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WEDNESDAY, SEPTEMBER 9, 2020

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FINANCIAL EXPRESS



3 Asian Star **ASIAN STAR COMPANY LIMITED** CIN: L36910MH1995PLC086017

Registered Office: 114-C, Mittal Court, Nariman Point, Mumbai - 400 021. Tel No: +91 22 62444111. Fax: +91 22 2284 2427 Email Id- info@asianstargroup.com, Website- www.asianstargroup.com

NOTICE OF 26TH ANNUAL GENERAL MEETING AND INFORMATION ON E-VOTING

NOTICE is hereby given that the Twenty-Sixth (26) Annual General Meeting ("AGM") of Asian Star Company Limited ("the Company") will be held through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") on Wednesday, September 30, 2020 at 03:00 P.M. (IST) in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made thereunder, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with General Circular No. 14/2020 dated April 08, 2020, General Circular No.17/2020 dated April 13, 2020 and General Circular No. 20/2020 dated May 5, 2020 and other applicable circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI (collectively referred to as "relevant circulars"),to transact the businesses set out in the Notice convening the AGM of the Company. The aforesaid Notice and Annual Report are being sent only by email to all those members, whose email ids are registered with the Company/Depository Participants/Company's Registrar & Share Transfer Agent, in accordance with the relevant circulars. The aforesaid documents will also be available on the website of the Company i.e. www.asianstargroup.com, website of the Stock Exchange i.e. BSE Limited www.bseindia.com and website of National Securities Depositories Limited ("NSDL") at www.evoting.nsdl.com.

Members will be able to attend the AGM through VC/OAVM on the platform provided by NSDL at www.evoting.nsdl.com by using their remote evoting login credentials and selecting the link provided against the EVEN for the Company's AGM. The instructions for joining the 26th AGM of the Company and the manner of participation in the remote e-voting or casting vote through, electronic means at the said AGM are provided in the Notice convening the AGM. Members participating through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of

Pursuant to the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time and Regulation 44 of the Listing Regulations, the Company is pleased to provide all its Members the facility to cast their vote electronically, through the remote e-voting services provided by NSDL.

Members of the Company holding shares in physical or dematerialized form as on the cut-off date i.e. September 23, 2020, may cast their vote through remote e-voting. All the members are informed that (a) all the businesses as set out in the Notice of 26th AGM may be transacted through remote evoting; (b) the remote e-voting shall commence on September 27, 2020 at 09:00 A.M. (IST); (c) remote e-voting shall end on September 29, 2020 at 05:00 P.M. (IST); (d) remote e-voting shall not be allowed beyond 05:00 P.M. on September 29, 2020; (e) the facility for voting through electronic voting system shall also be made available for Members present at the AGM; (f) a Member may participate in the AGM even after exercising his vote by remote e-voting, but shall not be allowed to vote again in the AGM; (g) Only 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. September 23, 2020 shall be entitled to avail the facility of remote e-voting or voting through electronic voting system at the AGM; (h) Any person, who acquires shares of the Company and becomes a member of the Company after sending of the Notice and holding shares as of the cut-off date i.e September 23, 2020, may obtain the login Id and password by sending an e-mail to evoting@nsdl.co.in. However, if the member is already registered with NSDL for e-voting then the existing user Id and password can be used for remote e-voting. (i) Members who have not registered their email address or any person who becomes a Member of the Company after dispatch of the Notice of AGM but before the cut-off date for e-voting i.e. September 23. 2020 can email the request to the Company at secretarial@asianstargroup. com by quoting the FolioNo./DP-ID-Client Id for obtaining copy of the Notice and Annual Report; (j) In case of any gueries relating to e-voting, Members may refer the Frequently Asked Questions (FAQs) for share holder and evoting user manual for shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in; and (k)In case of any grievances connected with the facility of remote e-voting or voting during the AGM or who need assistance before or during the AGM please contact Mr. Amit Vishal, Senior Manage NSDL at 022- 2499 4360 or Mrs. Soni Singh, Assistant Manager, NSDL at 022- 2499 4559/ SoniS@nsdl.co.in or Mr. Anubhav Saxena, Assistant Manager, NSDL at anubhavs@nsdl.co.in /022-2499 4835. (I) Members who would like to express their views or ask questions during the AGM may register them selves as a speaker by sending their request from their registered email address mentioning their name.DPID and Client ID/folio number, PAN, mobile number to secretarial@asianstargroup.com between Tuesday, September 22, 2020 and Friday, September 25, 2020. The manner of remote e-voting and voting by electronic means during the AGM by members holding shares in dematerialized mode, physical mode and for members who have not registered their email addresses is provided in the Notice of the AGM. The process for registration of email id for obtaining Annual Report and user Id/password for e-voting and updation of bank account mandate for receipt of dividend is given below:

tract of the on-Audited Standalone Financial Results
for the Quarter Ended on 30th June, 2020

