

August 11, 2023

To,

National Stock Exchange of India Limited

Exchange Plaza'. C-1, Block G,

Bandra Kurla Complex, Bandra (E), Mumbai - 400 051

Company Symbol: INDOSOLAR

To,

**BSE Limited** 

Phiroze Jeejeebhoy Towers,

Dalal Street, Fort, Mumbai - 400 001

Script Code: 533257

Subject Intimation of Newspaper Advertisement pertaining extract of Un-audited Financial Results for the quarter ended on June 30, 2023.

Dear Madam/Sir,

Pursuant to regulation 30 and 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the newspaper advertisement pertaining Un-audited Financials Results of the Company for the quarter ended on June 30, 2023 published on August 11, 2023 in the following newspapers;

- a) Financial Express
- b) Janasatta

These are also being made available on Company's website www.indosolar.co.in .

This for your information and records.

Thanking You,

Yours Sincerely,

For, Indosolar Limited

Akalpita Patel

Akalpita Patel
Company Secretary and Compliance Officer

ACS 40528

Encl.: As above



Registered Office :- C-12, Friends Colony (East), New Delhi - 110065, India

TEL - +91 -120 - 4762500 / FAX +91-120-4762525

Factory - 3C / Ieco Tech -11, Udyog Vihar, Greater Noida -201306, Uttar Pradesh, India

CIN: L18101DL2005PLC134879

**FINANCIAL EXPRESS** 

# **CLIX CAPITAL SERVICES PRIVATE LIMITED**

CIN: U65929DL1994PTC116256 Regd. Office: Aggarwal Corporate Tower, Plot No. 23, 5th Floor, Govind Lal Sikka Marg, Rajendra Place, New Delhi- 110008, Telephone: +91-124 3302000 I Website: www.clix.capital

## EXTRACT OF STANDALONE FINANCIAL RESULTS **FOR THE QUARTER ENDED 30 JUNE 2023**

(INR In lacs)

S.	Particulars Quarter ended			Year ended		
No		30-Jun-23	30-Jun-22	31-Mar-23		
		Unaudited	Unaudited	Audited		
	Total Income from Operations	21,481	14,843	69,068		
2	Net Profit / (Loss) for the period	1,845	314	5,419		
	(before Tax, Exceptional and/or Extraordinary items)					
3	Net Profit / (Loss) for the period before tax	1,845	314	5,419		
	(after Exceptional and/or Extraordinary items)					
4	Net Profit / (Loss) for the period after tax	1,381	205	2,441		
	(after Exceptional and/or Extraordinary items)					
5	Total Comprehensive Income for the period	1,263	214	2,469		
	[Comprising Profit/ (Loss) for the period (after tax)					
	and Other Comprehensive Income (after tax)]					
6	Paid up Equity Share Capital	143,599	143,599	143,599		
7	Reserves (excluding Revaluation Reserve)	61,552	56,485	59,524		
8	Securities Premium Account	10,304	10,304	10,304		
9	Net worth	205,151	200,084	203,123		
10	Paid up Debt Capital/ Outstanding Debt	367,883	281,281	330,608		
11	Outstanding Redeemable Preference Shares	NA	NA	NA		
12	Debt Equity Ratio	1.79	1.41	1.63		
13	Earnings Per Share (of Rs. 10/-each) (for continuing		-			
	and discontinued operations)* -					
	Basic:	0.10	0.01	0.17		
	Diluted:	0.09	0.01	0.16		
14	Capital Redemption Reserve	NA	NA	NA		
15	Debenture Redemption Reserve	NA	NA	NA		
16	Debt Service Coverage Ratio	NA	NA	NA		
17	Interest Service Coverage Ratio	NA	NA	NA		
*Quar	ter end Basic EPS and Diluted EPS are not annualised					
Mata						

- 1. The above results for the quarter ended 30 June 2023 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 9 August 2023, in accordance with the requirement of Regulation 52 of the SEBI (Listing Obligations and disclosure requirements) Regulations, 2015, as amended.
- 2. The above is an extract of the detailed format of the guarter ended results filed with the National Stock Exchange ('NSE') under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full financial results are available on the website of National Stock Exchange (www.nseindia.com) and is also available on the Company's website www.clix.capital
- For the items referred to in the sub-clauses of the Regulation 52 (4) of the SEBI (Listing Obligations and Disclosur Requirements) Regulations, 2015 the pertinent disclosures have been made to the National Stock Exchange and can be accessed on www.nseindia.com
- During the previous financial year ended 31 March 2023 the Board of Directors of the Company had approved a Scheme of Amalgamation ("the Scheme") for Amalgamation of its wholly owned subsidiary Clix Housing Finance Limited into the Company. The Scheme had been approved by Reserve Bank of India (RBI) for the Company and Clix Housing Finance Limited vide their No Objection letter dated October 27, 2022 and January 31, 2023 respectively. The Company will file the Scheme with the Regional Director, Registrar of Companies, as required under the Companies Act, 2013. As per the Scheme, the appointed date for amalgamation is proposed as April 1, 2022.

For Clix Capital Services Private Limited

Place: Gurugram Date: 9 August 2023

Rakesh Kaul Whole time Director DIN:03386665

# **CLIX HOUSING FINANCE LIMITED**

CIN: U65999DL2016PLC308791 Regd. Office: Aggarwal Corporate Tower, Plot No. 23, 5th Floor, Govind Lal Sikka Marg, Rajendra Place, New Delhi- 110008 | Telephone: 0120 6465400 | Website: www.clix.capital

Statement under Regulation 52(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the quarter ended 30 June 2023

**Extract of unaudited financial results for the quarter ended 30 June 2023** 

(INR In thousands)

S.	Particulars	Particulars Quarter ended		Year ended
No		30-Jun-23	30-Jun-22	31-Mar-23
		Unaudited	Unaudited	Audited
1	Total Income from Operations	29,928	119,255	270,717
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	18,277	22,787	36,617
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	18,277	22,787	36,617
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	13,695	16,954	29,559
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	13,750	17,340	29,778
6	Paid up Equity Share Capital	550,000	550,000	550,000
7	Reserves (excluding Revaluation Reserve)	37,148	9,771	22,944
8	Securities Premium Account	-	-	-
9	Net worth	587,148	559,771	572,944
10	Paid up Debt Capital/ Outstanding Debt	693,345	1,116,088	714,966
11	Outstanding Redeemable Preference Shares	NA	NA	NA
12	Debt Equity Ratio	1.18	1.99	1.25
13	Earnings Per Share (of Rs. 10/-each) (for continuing and discontinued operations)*			
	Basic:	0.25	0.31	0.54
	Diluted:	0.25	0.31	0.54
14	Capital Redemption Reserve	NA	NA	NA
15	Debenture Redemption Reserve	NA	NA	NA
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

