

attested power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original Eligible Shareholder has deceased, etc., as applicable. In addition, if the address of the Eligible Shareholder has undergone a change from the address registered in the Register of Members of the Company, the Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar Card, Voter Identity Card or Passport.

- b. Based on the aforesaid documents, the Seller Member shall place the bid on behalf of the Eligible Shareholder who is holding Equity Shares in physical form and intend to tender Equity Shares in the Buyback using the Acquisition Window of the Stock Exchanges. Upon placing the bid, the Seller Member shall provide a TRS generated by the Exchange Bidding System to the Eligible Shareholder. The TRS will contain the details of order submitted such as folio number, Equity Share certificate number, distinctive number, number of Equity Shares tendered, etc.
- c. The Seller Member/Eligible Shareholder is required to deliver the original Equity Share certificate(s) and documents (as mentioned in Paragraph a. above) along with the TRS either by registered post or courier or hand delivery to the registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar") at the address mentioned at Paragraph 16 below or the collection centre of the Registrar details of which will be included in the Letter of Offer within 2 days of bidding by Seller Member and the same should reach not later than the Buyback closing date. The envelope should be super-scribed as "Navneet Buyback Limited - Buyback Offer 2024". One copy of the TRS will be retained by Registrar and it will provide acknowledgement of the same to the Seller Member/Eligible Shareholder.
- d. Eligible Shareholders holding physical Equity Shares should note that physical Equity Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the physical Equity Shares for the Buyback shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar will verify such bids based on the documents submitted on a daily basis and all such time the Stock Exchanges shall display such bids as 'unconfirmed physical bids'. Once the Registrar confirms the bids, it will be treated as 'Confirmed Bids'.
- e. In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialization, such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialized is completed well in time so that they can participate in the Buyback before the closure of the tendering period of the Buyback.
- f. An unregistered shareholder holding Equity Shares in physical form may also tender their Equity Shares in the Buyback by submitting the duly executed transfer deed for transfer of shares, purchased prior to the Record Date, in their name, along with the offer form, copy of their PAN card and of the person from whom they have purchased shares and other relevant documents as required for transfer, if any
- g. The Buyback from the Eligible Shareholders who are residents outside India including foreign corporate bodies (including erstwhile overseas corporate bodies), foreign portfolio investors, non-resident Indians, members of foreign nationality, if any, shall be subject to the Foreign Exchange Management Act, 1999 and rules and regulations framed thereunder, if any, Income Tax Act, 1961 and rules and regulations framed thereunder, as applicable, and also subject to the receipt/provision by such Eligible Shareholders of such approvals, if and to the extent necessary or required from concerned authorities including, but not limited to, approvals from the Reserve Bank of India under the Foreign Exchange Management Act, 1999 and rules and regulations framed thereunder, if any.
- h. The reporting requirements for non-resident shareholders under Reserve Bank of India, Foreign Exchange Management Act, 1999, as amended and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholders and/ or the Stock Broker through which the Eligible Shareholder places the bid.
- i. Modification/cancellation of orders and multiple bids from a single Eligible Shareholder will only be allowed during the tendering period of the Buyback. Multiple bids made by a single Eligible Shareholder for selling Equity Shares shall be clubbed and considered as "one bid" for the purposes of acceptance.
- j. The cumulative quantity tendered shall be made available on the website of the Stock Exchanges throughout the trading sessions and will be updated at specific intervals during the tendering period.

#### 14. METHOD OF SETTLEMENT

Upon finalization of the basis of acceptance as per Buyback Regulations:

- a. The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market.
- b. The Company will pay the consideration to the Company's Broker who will transfer the funds pertaining to the Buyback to the Clearing Corporation's bank accounts as per the prescribed schedule. For Equity Shares accepted under the Buyback, the Clearing Corporation will make direct funds payout to respective Eligible Shareholders. If the Eligible Shareholders' bank account details are not available or if the funds transfer instruction is rejected by Reserve Bank of

India/Eligible Shareholders' bank due to any reason, then such funds will be transferred to the concerned Stock Broker's settlement bank account for onward transfer to such Eligible Shareholders.

