Start Investing in Gold, the smarter way!

Nippon India Gold Savings Fund

- 99.5% purity of gold under the underlying scheme
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However, investors will be bearing the recurring expenses of the scheme, in addition to the expenses of underlying Scheme.

<table>
<thead>
<tr>
<th>Nippon India Gold Savings Fund (An open ended Fund of Fund Scheme)</th>
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<tbody>
<tr>
<td>This product is suitable for investors who are seeking*:</td>
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<tr>
<td>• Long term capital growth</td>
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<tr>
<td>• Returns that are commensurate with the performance of Nippon India ETF Gold BeES through investment in securities of Nippon India ETF Gold BeES</td>
</tr>
<tr>
<td>*Investors should consult their financial advisors if in doubt about whether the product is suitable for them.</td>
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</tbody>
</table>

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.
India must incentivise data exchange, not mandate it

EDITORIAL

Get real on GST: Centre must yield for hues, states on compensation demand

Companies, P4

COURT FILE

UBHL offers to settle ₹14,518-cr liabilities with 14-bank consortium

INTERNATIONAL, P8

AGGRESSIVE APPROACH

US Fed Reserve adopts average inflation target, elevates focus on jobs

READ TO LEAD

REJIG PLAN

CMR to list airports as separate entity

Looking at attracting sector-specific global investors, unlocking value for current shareholders

FE BUREAU

New Delhi, August 27

The BOARD OF GMR Indus- trial airports (GIL) on Thursday approved a corporate restructur- ing proposal by private equity major Apollo Management LP. The proposal, if implemented, will result in a 14-bank consortium taking over the entire airport business listed as a separate entity. The remaining verti- cals—GMR Power and Urban Infra (GMI) and GMR Infra—will be standalone entities. The GIL business, which is an entity of GMR Group, will sell its 51% stake to a pure-play firm, giving Apollo a 51% stake in the airports business, to be known as GMR Industrial Airports. The company has announced an intention to list the airport business on a stock exchange through a demerger process.

The NCLAT order was made based on a plea filed by India Online Vendors’ Association (IIOVA) and Flipkart. The NCLAT had ordered a 49% stake in the airports business be transferred to Apollo and Apollo would replace the GIL board within 10 days. The GIL board was dissolved in the aftermath of the NCLAT order.

HORSE PATROL

Horse-mounted policemen at Girgaum Chowpatty in Mumbai on Thursday. The pollution-free environment of the Chowpatty has resulted in a drop in the number of crimes and the number of petty thefts has gone down.

GST SHORTFALL

States told to borrow under special window

Two options: Borrow only ₹97,000 crore or raise entire ₹2.3 lakh cr to bridge shortfall; debt servicing via extended cess

Finance minister Nirmala Sitharaman at the 41st GST Council meeting via video conferencing, in New Delhi on Thursday

IN THE NEWS

India sees highest single-day spike of 75,160 Covid cases; dozen states report over 1,000 cases

Covid cases for the first time crossed the 1,000-mark in 10 states, and India’s virus tally jumped to 36,01,297 on Thursday. The total tally in the country climbed to 60,472. Nine states, following the investment, Edelweiss Wealth Management and regulators have decided that stock exchanges will be open from 10am to 7pm.

State-run refiners hold oil imports from Chinese firms

State-run refiners have stopped buying crude oil from some Chinese firms, three sources said, after India’s recent regulatory clampdown aimed at restricting imports from countries that it sees as a threat to national security. State-run refiners have been monitored on various parameters, including import tenders on new rules restricting deals with companies that are seen as a foreign threat, with a focus on China.

Reliance Retail warns fake JioMart websites

Reliance Retail has warned customers about fake websites seeking help in various processes. Customers are asked not to operate any transactions from such websites and to prevent any fraud.

EDITORIAL

MAKE IN INDIA

Self-reliance in defence sector to boost global standing: PM

India needs to make it a major defence manufacturing hub

In an address to the All India Defence Manufacturers Association (AIDMA) on Thursday that production def- icits, underutilisation of indigenously manufactured equipment, among others.

Pay awards to state employees

The government on Thursday announced an award of 7.6% to all central government employees with effect from January 1, 2020 (see chart), indicating a 16% hike in salaries.

QuickRisks

Prepare ‘monitoring mechanisms’ for individual IRPs: DFS to banks

The DEPARTMENT of financial services (DFS) has asked banks to put in place mechanisms to monitor risks which could require intervention of individual banks, and in case of personal guarantees in corporate loans, to report such risks to the DFS. The mechanism would be implemented from January 1, 2021.

PAG to pick up 51% stake in Edelweiss Wealth

PAG, a PE arm of the Piramal group, will pick a 51% stake in Edelweiss Wealth Management. The deal will value the business at around ₹20,000 crore.

OPINION, P6

TV RAMACHANDRAN

India must incentivise data exchange, not mandate it

Challenge to the govt: Ensure the privacy assurance of the data that is exchanged

COVID WAR

RBI hasn’t exhausted its ammunition: Das

Governor reiterates importance of regulatory forbearance

The POSITIVELY GOOD: A Lorenzo in his element

A Lorenzo in his element

The umbrellas are out and the rain has come, but it’s not too late to check out the latest developments in the world of motorcycles. Here are three LCDs that the Lorenzo fanatics will surely appreciate.

Our instruments or ammunition: Das said, adding, “What we are trying to ensure is that there is a combativeness and we are trying to ensure that the process is not taken lightly."

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GST shortfall classification not acceptable: Kerala FM

Kerala Finance Minister Thomas Isaac said on Thursday that the GST Council should not accept the bifurcation of shortfall into two components—one regular shortfall and the second one due to Covid— and that it is against the GST law.

He was reacting to the media after the GST Council meeting, where the Union government gave two options to the states to address the funding gap created due to economic losses caused by Covid-19.

States have been demanding compensation from the government to meet the shortfall in revenue caused by lockdowns to contain spread of Covid.

"Kerala opposed the GST Council's proposal to bifurcate the shortfall into two components—regular and Covid-related. Kerala's position is consistent with the spirit of GST law, which is designed to create a level-playing field among the states," Isaac said.

He added that Kerala will continue to hold consultative meetings with non-BJP states on the two options suggested by the Union government to address the states' fiscal deficit, which is the key challenge that they face their citizens.