# Note:

- 1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 09 August, 2023, in accordance with the requirement of Regulation 52 of the SEBI (Listing Obligations and disclosure requirements) Regulations, 2015, as amended. The above results for the guarter ended 30 June 2023 have been reviewed by Statutory Auditors of the Company.
- 2. The above is an extract of the detailed format of the guarter and year ended results filed with the National Stock Exchange ('NSE') under Regulation 52 of the SEBI (Listing Obligations and Disclosure Reguirements) Regulations, 2015. The full financial results are available on the website of National Stock Exchange (www.nseindia.com) and is also available on the Company's website www.clix.capital 3. For the items referred to in the sub-clauses of the Regulation 52 (4) of the SEBI (Listing Obligations and Disclosure
- be accessed on www.nseindia.com During the previous year, the Board of Directors of the Company had approved a Scheme of Amalgamation ("the

Requirements) Regulations, 2015 the pertinent disclosures have been made to the National Stock Exchange and can

Scheme") for Amalgamation with its Holding Company, Clix Capital Services Private Limited. . The Scheme had been approved by Reserve Bank of India (RBI) for the Holding Company and Clix Housing Finance Limited vide their No Objection letter dated 27 October 2022 and 31 January 2023 respectively. The Company will file the Scheme with the Regional Director, Registrar of Companies, as required under the Companies Act, 2013. As per the Scheme, the appointed date for amalgamation is proposed as 1 April 2022. For Clix Housing Finance Limited

**Place: Gurugram** Date: 9 August 2023 () GROVY

**GROVY INDIA LIMITED** 

CIN:L74130DL1985PLC021532 Registered office:122, 1st Floor, Vinobapuri, Lajpat Nagar Part II, New Delhi -110024 Email I.D- grovyindia@gmail.com; Website: www.grovyindia.com, Tel. No.011-46740000 EXTRACT OF UN-AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE. 2023

-			- 12	Rs. in Lakhs Year Ended	
***	HP20CAMIR I)		Three Months Ended		
Sr. No.	Particulars	30.06.2023	30.06.2022	31.03.2023	
NO.		(Unaudited)	(Unaudited)	(Audited)	
1	Total Income from Operations	455,07	432.35	2117.43	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	22.28	13.26	121.99	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	22.28	13.26	121.99	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	16.57	13.26	90.52	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	23.82	3.01	90.92	
6	Equity Share Capital	333.41	251.44	333.41	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			1426.04	
8	Earnings Per Share (of Rs. 10/- each)	0.5	0.53	2.72	

a) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (LODR) Regulations, 2015. The detailed Quarterly Financial Results are available on the Stock Exchange websites, viz. www.bseindia.com and at website of the Company @ www.grovyindia.com under Investor Desk.

) The above results have been reviewed and recommended by the audit committee and approved by the Board of Directors at their respective meeting held on 10.08.2023

> For Grovy India Limited Prakash Chand Jalan Director DIN:00475545

Place-New Delhi

Date-10.08.2023

SHARDA MOTOR INDUSTRIES LIMITED REGD. OFFICE: D-188, OKHLA INDUSTRIAL AREA, PHASE-I, NEW DELHI-110020 CIN: L74899DL1986PLC023202

Tel.: +91-11-47334100, Fax: +91-11-26811676 E-Mail: investorrelations@shardamotor.com, Website: www.shardamotor.com

Statement of standalone financial results for (All amounts are in Rs. lakhs, the quarter ended June 30, 2023 unless otherwise stated)

200		Quarter Ended			Year Ended	
S. No.	Particulars	30.06.2023 31.03.2023		30.06.2022	31.03.2023	
		(Unaudited)	(Audited Refer note 3)	(Unaudited)	(Audited)	
1.	Total revenue from operations	65,410.13	68,816.45	62,780.90	2,69,993.58	
2.	Net profit/(loss) for the period/ year(beforeTax, Exceptional and / or Extraordinary items	7,395.04	8,058.86	5,968.68	27,531.25	
3.	Net profit/(loss) for the period/ year (before Tax, after Exceptional and /or Extraordinary items)	7,395.04	8,058.86	5,968.68	27,531.25	
4.	Net profit /(loss) for the period/ year after Tax (after Exceptional and /or Extraordinary items)	5,508.95	6,054.77	4,470.87	20,542.53	
5.	Total Comprehensive Income for the period /year (Comprising Profit for the period/year after Tax and Other Comprehensive Income after Tax)	5,530.42	6,092.06	4,487.06	20,628.41	
6.	Paid up Equity Share Capital (Face value of ₹2/-each)	594.63	594.63	594.63	594.63	
7.	Earnings Per Share (of ₹2/- each) (Not Annualised)		000000000		Constant	
	Basic	18.53	20.36	15.04	69.09	
-8	Diluted	18.53	20.36	15.04	69.09	

NOTE:

 These standalone financial results have been prepared in accordance with the recognition and measurement principles of Indian Accounting Standards ("Ind AS"), prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and in compliance with the regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. 2. The above is an extract of the detailed format of quarter/year ended standalone financial results filed with the

stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of these financial results are available on the stock exchange websites. (URL-

www.nseindia.com and www.bseindia.com) and also on above mentioned website of the Company

For and on behalf of the Board of Directors Date: 10 August, 2023

Sharda Motor Industries Limited Managing Director

SHARDA MOTOR INDUSTRIES LIMITED REGD. OFFICE: D-188, OKHLA INDUSTRIAL AREA, PHASE-I, NEW DELHI-110020 CIN: L74899DL1986PLC023202 Tel.: +91-11-47334100, Fax: +91-11-26811676 E-Mail: investorrelations@shardamotor.com, Website: www.shardamotor.com

## Statement of Consolidated Financial Results for the Quarter Ended June 30, 2023

223		Quarter Ended			Year Ended	
S. No.	Particulars	30.06.2023	31.03.2023	30.06.2022	31.03.2023	
		(Unaudited)	(Audited Refer note 3)	(Unaudited)	(Audited)	
1.	Total revenue from operations	65,410.13	68,816.45	62,780.90	2,69,993.58	
2.	Net profit/ (loss) for the period/ year (beforeTax, Exceptional and /or Extraordinary items)	7,395.04	8,058.86	5,968.68	27,531.25	
3.	Net profit/(loss)for the period/ year(beforeTax, before share of profit/ (loss)of associate and joint venture, after Exceptional and/or Extraordinary items)	7,395.04	8,058.86	5,968.68	27,531.25	
4.	Profit/ (loss) for the period /year (before tax,after share of profit /(loss) of associate & joint venture)	7,408.52	8,210.70	6,020.69	27,822.12	
5.	Net profit / (loss) for the period/year after Tax	5,522.43	6,206.61	4,522.88	20,833.40	
6.	Total Comprehensive Income for the period /year (Comprising Profit for the period /year after Tax and Other Comprehensive Income after Tax)	5,543.90	6,243.90	4,539.07	20,919.28	
7.	Paid up Equity Share Capital (Face value of ₹2/- each)	594.63	594.63	594.63	594.63	
8.	Earnings Per Share (of ₹2/- each) (Not Annualised)					
7 700	Basic	18.57	20.88	15.21	70.07	
	Diluted	18.57	20.88	15.21	70.07	

NOTE:

1. These consolidated financial results have been prepared in accordance with the recognition and measurement principles of Indian Accounting Standards ("IndAS"), prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued there under and incompliance with the regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

2. The above is an extract of the detailed format of period/year ended consolidated financial results filed with the stock exchanges under regulation 33 of the SEBI(Listing and other Disclosure requirements) Regulation, 2015. The full format of the period/year ended financial results is available on the stock exchange websites.(URLwww.nseindia.com and www.bseindia.com) and also on above mentioned website of the Company.

