहुए का खाने के साथ ही खोग कुरता नहीं करते हैं। इससे वांतों के बीच में खाने के कुछ कम एड जाते हैं, जो समस्या का काश्म बनाते हैं। वहीं, रांबाकू मा सेका करने वासों को दांत से संसंधित बीमारियां होने लगी हैं। यांची की अच्छी हेटच के लिए छह माह में एक बार दांतों का चंकथप अवस्त्र रूप से करवाना चाहिए। इससे नमन एउने उपनार संगन हो जाता है।

यदि आप भी दातों की किसी समस्या से ग्रस्त हैं हो चरिता पपामर्ज के लिए बाब नाईडुनिक डेसी जीवकर में कॉस करें।

> ढॉ. आर.पी. सिंह बीझेएस (मारीशस), रतलाग जाज, बुधवार 31 मई 2023 दोपतर 3,00 से साथ 4,00 बजे Ø07412 232233

















मुख्य समारोह

माननीय श्री शिवराज सिंह चौहान मुख्यमंत्री, मध्यप्रदेश शासन के मुख्य आतिथ्य में संपन्न होगा.

दिनांक : 31 मई 2023, बुधवार | समय : शाम ६ बजे | स्थान : नेहरू स्टेडियम, इंदौर

- मुख्य आकर्षण -

💠 प्रख्यात गायिका सुनिधि चौहान द्वारा गीतों की प्रस्तुति 💠 लाईट एण्ड साउंड शो 💠 शिव तांडव (समूह प्रस्तुति) 💠 कृष्णलीला (समूह प्रस्तुति) 💠 भव्य आतिशबाजी

-: आयोजक :-

मध्य प्रदेश शासन, संस्कृति विभाग । जिला प्रशासन, इंदौर । नगर पालिक निगम, इंदौर । इंदौर विकास प्राधिकरण

- महापौर परिषद सदसयगण -

राजेंद्र राठौर, अश्विनी शुक्ल, निरंजन सिंह चौहान, राजेश उदावत, अभिषेक शर्मा, नंदिकशोर पहाड़िया, प्रिया डांगी, मनीष शर्मा, जीतू यादव, राकेश जैन

आप सादर आमंत्रित है

Infosys Limited

Corporate Identity Number (CIN): L85110KA1981PLC013115 Regd. Office: Electronics City, Hosur Road, Bengaluru - 560 100. Phone: 91 80 2852 0261, Fax: 91 80 2852 0362 investors@infosys.com, www.infosys.com

42nd ANNUAL GENERAL MEETING TO BE HELD OVER VIDEO CONFERENCE, RECORD DATE AND FINAL DIVIDEND INFORMATION

- Shareholders may note that the 42nd Annual General Meeting (AGM) of Company will be held over video conference and other audio visual means (VC) on Wednesday, June 28, 2023, at 4:00 p.m. IST in compliance with General Circular 10/2022 issued by the Ministry of Corporate Affairs (MCA) dated December 28, 2022 and SEBI circular no. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 05, 2023 (hereinafter collectively referred to as "the Circulars") and all other applicable laws, to transact the business that will be set forth in the Notice of the Meeting.
- In compliance with the above circulars, electronic copies of the Notice of the AGM and Integrated Annual Report 2022-23 will be sent to all the shareholders whose email IDs are registered with the Company/Depository Participant(s). Shareholders holding shares in dematerialized mode, are requested to register their email address and mobile numbers with their relevant depositories through their depository participants and shareholders holding shares in physical mode are requested to furnish details to the Company's Registrar and Share Trasfer Agent ("RTA") KFin Technologies Limited at einward.ris@kfintech.com. The notice of the 42nd AGM and Integrated Annual Report 2022-23 will also be made available on the Company's website, at www.infosys.com, stock exchange websites and on the NSDL's website, at https://www.evoting.nsdl.com
- Shareholders who have not registered their email address will have an opportunity to cast their vote remotely on the business as set forth in the Notice of the AGM through remote e-voting or through e-voting system during the AGM. The manner of voting remotely for shareholders holding shares in dematerialized and physical mode will be provided in the Notice to the shareholders.
- Shareholders may note that the Board of Directors in their meeting held on April 13, 2023, has recommended a final dividend of ₹17.5 /- per equity share. The record date for the purpose of final dividend for fiscal 2023 is June 02, 2023. The final dividend, once approved by the shareholders in the ensuing AGM, will be paid on July 03, 2023 electronically through various online transfer modes to those shareholders who have updated their bank account details. For shareholders who have not updated their bank account details, dividend warrants/ demand drafts/ cheques will be sent to their registered address. To avoid delay in receiving dividend, shareholders are requested to update their KYC with their depositories (where shares are held in dematerialized mode) and with the Company's RTA (where shares are held in physical mode) to receive dividend directly into their bank account on the payout date.
- Shareholders whose shareholding is in dematerialized mode are requested to notify any change in address or bank account details to their respective depository participant(s) Shareholders whose shareholding is in physical mode are requested to opt for the Electronic Clearing System (ECS) mode to receive dividend on time in line with the Circulars. We urge shareholders to utilize the ECS for receiving dividends.
- Shareholders who wish to register their email address/bank account mandate may follow the below instructions-