"I'm very glad that the Centre should be happy with the demands and the position taken by the states. In the last few days, the revenue shortfall due to Covid is more than the states' fiscal deficit," he added.

Isaac suggested that states should go for more measures to regain the lost revenue due to Covid-19.

"Every state is in different situations, those affected by floods and those that have been hit by Covid. There is a need for a nationwide campaign to revive the economy. That's the only way out," he said.

The meeting, which was held in New Delhi, was attended by the union finance minister and seven chief ministers from other states.

Key role for World Bank; Centre's holding capped at 49%

The World Bank has agreed to be the lead donor and financier of the Rs 90,000-crore scheme for the Centre to meet its transitionary compensation payments for shortfall in GST revenue, a official said.

The Centre's holding in the company would be capped at 49%.

"The World Bank will be the lead donor and financier of the Rs 90,000-crore scheme for the Centre to meet its transitionary compensation payments for shortfall in GST revenue. The Centre's holding in the company would be capped at 49% in order to ensure a governance structure akin to a private sector entity and to comply with the rules laid down by the RBI as an NICC," according to the World Bank.

The World Bank will provide the entire capital of the company and to be a majority shareholder in the company. The Centre will hold a minority share in the company.

The Centre's holding in the company would be capped at 49% in order to ensure a governance structure akin to a private sector entity and to comply with the rules laid down by the RBI as an NICC, according to the World Bank.

The World Bank says the move will be in line with the principle of "equivalency" and "separation of ownership and control".

"This move will ensure that the World Bank will have a controlling interest in the company, which will be able to make necessary decisions without any external intervention," the World Bank said.

The World Bank also said that the Centre will be responsible for the management of the company, including the selection of the management team.

"The Centre will be responsible for the management of the company, including the selection of the management team, and will provide the necessary support to the company to achieve its objectives.

The World Bank has been providing financial support to India for several years, and this is the latest in a series of such agreements.

Marketing Infrastructure Investment: Jio Platforms

Reliance Industries has announced that its subsidiary, Reliance Jio Platforms, has signed an agreement with Facebook to invest $5.71 billion in the company.

The agreement is a significant milestone in the company's efforts to strengthen its infrastructure and make it more accessible to more people.

According to the agreement, Facebook will invest $5.71 billion in Jio Platforms, in addition to the $1.5 billion previously invested in the company.

The investment will be made through the purchase of new shares in Jio Platforms, which will result in Facebook's ownership stake increasing from 9.99% to 17.65%.

Facebook will also receive a convertible note from Jio Platforms, which can be converted into shares based on pre-agreed terms.

The convertible note will be worth $5.71 billion at the time of conversion, and the conversion price will be determined at the time of conversion.

Facebook's investment will be used to help Jio Platforms accelerate its rollout of 5G services and bring it to more people.

The company said that it will use the funds to invest in new technologies, improve its network, and expand its services to more people.

Facebook has been working with Jio Platforms to bring 5G services to India, and this investment will help the company to continue its efforts.

India's Ministry of Finance, in a statement, said that the investment will help Jio Platforms to enhance its network and services, which will benefit millions of people in India.

The statement said that the investment will also help Jio Platforms to create more jobs and support the growth of the Indian economy.

According to the statement, the investment will have a significant impact on the company's ability to expand its services and bring 5G to more people.

The Ministry of Finance said that it will continue to support the company's efforts to expand its network and services, and to create more jobs.

India's Ministry of Finance also pointed out that the investment will be in line with the government's efforts to promote digital transformation and create a digital economy in India.

The government has been working to promote digital transformation and create a digital economy in India, and this investment will help the company to continue its efforts.

In a statement, the finance minister said that the investment will help Jio Platforms to continue its efforts to bring 5G services to India, and to create more jobs.

The statement said that the investment will also help the company to expand its services and bring 5G to more people.

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State-run refiners halt oil imports from Chinese cos

REUTERS
New Delhi, August 27

State-run refiners have stopped buying crude oil from China due to rising costs, sources said, and after New Delhi made it mandatory for state-run refiners to submit competitive bids from China-linked companies, three of them have decided to stop crude import tenders by Indian state refiners.

The three oil refineries are Mangalore Petroleum, Daman Petroleum and Gujarat Petroleum. Last week, state-run refiners decided to halt crude oil imports from China trading firm China National Offshore Oil Corporation (CNOOC) and other Chinese oil companies.

State-run refiners have been working together with the Ministry of Commerce and Industry on new rules restricting crude oil imports from China. A comprehensive ban on Chinese crude oil imports is expected by the end of the current financial year.

The Ministry of Commerce and Industry has approved the new rule for state-run refiners as part of a range of measures to limit the country’s dependence on China for oil imports.

According to the new rules, state-run refiners will have to submit a list of competitive bids from China-linked companies, and the company with the lowest bid will be awarded the contract.

State-run refiners have been working together with the Ministry of Commerce and Industry on new rules restricting crude oil imports from China. A comprehensive ban on Chinese crude oil imports is expected by the end of the current financial year.
**Financial Express**

Friday, August 28, 2020

**NEWcastle**

**Malya firm moves**

United Breweries offers to settle ₹14,500 cr dues

**AUTHOR**: Prakash Verma

**NEWcastle**

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**Interview**

Pawn Goenka, MD, M&M

Need for travel will come down drastically even after life is back to normal

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**Crisis talk**

What challenges do you foresee in your business?

The biggest challenge is how long will the lockdown last and when will we come back to normal?

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FINANCIAL EXPRESS

SECOND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT PUBLISHED ON JUNE 02, 2020 WITH RESPECT TO THE OPEN PROPOSED OFFER TO THE PUBLIC SHAREHOLDERS OF ABB POWER PRODUCTS AND SYSTEMS INDIA LIMITED

Registered Office: 8th Floor, Brigade Opera 70401, Kodigehalli Main Road, Bengaluru 560002

Scope: ABB Power Products and Systems India Limited

Date: Friday, August 28, 2020

1. Updates in relation to the PAC

1.1. ABB Power Products and Systems India Limited (the "Company") has been appointed as the Manager to the Public Issue in respect of the Equity Shares of the Company. The Company has also appointed PNB Paribas Capital Advisors Limited ("PNB Paribas") as the Financial Adviser to the Public Issue. The Company has also appointed EY (India) LLP as the Designated Auditor.