Date: 10 August, 2023

For and on behalf of the Board of Directors Sharda Motor Industries Limited **Managing Director** 





J.P. COOPERATIVE SUGAR FACTORIES FEDERATION LTD 9-A, RANA PRATAP MARG, LUCKNOW-226001 Tel No. (0522) 2612949, (0522)2628310, Fax: (0522) 2627994 Email: upsugarfed@yahoo.co.in | Website: www.upsugarfed.org

पत्र संख्या P-10587 यू0पीएफ0/

**Tender Notice** On line e-tenders are invited from manufacturers/Authurised dealer (as per details given in tender documents) for supply of Plate type heat exchanger (including pump) . Condennsor Automation system & Manufacturer, Authorised distributor/dealer & channel partner also in Juice mass flow meter system to various Cooperative Sugar Factories of U.P. The e-tender documents with detailed specifications. make terms and conditions etc, can be downloaded from e- tender portal http://etender.up.nic.in &

The Managing Director Federation reserves the right to cancel any or all bids/annul ebidding process without assigning any reason & decision of Federation will be Final & (RAMAKANT PANDEY) MANAGING DIRECTOR

HDFC BANK

federation website www.upsugarfed.org. time to time

Registered Office: HDFC Bank House, Senapati Bapat Marg, Lower Parel (West),

We understand your world Mumbai - 400 013 and having one of its office as Retail Portfolio Management at HDFC Bank Ltd, 1st Floor, I-Think Techno Campus, Kanjurmarq (East), Mumbai - 400042.

### SALE INTIMATION AND PUBLIC NOTICE FOR SALE OF SECURITIES PLEDGED TO HDFC BANK LTD.

The below mentioned Borrowers of HDFC Bank Ltd. (the "Bank") are hereby notified regarding the sale of securities pledged to the Bank, for availing credit facilities in the nature of Loan/Overdraft Against Securities. Due to persistent default by the Borrowers in making repayment of the outstanding dues as

per agreed loan terms, the below loan accounts are in delinquent status. The Bank has ssued multiple notices to these Borrowers, including the final sale notice on the belownentioned date whereby, Bank had invoked the pledge and provided 7 days' time to the Borrower to repay the entire outstanding dues in the below accounts, failing which, Bank would be at liberty to sell the pledged securities without issuing further notice in this regard. The Borrowers have neglected and failed to make due repayments, therefore, Bank in exercise of its rights under the loan agreement as a pledgee has decided to sell / dispose off the Securities on or after 18" August, 2023 for recovering the dues owed by the Borrowers to the Bank. The Borrowers are, also, notified that, if at any time, the value of the pledged securities falls further due to volatility in the stock market to create further deficiency in the margin requirement then Bank shall at its discretion sell the pledged security within one (1) calendar day, without any further notice in this regard. The Borrower(s) shall remain liable to the Bank for repayment of any remaining outstanding amount, post adjustment of the proceeds from sale of pledged securities.

Sr. No.	Loan Account Number	Account Borrower's Name Amoun		Date of Sale Notice	
1	XXXX8745	MOHINDER PAUL	2,55,424.00	10-Aug-23	
	: 11.08.2023 :e : Punjab	8	HDF	Sd/C BANK LTD	

### FORM A PUBLIC ANNOUNCEMENT

[Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

### FOR THE ATTENTION OF THE CREDITORS OF M/S MGI INFRA PRIVATE LIMITED

RELEVANT PARTICULARS Name of Corporate Debtor M/S MGI INFRA PRIVATE LIMITED

Date of incorporation of Corporate Debtor | 10.10.2011 Authority under which Corporate Debtor is Registrar of Companies, NCT of Delhi & Haryana incorporated / registered under Companies Act, 1956 U70200DL2011PTC226029 Corporate Identity No. / Limited Liability dentification No. of Corporate Debtor Address of the registered office and KH No. - 294/3, G/F, Chattarpur, principal office (if any) of Corporate Debtor New Delhi - 110030 Insolvency commencement date in 09.08.2023

respect of Corporate Debtor Estimated date of closure of insolvency 05.02.2024 resolution process Name and Registration number of the Mr. Sunil Kumar Agrawal Reg. No.: IBBI/IPA-002/IP-N00081/2017-2018-10222 insolvency professional acting as Interim Resolution Professional Address: E-205, LGF, Greater Kailash - II Address & email of the interim resolution

professional, as registered with the board New Delhi- 110048 Email: aggarwalsk21@yahoo.com Address: 904, GF, Sector- 7C, Faridabad- 121006 Address and e-mail to be used for correspondence with the Interim Email: cirpmgiinfra2023@gmail.com, Resolution Professional aggarwalsk21@yahoo.com Last date for submission of claims 23.08.2023

of sub-section (6A) of section 21, ascertained by the Interim Resolution Professional Names of insolvency professionals identified NA to act as authorised representative of creditors in a class (three names for each class)

Classes of creditors, if any, under clause (b) NA

(b) Details of authorized representatives

4. (a) Relevant forms and

are available at: Notice is hereby given that the National Company Law Tribunal, New Delhi has ordered the commencement of a corporate insolvency resolution process (CIRP) of the M/s MGI Infra Private Limited from date 09/08/2023 vide order CP (IB) NO - 182(PB)/2023 dated 09.08.2023.

(b) Physical Address: NA

(a) Web link: https://ibbi.gov.in/downloadform.html

The creditors of M/s MGI Infra Private Limited, are hereby called upon to submit their claims with proof on or before 23/08/2023 to the interim resolution professional at the address mentioned against

The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means. A financial creditor belonging to a class, as listed against the entry No. 12 (N/A), shall indicate its choice of

authorized representative from among the three insolvency professionals listed against entry No.13 to act as authorized representative of the class in Form CA. The submission of claims is to be made in accordance with Chapter IV of the Insolvency and Bankruptcy

Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016. The claim with proof is to be submitted in following specified forms along with documentary proof in support of claim: Form B: Claim by Operational Creditors except workmen & employees.

Form C: Claim by Financial Creditors. Form CA: Claim by Financial Creditors in a class.

Form D: Claim by workmen or an employee.

Form E: Claim submitted by an authorized representative of workmen or an employee. Form F: Claim by Creditors (other than Financial Creditors and Operational Creditors)

Submission of false or misleading proofs of claim shall attract penalties.