			Rs. In Lacs
PARTICULARS	Quarter Year ended 31.03.2020 (Un-Audited)	Year ended 31.03.2020 (audited)	Quarter ended 30.06.2019 (Un-Audited)
Total Income From Operations (Net)	16.63	346.57	74.84
Net Profit for the period (before Tax, Exceptional items and / or Extraordinary items)	0.10	21.82	3.70
Net Profit for the period before Tax(after Exceptional items and / or Extraordinary items)	0.10	21.82	3.70
Net Profit for the period after Tax (after Exceptional items and / or Extraordinary items)	0.10	16.13	3.70
Total Comprehensive Income for the period after Tax	0.10	16.13	3.70
Equity Share Capital	303.48	303.48	303.48
Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	0.00	5.45	0.00
Earnings Per Share (before and after extraordinary items) (Face value of Rs. 10/- each)			
(a) Basic (Rs.)	0.00	0.53	0.12
(b) Diluted (Rs.)	0.00	0.53	0.12

Notes :

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 08.09.2020

The above is an extract of the detailed format of the Results for Quarter ended on 30th June, 2020 filed with 2. the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone Audited Financial Results for the Quarter ended 30 th June, 2019 is available on the Stock Exchange website www.bseindia.com and on the Company's website www.gratex.in

> For and on behalf of the Board of Directors Sd/-

> > Mr. Baldevkrishan Sharma

Director

DIN: 00117161

Place : Mumbai Date: 08.09.2020



Regd. Office : Shop No BG/1, Shanta Kunj, Cooperative Housing Society Ltd, Comba, Margao -Goa-403601

Corporate Identity Number : L31200GA1992PLC003109

Extract of Statement of Unaudited Consolidated Financial Results For the Quarter Ended 30th June, 2020

(Rs.in Lakhs, except per share data)

S. No.	Particulars	G	Year Ended		
		30.06.2020 (Unaudited)	31.03.2020 (Audited)	30.06.2019 (Unaudited)	31.03.2020 (Audited)
1	Total Income from Operations		0.03	-	9.75
2	Net Profit for the period before Tax	(123.44)	(1956.39)	(150.83)	(2386.52)
3	Net Profit for the period after Tax	(123.44)	(1956.20)	(150.83)	(2386.33)
4	Total Comprehensive Income for the period (Comprising Profit for the period (after tax) and other Comprehensive Income (after tax)	ve Income prising Profit tax) and		1	
5	Paid-up Equity Share Capital of Face Value of Rs.10/- each	1274.85	1274.85	1274.85	1274.85
6	Reserves excluding Revaluation reserve	-2			(10679.60)
7	Earning Per Share (in Rs.) Basic & Diluted	(0.97)	(16.36)	(1.18)	(18.72)
Not		(2.2.7)	(<u> </u>	(
A	The above is an extract of the deta Stock Exchange under Regulation Requirements) Regulations, 2015 available on the Stock Exc www.nseindia.com and on the Co Additional Information on Standal	on 33 of the S 5. The full form change's w ompany's web	EBI (Listing (nat of the Qu ebsites www.blu	Dbligations an arterly Financ ww.bseindia accoast.in.	nd Disclosure ial Results i
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ation 47 of on za read with Red SEBI [Listing Obligations and Disclosure Requirements] Regulations, 2015 and any other regulations as and if applicable, that a Meeting of the Board of Directors of the Company will be held on Tuesday, 15th September, 2020 at 2:00 PM at its registered office, "Sethia House," 1st Floor, 23/24 Radha Bazar Street, Kolkata-700001, to consider, approve and take on record the unaudited Financial Results of the Company for the quarter ended on 30th June, 2020 as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 along with Limited Review Report and any other business as the Board deems fit to discuss, with the permission of the Chairman.

The notice is also available on the website of the Company (www.siddhaventures.com).