Dematerialized Holding	Register/update the details in your demat account, as per the process advised by your Depository Participant.
Physical Holding	Register/update the details in prescribed Form ISR-1 and other relevant forms with RTA of the Company, KFin Technologies Limited at einward.ris@kfintech.com
	Shareholders may download the prescribed forms from the Company's website at https://www.infosys.com/investors/shareholder-services/investors-service.html
	Shareholders may also refer to Frequently Asked Questions ("FAQ") on Company's website https://www.infosys.com/investors/shareholder-services/faqs.html

Shareholders may note that the Income Tax Act, 1961, ("the IT Act") as amended by the Finance Act, 2020, mandates that dividend paid or distributed by the Company on or after April 01, 2020 shall be taxable in the hands of shareholders. The Company shall therefore be required to deduct tax at source ("TDS") at the time of making the payment of final dividend. To enable us to determine the appropriate TDS rate as applicable, shareholders are requested to submit relevant documents, as specified in the below paragraphs, in accordance with the provisions of the IT Act.

For Resident Shareholders, taxes shall be deducted at source under Section 194 of the

Shareholders having valid Permanent Accounting Number (PAN)	10%* or as notified by the Government of India
Shareholders not having PAN / valid PAN	20% or as notified by the Government of India

* As per the Finance Act. 2021. Section 206AB has been inserted effective July 1, 2021. wherein higher rate of tax (twice the specified rate) would be applicable on payment made to a shareholder who is classified as 'Specified Person' as defined under the provisions of the aforesaid Section.

 * As per Section 139AA of the IT Act, every person who has been allotted a PAN and who is eligible to obtain Aadhaar, shall be required to link the PAN with Aadhaar. In case of failure to comply with this, the PAN allotted shall be deemed to be invalid / inoperative and he shall be liable to all consequences under the IT Act and tax shall be deducted at the higher rates as prescribed under the IT Act.

However, no tax shall be deducted on the dividend payable to a resident individual shareholder if the total dividend to be received by them during Financial Year 2023-24 does not exceed ₹5,000/-, and also in cases where shareholders provide Form 15G Form 15H (Form 15H is applicable to resident individual shareholders aged 60 years or more) subject to conditions specified in the IT Act. Resident shareholders may also submit any other document as prescribed under the IT Act to claim a lower /nil withholding of tax. PAN is mandatory for shareholders providing Form 15G / 15H or any other document as

For non-resident shareholders, taxes are required to be withheld in accordance with the provisions of Section 195 and other applicable sections of the IT Act, at the rates in force. The withholding tax shall be at the rate of 20%** (plus applicable surcharge and cess) or as notified by the Government of India on the amount of dividend payable. However, as per Section 90 of the IT Act, non-resident shareholders have the option to be governed by the provisions of the Double Tax Avoidance Agreement (DTAA), read with Multilateral Instrument (MLI) between India and the country of tax residence of the shareholders, if they are more beneficial to them. For this purpose, i.e., to avail the benefits under the DTAA read with MLI. non-resident shareholders will have to provide the following:

- Copy of the PAN card allotted by the Indian income tax authorities duly attested by the shareholders or details as prescribed under rule 37BC of Income tax Rules, 1962.
- Copy of Tax Residency Certificate for the financial year 2023-24 obtained from the revenue or tax authorities of the country of tax residence, duly attested by shareholders.
- Electronic Form 10F as per notification no. 03/2022 dated July 16, 2022 issued by the Central Board of Direct Tax [Notification can be read under notification-no-3 2022-systems.pdf (incometaxindia.gov.in). Form 10F can be obtained electronically through the e-filing portal of the income tax website at https://www.incometax.gov.in/
- Self-declaration by the shareholders of having no permanent establishment in India in accordance with the applicable tax treaty
- Self-declaration of beneficial ownership by the non-resident shareholder
- Any other documents as prescribed under the IT Act for lower withholding of taxes if applicable, duly attested by the shareholders.

In case of Foreign Institutional Investors ("FII") / Foreign Portfolio Investors ("FPI"), tax will be deducted under Section 196D of the IT Act @ 20%** (plus applicable surcharge and cess) or rate provided in relevant DTAA, read with MLI, whichever is more beneficial, subject to the submission of the above documents, if applicable.

**As per the Finance Act, 2021, Section 206AB has been inserted effective July 1, 2021, wherein higher rate of tax (twice the specified rate) would be applicable on payment made to a shareholder who is classified as 'Specified Person' as defined under the provisions of the aforesaid section. However, in case a non-resident shareholder or a non-resident FPI / FII, the higher rate of tax as mentioned in Section 206AB shall not apply if such non-resident does not have a permanent establishment in India.

The aforementioned documents are required to be uploaded on the shareholder portal at https://www.infosys.com/investors/shareholder-services/dividend-tax.html on or before June 9, 2023. Shareholders are requested to visit https://www.infosys.com/investors/ shareholder-services/dividend-tax.html for more instructions and information on this subject. No communication would be accepted from shareholders after June 9, 2023 regarding tax-withholding matters. Shareholders may write to dividend.tax@infosys.com for any clarifications on this subject.

TDS certificates in respect of tax deducted, if any, can be subsequently downloaded from the shareholder's portal. Shareholders can also check their tax credit in Form 26AS from the e-filing account at https://www.incometax.gov.in/iec/foportal or "View Your Tax Credit" on https://www.tdscpc.gov.in

The 42nd AGM Notice will be sent to the shareholders in accordance with the applicable laws on their registered email id in due course.

Bengaluru, India

May 30, 2023

For Infosys Limited

A.G.S. Manikantha



CIN- L72300TN1998PLC041360 Regd. Office: No. 43/5, Hussain Mansion, Greams Road, Thousand Lights,

Chennai - 600006. Ph: 044 - 49045017 Website: www.apollosindoori.com, E-Mail: info@apollosindoori.com NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR

EDUCATION AND PROTECTION FUND Notice is hereby given that pursuant to the provisions of Section 124 (6) the Companies Act. 2013

and Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, ("IEPF Rules"), equity shares of those members who have not encashed or claimed dividend for 7 (seven) consecutive years or more are liable to be transferred to the Investo Education and Protection Fund ("IEPF").

In compliance with the said Rules, the Company has sent individual notices to all the concerned members at their address registered with the Company, interalia providing the details of their unpaid/unclaimed dividend for 7 consecutive years and giving them an opportunity to claim the said unpaid/unclaimed dividend latest by 31st August, 2023 to avoid transfer of their shares to the Demat account of IEPF Authority.

A statement containing details of the names of the shareholders and their Folio No/DP ID-Client ID whose shares are liable to be transferred to the Demat account of IEPE Authority is available on our website www.apollosindoori.com for information and necessary action by the shareholder.