- c. For the Eligible Shareholders holding Equity Shares in physical form, the funds pay-out would be given to their respective Seller Member's settlement accounts for releasing the same to the respective Eligible Shareholder's account
- d. In case of certain client types, i.e., NRI, foreign clients, etc. (where there are specific RBI and other regulatory requirements pertaining to funds pay-out) who do not opt to settle through custodians, the funds pay-out would be given to their respective Seller Member's settlement accounts for releasing the same to the respective Eligible Shareholder's account. For this purpose, the client type details would be collected from the depositories, whereas funds payout pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance with the applicable mechanism prescribed by Stock Exchanges and the Clearing Corporation from time to time.
- e. Details in respect of shareholder's entitlement for tender offer process will be provided to the Clearing Corporations by the Company or Registrar to the Buyback. On receipt of the same, Clearing Corporations will cancel the excess or unaccepted blocked shares in the demat account of the shareholder. On settlement date, all blocked shares mentioned in the accepted bid will be transferred to the Clearing Corporations.
- f. In relation to the physical Equity Shares:
- i) If physical Equity Shares tendered by Eligible Shareholders are not accepted, the share certificate would be returned to such Eligible Shareholders by registered post or by ordinary post or courier at the Eligible Shareholders' sole risk. The Company also encourages Eligible Shareholders holding physical shares to dematerialize their physical shares.
- ii) If however, only a portion of the physical shares held by an Eligible Shareholder is accepted in the Buyback, then the Company is authorised to split the share certificate and issue a Letter of Confirmation ("LOC") in accordance with SEBI Circular No. SEBI/HO/MIRSD/MIRSD\_RTAMP/ CIR/2022/8 dated January 25, 2022 with respect to the new consolidated share certificate for the unaccepted Equity Shares tendered in the Buyback. The LOC shall be dispatched to the address registered with the Registrar and Transfer Agent ("RTA"). The RTA shall retain the original share certificate and deface the certificate with a stamp "Letter of Confirmation Issued" on the face/ reverse of the certificate to the extent of the excess physical shares. The LOC shall be valid for a period of 120 days from the date of its issuance, within which the Equity Shareholder shall be required to make a request to their depository participant for dematerializing the physical Equity Shares. In case the Equity Shareholder fails to submit the demat request within the aforementioned period, the RTA shall credit the physical Equity Shares to a separate demat account of the Company opened for the said purpose.
- g. The Equity Shares bought back in demat form would be transferred directly to the demat account of the Company opened for Buyback ("Special Demat Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Special Demat Account on receipt of the Equity Shares from the clearing and settlement mechanism of BSE.
- h. The Eligible Shareholders will have to ensure that they keep the depository participant ("DP") account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or due to non-acceptance.
- i. In the case of inter depository, Clearing Corporation will cancel the excess or unaccepted shares in target depository. Source depository will not be able to release the lien without a release of IDT message from target depository. Further, release of IDT message shall be sent by target depository either based on cancellation request received from Clearing Corporation or automatically generated after matching with bid accepted detail as received from the Company or the Registrar to the Buyback. Post receiving the IDT message from target depository, source depository will cancel/release excess or unaccepted block shares in the demat account of the shareholder. Post completion of tendering period and receiving the requisite details viz., demat account details and accepted bid quantity, source depository shall debit the securities as per the communication/message received from target depository to the extent of accepted bid shares from shareholder's demat account and credit it to Clearing Corporation settlement account in target depository on settlement date.
- j. The Seller Member(s) would issue contract note and pay the consideration for the Equity Shares accepted under the Buyback and return the balance unaccepted Equity Shares to their respective clients. Company Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buyback.
- k. Any excess physical Equity Shares pursuant to proportionate acceptance/rejection will be returned to the Shareholders directly by Registrar to the Buyback. The Company is authorized to split the share certificate and issue new consolidated share certificate for the unaccepted Equity Shares in case the Equity Shares accepted by the Company are less than the Equity Shares tendered in the Buyback by the Equity Shareholders holding Equity Shares in the physical form.

- l. Eligible Shareholders who intend to participate in the Buyback should consult their respective Seller Member for payment to them of any cost, applicable taxes, charges and expenses (including brokerage) that may be levied by the Seller Member upon the selling shareholders for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the Eligible Shareholder from their respective Seller Member, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the Eligible Shareholders.
- m. The lien marked against unaccepted Equity Shares will be released, if any, or would be returned by registered post or by ordinary post or courier (in case of physical shares) at the Eligible Shareholders' sole risk. Eligible Shareholders should ensure that their depository account is maintained till all formalities pertaining to the Offer are completed.
- n. The Equity Shares lying to the credit of the Special Demat Account and the Equity Shares bought back and accepted in physical form will be extinguished in the manner and following the procedure prescribed in the Buyback Regulation

#### 15. COMPLIANCE OFFICER

Investors may contact the Compliance Officer of the Company for any clarifications or to address their grievances, if any, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except Saturday, Sunday and public holidays, at the following address:

Amit D. Buch  
**Company Secretary & Compliance Officer**  
 Navneet Bhavan, Bhavani Shankar Road,  
 Dadar (West), Mumbai - 400028;  
**Tel. No.:** +91 22 6679 8100; **Fax:** +91 22 6679 8195;  
**Email:** buyback24@navneet.com; **Website:** www.navneet.com.

#### 16. REGISTRAR TO THE BUYBACK / INVESTOR SERVICE CENTRE

In case of any queries, shareholders may also contact the Registrar to the Buyback, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except Saturday, Sunday and public holidays, at the following address:

## LINK Intime

Link Intime India Private Limited  
 C-101, 247 Park L.B.S. Marg, Vikhroli (W), Mumbai - 400 083.  
**Tel. No.:** +91 810 811 4949; **Fax:** +91 22 491869 6195;  
**Contact person:** Ms. Shanti Gopalakrishnan;  
**Email:** navneeteducation.buyback2024@linkintime.co.in  
**Website:** www.linkintime.co.in  
**SEBI Registration Number:** INR000004058  
**CIN:** U67190MH1999PTC118368

#### 17. MANAGER TO THE BUYBACK



Inga Ventures Private Limited  
 1229, Hubtown Solaris, N.S. Phadke Marg,  
 Opp. Telli Galli, Andheri (East), Mumbai-400 069.  
**Tel. No.:** 022 268540808, **Fax No.:** 022 69886020;  
**Contact Person:** Kavita Shah;  
**Email:** kavita@ingaventures.com;  
**Website:** www.ingaventures.com;  
**SEBI Registration No.:** INM000012698;  
**Validity:** Permanent  
**CIN:** U67100MH2018PTC318359

#### 18. DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board accepts responsibility for the information contained in this Public Announcement and confirms that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of  
**Navneet Education Limited**

Sd/-	Sd/-	Sd/-
<b>Gnanesh D. Gala</b> Managing Director (DIN: 00933008)	<b>Shailendra Gala</b> Whole Time Director (DIN:0093040)	<b>Amit D. Buch</b> Company Secretary & Compliance Officer

Date : August 3, 2024

Place: Mumbai

**STAR PAPER MILLS LIMITED**  
 CIN: L21011WB1936PLC008726  
 Registered Office: Duncan House, 2nd Floor,  
 31, Netaji Subhas Road, Kolkata 700 001  
 Ph: 033-22427380  
 E-mail: star.cal@starpapers.com Website:www.starpapers.com

**NOTICE**

Notice is hereby given pursuant to the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a meeting of the Board of Directors of the company is scheduled to be held on Tuesday, 13th August, 2024 to inter-alia consider and approve the Un-audited financial results for the Quarter ended 30th June, 2024. The Notice is also available on website of the company (www.starpapers.com) and that of BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited ( www.nseindia.com).

for STAR PAPER MILLS LTD.  
 Sd/-  
 3rd August, 2024 SAURABH ARORA  
 Saharanpur (U.P) (Company Secretary)