By order of the Board For Siddha Ventures Limited Siddharth Sethia Date: 08.09.2020 Director DIN: 00038970 Place: Kolkata

SEYA INDUSTRIES LTD -**CIN:** L99999MH1990PLC058499 Reg. Office:T-14, MIDC, Tarapur, Boisar, Palghar – 401 506. ☎: 26732894 🖃: 26732666 ⊠: corporate@seya.in () : www.seya.in NOTICE Pursuant to the provisions of Regulation 29 read with Regulation 47 of SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015 and any amendment thereto, notice is hereby given that a meeting of Board of Directors of the Company is scheduled to be held on Tuesday, September 15, 2020 inter-alia, to consider and approve the Un- Audited Standalone Financial Results of the Company for the guarter ended on June 30, 2020. Further, as per "Seya Code of Conduct for Regulating, Monitoring & Reporting of the Trading by Insider", the trading window for dealing in securities of the Company has commenced from July 1, 2020 and will end 48 hours after the results are made public on September 15, 2020, for the specified persons covered in the code. The above information is available on the Company's website i.e. www.seya.in and also available on the website of stock

exchange i.e. www.bseindia.com and https://www.nseindia.com/ By order of the Board

GKB

For Seva Industries Ltd Manisha Solanki

Company Secretary Place: Mumbai Date: September 07, 2020

or this AGM. Ho ever, the Body corporates are entitled to appoint authorise to attend the AGM through VC/OAVM and participate thereat and cast their votes through evoting

Pursuant to Finance Act, 2020 dividend income, will be taxable in the hands of shareholders w.e.f. 1st April, 2020 and the Company is required to deduct tax at source from dividend paid to shareholders at the prescribed rates, for the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act, 2020 and amendments thereof. The Shareholders are requested to update their PAN with the Company / RTA (incase of the shares held in physical mode) and depositories (incase of the shares held in demat mode Further, members are advised to register/update their address, e-mail address and ban mandates (i.e. bank account number, name of the bank and the branch, 9 digit MICR Bank Branch code and account type) to their DPs in case of shares held in electronic form and to the Company and/or its RTA in case of shares held in physical form for receiving dividend in their bank accounts and all communications, including Annual Report, Notices, Circulars etc. from the Company in future

Correspondence Address

- 3		
1	Sibar Auto Parts Limited	M/s. Bigshare Services (P) Ltd(B.O),
	Mr.Seshi Kumar Ch	306, 3rd floor, Reight Wing, Amruthavillae,
	Company Secretary & Compliance Officer	Opp.Yasoda Hospital, Somajiguda,
	D4 & D5, Industrial Estate, Renigunta Road,	Raj Bhavan Road, Hyderabad – 500 082
	Tirupati, Andhra Pradesh–517506	Phones: 040-23374967
	Email: sibarauto77@yahoo.com	Email: bsshyd@bigshareonline.com
	Tel : +91 -877-2271355, 2271366	
- 1		
-	Place : Tirupati For S	ibar Auto Parts Ltd, Sd/- Ch Seshi Kumar
	Date 03 09 2020	Company Secretary & Compliance Officer

: 03.09.2020

Blue Coast Hotels Limited Regd. Office: Shop No. BG/1, Shanta Kunj, Cooperative Housing Society Ltd Comba, Margao, Goa-403601 CIN: L31200GA1992PLC003109; Corporate Off.: 415-417, Antriksh Bhawan 22, K.G. Marg, New Delhi 110001 Website: www.bluecoast.in; E-mail Id: info@bluecoast.in;

Tel. No.: +91 11 23358774-75

NOTICE OF BOOK CLOSURE & CUT OFF DATE FOR 27th ANNUAL GENERAL MEETING

In continuation of notice of 27th Annual General Meeting and newspaper publication dated 2" September, 2020, Notice is hereby given that the 27th Annual General Meeting (AGM) of Blue Coast Hotels Limited (the Company) will be held on Friday, 25" September, 2020 at 11:00 A.M through Video Conference/Other Audio Visual Means (VC/OAVM) to transact the business set out in the Notice convening AGM. The Register of Members and Share Transfer books will remain closed from Saturday, 19" September, 2020 to Friday, 25" September, 2020 (both days inclusive). Members holding shares either in physical form or in dematerialized form, as on Friday, 18" September, 2020 (end of the day) i.e., cut-off date, are entitled to cast their votes on the resolutions set forth in the Notice of 27th AGM through remote e-voting and e-voting during the AGM.