Sunil Kumar Agrawal Date: 10.08.2023 Interim Resolution Professional

Regn. No.: IBBI/IPA-002/IP-N00081/2017-2018-10222 Place: Faridabad

IndoSolar Limited

Regd Office: C-12, Friends Colony (East), New Delhi - 110065, India CIN: L18101DL2005PLC134879

E-mail: secretarial@waaree.com | Website: www.indosolar.co.in Telefax No :+91 -120 - 4762500 Extracts of Statement of unaudited Financial Results for the Quarter ended

June 30, 2023 ( Rs.in lakhs)

Sr.	Particulars	9	Quarter End	Year Ended	
No.	raiticulais	30-Jun-23	31-Mar-23	30-Jun-22	31-Mar-23
		Unaudited	Audited	Unaudited	Audited
1.	Total income from operations (net)	5.79	10.77	10.77	0.29
2	Net Profit / (Loss) for the period from ordinary activities (Before tax, Exceptional	500.00		C200000	3.533
	and /or Extraordinary items #)	(239.24)	(434.35)	(434.35)	(67.94
3	Net Profit / (Loss) for the period before tax (after Exceptional and /or Extraordinary				
	items - #)	(239.24)	(829.16)	(829.16)	1,09,089.17
4	Net Profit / (Loss) for the period after tax (after Exceptional and /or Extraordinary	100000000	A. 2387 S2546-3	Chaseran)	
	items # )	(239.24)	(852.80)	(852.80)	1,09,089,17
5	Total Comprehensive Income for the period (comprising profit or (loss) for the period (after tax) and other Comprehensive income	38 80		80 55	
	(after tax)]	(239.24)	(852.80)	(852.80)	1,09,089.17
6	Equity Share Capital	7,550,08		550 enter	05.00(6000)000
ary.	(Face Value RS. 10/- per share)	4,160.37	4,160.37	4,160.37	4,160.37
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	11/20/2007		0015000	00000000000000000000000000000000000000
	previous year:				(4,052.78)
8	Earnings per share (of Rs. 10\- each) (not annualised for the quarter and year ended)				
	(a) Basic(in Rs.)	(0.58)		(1.41)	26.22
	(b) Diluted(in Rs.)	(0.58)		(1.41)	26.22

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange(s) under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarter ended Financial Results are available on the websites of the Stock Exchange(s) viz www.bseindia.com and www.nseindia.com and the same is also available on the website of the Company viz www.indosolar.co.in

#-Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules / AS Rules, whichever is applicable.B13

For IndoSolar Limited

Hitesh C. Doshi Place : Mumbai Chariman & Managing Director DIN: 00293668 Date: 10th August 2023

financialexp.epap





**Aparna Bihany** 

DIN: 09039798

Whole time Director















स्थानः मुंबई

दिनांकः 10 अगस्त 2023

# दक्षिण रेलवे

भारत के राष्ट्रपति की ओर से वरिष्ठ मंडल सिग्नल एवं दूरसंचार अभियंता/दक्षिण रेलवे मदुरई मंडल द्वारा हमारी ई-निविदा पोर्टल www.ireps.gov.in में दी गई निविदा सचना के अनसार निम्न कार्यों के लिये ऑनलाइन निविदायें आमंत्रित है। मदुरई मंडल में कार्यों के लिये ई-निविदा के लिये आवेदन करने के इच्छुक निविदाकारों/ठेकेदारों को ई-निविदा पोर्टल www.ireps.gov.in में सुचीकरण कराना होगा तथा केवल ऑनलाइन

निविदा स्वीकार की जाएगी। निविदा बंद होने की

क्रम सं. 3 : कार्य का नाम: मदुरई मंडल में सुपरवायजरी स्टोर डिपो में विडियो निगरानी प्रणाली का प्रावधन ।

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दक्षिण रलवे विद्युत (सामान्य) निर्माण, चेन्नई एग्मोरे

निविदा सूचना सं. ई-एचक्यू-सीएन-एमएस-ईओटी-3-2023-24

तिथि: 01.08.2023 भारत के राष्ट्रपति की ओर से उप मख्य विद्युत अभिंयता/सामान्य/निर्माण/दक्षिण रिलवे/एग्मोरे, चेन्नई-600008 द्वारा निम्न कार्यों के लिये ई-निविदा आमंत्रित है। **कार्य का नाम**: चिन्ना सलेम कल्लाकुरीचि न्यू लाइन कार्य-विद्युत

|आपूर्ति व्यवस्था सहित चिन्ना सलेम से कल्लाकुरीचि खंड तक स्टेशन भवनों, प्लेटफार्म्स, एल सी गेट्स लॉजेज, एस.एंड टी हट्स, पम्पिंग व्यवस्था का विद्युतीकरण, कैम्प कार्यालय, रेलवे स्टाफ र्क्वाटरों आदि का विद्युतीकरण।

1. **पूर्णता अविधः** 6 माह 2. कार्य की अनमानित लागतः रु.

1,18,12,621.10/-

 निविदा प्रपत्र का मुल्यः निल धरोहर राशि भुगतान (ईएमडी)ः रु. 2,09,100/-

5. निविदा बंद होने की तिथि एवं **समय**: 24.08.2023 के 11.30 बजे पूर्वा. निविदा खुलने की तिथि एवं समयः 24.08.2023 के 11.00 बजे पूर्वा.। सम्पूर्ण विवरण www.ireps.gov.in मे दिखी जा सकती है।

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बैंक ऑफ महाराष्ट्र Bank of Maharashtra

प्रधान कार्यालय: "लोकमंगल", 1501, शिवाजी नगर,

7 G2. पुणे - 411 005. प्रस्ताव हेतु अनुरोध (आरएफपी)

बैक ऑफ महाराष्ट्र पात्र सेवा प्रदाताओं से 'डिजिटल मार्केटिंग एजेंसियों को पैनल में शामिल करने के लिए प्रस्ताव हेतु अनुरोध (आरएफपी)' के लिए सीलबंद निविदाएं (तकनीकी बोली और वाणिज्यिक बोली) आमंत्रित करता है। संभावित बोलीदाता बैंक की वेबसाइट www.bankofmaharashtra.in से आरएफपी के निविदा दस्तावेज डाउनलोड कर सकते हैं।

आरएफपी जमा करने का अंतिम दिनांक 01.09.2023 को दोपहर 03:00 बजे तक है। तकनीकी बोलियाँ 02.09.2023 को दोपहर 12:00 बजे खोली जाएंगी.