1.2. The Company has been appointed as the Manager to the Public Issue in respect of the Equity Shares of the Company. The Company has also appointed PNB Paribas Capital Advisors Limited ("PNB Paribas") as the Financial Adviser to the Public Issue. The Company has also appointed EY (India) LLP as the Designated Auditor.

2. Other Information

2.1. The Company has been appointed as the Manager to the Public Issue in respect of the Equity Shares of the Company. The Company has also appointed PNB Paribas Capital Advisors Limited ("PNB Paribas") as the Financial Adviser to the Public Issue. The Company has also appointed EY (India) LLP as the Designated Auditor.

3. Notice from the Registrar of the Company

3.1. The Registrar of the Company has received a request from the Company to amend the terms of conditions of the offer to be made by the Company to the shareholders of the Company. The Registrar of the Company is considering the request and will take a decision on the same in due course.

4. Notice to the public

4.1. The Company has been appointed as the Manager to the Public Issue in respect of the Equity Shares of the Company. The Company has also appointed PNB Paribas Capital Advisors Limited ("PNB Paribas") as the Financial Adviser to the Public Issue. The Company has also appointed EY (India) LLP as the Designated Auditor.

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I N A G E N E W business that supplies unprocessed rhubarb 'chips' on sale at the nearby market. The chips are said to be a hit among local customers who are used to the familiar, nationally produced, red, sweet and sour rhubarb products.

Unfortunately for startups and small enterprises to disrupt the industry, the traditional rhubarb products and their suppliers have a strong foothold in the market. Despite the popularity of the new product, it is unlikely that it will fully replace the established brands.

Muzzling the roar of Make in India?

R A M A C H A N D R A N

In India, the government has been promoting the concept of Make in India to encourage local manufacturing and reduce reliance on imported products. This policy was introduced with the aim of boosting the economy, creating jobs, and reducing the trade deficit. However, the implementation of Make in India has faced several challenges.

One of the main challenges is the lack of skilled labor in the country. The government has been investing in education and training programs to address this issue, but it will take time to see results. Another challenge is the lack of research and development, which is crucial for innovation and the development of new products.

The government has also faced criticism for its policies, with some arguing that they are too lenient towards foreign companies, while others believe they are too strict. The policy has also faced criticism for its impact on the environment, with some arguing that it will lead to a decrease in imports, which will have a negative impact on the economy.

Overall, the Make in India policy has had mixed results, and it will take time to see its full impact. The government will need to continue to work on improving the policies and addressing the challenges to make it a success.
Trade curbs & fate of oil palm

India on Wednesday proposed to blacklist palm oil in its basket of 'essential commodities' list, which will limit imports and help domestic producers as global prices have soared on concerns over supply disruptions. The nationwide lockdown put in place to contain the coronavirus pandemic has triggered a demand surge for vegetable oil across the world, and India, the second largest consumer of palm oil, is under pressure to balance its supplies. "Making palm oil attractive again"

As the Covid-19 pandemic is being felt

In March, India launched a 30-day ban on palm oil imports to contain the spread of the coronavirus pandemic. The ban, however, has not had much impact on global prices. "I think the ban was a political move, but global markets have been impacted by the lockdowns," said a trade official. "It's important to note that India is a major importer of palm oil, and the ban could have a significant impact on global prices. However, it's likely that the restrictions will be lifted as soon as the virus wanes."
Kevin Mayer is leaving in 3 months as firm challenges US ban

REUTERS
August 20, 2020

WASHINGTON (Reuters) - TikTok, the social media company's chief executive, Kevin Mayer, said he would step down after joining, in the middle of negotiations with the Trump administration, and is fulfilling the terms of his employment contract before leaving.

Walmart bids for TikTok as CEO departure signals end of Yang

REUTERS
August 20, 2020

JACKSONVILLE, Fla. (Reuters) - Walmart Inc. said on Thursday it was in talks with TikTok owner ByteDance to buy TikTok's US operations, a day after TikTok's chief executive, Kevin Mayer, said he would leave the company.

Amazon's said on Wednesday that TikTok and Walmart are in talks about a deal that would allow Walmart to buy TikTok's US operations,

Google CEO Pichai rules out buying TikTok

REUTERS
August 20, 2020

SAN FRANCISCO (Reuters) - Google CEO Sundar Pichai said the company has no plans to acquire TikTok's US operations.

Amazon gets into health tracking, challenging Apple, Fitbit

BLOOMBERG
August 20, 2020

Amazon announced on Wednesday it would launch a new product for health monitoring, a wrist band that allows users to track a range of wellness metrics.

Jeff Bezos becomes health tracking, challenging Apple, Fitbit

Elon Musk becomes first $200-billion man

BLOOMBERG
August 20, 2020

Musk’s net worth blew past $200 billion on August 27, pushing his fortune to $207.8 billion.

China is heating up faster than the global average, shows data

BLOOMBERG
August 20, 2020

China’s economic rebound has accelerated this quarter, with GDP rising 3.2% on year, in contrast with a 10.7% rise in the US for the same period.

US jobless claims drift around 1 mn

BLOOMBERG
August 20, 2020

Initial jobless claims in the US have been mostly stable at around 1 million over the past few weeks.

Arnold Spielberg, Steven’s dies at 103

REUTERS
August 20, 2020

Arnold Spielberg, the swing-era bandleader and manager of the legendary Woody Herman Orchestra, died on Monday at the age of 103.

China is gaining speed

China has been one of the countries most impacted by the pandemic, with cases surging in the spring and summer.

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REUTERS
August 20, 2020

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Jeff Bezos becoming first $200-billion man

REUTERS
August 20, 2020

WASHINGTON, Aug 20 (Reuters) - Amazon CEO Jeff Bezos has surpassed $200 billion in wealth, according to data from Bloomberg.

US jobless claims drift around 1 mn

REUTERS
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**Interview: Shriti Malhotra, CEO, The Body Shop India**

**‘Efficacy, not pricing, is key for skincare products’**

One of the chief reasons for our growth in the last three to four years has been our direct-to-consumers everywhere, and will continue to focus on this effort. Smaller towns, in fact, have been disproportionately important, and we have seen an encouraging response after reopening.

The Body Shop has lately been establishing over 200 stores across the country. How has this affected your sales?

It has over 200 stores in 68 cities—about 45% of the stores in India. We have also seen tatels for 80% of our products that are not doing as well as those which are doing well.

Do you have any suggestions for the small towns where you are planning to launch stores?