> By Order of the Board of directors For Blue Coast Hotels Ltd. Sd/-

Company Secretary Date: 8" September, 2020

Place: New Delhi

a) Members holding shares in physical or dematerialization mode who have not registered/updated their e-mail addresses with the Company, DPs/RTA, may get their e-mail addresses registered with Registrar and Transfer Agent ("RTA"), Bigshare Services Private Limited, by writing to email id: jibu@bigshareonline.com for receiving the annual report and login details.

b) Procedure to provide mandate for bank account for Electronic Clearing Service (ECS) or any other means:

	- C
Physical Holding	Members holding shares in physical form and desirous of availing this facility of electronic remittance are requested toprovide their latest bank account details (Core Banking Solutions Enabled Account Number, 9 digit MICR and 11 digit IFSC Code), along with their Folio Number on the line by emailing such details to the Company's RTA namely Bigshare Services Private Limited at jibu@bigshareonline.com.
Demat Holding	Please contact your DP and register your bank account details in your demat account as per the process advised by the DP
Company held in phy except in case of tra	shares: As per SEBI Regulations, securities of the vsical form cannot be transferred from April 01, 2019 nsmission & transposition. We therefore request the dematerialise their physical equity shareholding in
	Dividend: Notice is further given that pursuant to

Section 91 of the Act and the Rules framed thereunder, the Register of Members and the Share Transfer books of the Company shall remain closed from Thursday, September 24, 2020 to Wednesday, September 30, 2020 (both days inclusive) for the purpose of Annual General Meeting and determining the entitlement of the shareholders to the payment of Final Dividend on Equity Shares of the Company. The dividend, if declared by the Members, will be paid within the time prescribed under the law. Pursuant to Finance Act, 2020, dividend income will be taxable in the hands of shareholders w.e.f. April 01, 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to Shareholders at the prescribed rates (plus applicable surcharge and cess). Payment will be made electronically to the members who have registered their bank details either with the Depositories/RTA. The members who have not registered their bank details, the Dividend Warrants/ Bankers' Cheques/ Demand Draft shall be dispatched upon normalization of Postal services and other activities.

> By order of the Board For ASIAN STAR COMPANY LIMITED Sd/-**Dinesh T. Shah** Chairman & CFO (DIN: 00004685)

GKB OPHTHALMICS LIMITED CIN: L26109GA1981PLC000469

Regd. Office: 16-A, Tivim Industrial Estate, Mapusa Goa. 403 526

Tel No. (0832) 2257253 / 6714444, Fax No. (0832) 2257044, E-mail: gkbophthalmics@gkb.net Website: www.gkb.net

EXTRACT OF STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2020

Kapila Kandel

Place: Mumbai

Date: September 9, 2020

SI. No.	Particulars	Standalone				Consolidated				
		Quarter ended	Quarter ended	Quarter ended	Year ended 31/03/2020	Quarter ended	Quarter ended	Quarter ended	Year ended	
		30/06/2020 Unaudited	31/03/2020 Audited	30/06/2019 Unaudited	Audited	30/06/2020 Unaudited	31/03/2020 Audited	30/06/2019 Unaudited	31/03/2020 Audited	
1	Total Income from Operations	207.82	683.86	582.97	2.548.23	731.07	1,602.70	1,319.82	5,845.49	
2	Net Profit / (Loss) for the period (before tax and Exceptional items)	(216.38)	(124.45)	(158.83)	(417.17)	(200.55)	(33.37)	(72.04)	(245.05)	
3	Net Profit / (Loss) for the period (before Tax and after Exceptional items)	(216.38)	(124.45)	(158.83)	(417.17)	(200.55)	(33.37)	(72.04)	(245.05)	
4	Net Profit / (Loss) for the period (after Tax and after Exceptional items)	(216.38)	(124.45)	(158.83)	(417.17)	(200.55)	(33.37)	(72.04)	(245.05)	
5	Total Comprehensive Income for the period [Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(213.57)	(118.66)	(160.33)	(407.19)	(182.84)	(3.80)	(55.84)	(173.97)	
6	Equity Share Capital	504.06	504.06	464.06	504.06	504.06	504.06	464.06	504.06	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	288	19	0-0	3,020.94	÷		82	5,421.06	
8	Earnings Per Share (of Rs.10/- each) (before and after extraordinary items)(not annualised)									
	a) Basic (in Rs.)	(4.29)	(2.47)	(3.42)	(8.28)	(3.68)	(0.19)	(1.17)	(3.65)	
	b) Diluted (in Rs.)	(4.29)	(2.47)	(2.95)	(8.28)	(3.68)	(0.19)	(1.01)	(3.65)	

Notes:

Place : Mapusa-Goa

Date: 7th September, 2020

1. The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on September 07, 2020. The statutory auditors have expressed an unmodified audit opinion on these results.

2. The Group operates in one primary segment only, i.e. Ophthalmics Lenses and therefore Ind AS 108 - Operating Segment is not applicable.