उपरोक्त निविदा के संबंध में कोई भी अतिरिक्त परिशिष्ट/ शद्धिपत्र/ दिनांक बढाया जाना / बोलीदाताओं की शंकाओं के उत्तर केवल बैंक की वेबसाइट www.bankofmaharashtra.in पर ही पोस्ट किए जाएंगे और समाचार पत्र में अलग से कोई अधिसूचना जारी नहीं की जाएगी। बैंक बिना कोई कारण बताए आरएफपी प्रक्रिया को रद्व करने या पुनर्निर्धारित करने का अधिकार सुरक्षित रखता है।

उप महाप्रबंधक दिनांक : 11.08.2023 विपणन व प्रचार

दक्षिण रलव इ-निविदा सूचना सं. वी/टीआरडी/-ओटी/7/2023-24 तिथि : 9.8.2023 कार्य का मद सं. 1

अर्नाकुलम (ईआरएस) में दो वर्षों के लिये 25 कझाकुट्टम (केजेडके) में दो वर्षों के लिये 25 केवी टैक्शन सब-स्टेशन के पीएसआई केवी ट्रैक्शन सब-स्टेशन के पीएसआई रखरखाव कार्यों का टीवीसी मंडल में रखरखाव कार्यों का टीवीसी मंडल में आउटसोर्सिंग आउटसोर्सिंग निविदा मुल्य ₹ 36,22,528.23/-₹ 21,94,040.89/-ईएमडी

निविदा बंद होने की तिथि एवं समय : 4.9.2023 के 14.00 बजे।

₹ 72,500/-

2 वर्ष

platform to be made available by BSE, before the Bid Closing Date.

पूर्णता अवधि

सम्पूर्ण विवरण तथा निविदा दस्तावेज http://www.ireps.gov.in. पर उपलब्ध होगा।

वरि. मंडल विद्युत अभियंता/टीआरडी/ थिरुवनंतरपुरम

₹ 43,900/-

2 वर्ष

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Shares in physical form can make an application in writing on plain paper, signed by the respective Public Shareholder, stating name and address, folio no., share certificate no., no. of Offer Shares tendered for the Delisting Offer and the distinctive nos. thereof, enclosing the original share certificate(s) and other documents (as mentioned in this paragraph 17.8 (b) of this DPA). Public Shareholders will be required to approach their respective Seller Member and have to ensure that their Bid is entered by their Seller Member in the electronic

(as mentioned in this paragraph 17.8 (b) of this DPA) until the Acquirer complete their 19.1 obligations under the Delisting Offer in accordance with the Delisting Regulations.

using the settlement number and the procedure prescribed by the Clearing h) All documents as mentioned above, shall be enclosed with the valid Tender Form, failing which the Equity Shares tendered will be liable for rejection. The Equity Shares shall be liable for rejection on the following grounds amongst others: (i) there is a name mismatch in the Folio of the Public Shareholder; or (ii) there exists any restraint order of a court/any other competent authority for transfer/ disposal/ sale or where loss of share certificates has been notified to the Company or where the title to the Equity Shares is under dispute or otherwise not clear or where any other restraint subsists; or (iii) The documents mentioned in the Tender Form for Public Shareholders holding Equity 19.2. Shares in physical form are not received by the Registrar on or before the close of business hours of Friday, August 25, 2023 (by 5 p.m.); or (iv) If the share certificates of any other company are enclosed with the Tender Form instead of the share certificates 20, DETAILS OF THE ESCROWACCOUNT of the Company; or (v) If the transmission of Equity Shares is not completed, and the 20.1. The consideration payable under the Delisting Regulations, the Floor Price of TREATMENT THAT MAY BE GIVEN BY THEIR RESPECTIVE INCOME TAX Equity Shares are not in the name of the shareholder who has placed the bid; or (vi) If the Public Shareholders place a bid but the Registrar does not receive the physical Equity Share certificate; or (vii) In the event the signature in the Tender Form and Form SH-4 do not match with the specimen signature recorded with Company or Registrar.

> that Public Shareholders can approach any stock broker registered with BSE and can make a bid by using quick unique client code ("UCC") facility through that stock broker registered with BSE after submitting the information/documents as may be required by the stock broker to be in compliance with the applicable SEBI regulations and the requirements of BSE. In case the Public Shareholder is not able to bid using quick UCC facility through any other stock broker registered with BSE, then the Public Shareholder may approach Buyer Broker viz. BNK Securities Private Limited, to bid by using quick UCC facility, after submitting the information/ documents as may be required by the Buyer Broker to be in compliance with the applicable SEBI regulations and the requirements of BSE.

17.10. Public Shareholders, who have tendered their Offer Shares by submitting Bids pursuant to the terms of the Detailed Public Announcement and the Letter of Offer. may withdraw or revise their Bids upwards not later than 1 (one) day before the Bid 20.3. Closing Date. Downward revision of Bids shall not be permitted. Any such request for revision or withdrawal of the Bids should be made by the Public Shareholder 20.4. through their respective Seller Member, through whom the original Bid was placed, not later than 1 (one) day before the Bid Closing Date. Any such request for revision or withdrawal of Bids received after normal trading hours of the secondary market 1 (one) day before the Bid Closing Date will not be accepted. Any such request for withdrawal or upward revision should not be made to the Company /Acquirer /Registrar to the Delisting Offer /Manager to the Delisting Offer.

www.bseindia.com throughout the trading session and will be updated at specific intervals during the Bid Period.

AND TRS IS NOT REQUIRED. After the lien is marked successfully in the 17.12. The Offer Shares to be acquired under the Delisting Offer are to be acquired free from all liens, charges, and encumbrances and together with all rights attached thereto. Offer Shares that are subject to any lien, charge or encumbrances are liable to be rejected. dematerialised form have successfully tendered the Equity Shares in the 17.13. Public Shareholders holding Offer Shares under multiple folios are eligible to participate in the Delisting Offer.

(v) The Public Shareholders will have to ensure that they keep the DP account 17.14. In terms of Regulation 22(4) of the Delisting Regulations, the Acquirers are entitled (but not obligated) to make a counter offer at the Counter Offer Price, at its sole and absolute discretion. The Acquirer shall ensure compliance with the provisions and the timelines provided in Schedule IV of the SEBI Delisting Regulations ("Counte Offer'). The counter offer is required to be announced by issuing a publi announcement of counter offer ("Counter Offer PA") within 2 working days of the Bid Closing Date. The Counter Offer PA will contain inter alia details of the Counter Offer Price, the book value per Equity Share, the revised schedule of activities and the procedure for participation and settlement in the counter offer. In this regard Public Shareholders are requested to note that, if a counter offer is made:

> a. All Offer Shares tendered by Public Shareholders during the Bid Period and no withdrawn as per paragraph 17.14(b) below, along with Offer Shares which are additionally tendered by them during the counter offer, will be considered as having been tendered in the Counter Offer at the Counter Offer Price.

b. Public Shareholders who have tendered Offer Shares during the Bid Period and thereafter wish to withdraw from participating in the Counter Offer (in part or full have the right to do so after the issuance of the Counter Offer PA in accordance with the SEBI Delisting Regulations. Any such request for withdrawal should be made b the Public Shareholder through their respective Seller Member through whom the original bid was placed. Any such request for withdrawal received after norma trading hours of the secondary market on the last day of the timelines prescribed in the SEBI Delisting Regulations will not be accepted

c. Offer Shares which have not been tendered by Public Shareholder during the Bid Period can be tendered in the Counter Offer in accordance with the procedure for tendering that will be set out in the Counter Offer PA

Upon finalization of the basis of acceptance as per the Delisting Regulations: signatures registered with the Company) and duly witnessed at the appropriate 18.1. The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market.