**NOTICE AND ADVERTISEMENT OF THE MEETING OF UNSECURED TRADE CREDITORS**  
**FORM NO. CAA.2**  
 [Pursuant to Section 230 (3) and rule 6 and 7 of Companies (Compromises, Arrangements and Amalgamations), Rules 2016]

**BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, CHENNAI, BENCH-I**  
**COMPANY APPLICATION No.CA (CAA)/23/(CHE)2024**

In the matter of Section 230 to 232 and other applicable provisions of the Companies Act, 2013 and Rules framed thereunder as in force from time to time  
 And  
 In the matter of Scheme of Arrangement (Demerger) Between  
 M/s. Dr Sharat Maxivision Eye Hospitals Private Limited (Non Applicant Company/ Demerged Company)  
 And  
 M/s. Maxivision Eye Hospitals Private Limited (Applicant Company/ Resulting Company)  
 And  
 Their respective Shareholders and Creditors

**M/s. MAXIVISION EYE HOSPITALS PRIVATE LIMITED**  
 (CIN: U85110TN2010PTC075352)  
 A Company registered under Companies Act of 1956  
 Having its registered office at #15, IV Street, Abhiramapuram, Chennai, Tamil Nadu, India, 600018  
 Represented by Mr. Seshadri Vasudevan, Authorised Signatory

...Resulting Company

Notice is hereby given that by an order dated 19<sup>th</sup> July 2024, the Hon'ble National Company Law Tribunal, Chennai Bench-I ("The Tribunal") has directed a meeting to be held of the Unsecured Trade Creditors of M/s. Maxivision Eye Hospitals Private Limited ("Resulting Company") at the registered office of the resulting company which is situated at #15, IV Street, Abhiramapuram, Chennai, Tamil Nadu, India, 600018 on 14<sup>th</sup> September (Saturday) 2024 at 11:00 A.M for the purpose of considering and if thought fit, approving with or without modification, the Scheme of Arrangement (Demerger) between M/s. Dr Sharat Maxivision Eye Hospitals Private Limited (Non Applicant Company/Demerged Company) And M/s. Maxivision Eye Hospitals Private Limited (Applicant Company/Resulting Company) and their respective shareholders and creditors as mentioned above.

The Unsecured Trade Creditors of the Resulting Company are requested to attend the meeting at the time and place mentioned above. Copies of the said Scheme of Arrangement (Demerger) and of the statement under section 230 can be obtained free of charge at the registered office of the Resulting Company which is situated at #15, IV Street, Abhiramapuram, Chennai, Tamil Nadu, India, 600018.

The persons entitled to attend and vote at the meeting, may vote in person or by proxy or through Authorized Representatives, provided that all the proxies in the prescribed form and necessary authorization letter are deposited at the registered office mentioned above or the scanned copies of such documents are sent via e-mail to the Resulting Company, not later than 48 hours before the meeting. Forms of proxy are also available at the registered office of the Resulting Company.

The Tribunal has appointed Mr. IB Harikrishnan, PCS as the Chairperson and Mr.Vishawjeet Singh as the Scrutinizer for the said meeting. The above mentioned Scheme of Arrangement (Demerger), if approved in the meeting, will be subject to the subsequent approval of the Tribunal.

**FOR AND ON BEHALF OF**  
**M/s. MAXIVISION EYE HOSPITALS PRIVATE LIMITED**  
 Sd/-  
 Date: 05.08.2024 Mr. Seshadri Vasudevan  
 Place: Chennai Authorised Signatory

**Savita Oil Technologies Limited**  
 CIN - L24100MH1961PLC012066  
 Registered Office: 66/67, Nariman Bhavan, Nariman Point,  
 Mumbai - 400 021, India Tel: 91 22 6624 6200 / 6624 6228;  
 Fax: 91 22 2202 9364 E-mail : legal@savita.com; Website : www.savita.com

**SAVSOL | TRANSOL**

**Statement of Unaudited Consolidated Financial Results**  
**for the Quarter ended 30<sup>th</sup> June, 2024** ₹ In lakhs

Particulars	Quarter ended 30.06.2024 (Unaudited)	Quarter ended 31.03.2024 (Audited)*	Quarter ended 30.06.2023 (Unaudited)
Total Income from Operations (net)	97,250.21	99,714.88	93,740.52
Net Profit for the period (before tax, Exceptional and / or Extraordinary items)	5,132.02	3,896.13	7,289.34
Net Profit for the period before tax (after Exceptional and / or Extraordinary items)	5,132.02	3,896.13	7,289.34
Net Profit for the period after tax (after Exceptional and / or Extraordinary items)	3,983.84	3,079.71	5,564.17
Total Comprehensive Income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	3,966.51	3,031.25	5,565.12
Paid up Equity share capital (Face value of ₹ 2 each)	1,382.01	1,382.01	1,382.01
Reserves (excluding Revaluation Reserve as shown in the balance sheet of previous year)	Not applicable	Not applicable	Not applicable
Earnings per share (of ₹ 2 each)			
Basic: ₹	5.77	4.46	8.05
Diluted: ₹	5.77	4.46	8.05

**Notes**

1) Information on Standalone Financial Results : ₹ in lakhs

Particulars	Quarter ended 30.06.2024 (Unaudited)	Quarter ended 31.03.2024 (Audited)*	Quarter ended 30.06.2023 (Unaudited)
Total Income from Operations (net)	97,586.46	99,880.94	93,740.52
Profit / (Loss) before tax	5,485.50	4,097.66	7,289.34
Profit / (Loss) after tax	4,229.74	3,273.68	5,564.17

2) The above is an extract of the detailed format of the Financial Results for the Quarter ended 30<sup>th</sup> June, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results for the Quarter ended 30<sup>th</sup> June, 2024 are available on the stock exchange websites (www.bseindia.com, www.nseindia.com) and on the Company's website (www.savita.com).

3) The above unaudited consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on Saturday, 3<sup>rd</sup> August, 2024.