3. The Pandemic 'COVID-19' has severely impacted business globally, including India. There has been severe disruption in regular business operations. This pandemic is creating disruption in global supply chain and adversely impacting most of the industries which has resulted in a global slowdown, including India.

The Group has evaluated the impact of the pandemic on its business operations, liquidity, internal financial reporting and control and financial position and based on the management's review of the current. indicators and economic conditions, there is no material impact on the consolidated financial results as at June 30, 2020. The assessment of impact of COVID -19 is a continuing process given the uncertainties associated with the nature and duration of the pandemic. The Group will continuously monitor any material changes to future economic conditions and business of the Group.

4. The figures for the guarter ended March 31, 2020 are balancing figures between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third guarter of the financial year ended March 31, 2020.

5. The figures for the previous year/ periods have been reclassified/ regrouped wherever necessary to conform to current years / periods presentation.

6. The above is an extract of the detailed format of guarterly / annual financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulations) Regulations. 2015. The full format of the quarterly / annual financial results are available on the Stock Exchange website (www.bseindia.com) and on Company's website (www.gkb.net).

> For GKB Ophthalmics Limited K.G.Gupta Managing Director DIN: 00051863

Mohdin Shaikh 38) Maqbui Ahmed Venkalpur 39) Raju Damu Naik 40) Wahid Aji 41) Mohammad Mohdin Shaikh 38) Maqbui Ahmed Venkalpur 39) Raju Damu Naik 40) Wahid Aji 41) Mohammad Mohdi 42) Dadapeer Hediyal 43) Allabakash Hediyal 44) Manapuibini Reshma Basheer 45) Asifa Killedar 46) Kasim Ismail Sab 47) Kasim Ismail Sab 48) Sayed Ilias Benkipur 49) Ram Kumar Ben 50) Bind Gopal S. Kashyap 51) Bhurelal Kashyap 52) Muhammad Hasnain Khan S0) Ayub Abubacker Khan 54) Mohammed Iqbal Haroon Shaikh 55) Shaikh Dadapeer Manscor 56) Mansoor Shaikh 57) Shaikh Shamshun Muktar 58) Shaikh Muktar 59) Shaik Zaelan 60) Shamsudeen Kutty 63) Muneer Sab Patil 62) Akbar Khan 63) Abud Azim Shaikh 66) Hamedha Shaikh 66) Imitiyaz Aziz Khan 70) Nodruddin Mahmood Sayed 71) Mushir Khan Jamkhandi 72) Haleema Khan Jamkhandi 73) Yaseen Shaikh 74) Mumtaj Shaikh 75) Umar Ali Sayed 76) Sayad Anwar Hussein 77) Salim Shaikh, alias Salim Hajaratsab Shaikh alias Saleem Hajaratsab Shaikh Bi Sulemanavar 82) Ismail A. Sulemanavar 83) Mubarakali Sulemanavar 84) Muktiar Ahmed Khaitb 63) Alabakash Manadaki 69 Uenezia Feranades 87) Haliama Bi Khan 68) Syed Ansar Pasha 89) Sayad Fairoz 90) Akbar Mohammad Isaxin Nishad 80) Shivanand Somappa Pawar 81) Aluktar Mataja Shaikhesh Banu Abdu Munaf Shaikh 93) Faaits Shaikh 69 Jamil Shaikh Matayhali 97) Imihyaz Ahmed Dalayat 98) Mohammed Hanif Shaikh alias Shah Mohamod Hanif 99) Tahseen Banu Byadgi 100) Shaikh Nasim Banu alias Nasim Banu 101 Mehoobo Ali Hirehali alias Mahabubali Goraw Hanif Goraw 109) Alubarakali Hanili 103) Chandrabhan Saroj 104 JAbdu Aziz Nawab 105) Mohammad Gouse Sab Balebha 1110 Ji Chandrabhan Saroj 104 JAbdu Aziz Nawab 105) Mohammad Gouse Sab Balebha 1111 Raji Shaikh 91 Salim JAhaka 106) Mohammad Gouse Sab Balebha 1110 Ameer Basha Balabha 1111 Raja Sab Khaji 112) Mohammad Gouse Sab Balebha 1111 Raja Sab Khaji 112) Mohammad Gouse Sab Balebha 1111 Raja Sab Khaji 112) Mohammad Gouse Sab Balebha 1111 Raja Sab Khaji 112) Mohammad Gouse Sab Balebha 1111 Raja Sab Khaji 112) Mohammad Gouse Sab Balebha 1111 Ra