> money of the Escrow Account shall be used to pay the consideration to the Buyer funds to the Clearing Corporation and subsequently Clearing Corporation will make direct funds payout to respective Public Shareholder's bank account linked to its demat account. If Public Shareholder's bank account details are not available or if the funds transfer instruction are rejected by RBI/ Bank, due to any reason, then such funds will be transferred to the concerned Seller Member(s) settlement bank account for onward transfer to the respective client. For the Offer Shares acquired in physical 22. STATUTORY APPROVALS

secondary market mechanism for onwards transfer to Public Shareholders. In case of certain client types viz. non-resident Indians, non-resident 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 will be given 22.2. CSE has given its in-principle approval for delisting of the Equity Shares pursuant to to their respective Seller Member's settlement accounts for releasing the same to their respective Public Shareholder's account onward. For this purpose, the client 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 BSE and the Clearing Corporation from time to time. The Offer Shares acquired in dematerialised form would either be transferred directly to the account of either of the Acquirer provided it is indicated by the Buyer Broker or it will be transferred by the Buyer Broker to the account of either of the 22.4 Acquirer on receipt of the Offer Shares pursuant to the clearing and settlement mechanism of BSE. Offer Shares acquired in physical form will be transferred

directly to the Acquirer by the Registrar to the Offer.

18.5. Details in respect of Public Shareholder's Bid accepted at or below Exit Price will be provided to the Clearing Corporation by the Target Company or the Registrar to the Delisting Offer. On receipt of the same, Clearing Corporation will release the lien on unaccepted Equity Shares in the demat account of the Public Shareholder. On settlement date, lien Equity Shares mentioned in the accepted Bid will be transferred to the Clearing Corporation.

Equity 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 Target Company or the Registrar to the Delisting Offer. Post receiving the IDT message from target depository, source depository will cancel/ release lien on unaccepted Equity Shares in the demat account of the Public Shareholder. Post completion of Bid Period and receiving the 22.6. The Acquirer reserves the right not to proceed with or withdraw the Delisting Offer in 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 Equity Shares from Public Shareholder's demait account and credit it to Clearing Corporation settlement 22.7. In the event that receipt of the statutory or regulatory approvals are delayed, changes to Email: info@imoney.co.in, account in target depository on settlement date. The Seller Member would issue a contract note and pay the consideration to the

respective Public Shareholder whose Offer Shares are accepted under the Delisting Offer. The Buyer Broker would also issue a contract note to the Acquirer for 23. NOTES ON TAXATION the Offer Shares accepted under the Delisting Offer. Public Shareholders who intend to participate in the Delisting Offer should consult their

respective Seller Member for payment of any cost, charges and expenses (including brokerage) that may be levied by the Seller Member upon the Public Shareholders for tendering their Offer Shares in the Delisting Offer (secondary market transaction).

दक्षिण रलव (गति शक्ति/मदुरै)

निविदा सूचना सं.: जीएस-एमडीयू-2023-19 दिनांक 09-08-2023 भारत के राष्ट्रपति के लिये तथा उनकी ओर से मुख्य परियोजना प्रबंधक, गति शक्ति, दक्षिण रेलवे, मदुरै – 625 016 द्वारा हमारे पोर्टल www.ireps.gov.in पर प्रस्तुत निविदा आमंत्रण सूचना (एनआईटी) के अनुसार कार्य हेतू ई-निविदा आमंत्रित की जाती है। निविदा के लिये आवेदन करने के इच्छक निविदाकारों / ठेकाकारों को पोर्टल www.ireps.gov.in पर नामांकित होनी की आवश्यकता है तथा केवल ऑनलाइन

निविदायें ही स्वीकार की जायेंगी।

ई-निविदा

₹1.	ч.		नकद मूल्य रु. लाख में	प्रावनात / धराज रु. में
1.	GS- MDU-2023- 05D-02	मदुरै मंडल – अम्बासमुद्रम रेलवे स्टेशन– ''अमृत भारत योजना'' के अंतर्गत स्टेशन भवनों, अग्रभाग और प्लेटफार्म का सुधार।	233.74	2,66,900
2.	GS-MDU- 13A- 2023- 03A	मदुरै मंडल – विस्तार तथा अलवर तिरुनगरी (एडब्ल्यूटी) रेलवे स्टेशन पर विद्यमान मध्यम स्तर के प्लेटफॉर्म नंबर 1 का विस्तार तथा उसे ऊंचे स्तर तक उठाना।		1,65,300
3.	GS-MDU- 13A-2023- 06A	मदुरे मंडल — कयालपट्टिनम (केजेडवाई) रेलवे स्टेशन पर विद्यमान मध्यम स्तर के प्लेटफार्म नंबर 1 को ऊंचे स्तर तक उठाना।		1,31,400
4.	GS-MDU- 13A-2023- 12A	मदुरे मंडल — तेनमलाई (टीएमएल) रेलवे स्टेशन पर विद्यमान मध्यम स्तर के प्लेटफार्म नंबर 1 को ऊंचे स्तर तक उठाना।		1,73,800
5.	GS-MDU- 2023-03- 03A	मदुरे मंडल – 2 स्टेशनों पर एमईए में कमी को पूरा करने के लिए पीएफ आश्रय का प्रावधान। (न्यू आर्यनकावु और कुरुम्बुर)।	17.09	34,200
6.	GS-MDU- 12A- 2023- 02A	वंचिमनियाची (एमईजे)—2 बेज, रावणसमुद्रम (आरवीएस)—2 बेज तथा तिरुचेंदूर (टीसीएन)—5 बजे स्टेशनों पर प्लेटफार्म शेल्टर का प्रावधान।	124.01	2,12,000

समापन अवधि माह में : क्रमांक 1 : पांच। क्रमांक 2 से 4 : छह। क्रमांक 5 से 6 : चार। **निविदा समापन तिथि :** क्रमांक 1 से 6 : 31-08-2023 अधिक जानकारी के लिये, वेब साइट पोर्टल www.ireps.gov.in देखें।

यह निविदाकर्ता का उत्तरदायित्व है कि वह वेबसाइट पर बाद में अपलोड किये गये किसी भी सुधार अथवा संशोधन के लिये निर्गत किसी शुद्धिपत्र की जांच-पड़ताल करते रहें, निविदा जमा करते समय इसे ही ध्यान में रखा जायेगा।

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If the consideration payable in terms of Regulation 24(1) of the SEBI Delisting Regulations is not paid to all the Public Shareholders, within the time specified thereunder, the Acquirer shall be liable to pay interest at the rate of ten per cent per annum to all the Public Shareholders, whose bids shares have been accepted in the Delisting Offer, as per Regulation 24(2) of the SEBI Delisting Regulations. However, in case the delay was not attributable to any act or omission of the Acquirer or was caused due to circumstances beyond the control of Acquirer, SEBI may grant waiver from the payment of such interest.