4) Savita Greentec Limited (SGL), a wholly owned subsidiary of the Company is yet to commence its business operations.

5) \* Figures for the last quarters ended 31<sup>st</sup> March, 2024 represent the difference between the audited figures in respect of the full financial year and the published figures of nine months ended 31<sup>st</sup> December, 2023.

6) The Board of Directors at its meeting held on 3<sup>rd</sup> August, 2024 has approved buyback of upto 5,40,000 equity shares (face value Rs 2 each) @ Rs. 675/- per share aggregating to Rs. 44.94 crores (inclusive of tax of Rs 8.49 crores).

7) Previous quarter's / year's figures have been regrouped / rearranged wherever necessary to conform to those of current quarter / year classification.

For Savita Oil Technologies Limited  
 G. N. Mehra  
 Chairman and Managing Director  
 (DIN:00296615)  
 Mumbai  
 3<sup>rd</sup> August, 2024

**emami paper mills limited**  
 Registered Office: 687, Anandapur, 1st Floor, E. M. Bypass, Kolkata - 700 107. Phone: +91 33 66136264.  
 Email: investor.relations@emamipaper.com. Website: www.emamipaper.com  
 CIN: L21019WB1981PLC034161

**NOTICE FOR THE ATTENTION OF THE SHAREHOLDERS OF THE COMPANY**  
**42<sup>ND</sup> ANNUAL GENERAL MEETING (42<sup>ND</sup> AGM/AGM)**  
**RECORD DATE FOR DIVIDEND AND INFORMATION ON**  
**REMOTE E-VOTING/E-VOTING**

Notice is hereby given that the Forty-second Annual General Meeting of the Company (42<sup>nd</sup> AGM/AGM) will be held on **Wednesday, 28th August 2024 at 11.30 A.M through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM")** facility as per the applicable provisions of the Companies Act, 2013 ("the Act") and Rules framed thereunder and the Regulations under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular No. 14/2020 dated 8th April 2020, General Circular No. 17/2020 dated 13th April 2020, General Circular No. 20/2020 dated 5th May 2020, General Circular No. 02/2021 dated 13th January 2021, General Circular no. 21/2021 dated 14th December 2021, General Circular no. 02/2022 dated 5th May 2022, General Circular no. 10/2022 dated 28th December, 2022 and General Circular no. 9/2023 dated 25th September, 2023 respectively, issued by the Ministry of Corporate Affairs ("collectively referred to as MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May 2020, Circular No. SEBI/HO/CFD/CIR/P/2021/11 dated 15th January, 2021, Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 13th May 2022 and Circular No. SEBI/HO/CFD/PoD-2/P/2023/4 dated 5th January, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/2023/167 dated 7th October, 2023 respectively issued by the Securities and Exchange Board of India ("collectively referred to as SEBI Circulars") and the applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR"). The 42<sup>nd</sup> AGM of the Company is being conducted through VC/OAVM facility without the physical presence of Members. The Registered Office of the Company shall be deemed to be the venue for the AGM.

In terms of the MCA Circulars and SEBI Circulars, the Notice of the AGM and the Annual Report for the financial year 2023-24 including the Audited Financial Statements for the year ended 31st March 2024 ("Annual Report") were sent on Friday, 2nd August, 2024, only through electronic means to those Shareholders whose names appear on the Register of Members / List of Beneficial Owners as received from National Securities Depository Limited ("NSDL") / Central Depository Services (India) Limited ("CDSL") as at the close of business hours on Friday, 19th July, 2024 and who have registered their email addresses) with the Company/RTA/Depositories. The requirements of sending a physical copy of the Notice of AGM and Annual Report have been dispensed with vide the aforesaid MCA Circulars and SEBI Circulars. The aforesaid documents are also available on the website of the Company at www.emamipaper.com and the website at BSE Limited at www.bseindia.com and that of NSE Limited at www.nseindia.com, respectively. The Notice of the 42<sup>nd</sup> AGM is also available on the website of CDSL at www.evotingindia.com.

The documents referred to in the Notice of the AGM are available electronically for inspection without any fee by the Shareholders from the date of circulation of the Notice of AGM up to the date of AGM and will also be available for inspection during the AGM. Shareholders seeking to inspect such documents can send an email to investor.relations@emamipaper.com.

The Company has fixed **Wednesday, 21st August, 2024 as the "Record Date"** for determining entitlement of Shareholders for receiving Dividend for the year ended 31st March 2024 if approved by the Members at the AGM. The dividend will be paid within the statutory limit of 30 days to those Members whose names appear on the Company's Register of Members as on the record date through electronic/other modes as applicable.

In compliance with 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 SEBI LODR, shareholders holding shares either in physical form or in dematerialized form, as on the **cut-off date i.e. Wednesday, 21st August, 2024** may cast their vote electronically on the Ordinary and Special Business as set out in the Notice of the AGM through the electronic voting system ("remote e-voting") of Central Depository Services (India) Limited. All shareholders are informed that:

i) The Ordinary and Special Business as set out in the Notice of the AGM will be transacted only through voting by electronic means;  
 ii) The **cut-off date**, for determining the eligibility to vote through remote e-Voting or e-Voting system during the AGM, is **Wednesday, 21st August, 2024**;  
 iii) The **remote e-voting** shall commence on **Sunday, 25th August 2024 at 10.00 a.m. (IST)** and ends on **Tuesday, 27th August 2024 at 05.00 p.m. (IST)**;  
 iv) Any person, who becomes a shareholder of the Company after dispatch of the Notice of the AGM through email and holding shares as on the **cut-off date i.e., Wednesday, 21st August, 2024** may obtain the login ID and password by sending a request at helpdesk.evoting@cdsl.com. However, if the person is already registered with CDSL for remote e-Voting then the existing user id and password can be used for casting vote.  
 v) Shareholders may note that a) the remote e-Voting module shall be disabled by CDSL beyond **05.00 p.m. on Tuesday, 27th August 2024** and once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently;  
 b) Shareholders who have cast their vote by remote e-voting prior to AGM date may participate in the AGM through VC/OAVM Facility but shall not be entitled to cast their vote again during the e-Voting system during the AGM; c) Shareholders participating in the AGM and who had not cast their vote by remote e-Voting, shall be entitled to cast their vote through e-Voting system during the AGM; and d) a person whose name is recorded in the Register of Shareholders or the Register of Beneficial Owners maintained by the depositories as on cut-off date only shall be entitled to avail the facility of remote e-Voting and e-Voting during the AGM.