The above Respondents/Interested Parties & their legal heirs PUBLICNOTICE

PUBLICNOTICE Whereas, the above applicant/s r/o as above co-holder/s of the holding in Survey. No.96/1 of Sao Jose De Areal Village of SAL CETE Taluka, Goa state has asked for Partition u/s 61 of his/her share in the said holding for an era of 3356, mts. Whereas, notices were sent to Respondents by Registered A/D and notices sent to some Respondents are unserved/returned back to this Court with postal remark Insufficient Address/ Party expired/Not claimed/Tarty felf/Abroad. Whereas, the applicant moved an affidavi on 27/08/2018 and prayed before this court for Public Notice to be published in the local newspaper as substitute service to the above respondents who have not been above respondents who have not been served with the notice. And Whereas, lam satisfied that this is a fit case for such publication, therefore notice is hereby given to the above respondents / legal hereits that the heating is fixed on 02/11/2020 at 10:30 a.m. Cover required to remain present in the court on the above date and time to file your objection if any, failing which the matter will be heard and decided in your absence. Given under my hand and the seal of this Court on this the 8th day of September, 2020 Sd/-

Sd/-(Joao B Fernandes) Dy Collector & SDO-II Salcete, Margao-Go

v/s 1. Moducar Boto Umarye alias Madhukar Shripad Bhat Umarye 2. Sulbha Madhuker Umarye 3. Sunada Shrinivas Bhat Umarye PUBLIC NOTICE

FORMX

The All Interested parties The All Interested parties. Applicant Mr. Surya Machu Naik, T/o Bag, Shiford, Curchorem, Quepem Goa has requested in his application dated 10/01/2020 to include his name in the Occupant's Column as co-occupant in respect of Sy.No 2808 of revenue village Xeldem of Quepem Taluka. The rights acquired by virtue of Deed of Sale reg under No 1204 at pages 247 to 255 Book 1 Vol No 613 dated 28/12/2011 duly becauted before Sub-Revisitar of Quepem Book 1 Vol No 613 date 28/12/011 duly executed before Sub-Registrar of Quepem Goa alongwith the link document i.e. Deed of Succession drawn on 26/03/1993 at pages 93 to 94 before the office of the Notary Ex-Officio. Bicholim Goa.

Bicholim Goa. And whereas the notice in form X have been issued to all interested parties and it is seen that some parties are "Expired", "address not know", "Party left", "Insufficient Address" the applicant prayed by his separate application and affidavit dated 01/09/2020 for substitute

and afficavit dated 01/09/2020 for substitute service of notice in form X in any local newspaper as the applicant is not aware of their legal heirs where they are residing and whereabouts. Fam of the opinion that this is a fit case for such publication. All the interested parties/unknown legal heirs are hereby given notices of the said mutation entry and called upon to submit to me in writing their objections if any to the said mutation entry within 15 days from the date of publication of this notice. Please note that if no objection is received by me within the said publication of this notice. Please more that in no objection is received by me within the said period of 15 days time it shall be presumed that you agree to the said mutation entry and the entry will be certified by certifying officer on any after the above period is over Place: - Quepern, Goa. Date: -07/09/2020 PUBLIC NOTICE It is known to the general public that Mr. Mulla Mohamad Aslam, resident of care of Aisha Bi, House no: 18, Banda, M. I. Room Gate, Ponda Goa, represented by Mr. Hassan Saibe, son of Abdul Aziz, residert of Flat No. B-UG-1 H.No.19/26/117 Unit No.B, Dona Alice Phase II, Norallem Morod, Caranzelem, Tiswadi-Goa, is intending to Purchase from Mr. Arun Shripa'd Chafadkar and his wife Mrs. Meera Arun Chafadkar and his wife Mrs. Meera Arun Chafadkar

both residents of Savoi Verem, Ponda Goa, property described in Schedule herein below mentioned. SCHEDULE

SCHEDULE All that immovable property named 'Palmar Messavor Soin Can segunda Adicao alias Dagwada' situated at Kavle, within the jurisdiction of Ponda Municipal Council, taluka and sub district of Ponda, Council, taluka and sub district of Ponda, district of South Goa, not registered in the Land Registration office of Panaii, Mhas, but enrolled for matriz predial under no: 810 in the Land Revenue office, surveyed under no: 198/5-B of Village Ponda of Ponda Taluka admeasuring 1910 square meters which is bounded as binder: North : By property 196/1-A:

South By property 196/5 East : By property 196/5-A; West : By property 196 (part).

If anybody has any objection or claim with respect to said property or any part thereof, agreed to be purchased Mr. Mulla Mohammad Aslam, then he may se under signed with documents within 15 days from the date of publication of this Public Notice.