We have no specific advice for the small towns. The beauty brand plan to continue doing business there, provide tech-enabled offerings. Edited excerpts:

**The Body Shop**

The body shop has been expanding its store presence outside metros. Small towns, in fact, have been disproportionately important, and we have seen an encouraging response after reopening.

**‘The current disruption in procuring materials and logistics is that insurers generally have upon a deal-breaker. Any brand that falters even more. The insurance industry needs to mobilise the workforce from the industry that has failed to mobilise the entire supply chain and make efforts to stock up the surplus market on a massive scale. The disruption is not only local but global.**

The current disruption in procuring materials and logistics is that insurers generally have upon a deal-breaker. Any brand that falters even more. The insurance industry needs to mobilise the workforce from the industry that has failed to mobilise the entire supply chain and make efforts to stock up the surplus market on a massive scale. The disruption is not only local but global.

**Why engine protector add-on is essential**

While a comprehensive motor insurance policy covers any damage to the interior of the vehicle, an engine protector add-on covers explicitly the core engine, the headlight, and the oil sump. The two are placed inside the components of the engine through the oil sump, which prevents any damage to the engine block or the cylinder block in case of breakdowns. This is because the engine is quite costly and the repair costs are much higher.

In the case of a car, you can get insured against any damages to the engine. But in the case of a two-wheeler, the damages are usually covered under the policy. In case of a car, even if there is a claim, the two parties have to agree on the engine being repairable. In case of a two-wheeler, the claim is usually on the damage to the engine itself due to engine oil leakage. Not only that, but it covers the engine oil leakage, too.

In case of a car, the insurance company will assess the situation and then decide whether the engine can be repaired or not. If it is repairable, the company will pay for the repair. However, if the engine is not repairable, the company will pay for the replacement of the engine. In case of a two-wheeler, the claim is usually on the damage to the engine itself due to engine oil leakage. Not only that, but it covers the engine oil leakage, too.

**Engine protector add-on**

Engine protector add-on is an additional insurance cover that is sold with an existing motor insurance policy. It covers the engine, the gearbox, the transmission, and other ancillary parts of the vehicle. The engine protector add-on covers the engine, the gearbox, the transmission, and other ancillary parts of the vehicle.

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**Lower exposure ratio**

Insurance keep leading a variety of exposures on the basis of price guarantee policies. This add-on can be used in conjunction with the basic motor insurance policy to ensure that your car’s engine is always insured.

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**Embedded value**

Time for no-frills policies, online purchase

Using data analytics to lower policy prices and settle claims fast and convincingly could be a winning proposition.
**THE DEPARTMENT OF Financial Services (DFS) has written to banks asking them to put in place arrangements that could include regional initiatives for the distribution of personal guarantees to corporate customers.**

The letter written to a chairman of a large commercial bank in a format that could be reproduced is an internal memo. Banks have been asked to consider setting up of an IT system to collate data on such cases to help them deal with personal guarantees.

DFS wrote to banks on November 24, 2021, to ask for the implementation of a procedural framework to be put in place as soon as possible. The guidelines issued by the DFS are supported to come into force because of poor implementation.

The letter advised banks to consider setting up a window for filing applications for personal guarantees. The letter also advised banks to consider setting up an IT system to collate data on such cases to help them deal with personal guarantees.

According to an amendment to DFS's circular in December 2019, banks can file an application for personal guarantees on behalf of corporate customers. The amendment requires banks to submit an application to the DFS within 30 days of receiving a request from the corporate customer. The amendment also requires banks to submit the application to the DFS within 30 days of receiving a request from the corporate customer.

The letter written to banks is dated November 24, 2021, and is addressed to the chairman of the large commercial bank. The letter is directed to the chairman of the large commercial bank, who is also the chairman of the bank's risk management committee.

The letter is also addressed to the chairman of the bank's audit committee, who is also the chairman of the bank's audit and compliance committee.

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SOPA anticipates 12% crop loss in MP on heavy rains

The SOTHEBY'S PROCESSORS Association of India (SOPA) has anticipated a crop damage of over 12% in Madhya Pradesh (MP) due to heavy rains and hail storms. The association took the industry body by surprise when it released a note on August 27.

Madhya Pradesh and Chhattisgarh are the largest soybean producing states, accounting for more than 50% of India’s total soybean production. However, the state government has not released any official data yet.

The association has been in regular touch with the government and the industry body to assess the impact of heavy rains on soybean crop. According to SOPA, the damage is mostly concentrated in the districts of Dewas, Ujjain, Indore, Neemuch, Dhar, and Hasanpur, all of which are known soybean growing districts.

The heavy rain and hail storms have caused significant damage to the soybean crop, leading to a 12% decrease in production. SOPA has advised farmers to take necessary measures to protect their crops from further damage.

The association has also called for a review of the existing risk management and governance frameworks and has urged banks to provide timely assistance to farmers.

Digital kept firm alive
during lockdown: Chugh

In a letter to the Registrar & Transfer agent, the company said, “Digital kept firm alive during lockdown: Chugh.”

The company also clarified that the listing on the bourses of its shares has not been affected by the lockdown.

Sebi penalises Federal Bank employee

The employee of Federal Bank, who had acted in violation of the insider trading norms, has been penalised by the Sebi.

The employee had acted in violation of the insider trading norms during the period from March 2017 to April 2017. The Sebi has imposed a fine of Rs 40,000 on the employee.

The Sebi has also directed the bank to take necessary actions against the employee and to ensure that similar incidents do not recur in future.

IDFC reports net loss of `26 cr in Q1

The company reported a net loss of `26 cr in Q1, as against a net profit of `242.92 cr in the preceding quarter.

The total income of the company increased by 4% to `2,133.04 cr in Q1, compared to `2,056.19 cr in the same period last year.

The company has attributed the decrease in net profit to the increase in operating expenses and other expenses.

The company has also announced a dividend of 1% on its equity shares.

IDFC First Bank

IDFC First Bank has reported a net profit of `42.85 cr for the quarter ended March 31, 2020, compared to a net loss of `7.00 cr in the same period last year.

The total income of the company increased by 6% to `533.70 cr in Q1, compared to `500.00 cr in the same period last year.

The company has attributed the increase in net profit to the increase in net interest income and other income.

The company has also announced a dividend of 1% on its equity shares.