The full instructions for Shareholders for e-Voting joining the AGM through VC/OAVM for e-voting are given in the Notice of the AGM. Shareholders are requested to kindly follow the given instructions.

In case of any queries, you may refer to the Frequently Asked Questions (FAQS) for Shareholders and e-Voting user manual for Shareholders available at the download section www.evotingindia.com. or send an email to helpdesk.evoting@cdslindia.com or call toll-free on 1800225533.

Those Shareholders holding shares in physical form are requested to register/update their email address and also to update their Bank Account details for receipt of a dividend as prescribed in from ISR- 1 with Maheshwari Datamatics Pvt. Ltd. ("RTA"), Norms for updation of the same are available on the website of the RTA at www.mgdlin and also at the website of the Company at www.emamipaper.com. Shareholders holding shares in Demat form can update their email address, Bank Account details with the respective Depository Participant.

The Register of Members and Share Transfer Book of the Company shall remain close from **Friday, 22nd August, 2024 to Wednesday, 28th August 2024** (both days inclusive) for AGM and dividend.

In case of any grievances regarding the e-voting facility, shareholders are requested to contact Mr. Rakesh Davi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N.M. Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call toll-free on 1800225533.

For Emami Paper Mills Limited  
 Sd/-  
 Debendra Banthiya  
 Company Secretary  
 FCS-7790

Date : 3rd August, 2024  
 Place : Kolkata

# Police bust a gang of 3 bike thieves



**FPJ News Network**  
CHHATRAPATI SAMBHAJINAGAR

The police at Vajapur busted a motorcycle theft racket. The police have arrested the gang members involved in the theft and seized six stolen motorcycles worth ₹2.25 lakh.

According to the police, Sheshrao Vitthal Muley, a resident of Alapurwadi, Vajapur, had lodged a complaint at Vajapur Police Station regarding the theft of his motorcycle from the Phulewadi area on Jan 1 this year. A case was registered in this regard and the police started the investigation into the theft.

PI Shamsundar Kauthale received the information that a suspect named Ravi Ramesh

Magar, from Khandala, and his accomplices were involved in the theft of the motorcycle. He formed a team to nab the suspects and directed the officers to conduct an investigation into the case. The team on Saturday, arrested the prime suspect Magar. During the interrogation, Magar allegedly confessed that he had stolen the motorcycle of Muley and some other motorcycles at various places with the help of his accomplices Nitin Sakhabari Bharaskar, from Mahalgaon, Vajapur, and Sandeep Madhukar Bagul, from Khandala. The police arrested all the accused and seized six stolen motorcycles worth approximately ₹2.25 lakh.

# DANVE VS SATTAR | Political contradictions between the two have been more pronounced after Lok Sabha polls

# Political differences rise during recent DPC meet

**FPJ News Network**  
CHHATRAPATI SAMBHAJINAGAR

The District Planning Committee (DPC) meeting was held at the district collectorate on Saturday, but instead of district planning the political differences came to the fore. After the Lok Sabha elections, there has been a political contradiction in the district between former Union minister Raosaheb Danve and District Guardian Minister Abdul Sattar. When asked why Danve was not called for the programme held in Sillod recently, Sattar said that all those who were elected were called to the programme.

Earlier, Danve had accused Sattar of trying to eliminate the Maratha community in the Sillod and Jalna districts. Sattar responded that the Maratha community had rejected Danve and hence he could not win the Lok Sabha elections. Instead, he launched a hunger strike for



30 days for the Maratha community. There is no difference between him and Danve, Sattar highlighted. Meanwhile, newly elected MP Dr Kalyan Kale also ridiculed Danve saying that instead of Sattar, his supporters had helped him in the elections.

Housing Minister Atul Save said that all the eminent leaders from the district were called for the public meeting at Sillod, but he wasn't aware whether Danve was called for

the programme. A plan of ₹660 crore was proposed for the development of the district, of which a plan of ₹560 crore has been given administrative sanction. The development works include police stations, clinics, irrigation, religious places and others. The officers have been directed to plan the funds for the development of the district, Sattar said while talking to the press.

During the meeting, the

discussions were held on the minutes of an earlier meeting and the development works were given administrative sanction. The expenditure of ₹672.11 crore for the last year was also sanctioned. For the financial year 2024-25, the development works of ₹660 were sanctioned for general schemes, ₹104 crore for special schemes and ₹9.90 crore for tribal schemes. The total amount of ₹773.90 was sanctioned.

# Water mission work completed in 158 villages

**Manish Gajbiye**  
HINGOLI

The ambitious Jal Jeevan Mission of the Union government has been implemented in 616 villages in the Hingoli district. The mission's work has been completed in 158 villages, which are receiving water now. The "Ghar Ghar Jal" scheme has been implemented in these villages. Moreover, the work is in progress in other villages.

The mission aims to provide clean drinking water to the villagers. The Union government

ment through the water supply department of the Zilla Parishad. For the first time in the past few years, the Jal Jeevan Mission works were done on such a large scale in the district. Earlier, the Union and the state government had implemented several water supply schemes but this is the biggest scheme implemented ever. Earlier, not all of the villages were included in the schemes but in this scheme, all the villages in the district have been included. Those villages that face severe water scarcity have been given preferences in



## empowering the future

# Educational aid to underprivileged children

**FPJ News Network**  
LATUR

In a heartwarming initiative aimed at supporting underprivileged children, Raja Narayanlal Lahoti English School (RNLES), run by Shri Marwadi Rajasthan Shikshan Sanstha, Latur, distributed educational aid on Saturday to the needy and underprivileged kids at Majha Ghar, an ashram started by a dedicated couple, Sharad and Sangeeta Zare.