All concerned shareholders are requested to make an application to the Company's Registrar and Share Transfer Agent (RTA) with a request for claiming unencashed / unclaimed dividend for the FY 2015-16 and onwards to enable processing of claim before the due date.

In case no valid claim in respect of such equity shares is received from the shareholder by **31st August**, **2023**, the said equity shares shall be transferred to the Demat account of IEPF Authority as per the procedure stipulated in the IEPF Rules. In this connection please note that: . In case you hold shares in physical form: Duplicate share certificates will be issued and subsequently will be transferred to Demat account of IEPF Authority without any further notice

Accordingly, the original share certificate(s), which are registered in your name will stand automatically cancelled and be deemed to be bad delivery. In case you hold shares in electronic form: The shares will be directly transferred to Dema

account of IEPF Authority with the help of Depository Participants without any further notice Please note that no claim shall lie against the Company in respect of unclaimed dividend and shares transferred to IEPF authority. Upon transfer to the demat account of IEPF authority, the shareholders can claim the equity shares along with the dividend by making an online applicatio in E-Form IEPF-5 for which the details are available at www.iepf.gov.in

n case of any queries/clarifications, the concerned shareholder may contact the Company's RTA a M/s Cameo Corporate Services Limited "Subramanian Building" 5th Floor, No.1, Club House Road, Chennai - 600002. Phone No. 044 - 28460390 to 395 E-mail: investor@cameoindia.com

By order of the Board Place : Chennai Date : 30.05.2023 Surabhi Pasari Company Secretary

PUBLIC NOTICE

This notice is being issued jointly by Reliance Strategic Investments Limited ("RSIL") and Reliance Industries Limited ("RIL") pursuant to Paragraph 69 of the Master Direction - Non-Banking Financial Company - Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016 ("RBI Directions") issued by the Reserve Bank of India ("RBI").

RSIL (CIN: U65990MH1999PLC120918) is a non-deposit taking systemically important non-banking financial company registered with RBI. RIL (CIN: L17110MH1973PLC019786) is a listed public company and presently holds 100% of

The Board of Directors of RSIL and RIL inter alia with the intended objective of creating an independent listed company focusing exclusively on the Financial Services Business, approved a scheme of arrangement for demerger of the Financial Services Business of RIL into RSIL ("Scheme"). The Scheme has been approved by the shareholders and creditors of RSIL and RIL and the same is presently pending with the Hon'ble NCLT, Mumbai Bench for sanction. Upon consummation of the Scheme and in terms thereof: (i) RSIL will cease to be a subsidiary of RIL and RIL will not have any shareholding in RSIL; (ii) RSIL will be listed on the stock exchanges; (iii) the shareholders of RIL will become shareholders of RSIL; and (iv) the current Promoter and Promoter Group of RIL will become the Promoter and Promoter group

The above change in shareholding and control of RSIL has been approved by the RBI vide letter bearing reference DoS.CO.RSG No. S548 / 02 -13-001/2023-24 dated

Any clarifications and/or objections in this regard may be sent to RSIL and/or RIL within 30 (thirty) days from the date of this notice addressed to the undersigned at 3rd Floor, Maker Chambers IV. 222, Nariman Point, Mumbai 400 021 or email at

Phone: +91-07412-261130, +91-07412-261140

₹ in Lakhs (Except Earnings per share

122130.95

5532.57

5532.57

4101.42

4104.2

1356.80

30.23

30.23

17959.60

942.51

942.5

698.83

705.8

1356.80

5.15

5.15

For, D. P. WIRES LIMITED

DINNO. - 00088633

--sd--PRAVEEN KATARIA (MANAGING DIRECTOR)

EXTRACT OF FINANCIAL RESULTS FOR THE QUARTER ENDED ON 31TH MARCH, 2023

38920.55 34605.77

1238.75

1238.75

930.84

930.84

1356.80

6.86

6.86

Q-4 FY2022-23

2075.82

2075.82

1506.48

1509.27

1356.80

11.10

11.10

www.nseindia.comand Company's website at www.dpwires.co.in.