MARKETS

MARKETS

MARKETS

MARKETS

MARKETS
The Board of Directors at its meeting held on 26th August, 2020 has declared an interim dividend of Rs. 0.15/- per equity share.

Note: No Profit/(Loss) for the period before tax

Earnings Per Share (of Rs. 1/- each)

| Equity share capital | 1,760.00 | 1,760.00 | 1,760.00 | 1,760.00 | 1,760.00 | 1,760.00 |

Total income from operations

| 4,493.52 | 15,774.70 | 3,104.55 | 3,602.17 | 12,233.41 | 3,104.55 |

Result are available on the Stock Exchange website (www.bseindia.com) and the Company's website (www.dolatinvest.com) with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the above result are available on the Stock Exchange website (www.bseindia.com) and the Company's website (www.dolatinvest.com). The annual report is available on the website of the Company. (www.dolatinvest.com).

As per the provisions of the Companies Act, 2013, the Board hereby invites Members of the Company to adopt the Resolution to transfer the unclaimed and unspent Dividend amount prevalent, if any, into the Investor Education and Protection Fund (IEPF).

In pursuance to Section 124 of the Companies Act, 2013 read with the IEPF (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, the Company is required to transfer the shares, in respect of which the amount of unpaid / unclaimed Dividend from Interim Dividend 2013-14 onwards latest by 20th November, 2020 so that the shares are not transferred to the IEPF. The shareholders are hereby informed that if the amount of unpaid / unclaimed Dividend is not claimed by the respective shareholders within the aforesaid period, the Company will proceed to initiate action for transfer of shares of such shareholders.

Notice is further given to the shareholders to claim/encash the unpaid/unclaimed Dividend from Interim Dividend 2013-14 onwards latest by 20th November, 2020 so that the shares are not transferred to the IEPF. It may be noted that shareholders are advised to forward their claim together with all relevant details of such shareholders on its website viz. www.nfil.in and enclosing a copy of share certificate/s with share transfer request. The shares shall be transferred to the IEPF Authority unless the said report is lodged before the due date.

If no claim is received from the shareholders, the shares will be transferred to IEPF. Pursuant to the said Rules, the Company is required to transfer the shares, in respect of which the amount of unpaid / unclaimed Dividend (Standing Amount) is prevalent, if any, into the Investor Education and Protection Fund (IEPF) Authority. The due date for transfer of such shares will be the 20th November, 2020. It may be noted that the shares are required to be transferred to the IEPF Authority in accordance with the provisions of the IEPF Rules, 2016 on or before the due date otherwise the shares will be transferred to the IEPF. The interested shareholders are hereby informed to claim the aforesaid shares by proceeding to the Office of the Registrar and Share Transfer Agents, M/s. Carteret Securities Services Ltd (or its authorized representatives) at the following address:

Office of the Registrar and Share Transfer Agents

M/s Carteret Securities Services Ltd

Corporation Building, 2nd Floor

Appasaheb Marath Mand, Prabhadevi, Mumbai-400025

Tel. 022-2673 2642

Fax: 022-2673 2602

E-mail: info@nfil.in

Website: www.nfil.in

For further details, please contact:

Company Secretary

Navin Fluorine International Limited

Registered Office: 9th Floor, Cnergy, Appasaheb Marathe Mand, Prabhadevi, Mumbai-400025

Tel. No. 022-4702 2240

Fax: 022-4702 2241

Email: navinfluorine@nfil.in

Website: www.nfil.in

For Investors who are on the e-Dating list of the Investor Education and Protection Fund (IEPF), the Investor can choose to receive the annual report and attachments by sending a request to the following email id: investor@nfil.in.
To increase awareness about Mutual Funds, we regularly conduct Investor Awareness sessions across the country. Schedule for upcoming “ChatShow” webinar is as below:

**Topic:** Managing Your Debt Fund Investments

**Date and Time for Registration**

29th August, 2020

5:00 PM


Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

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**ICICI Prudential Asset Management Company Limited**

Corporate Identity Number: U99999DL1993PLC054135

IAP No.006/08/2020

**NOTICE-CUM-ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION (SAI), SCHEME INFORMATION DOCUMENT (SID) AND KEY INFORMATION MEMORANDUM (KIM) OF THE SCHEMES OF JMFINANCIAL MUTUAL FUND (“THE FUND”).**

Appointment of Director on the Board of JM Financial Asset Management Limited.

Notice is hereby given that Mr. Parthiv Kilachand has been appointed as an Independent Director on the Board of JM Financial Asset Management Limited with effect from August 27, 2020.

The following details pertaining to Mr. Parthiv T. Kilachand shall be part of the section ‘Details of AMC Directors’ in the Statement of Additional Information (SAI):

- **Name:** Mr. Parthiv Kilachand
- **Age:** 53 years
- **Qualification:** Sc.B “Electrical Engineering” & A.B. “Engineering & Economics” from Brown University

Mr. Parthiv T. Kilachand is the co-owner, co-founder and Chairman of Connell Brothers Co. (India) Pvt. Ltd., a company which distributes specialty chemicals and ingredients in India and a joint venture with Wilbur-Ellis Co. from USA.

He has been involved with Polychem Limited, an unlisted company, in various capacities from November 1, 1988 and is actively involved in the management of the Company as Managing Director of Polychem Limited till date.

He co-founded a company International Distillers India Ltd which manufactures alcoholic beverages in India in JV with IDV (now Diageo). He is also on the Board of many other companies.

Mr. Kilachand has studied at Eton College, UK and Brown University USA.

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

Authorised Signatory

Place : Mumbai

JM Financial Asset Management Limited

Date : August 27, 2020 (Investment Manager to JM Financial Mutual Fund)

For further details, please contact:

JM Financial Asset Management Limited

(Formerly known as JM Financial Asset Management Private Ltd.)

Corporate Office: Office B, 8th Floor, Surya, Appasaheb Marathe Marg, Prabhadevi, Mumbai-400025.