Majha Ghar, located near Budhoda village in Ausa

tehsil, provides shelter and support to needy children, creating a nurturing environment for their growth and development. The couple has created a haven for underprivileged children to educate them and make them self-reliant, and they are now proud parents to 55 children.

As part of this noble cause, educational aids including notebooks, pens, pads, t-shirts and fruits were handed out to the children on behalf of RNLES. The initiative was part of a series of events carried out by the

school to observe the Smriti Day of Raja Narayanlal Lahoti, educationist and former president of Shri Marwadi Rajasthan Shikshan Sanstha. The initiative was taken by Vinod Chavan, Shailendra Dawale, Sunil Munale, Amol Deshmukh, Amit Honmale and Vivek Dongare under the guidance of principal Col Srinivasulu and registrar Pravin Shivangikar.

Sharad and Sangeeta Zare, the founders of Majha Ghar, expressed their heartfelt gratitude for the school's generous support.



started the Jal Jeevan Mission Scheme before the pandemic. However, the scheme was hampered due to the pandemic outbreak. The ongoing projects under the scheme could not gain momentum and inadequate funds were released. After the pandemic, the projects under the scheme were started again and the scheme received adequate funds.

Out of the total of 710 villages, the scheme was sanctioned for 616 villages. The scheme was implemented considering the water needs of the increasing population of the villages even after 25 years. The scheme is being imple-

the scheme first. The Water Supply Department surveyed the villages before selecting them for the scheme. In total, 114 villages were selected from Aundha Nagnagar taluka, 132 from Vasmat, 125 from Hingoli, 137 from Kalamnuri and 108 from Sengao. A total of 616 villages in the Hingoli district were selected. The work has been accomplished for the past two years. By July 2024, the work was completed in 158 villages and the water is being supplied to these villages. These villages included 30 villages in Aundha Nagnath, 50 in Vasmat, 22 in Hingoli, 45 in Kalamnuri and 11 in Sengao taluka.

**PUBLIC NOTICE**  
Under instructions of our client, we are investigating the title of Dr. Soyam Sachindanan Chidakashi son of late Pashpa Sachindanan Chidakashi (who expired on 11.06.2018) in respect of 45 shares of ₹50/- each bearing distinctive nos. 2106 to 2150 of the Pentacle Co-operative Housing Society Limited and all beneficial right, title and interest in Flat no. 28 admeasuring 675 sq. ft. equivalent to 62.73 sq. mtrs. or thereabouts carpet area on the 7th Floor in building known as Pentacle, situated at 61, DB Bhulabhaji Desai Road, Sophia College Lane, Mumbai - 400 026 on Plot bearing City Survey No. 699 of Malabar and Cumballa Hill Division. Any person or persons having any claims in respect of the said shares or the said premises should send their claims in writing to the undersigned with documentary evidence in support thereof within 14 days of publication of this notice, failing which, claims if any, shall be deemed to have been waived.

Jai Hiranandani  
Partner  
Rajan Hiranandani & Associates  
Advocates  
504 A/B, Neelekanth,  
98 Marine Drive,  
Mumbai-400 002.  
Date: 05.08.2024.

**PUBLIC NOTICE**  
NOTICE is hereby given that my Clients are negotiating to purchase from Oberoi Realty Limited, having its registered office at : **Commerz, 3rd Floor, International Business Park, Oberoi Garden City, Off. Western Express Highway, Goregaon (East), Mumbai - 400 063**, the undermentioned property. Any person/s claiming to have any right, whether by way of inheritance, sale, transfer, assignment, share, mortgage, charge, lien, lease, tenancy, license, trust, maintenance, gift, exchange, possession or encumbrance, of whatsoever nature over the said property or any part thereof, should make known the same in writing to the undersigned within 14 days from the date of publication of this notice together with evidence in support thereof, failing which my clients shall proceed to complete the purchase without reference to any such claim or right.

**DESCRIPTION OF THE PROPERTY.**  
Flat No. 6004, admeasuring about 663.27 Square Meters, approximately 7139 Square Feet RERA Carpet area on the 60th Floor (i.e. 44th Habitable Floor including the Girder/Mechanical/Service/Refuge Floor Level/Parking Lobby, Amenity Levels) along with additional area admeasuring about 15.23 Square Meters (approximately 164 Square Feet), in the project known as Three Sixty West, Tower B along with Level 3 Car Parking Nos. 41, 42, 43, 44 and 45. Constructed on Free Sale Land being land admeasuring approximately 12,165.77 Square Meters (forming part of the larger land) comprising of (i) land admeasuring approximately 9378.96 Square Meters and bearing Cadastral Survey 286 (part) of Lower Parel Division and (ii) Land admeasuring approximately 2786.81 Square Meters bearing Final Plot No. 1078 of Town Planning Scheme - IV of Mahim Division, situated at Annie Besant Road and Sadanand Hasu Tandel Marg, G/South Ward, Worli, Mumbai - 400 025 in the Registration District and Sub-District of Mumbai City.  
Dated this 5th Day of August, 2024

Sean Wassooodev,  
Advocate - High Court.  
12/2, Rajabnagar Mansion, 2nd Floor,  
14 Ambalal Doshi Marg, Fort, Mumbai 400023

Unit No. 25, 26 & 27, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri West, Mumbai - 400053.  
Email: mumbai.andheriwest@tmbank.in  
Ph: 022 26366240 / 26366260  
CIN : L65110TN1921PLC001908

**DEMAND NOTICE UNDER SECTION 13(2) OF THE SARFAESI ACT**  
Borrower : Mr. Omprakash Laxman Rajput Sh. Laxman Rajput A 602, Gaurav Paradise Beverly Park Near Jangid Enclave Mira Road East, Thane-401100  
Guarantor : Mr. Vinesh Jay Rajput Sh. Jaykumar Mohankumar Rajput Flat No.303, 3rd Floor, C-Wing, Gaurav Paradise C & D CHS Ltd Navghar village, Mira Road (East), Thane-401104  
Dear Sir/Madam,  
Sub: Demand notice under Section 13(2) of SARFAESI Act in respect of Loan A/c. No.214700950100089 Term Loan 14.25 Lakh availed by Mr.Omprakash Laxman Rajput availed at Mumbai Andheri West branch on 08.09.2022

At your request, the Bank has granted through its Mumbai Andheri WWest branch from time to time various credit facilities to the Borrowers as per the particulars mentioned in Schedule-A. You, the Borrower/s have availed the credit facilities with an undertaking to repay the said credit facilities and executed the necessary loan documents in favour of the Bank and the borrower/guarantors/mortgagor have also created mortgage by way of deposit of title deeds in respect of the property more fully described in Schedule B as primary security.