The Public Shareholders may submit their Bids to the Seller Member during the Bid Period. Additionally, once the Equity Shares have been delisted from the Stock

Exchanges, the Public Shareholders whose Offer Shares have not been acquired by the Acquirer (the "Residual Shareholders") may offer their Offer Shares for sale to the Acquirer at the Exit Price for a period of 1 (one) year following the date of the delisting of the Equity Shares from CSE ("Exit Window"). A separate offer letter in this regard will be sent to these Residual Shareholders explaining the procedure for tendering their Offer Shares. Such Residual Shareholders may tender their Offer Shares by submitting the required documents to the Registrar to the Offer during the Exit Window. The Acquirer shall ensure that the rights of the Residual Shareholders are protected

and shall be responsible for compliance with Regulation 27 of the SEBI Delisting Regulations and the Stock Exchange shall monitor the compliance of the same.

accordance with the SEBI Delisting Regulations. The aggregate amount deposited in ARISING TO ANY SHAREHOLDER AS A REASON OF THIS DELISTING OFFER. the Escrow Account is ₹ 1.80.76.500/- (Rupees One Crore Eighty lakhs Seventy Six 24. CERTIFICATION BY BOARD OF DIRECTORS OF THE COMPANY Thousand Five Hundred only) which represents more than 100% of the Escrow 24.1. The board of directors of the Company has certified that: Amount.

The Manager to the Offer has been solely authorized by the Acquirer to operate and realize the value of Escrow Account in accordance with the SEBI Delisting Regulations. In the event that the Acquirer accept the Discovered Price or offer a price higher than the Discovered Price or offer the Counter Offer Price, the Acquirer shall increase the amount lying to the credit of the Escrow Account to the extent necessary to pay Public Shareholders whose Equity Shares are validly accepted, the consideration at the Exit Price, which shall be used for payment to the Public Shareholders who have validly tendered Offer Shares in the Delisting Offer.

Further, the Escrow Bank will open a special account ("Special Account") on the instructions of the Acquirer and the Manager to the Delisting Offer, which shall be used for payment to the Public Shareholders who have validly tendered Offer Shares in the Delisting Offer. The Manager to the Delisting Offer shall instruct the Escrow Bank to transfer the total consideration amount to the Special Account.

Activity	Date	Day
Initial Public Announcement	June 27, 2022	Monday
Resolution for approval of the Delisting Proposal passed by the Board	July 08, 2022	Friday
Resolution for approval of the Delisting Offer passed by the Shareholders of the Company	August 20, 2022	Saturday
Date of receipt of CSE in-principle approval	August 10, 2023	Thursday
Date of publication of the Detailed Public Announcement	August 11, 2023	Friday
Specified Date for determining the names of shareholders to whom the Letter of Offer shall be sent@	August 04, 2023	Friday
Last date for dispatch of Letter of Offer/ Bid Forms to Public Shareholders as of Specified Date**	August 17, 2023	Thursda
Last date of publication of recommendation by independent directors of the Company	August 18, 2023	Friday
Bid Opening Date (bid starts at market hours)	August 21, 2023	Monday
Last Date for upward revision or withdrawal of bids	August 24, 2023	Thursda
Bid Closing Date (bid closes at market hours)	August 25, 2023	Friday
ast date for announcement of Counter Offer	August 29, 2023	Tuesday
Last date for Public Announcement regarding success o ailure of the Delisting Offer	August 29, 2023	Tuesday
Proposed date for payment of consideration*	September 05, 2023	Tuesday
Proposed date for release of lien/ return of equity shares to the Public Shareholders in case of discovered price no being accepted	September 05,	Tuesday

@ The specified date is only for the purpose of determining the names of the Public Shareholders to whom the Letter of Offer will be sent. However, all Public Shareholders, are eligible to participate in the Delisting Offer by submitting their Bid in Acquisition Window Facility to stock broker registered on BSE on or before Bid Closing Date. Changes to the proposed timeline, if any, will be notified to Public Shareholders by way of a public announcement in the same newspapers where the DPA is published. \*Subject to the acceptance of Discovered Price or offer a price higher than the

Discovered Price by the Acquirer. "Such activity may be completed on or before the last date

Broker on or before the pay-in date for settlement. The Buyer Broker will transfer the Notes: (1) All dates are subject to change and depend on obtaining the requisite statutory and regulatory approvals, as may be applicable. Changes to the proposed timetable, if any, will be notified to Public Shareholders by way of corrigendum/ addendum in all the newspapers in which the DPA has appeared; and (2) Last date of payment is subject to

the acceptance of the Discovered Price by the Acquirer. form, the Clearing Corporation will release the funds to the Seller Member as per the 22.1. The Public Shareholders of the Company have accorded their consent by way of

special resolution passed through postal ballot on Saturday, August 20, 2022, i.e., the date on which the results of the postal ballot & E-voting were announced and the 27. GENERAL DISCLAIMER same were intimated to the Stock Exchange on August 22, 2022.

their letter reference no. CSE/LD/15873/2023 dated August 09, 2023. type details will be collected from the depositories whereas funds pay-out pertaining 22.3. To the best of the Acquirer knowledge, as on the date of the Detailed Public Announcement, there are no other statutory or regulatory approvals required to

acquire the Offer Shares and implement the Delisting Offer, other than as indicated above. If any statutory or regulatory approvals become applicable, the acquisition of Offer Shares by the Acquirer and the Delisting Offer will be subject to receipt of such statutory or regulatory approvals. If the Public Shareholders who are not persons resident in India (including non-

resident Indians, overseas body corporates and foreign portfolio investors) had required any approvals (including from the RBI or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Delisting Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in the Delisting Offer. It shall be the responsibility of the Public Shareholders tendering Offer Shares in the

Delisting Offer to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering the Offer Shares held by them in the Delisting Offer, and the Acquirer shall take no responsibility for the same. The Public Shareholders should attach a copy of any such approval to the Bid Form, wherever applicable. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in the Offer.

the event the conditions mentioned in paragraph 14 of this DPA are not fulfilled or if the Nehru Road, Kolkata-700 087, West approvals indicated above are not obtained or conditions which the Acquirer considers | Bengal, India in his sole discretion to be onerous, are imposed in respect of such approvals.

the proposed timetable, if any, will be notified to the Public Shareholders of the Company info@intelligentgroup.org.in, by way of a corrigendum to this DPA in the same newspapers in which this DPA is made.

The tax considerations given hereunder in the Note are based on the current provisions | Validity Period: Permanent of the tax laws of India and the regulations thereunder, the judicial and the CIN: U65923WB2010PTC156220 administrative interpretations thereof, which are subject to change or modification by subsequent legislative, regulatory, administrative or judicial decisions. Any such place: Kolkata changes could have different tax implications.