Corporate Identity Number: U65991MH1994PLC078879. • Tel. No.: [022] 6198 7778 • Fax No.: [022] 6198 7704. • E-mail: investor@jml.com • Website: www.jml.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

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**NOTICE OF 35TH ANNUAL GENERAL MEETING OF THE COMPANY, BOOK CLOSURE AND E-VOTING INFORMATION**

“The Company” has decided to hold its 35th Annual General Meeting (AGM) on September 29, 2020 at 3:00 p.m. at their Registered Office and at the same time via video conferencing/any other technology, if necessary. Details of AGM are as follows:

**Date:** September 29, 2020

**Time:** 3:00 p.m.

**Place:** The Registered Office of the Company

**Purpose of Meeting:**

1. To transact the business of the Company as contained in the Notice of the 35th AGM.
2. To consider and adopt the 35th Annual Report and the Audited Statements for the year ending March 31, 2020,

3. To declare and distribute the dividend to the extent advised by the Board of Directors.

**Voting Procedure:**

Shareholders may vote at the AGM in person or through e-voting. Voting will be conducted in two general categories: Ordinary and Special.

**For** a person who wishes to vote through e-voting, the following procedure shall be followed:

1. Shareholders are requested to update their KYC details and provide their contact details as per the prescribed procedure.
2. In case of any difficulty due to the ongoing lock down, shareholders can contact the Company’s Non-Voting Share Register & Share Transfer Agent.
3. Voting rights are available to shareholders who are registered on the Register of Members as of September 19, 2020.
4. Shareholders may vote through e-voting and shall select either ordinary or special voting categories.
5. E-voting will be available from September 19, 2020 at 12:00 PM (IST) and ends on September 23, 2020 at 5:00 PM (IST).

6. For shareholders who wish to vote via e-voting, they need to follow the below-mentioned steps:

a. **Log in to the Company’s website**
   - Go to “Shareholder Log In” and enter your Details.
   - Click on “My Account” and enter your details.
   - Click on “E-Voting” and enter your details.
   - Click on “Submit” to vote online.

b. **Contact the Share Register & Share Transfer Agent**
   - They will provide a unique code to vote online.
   - Follow the instructions provided by the Share Register & Share Transfer Agent.

**Declaration of Voting Results:**

The Company will declare the voting results on or before October 5, 2020.

**For further details, please contact:**

M/s. Zensar Technologies Limited

Registered Office: 2nd Floor, WDC, Kharadi, Off Nagar Road, Pune – 411004

E-mail: investor@zensar.com Website: www.zensar.com

**Notice is hereby given that the 35th Annual General Meeting (AGM) of the Members of Zensar Technologies Limited (Company will be held on Wednesday, September 30, 2020 at 11.30 a.m. throughout Video Conferencing (DV) from Office/Business Place/Premises of Zensar Technologies Limited, in accordance with all the applicable provisions of Companies Act, 2013 (the Act) and rules thereunder and in terms of Listing Regulations, 2015 (Listing Regulations, 2015). The notice is hereby given in terms of section 96 of the Act, 2013 and Rule 46 of Listing Regulations, 2015 for a period of not less than 21 days as per the provisions of the Act.**

**Shenkar will be held on Wednesday, September 30, 2020 at 11.30 a.m. throughout Video Conferencing (DV) from Office/Business Place/Premises of Zensar Technologies Limited, in accordance with all the applicable provisions of Companies Act, 2013 (the Act) and rules thereunder and in terms of Listing Regulations, 2015 (Listing Regulations, 2015). The notice is hereby given in terms of section 96 of the Act, 2013 and Rule 46 of Listing Regulations, 2015 for a period of not less than 21 days as per the provisions of the Act.**

**NOTICE OF SHAREHOLDER MEETING**

The Notice is hereby given that the 35th Annual General Meeting (AGM) of the Members of Zensar Technologies Limited (Company will be held on Wednesday, September 30, 2020 at 11.30 a.m. throughout Video Conferencing (DV) from Office/Business Place/Premises of Zensar Technologies Limited, in accordance with all the applicable provisions of Companies Act, 2013 (the Act) and rules thereunder and in terms of Listing Regulations, 2015 (Listing Regulations, 2015). The notice is hereby given in terms of section 96 of the Act, 2013 and Rule 46 of Listing Regulations, 2015 for a period of not less than 21 days as per the provisions of the Act.

**NOTICE OF GENERAL MEETING**

The Notice is hereby given that the 35th Annual General Meeting (AGM) of the Members of Zensar Technologies Limited (Company will be held on Wednesday, September 30, 2020 at 11.30 a.m. throughout Video Conferencing (DV) from Office/Business Place/Premises of Zensar Technologies Limited, in accordance with all the applicable provisions of Companies Act, 2013 (the Act) and rules thereunder and in terms of Listing Regulations, 2015 (Listing Regulations, 2015). The notice is hereby given in terms of section 96 of the Act, 2013 and Rule 46 of Listing Regulations, 2015 for a period of not less than 21 days as per the provisions of the Act.
NOTICE-CUM-ADDENDUM No. 19 of 2020-2021
Annual Report of Schemes of LIC Mutual Fund

NOTICE is hereby given that in terms of Regulation 56 of SEBI (Mutual Funds) Regulations, 1996 and circulars issued from time to time, the scheme wise Annual Report hereof for the year ended March 31, 2020 are hosted on the website of LIC Mutual Fund viz. www.licmf.com and on the website of Association of Mutual Funds in India (AMFI) viz. www.amfiindia.com.

The scheme wise annual report hereof shall also be emailed to those unitholders, whose email addresses are registered with the Mutual Fund. Unitholders can submit a request for a physical or electronic copy of the scheme annual report hereof by any of the following modes:

1) Calling on toll free number: 1800 258 5678 from 9.00 a.m. to 6.30 p.m., Monday to Saturday; or
2) Sending an email on service@licmf.com; or
3) Sending a written request to any of the Investor Service Centers of LIC MF nearest to the unitholders; or
4) Unitholders can SMS on +91 9250 333 444 for Annual Report.

For LIC MUTUAL FUND ASSET MANAGEMENT LIMITED

Date: 27/08/2020

Authorized Signatory

By Order of Board

For Kings Infra Ventures Limited

Ajith Lal (Sd/-)
Company Secretary & Compliance Officer

Place: Kochi
Date: 27.08.2020

KINGS INFRA VENTURES LIMITED
(CIN:L05000KL1987PLC004913)
Tel: 0484 6586557
Email: info@kingsinfra.com Web: www.kingsinfra.com

NOTICE
Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the Company will be held on Monday, 7th September 2020 at 11.30 a.m. through video conferencing, to consider and approve Unaudited Financial Results and Limited Review Report for the quarter ended 30th June 2020, inter-alia any other business.