lote: 1. The above financial is an extract of the detailed format of Financial Results filed

with the National Stock Exchange of India Limited under Regulation 33 of the SEBI

(Listing Obligation and Disclosure Requirements) Regulation, 2015. The full format

of the Quarterly Financial Results for the quarter ended 31st March, 2023 and Annual Results for the Financial Year 2022-23 are available on the Website of NSE at

The above financial results have been prepared in accordance with the accounting

principles generally accepted in India, including the Ind AS prescribed under Section

133 of the Companies Act. 2013, read with relevant rules issued thereunder and

other accounting principles generally accepted in India and in compliance with regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements)

Regulation, 2015(As amended), including relevant circulars issued by the SEBI from

V Mohana

Company Secretary

investor.relations@ril.com/investor.relations@jiofinance.com For Reliance Industries Limited For Reliance Strategic Investments Limited

Savithri Parekh Company Secretary and Compliance Officer

Date: May 31, 2023 Place: Mumbai

Particulars

Total Income from

Net Profit for the Year

exeptional items) Net Profit for the Year

(after tax)

before tax and exeptior Net Profit for the Year (before tax and afte

Total comprehensive

Basic Earnings per share

B Diluted Earnings per share

income for the year Paid up Equity share capital (Face Value of Re

(All Rs. in Lakhs)

PODDAR PIGMENTS LIMI

REGD. OFFICE: E-10-11 & F-14 to 16. RIICO INDUSTRIAL AREA. SITAPURA. JAIPUR (Rai.)- 302022

CIN: L24117RJ1991PLC006307, Tel. No.: 0141-2770202/03
E-mail address: jaipur@poddarpigmentsltd.com, Website address: www.poddarpigmentsltd.com Statement of Standalone Audited Financial Results for the Quarter and Year ended on 31st March, 2023

	(Rs. in Lakh, except per share			hare data)		
S. No.	Particulars	Quarter Ended 31.03.2023	Quarter Ended 31.12.2022	Corresponding Quarter Ended	Year Ended 31.03.2023	Year Ended 31.03.2022
		(Audited)	(Unaudited)	31.03.2022 (Audited)	(Audited)	(Audited)
1	Total Income from Operations	8800.87	8435.64	8420.58	34626.05	30011.73
2	Net Profit/(Loss) for the period (before Tax Exceptional and /or Extraordinary items)	983.37	981.33	782.86	3689.22	2861.41
3	Net Profit/(Loss) for the period before Tax (after Exceptional and /or Extraordinary items)	983.37	981.33	782.86	3689.22	2861.41
4	Net Profit/(Loss) for the period after Tax (after Exceptional and /or Extraordinary items)	745.35	695.72	539.24	2734.05	2125.02
5	Total Other Comprehensive Income for the period (net of tax) (Net gains/(losses) on fair value of equity instruments and actuarial gain/(loss) on defined benefit plan)	(800.12)	183.67	1045.20	(4475.64)	5593.34
6	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(54.77)	879.39	1584.45	(1741.59)	7718.36
7	Equity Share Capital	1061.00	1061.00	1061.00	1061.00	1061.00
8	Other Equity			-	28309.65	30687.86
9	Earnings Per Share (of Rs. 10/-each) (for continuing and discontinued operations)-					
	1. Basic:	7.02	6.56	5.08	25.77	20.03
	2. Diluted:	7.02	6.56	5.08	25.77	20.03
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1. The above Audited results were reviewed by the Audit Committee of the Board of Directors in its meeting held on 26th May 2023 and approved by the Board of Directors in the meeting held on 29th May 2023. The Auditors

of the company have carried out the audit of the same.