Date : 09 09 2020 PONDA, GOA

> Sd/-Mulla Mohamad Aslam care of Hassan Saibe Ph: 9284206545

नव्या महाम जगाने तया जागतिक आरोग्य संघट

जीनिव्हा : वृत्तसंस्था कोरोना महामारी ही काही शेवटची महामारी नाही. कोरोनानंतरही जगात महामारीचे आजार येणार आहेत, असा इशारा जागतिक आरोग्य संघटनेने दिला असून, नव्या महासाथींच्या आजारालाही सामोरे जाण्याची तयारी जगाने ठेवायला हवी, असे आवाहनही केले आहे.

कोरोनाने मृत्युमुखी पडलेल्यांची जगभरातील संख्या आता १० लाखांच्या जवळपास गेली आहे. अशात जागतिक आरोग्य संघटनेचे महासंचालक टेड्रॉस ॲडोनॉम गॅब्रियेसिस यांनी कोरोनाची महामारी ही काही शेवटची महामारी नाही, असे

जीकेबी ऑप्थालमिक्स लिमिटेड करिता के. जी. गुप्ता मॅनेजिंग डायरेक्टर

DIN: 00051863

19.8

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जीकेबी ऑप्थालमिक्स लिमिटेड CIN: L26109GA1981PLC000469

Sd/-(Rosarie Carvalho) Jt-Mamlatdar I of Quepern

Quepem Goa.

SEAL

नोंदणीकृत कार्यालय : १६-ए, थिवी औद्योगिक वसाहत, म्हापसा गोवा ४०३५२६

फोन क्र. (०८३२) २२५७२५३/६७१४४४४, फॅक्स क्र. (०८३२) २२५७०४४

३० जून २०२० रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित आर्थिक निष्कर्षांचा घोषवारा

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5	कानकाकारू(रर्दूर-१००१) निव्वळ नफा/(तोटा) कालावधीकरिता (करपूर्व आणि अपवादात्मक बार्बीपूर्व)	(२१६.३८)	(१२४.४५)	(१५८.८३)	(४१७.१७)	(२००.५५)	(33.30)	(७२.०४)	(२४५.०५)	
N. N.		(२१६.३८)	(१२४.४५)	(१५८.८३)	(४१७.१७)	(२००.५५)	(33.39)	(७२:०४)	(२४५.०५)	
ş	निव्वळ नफा/(तोटा) कालावधीकरिता (करपूर्व आणि अपवादात्मक बार्बीपश्चात)	and the second sec	(१२४.४५)	(१५८.८३)	(889.89)	(200.44)	(33.30)	(७२.०४)	(284.04)	
8	निव्वळ नफा/(तोटा) कालावधीकरिता (करपूर्व आणि अपवादात्मक बार्बीपश्चात)	(२१६.३८)		and the second se	(80.9.89)	(82.53)	(3.20)	(44.28)	(203.90)	
1	कालावधोकरिता एकूण सर्वसमावेशक उत्पन्न (ज्यामध्ये कालावधीकरिता (करपश्चात) नफा/ (तोटा) आणि इतर सर्व समावेशक उत्पन्न (कर पश्चात) समाविष्ट आहे.	(२१३.५७)	(११८.६६)	(१६०.३३)			1.2		408.04	
01		408.06	408.04	४६४.०६	408.06	५०४.०६	५०४.०६	४६४.०६		
е 9	समभाग मिळकत रोखे (पूनर्मूल्यांकित रोखे वगळून) मागील वर्षांच्या लेखापरिक्षित ताळेबंदामध्ये दर्शवल्यानस्मार			In the second	३,०२०.९४		1		4,878.05	
6	भारत भारता प्रतिसमभाग मिळकत (रु. १०/- प्रत्येकी) (असाधारण बार्बीपूर्व आणि पश्चात) (अवार्षिकीकृत) अ) मृतभूत (रु. मध्ये ब) सीम्य (रु. मध्ये)	(४.२९) (४.२९)	(२.४७) (२.४७)	(३.४२) (२.९५)	(2.72) (2.72)	(३.६८) (३.६८)	(???) (???.0) (???.0)	(१.१७) (१.०१)	(३.६५) (३.६५)	

सूचनाः

SEAL

वरील आर्थिक निष्कर्ष लेखा समितीद्वारे पुनर्ठजळणी करण्यात आले आणि संचालक मंडळाच्या दि. ०७ सप्टेंबर २०२० रोजीच्या संबंधित बैठकांमध्ये मंजूर करण्यात आले. वैधानिक लेखापरीक्षकांनी सदर निष्कर्षांवर असुधारित लेखापरिक्षित मत व्यक्त केलेले आहे. 8. समूह फक्त एका प्राथमिक सिगमेंटमध्येच चालू आहे म्हण्जे ऑप्थालमिक्स लेन्सेस आणि त्यामुळे Ind AS 108 - ऑपरेटिंग सिगमेंट लागू जाही आहे.