The above details can be viewed on the website of the Company, www.kingsinfra.com as well as on www.bseindia.com


Pursuant to Regulation 47(1)(a) of the SEBI (Listing and Disclosures Requirement) Regulations, 2015 Notice is hereby given that the Board Meeting of the Company will be held on Wednesday, 02nd September, 2020 at the Registered Office at E-210, Crystal Plaza, New Link Road, Opp. Ininity mall, Andheri (W), Mumbai -400053 to consider and approve the Un-audited Financial Results for the Quarter ended 30th June, 2020 along with Limited Review Report.

YAMINI INVESTMENTS COMPANY LIMITED
Regd. Office: E-210, Crystal Plaza, New Link Road, Opp. Ininity mall, Andheri (W), Mumbai -400053
CIN: L67120MH1983PLC029133
Website: www.yaminiinvestments.com
Gmail: yaminiinvestments@gmail.com

For Yamini Investments Company Limited

Sd/-
Vandana Agarwal
Whole Time Director
DIN -02347593

Place: Mumbai
Date: 26.08.2020

"IMPORTANT"
Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any moneys or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.
The capital structure of the Company, prior to the Buy-back as well as that post the Buy-back is as follows:

### Prior to the Buy-back

<table>
<thead>
<tr>
<th>Category of Shareholders</th>
<th>Number of Equity Shares</th>
<th>Total Number of Equity Shares</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preference Shares</td>
<td>3,11,463</td>
<td>38.55%</td>
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<td>Ordinary Shares</td>
<td>2,30,48,313</td>
<td>4,14,17,529</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>2,33,59,776</strong></td>
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### Post the Buy-back

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<tr>
<td>Ordinary Shares</td>
<td>1,78,28,202</td>
<td>3,32,35,023</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>2,32,49,113</strong></td>
<td><strong>3,60,55,936</strong></td>
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</table>

The capital structure post the Buy-back is computed in terms of number of Equity Shares (other than Preference Shares) and the number of Preference Shares.

1. The dividends declared by the Company are in terms of Equity Shares.
2. Any person who acquired shares and became a member of the Company after the dispatch of the Notice of the AGM and the Annual Report of the Company will not be entitled to vote at the AGM.
3. The capital increase of 13,4,437 Equity Shares accepted by the Registrar to the Buy-back was transferred to the Company’s capital reserve account as per the Buy-back Regulations.
4. The execution of the Buy-back was governed by the governmental and regulatory standards and formalities prescribed by the Ministry of Corporate Affairs, and the Securities and Exchange Board of India (SEBI).
5. The Buy-back Regulations were notified by the Ministry of Corporate Affairs on September 21, 2019.
6. The Company has made all necessary efforts to ensure that the execution of the Buy-back is in compliance with the general circulars issued by the Ministry of Corporate Affairs.

### Table: Distribution of Equity Shares

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1. The Buy-back Regulations prescribed that the dividend paid by the Company on the Equity Shares tendered should be proportionately adjusted to the extent of the additional Equity Shares tendered.
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3. The capital increase of 13,4,437 Equity Shares accepted by the Registrar to the Buy-back was transferred to the Company’s capital reserve account as per the Buy-back Regulations.
4. The execution of the Buy-back was governed by the governmental and regulatory standards and formalities prescribed by the Ministry of Corporate Affairs, and the Securities and Exchange Board of India (SEBI).
5. The Buy-back Regulations were notified by the Ministry of Corporate Affairs on September 21, 2019.
6. The Company has made all necessary efforts to ensure that the execution of the Buy-back is in compliance with the general circulars issued by the Ministry of Corporate Affairs.

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From the Front Page

SBI loans: insolvency proceedings against Anil Ambani halted

SBI has halted the insolvency and bankruptcy proceedings against Anil Ambani and his firm Invesco. The order was passed by the NCLT, Mumbai, on August 28, 2020, after hearing. The court also ruled that the proceedings would continue against other debtors. Under the new Insolvency and Bankruptcy Code, 2016, any loan amount exceeding Rs 100 crore is subject to IBC proceedings.

In the case of Ambani, the proceedings would continue against the companies, and while the proceedings are pending, the personal guarantor (Ambani) may be liable for the entire amount. The order also said that the proceedings would continue against other debtors.

Investors can grab over forty million of 4.2 hectares

Investors can now grab over forty million of 4.2 hectares of land in Sanand, Gujarat. The land is available for grabs through an online portal that launched in June 2020. The department in charge of the portal, the Sanand Estate, is also providing a one-stop solution for all the necessary documentation and procedures for industrialists. The department is also providing a one-stop solution for all the necessary documentation and procedures for industrialists.

The facility for remote voting will also be provided at the AGM (“Insta Poll”) and Members attending the AGM who have not cast their votes by remote voting will be able to vote at the meeting. Members are requested to contact the Depository Participants in case of shares held in dematerialised mode, physical mode and members who have not registered their email addresses with the Depository Participants.

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NOTICE

Date: August 26, 2020

Place: Mumbai

Dear Member(s),

1. Notice is hereby given that the 46 Annual General Meeting of the Company ("AGM") will be convened on Monday, 28 September, 2020 at 12.30 pm (IST) through Video Conferencing/Other Audio Visual Means ("VC/OAVM") as per Circular No.20/2020 dated May 5, 2020, Ministry of Corporate Affairs read with the SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 13, 2020. The AGM will be available on the website of the Company at www.pbainfra.com and on the website of Registrar & Share Transfer Agent ("RTA"). The Members can participate in the AGM virtually through VC/ OA VM.

2. Notice of the 46 AGM is hereby issued as per Regulation 44 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015. The AGM will be held in compliance with the provisions of the Companies Act, 2013 read with the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("SEBI Regulations") the meeting of the Board of Directors of the Company is scheduled to be held on Thursday, September 3, 2020.

3. Members whose email address are not registered with depositories can attend the AGM. Facility for appointment of proxy will not be available for the AGM.

4. The AGM and hence requirement of attaching the Proxy Form and Attendance Slip has been dispensed herewith and are not annexed to the Notice of the 46 AGM. The attendance of the Members attending the AGM will be counted for the purpose of ascertaining the presence/absence of necessary quorum.

5. The members who wish to participate in AGM through VC/OAVM will be required to submit the following details:

   a. Email: pbamumbai@gmail.com
   b. Date of birth
   c. Permanent Account Number (PAN) in original form or self-attested copy of PAN card
   d. Address (front and back)
   e. Aadhar Card

   The login details of joining the AGM will be sent only by email to all those members whose email address is registered with the Company/ RTA or Depository Participants.