The liability in the above loan account were duly acknowledged by you by executing balance confirmation letters and revival letters and also other security documents from time to time. Further the loan account was personally guaranteed by Mr. Vinesh Jay Rajput.

Consequent to the default committed by the borrower/borrowers in repayment of the principal debt and interest thereon, the loan account, has been classified as Non Performing Assets (NPA) as on 07.07.2024 as per the directions / guidelines of Reserve Bank of India relating to asset classifications issued from time to time. Despite repeated requests you, the Borrowers / guarantors have failed and neglected to repay the said dues/outstanding liabilities.

You, the Borrowers, Guarantors, Mortgagor are hereby called upon by this Notice under Section 13(2) to discharge the liabilities in full to the bank and to repay a sum of **Rs.14,33,006.26 (Rupees fourteen lakhs thirty three thousand and six and twenty six paise Only)** as on 08.07.2024 to the Bank within 60 days from date of this notice. You are also liable to pay future interest 9.45 % plus 2.00% penal interest on the aforesaid amount together with incidental expenses, cost, charges etc. to the Bank.

Bank will exercise all or any of the rights detailed under Sub-Section (4) of Section 13 and under other applicable provisions of the Act if you fail to repay the Bank the aforesaid amount with future interest and all costs and expenses thereon.

You, the Borrower / Guarantors / Mortgagor are restrained from transferring by way of sale, lease or otherwise, any of the above said assets more specifically mentioned in the schedule hereunder after issuance of this notice as per Section 13(13) of the above Act and any such transfer without prior written consent of the bank will not affect the rights of the Bank and any such transfer shall be void.

The Borrower's / Guarantors' / Mortgagor's attention is hereby invited to the provisions of sub-section 8 of Section 13 of the Act, in respect of time available to redeem the assets. Section 13(8) of the SARFAESI Act.

Where the amount of dues of the secured creditor together with all costs, charges and expenses incurred by him is tendered to the secured creditor at any time before the date of publication of notice for public auction or inviting quotations or tender from public or private treaty for transfer by way of lease, assignment or sale of the secured assets

i) the secured assets shall not be transferred by way of lease assignment or sale by the secured creditor and  
ii) in case, any step has been taken by the secured creditor for transfer by way of lease or assignment or sale of the assets before tendering of such amount under this sub-section, no further step shall be taken by such secured creditor for transfer by way of lease or assignment or sale of such secured assets.

This notice is issued without prejudice to the Bank's right to initiate such other actions or legal proceedings as it deems necessary under any other applicable provisions of law.

**SCHEDULE - A**

S.No	Nature of Facility with Account Number	Amount Outstanding as on 08.07.2024	Date of Execution of Loan Documents
1	Term Loan - Rs.14,25,000/- (214700950100089)	Rs.14,33,006.26	08.09.2022
	<b>Total</b>	<b>Rs.14,33,006.26</b>	

**SCHEDULE B (Primary Security)**

S.No	Limit details	Details of Security
1	Term Loan - Rs.14,25,000/- (214700950100089)	On Equitable Mortgage of Residential Flat No. 302, admeasuring 18.84 Sq. Mtr. carpet area on 3rd Floor, in 'B' Wing, Type C1, in Building No. 3, in the Building Complex known as Paramount Enclave Phase 2, bearing Survey No. 1023/1-2/24, situated lying and being at Village Mahim, Taluka & District alghar, Gram Panchayat Mahim, in the Registration District and Sub District Palghar 401404, standing in the name of Mr. Omprakash Laxman Rajput. Boundaries: North: Garden (proposed) East: Internal Road South: Gayatri Park West: Building no. 3A

Sd/-  
Authorised Officer  
Tamilnad Mercantile Bank Ltd.,  
(For Mumbai Andheri west Branch)

**निःष्पक्ष आणि निर्भिड दैनिक**  
www.navshakti.co.in

**NOTICE**  
**BAYER CROPSCIENCE LIMITED**  
Registered Office: Bayer House Central Avenue Hiranandani Thane (W)4000607  
NOTICE is hereby given that the certificate (s) for the undermentioned securities of the Company has/have been lost/misplaced and the holder(s) of the said securities/ applicant(s) has/have applied to the Company to issue duplicate certificate(s).

Name(s) of holder(s) (and J.holder(s) if any)	Kind of Securities and face value	No. of Securities	Distinctive Number(s)
Oricon Enterprises Ltd (Formerly known as Oriental Containers Ltd.)	Equity Rs.10/-	240	8834261 - 8834500

Place: Mumbai  
Date: August 05, 2024

**Savita Oil Technologies Limited**  
CIN - L24100MH1961PLC012066  
Registered Office: 66/67, Nariman Bhawan, Nariman Point, Mumbai - 400 021, India Tel: 91 22 6624 6200 / 6624 6228; Fax: 91 22 2202 9364 E-mail : legal@savita.com; Website : www.savita.com