कोव्हिड १९ महामारीच्या संपूर्ण जगभरातील भारतामधीलही व्यवसायावर प्रचंड परिणाम झालेला आहे. नियमित व्यवसाय कामकाजामध्येही अनेक अडथळे आलेले आहेत. ही महामारी जागतिक पुरवठा श्रृंखलेमध्ये व्यत्यय आणत आहे आणि बहुतेक उद्योगांवर याचे विपरित परिणाम घडवून आणत आहेत. ज्यामुळे भारतासह संपूर्ण जगात मंदीचा परिणाम झाला आहे. ग्रुपने त्यांचे व्यवसाय कामकाज, लिक्वीडिटी, अंतर्गत आर्थिक अहवाल आणि नियंत्रण आणि आर्थिक स्थितीवर या महामारीच्या परिणामांचे मूल्यमापन केले आहे आणि सध्याचे 3. निर्देशक आणि आर्थिक परिस्थितीच्या व्यवस्थापनाद्वारे घेण्यात आलेल्या आढावावर आधारित ३० जून २०२० रोजीच्या एकत्रित आर्थिक निष्कर्षांवर कोणताही परिणाम झालेला नाही. ग्रुप सातत्याने, ग्रुपच्या भविष्यातील आर्थिक स्थिती आणि व्यवसायावर कोणता परिणाम

३१ मार्च २०२० रोजी संपलेल्या तिमाहीकरिताची आकडेवारी ३१ मार्च २०२० रोजी संपलेल्या आर्थिक वर्षाच्या तिमाहीपर्यंतच्या प्रकाशित अलेखापरिक्षित वर्ष ते तारीख आकडेवारी आणि संपूर्ण आर्थिक वर्षाच्या संबंधित लेखापरिक्षित आकडेवारी आणि संपूर्ण आर्थिक वर्षाच्या तमाहीपर्यंतच्या प्रकाशित अलेखापरिक्षित वर्ष ते तारीख आकडेवारी आणि संपूर्ण आर्थिक वर्षाच्या संबंधित लेखापरिक्षित आकडेवारी आणि संपूर्ण आर्थिक वर्षाच्या तमाहीपर्यंतच्या प्रकाशित अलेखापरिक्षित वर्षा वर्षा तमाहीपर्यंतच्या प्रकाशित अलेखापरिक्षित वर्ष ते तारीख आकडेवारी आणि संपूर्ण आर्थिक वर्षाच्या संवर्धित लेखापरिक्षित आकडेवारी आणि संपूर्ण आर्थिक वर्षाच्या तमाहीपर्यंतच्या प्रकाशित अलेखापरिक्षित वर्ष ते तारीख आकडेवारी आणि संपूर्ण आर्थिक वर्षाच्या संवर्धित लेखापरिक्षित होत आहे का याचे परीक्षण करेल. संबंधित लेखापरिक्षित आकडेवारी दस्म्यान संतुलित आकडेवारी आहे

मागील वर्ष/कालखंडातील आकडेवारी वर्तमानवर्ष/कालखंडातील सादरीकरणाशी सुसंगत होण्यासाठी आवश्यक असेल तेथे पुनर्वर्गीकरण/पुनर्निर्मिती केली गेली आहे वरील उतारा सेबी (लिस्टींग ऑब्लीगेशन्स अँड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन्स २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्स्चेंजकडे भरलेल्या तिमाही/वार्षिक आर्थिक निकालाचा संपूर्ण विस्तृत नमुना आहे. तिमाही/वार्षिक आर्थिक निष्कर्षांचा संपूर्ण नमुमा स्टॉक 8. एक्स्चेंज वेबसाईट (www.bseindia.com) आणि कंपनीची वेबसाईट (www.gkb.net) वर उपलब्ध आहे.

Pudhi - 29 9/2020

ठिकाणः म्हापसा-गोवा दिनांकः ७ सप्टेंबर, २०२०

ईमेल : gkbophthalmics@gkb.net वेवसाईट : www.gkb.net

ठवण्यात यणार आह. कएमटाहा बद ठवण्यात यणार आह.