The above is an extract of the detailed format of the standalone result for the quarter and year ended 31st March 2023 filed with the Stock Exchanges under Regulation 33 of the SEBI (listing obligations and disclosure requirements) Regulations, 2015. The full format of the standalone financial results for the quarter and year ended 31st March 2023 is available on the Stock Exchange website www.bseindia.com www.nseindia.com and company's website www.poddarpigmentsitd.com

During the current quarter ended 31st March 2023, the board of the Directors of the company at their

meetings held on 14th March 2023 approved interim dividend of Rs. 3.50 i.e. 35% on face value of Rs. 10/- pe equity share for FY 2022-23. The Interim dividend is now the Final Dividend.

The total other Comprehensive Income (net of tax) is resultant impact of net gain/loss based on fair value of equity instrument and fair value of actuarial gain/loss as per Ind AS. As per fair valuation, the Cumulative impact of Other Comprehensive Income (net of tax) is a net loss of Rs. 4475.64 lakhs during the year 2022-23 including net loss of Rs. 800.12 lakhs in the current quarter.

The Company has only one reportable business segments i.e. Master batches and accordingly disclosure:

requirement of separate segment information in terms of Ind-As 108 are not applicable to the company. The figures for the quarter ended 31st March, 2023 and 31st March, 2022 are the balancing figures between

audited figures in respect of the full financial year and the published year to date figures up to the third quarter of the financial year respectively.

Figures for the previous periods have been regrouped/reclassified wherever necessary, to current period's grouping/classifacation. For and on behalf of the Board of Directors

FOR PODDAR PIGMENTS LIMITED

Date: 29th May, 2023

MANAGING DIRECTOR DIN:00058025

Tapir Constructions Limited (CIN: U70200DL2014PLC267441)

Extract of Audited Financial Results for the year ended 31 March 2023				
SI. No.	Particulars	Current year ended 31 March 2023	Previous year ended 31 March 2022	
		(Refer note 3)	(Audited)	
1	Total Income from Operations	21.8	2.2	
2	Net (Loss) / Profit for the period			
	(before Tax, Exceptional and/or Extraordinary items)	(55.1)	(217.6)	
3	Net (Loss) / Profit for the period before Tax			
	(after Exceptional and/or Extraordinary items)	(55.1)	(217.6)	
4	Net (Loss) / Profit for the period after Tax,			
	(after Exceptional and/or Extraordinary items)	(55.1)	(217.6)	
5	Total Comprehensive Income for the period [Comprising (Loss) / Profit for			
	the period (after tax) and Other Comprehensive Income (after tax)]	(55.1)	(217.6)	
6	Paid up Equity Share Capital	0.5	0.5	
7	Reserves (excluding Revaluation Reserve)	(2,045.5)	(1,990.3)	
8	Securities Premium Account	-	-	
9	Net Worth	(2,045.0)	(1,989.8)	
10	Paid up Debt Capital / Outstanding Debt	3,404.8	3,574.7	
11	Outstanding redemption preference share	-	-	
12	Debt Equity Ratio	(1.66)	(1.80)	
13	Earnings per Share (EPS) (Face value Per Share ₹ 10 each)			
	- Basic (Amount in ₹)	(1,102.57)	(4,352.66)	
	- Diluted (Amount in ₹)	(1,102.57)	(4,352.66)	
14	Capital Redemption Reserve	-	-	
15	Debenture Redemption Reserve	-	-	
16	Debt Service Coverage Ratio	(0.09)	-	
17	Interest Service Coverage Ratio	(0.41)	-	
18	Current ratio (In times)	0.80	0.65	
19	Total debts to total assets	0.75	0.95	
20	Long term debt to working capital (In times)	(0.90)	-	
21	Bad debt to account receivable ratio (In %)	-	-	
22	Current liability ratio (In times)	0.85	1.00	
23	Debtor turnover ratio (In times)	-	-	
24	Inventory turnover ratio (In times)	-	-	
25	Operating margin (In %)	5.44	43.81	
26	Net profit margin (In %)	(252.69)	(9,914.60)	

1 The above results have been reviewed and approved by the Board of Directors ('the Board') at its meeting held on 30 May