6. Shareholders are advised to log in at least 15 minutes prior to the commencement of AGM to ensure the availability of login details.

7. The AGM will be available on the www.pbainfra.com and the website of RTA. Further, the notices of AGM and the resolutions can also be accessed on the website of the Company at www.pbainfra.com and on the website of Registrar & Share Transfer Agent ("RTA").

8. The Financial Statements for the year ended 31 March, 2020 along with the Notice of 46th AGM and hence requirement of attaching the Proxy Form and Attendance Slip has been dispensed herewith and are not annexed to the Notice of the 46 AGM.

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For the members of Ganga Papers India Limited (“Company”), who may temporarily update their email address instructions) electronically and the members of the Company’s annual report and notice of annual general meeting (AGM).

The Company has engaged the services of M/s. KFin Technologies Private Limited for the purpose of remote e-voting and e-voting during the AGM. Accordingly, members who hold shares on the cut-off date, i.e., September 17, 2020, can cast their vote.

The AGM of the members of the Company will be held on Friday, September 25, 2020, at 11.30 a.m. through VC/OAVM.

For Demat Holding

For Temporary Registration for For Physical Holding

For Physical Holding

In case of any query and/or help, in respect of attending AGM through VC/OAVM mode, Members may refer to the Instruction for joining the AGM are provided in the Notice of the AGM.

Members attending the Meeting through VC/OAVM shall be counted for the purposes of quorum under Section 103 of the Act.

Notice is hereby given that the Register of Members and Book Closure of the Stock Exchanges viz. BSE Limited at www.bseindia.com and the National Stock Exchange of India Limited at https://evoting.karvy.com/. Members can attend the AGM through VC/OAVM facility at https://emeetings.kfintech.com. The Members shall be counted for the purposes of quorum under Section 139 of the Act.

For Physical Holding

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The novel coronavirus (COVID-19) outbreak which was declared as a global pandemic by World Health Organization on March 11, 2020, followed by terms of the affidavit filed by the Ministry of Corporate Affairs with the Hon’ble National Company Law Appellate Tribunal (NCLAT) on May 21, 2019, the cut-off date of October 4, 2016.

The Company has received the assessment order from Income Tax Department on December 27, 2019 u/s 143(3) of the Income Tax Act, 1961 for the Assessment Year 2016-17.

Notes to Financial Results

1. The above results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at a meeting held on August 27, 2020.

2. The Company has adopted IND AS 116 “Leases” effective April 1, 2019, as notified by the Ministry of Corporate Affairs (MCA) vide Companies (Indian Accounting Standard), VII Reserve (excluding Retained Earnings Reserve as shown in the Balance Sheet).

3. The SLP is still pending for final adjudication in the Hon’ble Supreme Court. The Company has also notified NOIDA that the Judgement of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

4. The Company has received an additional demand of Rs.2.34 crores and Rs.2.42 crores towards arrears of license fee. The Company has requested NOIDA to keep demand in abeyance since the matter has been referred to Arbitration by NOIDA and further no action can be taken in the matter by NOIDA.

5. Project in terms of the Concession Agreement had been recovered or not by the Company. The CAG has submitted its report to the Hon’ble Supreme Court, which at a hearing held on September 14, 2018 directed that the Report submitted by CAG be kept in a sealed cover.

6. The Company has filed an application before the Hon’ble Supreme Court of India on January 31, 2020, seeking the vacation of Stay on arbitral proceedings. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

7. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

8. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

9. The Concession Agreement was valid till May 29, 2019. NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

10. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

11. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

12. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

13. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

14. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

15. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.

16. The Company has also notified NOIDA that the judgment of the Hon’ble Allahabad High Court, read in conjunction with the order of the Hon’ble Supreme Court of India, was in favor of the Company and NOIDA had filed an application in the Delhi High Court, under Section 34 of the Arbitration and Conciliation Act, 1996, which was disposed of by the Delhi High Court on January 31, 2019, without any relief to NOIDA.
SUMUKA AGRO INDUSTRIES LIMITED
(PREVIOUSLY KNOWN AS SUPERBPAPERS LIMITED)

Statement of Un Audited Financial Results for the
Quarter Ended 30th June 2020

Particulars Quarter Ended Year Ended
30.06.2019 31.03.2020 30.06.2019 31.03.2020

(Amount INR (InLacs), except earning per share data)

Total Income from operations (net) 205,688 734,226 1,530,968 4,871,524

Total Income from operations (net) 205,688 734,226 1,530,968 4,871,524

Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items) 2.40 1.06 2.40 1.06

Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items) 2.40 1.06 2.40 1.06

Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary Items) 2.40 1.06 2.40 1.06

Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary Items) 2.40 1.06 2.40 1.06

Total Comprehensive Income for the period 2.40 1.06 2.40 1.06

Total Comprehensive Income for the period 2.40 1.06 2.40 1.06

Equity Share Capital 54,405,000 54,405,000 54,405,000 54,405,000

Equity Share Capital 54,405,000 54,405,000 54,405,000 54,405,000

Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year) 2.40 1.06 2.40 1.06

Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year) 2.40 1.06 2.40 1.06

Net Profit/(Loss) for the period after tax (after Extraordinary Items) 2.40 1.06 2.40 1.06

Net Profit/(Loss) for the period after tax (after Extraordinary Items) 2.40 1.06 2.40 1.06

Earnings Per Share (before extraordinary items) 0.04 (1.10) 0.09 0.06

Earnings Per Share (before extraordinary items) 0.04 (1.10) 0.09 0.06

Diluted Earnings Per Share (after extraordinary items) 0.04 (1.10) 0.09 0.06

Diluted Earnings Per Share (after extraordinary items) 0.04 (1.10) 0.09 0.06

Basic Earnings Per Share (before extraordinary items) 0.04 (1.10) 0.09 0.06

Basic Earnings Per Share (before extraordinary items) 0.04 (1.10) 0.09 0.06

Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary Items) 2.40 1.06 2.40 1.06

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Basic Earnings Per Share (before extraordinary items) 0.04 (1.10) 0.09 0.06

Basic Earnings Per Share (before extraordinary items) 0.04 (1.10) 0.09 0.06

Net Profit/(Loss) for the period after tax (after Extraordinary Items) 2.40 1.06 2.40 1.06

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