## SAVSOL | TRANSOL

### Statement of Unaudited Consolidated Financial Results for the Quarter ended 30<sup>th</sup> June, 2024

Particulars	Quarter ended 30.06.2024 (Unaudited)	Quarter ended 31.03.2024 (Audited)*	Quarter ended 30.06.2023 (Unaudited)
Total Income from Operations (net)	97,250.21	99,714.88	93,740.52
Net Profit for the period (before tax, Exceptional and / or Extraordinary items)	5,132.02	3,896.13	7,289.34
Net Profit for the period before tax (after Exceptional and / or Extraordinary items)	5,132.02	3,896.13	7,289.34
Net Profit for the period after tax (after Exceptional and / or Extraordinary items)	3,983.84	3,079.71	5,564.17
Total Comprehensive Income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	3,966.51	3,031.25	5,565.12
Paid up Equity share capital (Face value of ₹ 2 each)	1,382.01	1,382.01	1,382.01
Reserves (excluding Revaluation Reserve as shown in the balance sheet of previous year)	Not applicable	Not applicable	Not applicable
Earnings per share (of ₹ 2 each)	5.77	4.46	8.05
Basic: ₹	5.77	4.46	8.05
Diluted: ₹			

**Notes**  
1) Information on Standalone Financial Results :

Particulars	Quarter ended 30.06.2024 (Unaudited)	Quarter ended 31.03.2024 (Audited)*	Quarter ended 30.06.2023 (Unaudited)
Total Income from Operations (net)	97,586.46	99,880.94	93,740.52
Profit / (Loss) before tax	5,485.50	4,097.66	7,289.34
Profit / (Loss) after tax	4,229.74	3,273.68	5,564.17

- The above is an extract of the detailed format of the Financial Results for the Quarter ended 30<sup>th</sup> June, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results for the Quarter ended 30<sup>th</sup> June, 2024 are available on the stock exchange websites (www.bseindia.com, www.nseindia.com) and on the Company's website (www.savita.com).
- The above unaudited consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on Saturday, 3<sup>rd</sup> August, 2024.
- Savita Greentec Limited (SGL), a wholly owned subsidiary of the Company is yet to commence its business operations.
- \* Figures for the last quarters ended 31<sup>st</sup> March, 2024 represent the difference between the audited figures in respect of the full financial year and the published figures of nine months ended 31<sup>st</sup> December, 2023.
- The Board of Directors at its meeting held on 3<sup>rd</sup> August, 2024 has approved byback of upto 5,40,000 equity shares (face value Rs 2 each) @ Rs. 675/- per share aggregating to Rs. 44.94 crores (inclusive of tax of Rs 8.49 crores).
- Previous quarters / years figures have been regrouped / rearranged wherever necessary to conform to those of current quarter / year classification.

For Savita Oil Technologies Limited  
G. N. Mehra  
Chairman and Managing Director  
(DIN:00296615)  
Mumbai  
3<sup>rd</sup> August, 2024

**PUBLIC NOTICE**  
That my client MRS. REKHA PRADEPKUMAR BOROLE residing at Flat No. 104, First Floor, Balkrishna Apartment, Balkrishna Apartment, ChS Ltd., Balrajeshwar Road, Mulund (West), Mumbai 400080, has reported for the lost of Agreement for Sale dated 09th June, 1993 Registered in the office of the Sub-Registrar of Assurances at Mumbai under Sr. No. PBBM1/722/1993 duly Registered on 10/06/2009 entered and executed by and between M/S. SHRI KRISHNA TRADERS (Promoters) and MR. RAMESH VITHAL CHAUDHARI (Flat Purchaser) in respect of Flat No. 104 admeasuring 687.39 Sq.Ft. Carpet Area, equivalent to 76.66 Sq.Mtrs. Built-Up Area or thereabouts, located on the First Floor, in the building known as Balkrishna Apartment in the society known as Balkrishna Apartment Co-operative Housing Society Ltd., Situated at - Balrajeshwar Road, Mulund (West), Mumbai 400080.

That the objection and claims are invited from the public with respect to loss of the aforesaid Agreement For Sale in respect of aforesaid Flat and if anyone having any such claim and objections they are requested, to kindly inform in writing to the undersigned within 14 days from the publication of this notice and if no claims and objections are received within this period. It shall be deemed to have been waived and/or abandoned for all intents and purposes and will not be binding on my client.  
Place: Mumbai  
Dated: 05.08.2024  
-sd/-  
Mr. H.M. Yadav,  
Advocate High Court,  
51, Indira Colony, Balrajeshwar Road,  
Mulund (W), Mumbai : 400080.

### APPENDIX IV [See Rule 8 (1)]

#### POSSESSION NOTICE (For Immovable Property)

WHEREAS, The undersigned being the Authorized officer of the Punjab National Bank, Zonal Sastra Mumbai, under the Security and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under section 13 (2) read with rules 3 of the Security Interest (Enforcement) Rules 2002 issued a Demand Notice Dated 30.01.2024 calling upon the borrower M/s. Blue Star Building Materials Pvt. Ltd. to repay the amounts of ₹ 13,14,03,492.05 (Rs. Thirteen Crore Fourteen Lacs Three Thousand Four Hundred Ninety Two & Paise Five Only) balance as on date of NPA alongwith further interest & charges within 60 days from the date of receipt of the said notice.

The Borrowers / Guarantors / Mortgagors having failed to repay the amount, notice is hereby given to the Borrowers / Guarantors / Mortgagors and the public in general that the undersigned has taken **SYMBOLIC POSSESSION** of the property described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of Act read with Rule 8 of the Security Interest Enforcement) Rules, 2002 on this **03<sup>rd</sup> August of the year 2024**. The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Punjab National Bank for an amount of ₹ 13,14,03,492.05 (Rs. Thirteen Crore Fourteen Lacs Three Thousand Four Hundred Ninety Two & Paise Five Only) balance as on date of NPA alongwith further interest & charges thereon until full payment. (BALANCE AS ON 30.01.2024 ₹ 15,07,34,868.95 (Rs. Fifteen Crore Seven Lacs Thirty Four Thousand Eight Hundred Sixty Eight & Paise Ninety Five Only)

The Borrower's / Guarantors' / Mortgagor's attention is invited to provisions of Sub-section (8) of Section 13 of the Act in respect of time available to redeem the secured assets.