2. The above is an extract of the detailed format of Quarterly / Annual Financial Results filed with the Stock Exchanges under Regulation 52(8), read with 52(4) of the SEBI (Listing and Other Disclosure Requirements) Regulations 2015. The full format of the Quarterly/ Annual Financial Results are available on the Company's website (https://indiabullsrealestate.com/tcl/) and on the website of BSE (https://www.bseindia.com) and NSE (https://www.nseindia.com)

3. Figures for the quarter ended 31 March 2023 represent the balancing figures between the audited figures for the full financia year and published reviewed year to date figures upto third quarter of the financial year

Office No. 202, 2nd Floor, A-18 Rama House, Middle Circle, Connaught Place, New Delhi- 110 001.

Place : Mumbai Sameer Khanna Date : 30 May 2023 Director

For and on behalf of the Board of Directors

to IEPF. On transfer of the Dividend and the shares to IEPF, the shareholders may claim Form is available on the website of IEPF viz., www.iepf.gov.in.

In case of any queries, the shareholders may contact the Company's Registrar and Transfer Agent, viz. M/s Link Intime India Private Limited, C 101, 247 Park, L B S Marg, Vikhroli West, Mumbai - 400083. Tel No: +91 22 49186000; Fax: +91 22 49186060.

For Jayant Agro-Organics Limited

Place : Mumbai Date: May 30, 2023

before the due date.

Company Secretary & Compliance Officer





time to time

Place: Ratlam

Date: May 30, 2023.

JAYANT AGRO-ORGANICS LIMITED

CIN: L24100MH1992PLC066691 Regd. Off: 701, Tower "A", Peninsula Business Park, Senapati Bapat Marg, Lower Parel (West), Mumbai 400 013 Email: investors@jayantagro.com, Website: www.jayantagro.comPhone: 022-40271300, Fax: 022-40271399

NOTICE (for the attention of Equity Shareholders of the Company) Sub.: Transfer of Equity Shares of the Company to Investor Education and

Protection Fund (IEPF) Authority

This notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules")

The Rules, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has remained unclaimed or unpaid for seven consecutive years or more in the name of the Investor Education and Protection Fund (IEPF) Authority.

Adhering to the various requirements set out in the Rules, the Company has been sending individual communications to the concerned shareholders with respect to transfer of shares to IEPF Authority in respect of which dividend had remained unpaid or unclaimed for seven consecutive years or more

The complete details of such shareholders and their shares which are due for transfer to IEPF Account will be available on the Company's website at www.javantagro.com. Shareholders are requested to refer the website of the Company to verify the details of their uncashed dividend and the shares liable to be transferred to IEPF Account.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may note that the Company would be issuing new share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of dematerialisation and transfer of shares to IEPF Authority as per the Rules and upon such issue, the original certificate(s) which stands registered in their name will stand automatically cancelled and be deemed non-negotiable. In case of such shareholders holding shares in demat form, the transfer of share in demat account of IEPF Authority will be effected by the Company through the respective Depository. The Shareholders may please note that the above full details of list of such shareholders uploaded by the Company on its website should be regarded and shall

be deemed to be adequate notice in respect of issue of New Share certificate for the purpose of transfer of shares to demat account of the IEPF Authority pursuant to the Rules. Please note that the due date for transfer of shares to IEPF is September 28, 2023 Accordingly, all the concerned shareholders are requested to make an application to the Company or the Company's Registrar and Transfer Agent preferably by August 29, 2023 with a request for claiming the unclaimed Interim (First) dividend declared during the financial year 2016-17 and onwards to enable the processing of claims

In case the Company does not receive any communication from the concerne shareholders by August 29, 2023, the Company shall, with a view to complying with the requirements set out in the Rules, dematerialise and transfer the shares to IEPE Authority by way of corporate action by the due date as per procedure stipulated in Any further Dividend on such shares shall be credited to IEPF and No Claim shall lie

against the Company in respect of the unclaimed Dividend and the shares transferred the same by making an application to IEPF in Form IEPF-5 as per the Rules. The said

E-mail id: iepf.shares@linkintime.co.in.

Dinesh Kanadia