इंडोसोलर लिमिटेड

पंजीकृत कार्यालयः सी-12, फ्रेंड्स कॉलोनी (पूर्व), नई दिल्ली-110065, भारत

सीआईएनः L18101DL2005PLC134879 ई-मेलः secretarial@waaree.com , वेबसाइटरू www.indosolar.co.in

टेलीफैक्स नंबर:+91-120-4762500 30 जुन, 2023 को समाप्त तिमाही के लिए अलेखापरीक्षित वित्तीय परिणामों के विवरण के अंश

क्र	विवरणों	7	समापा वर्ष		
58,41	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	30 जून, 2023 गैस्लेखा-परिक्रित	31 सर्व 2023 लेखा-परीवित	३७ जून, २१२२ गैरलेखा-परीकित	31 मार्च 2023 लेखा—परीवित
1 2	परिचालनों से कुल आय (शुद्ध) सामान्य गतिविधियों से अवधि के लिए शुद्ध लाभ / (हानि) (कर से पहले, अपवादात्मक	5.79	10.77	10.77	0.29
3	और / या असाधारण आइटम #) कर से पहले की अवधि के लिए शुद्ध लाम / (हानि) (कर के बाद, अपवादात्मक और	(239.24)	(434.35)	(434.35)	(67.94)
4	/ या असाधारण आइटम- #) कर के बाद की अवधि के लिए शुद्ध लाम / (हानि) ( अपवादात्मक और / या असाधारण	(239.24)	(829.16)	(829.16)	1,09,089.17
5	(हान) ( अपवादात्मक आर / या असाधारण आइटम– # के बाद, ) अवधि के लिए कुल व्यापक आय ( अवधि (कर के बाद) के लिए संयुक्त लाम / (हानि) और अन्य व्यापक आय (कर के बाद))	(239.24)	(852.80)	(852.80)	1,09,089.17
6	इक्विटी शेयर पूंजी (अकित मूल्य रु. 10/- प्रति शेयर)	(239.24)	(852.80)	(852.80)	1,09,089.17
7	पिछले वर्ष के अंकेक्षित तुलन पत्र में प्रदर्शित अनुसार आरक्षित (पुनर्मूल्यांकन आरक्षित को	4,160.37	4,160.37	4,160.37	4,160.37
8	छोडकर) प्रति शेयर आय (रु. 10/— प्रत्येक) (समाप्त तिमाही और वर्ष के लिए वार्षिक नहीं)				(4,052.78)
	(ए) बेसिक (रुपये में) (बी) तरलीकृत (रुपये में)	(0.58) (0.58)		(1.41) (1.41)	1,4051,0000

1. उपरोक्त सेबी (सचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 के विनियमन 33 के तहत स्टॉक एक्सचेंज के साथ दायर त्रैमासिक वितीय परिणामों के विस्तृत प्रारूप का एक उद्धरण है। समाप्त तिमाही वित्तीय परिणामों का पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइटों अर्थात www.bseindia.com और www.nseindia.com पर उपलब्ध है और यह कंपनी की वेबसाइट अर्थात www.indosolar.co.in पर भी उपलब्ध है।

2.#-इंड-एएस नियम/एएस नियमों, बी13 जो भी लागू हो, के अनुसार लाग और डानि के विवरण में अपवादात्मक और / या असाधारण वस्तुओं को समायोजित किया गया है

हितेश सी. दोशी अध्यक्ष एवं प्रबंध निदेशक डीआईएन: 00293668

. Under current Indian tax laws and regulations, capital gains arising from the sale of equity shares in an Indian company are generally taxable in India. Any gain realized on the sale of listed equity shares on a stock exchange held for more than 12 months will be subject to long term capital gains tax in India @10%, if the gain is above ₹ 1,00,000/. Capital gains arising from the sale of equity shares in an Indian company are generally

non-resident shareholder The present delisting offer will be carried out through domestic stock exchange. Therefore, STT will be collected by the stock exchange and deducted from the

taxable in India for both category of shareholders i.e. resident shareholder as well as

amount of consideration payable to the shareholder. 4. Capital Gain arising on shares held for a period of twelve months or less prior to their

hands of the shareholder. Income Tax (excluding surcharge and education cess) is payable @15% on this short term capital gain (refer 111 A of Income Tax Act, 1961). 5. Capital Gain arising on shares held for more than twelve months prior to their tendering in the present delisting offer will be treated as long term capital gain in the

tendering in the present delisting offer will be treated as short term capital gain in the

hands of the shareholder. Income Tax (excluding surcharge and education cess) is payable @10% on this long term capital gain (refer section 112A and section 55(2)(ac) of the Income Tax Act, 1961). SHAREHOLDERS ARE ADVISED TO CONSULT THEIR TAX ADVISORS FOR THE 539/- (Rupees Five Hundred Thirty Nine only) per Equity Share of the Company ASSESSING AUTHORITIES IN THEIR CASE, AND THE APPROPRIATE COURSE OF

multiplied by the number of Offer Shares, i.e., 33,537 (Thirty Three Thousand Five ACTION THAT THEY SHOULD TAKE. THE JUDICIAL AND THE ADMINISTRATIVE Hundred Thirty Seven only), is ₹ 1,80,76,443/- (Rupees One Crore Eighty lakhs INTERPRETATIONS THEREOF, ARE SUBJECT TO CHANGE OR MODIFICATION BY Seventy Six Thousand Four Hundred and Forty Three only) ("Escrow Amount"). SUBSEQUENT LEGISLATIVE, REGULATORY, ADMINISTRATIVE OR JUDICIAL In accordance with Regulations 14(1) and 14(5) of the Delisting Regulations, the DECISIONS. ANY SUCH CHANGES COULD HAVE DIFFERENT INCOME-TAX Acquirer, HDFC Bank Limited, a banker to an issue registered with SEBI ("Escrow IMPLICATIONS. THIS NOTE ON TAXATION SETS OUT THE PROVISIONS OF LAW IN Bank") and the Manager to the Delisting Offer have entered into an escrow A SUMMARY MANNER ONLY AND IS NOT A COMPLETE ANALYSIS OR LISTING OF agreement dated August 29, 2022 pursuant to which the Acquirer has opened an ALL POTENTIAL TAX CONSEQUENCES OF THE DISPOSAL OF EQUITY SHARES. escrow account in the name of "BIJNI/DOOARS/TEA-DELISTING-ESCROW THE IMPLICATIONS ARE ALSO DEPENDENT ON THE SHAREHOLDERS ACCOUNT" with the Escrow Bank at their branch at Kolkata ("Escrow Account") FULFILLING THE CONDITIONS PRESCRIBED UNDER THE PROVISIONS OF THE and have deposited in the Escrow Account cash of ₹ 45,20,000/- (Rupees Forty Five RELEVANT SECTIONS UNDER THE RELEVANT TAX LAWS. THE ACQUIRER lakhs Twenty Thousand only) on August 31, 2022 and ₹ 1,35,56,500/- (Rupees One NEITHER ACCEPTS NOR HOLDS ANY RESPONSIBILITY FOR ANY TAX LIABILITY

 a) The Company has not raised any funds by issuance of securities during the last 5 (five) years immediately preceding the date of the Detailed Public Announcement; b) all material information which is required to be disclosed under the provisions of

the continuous listing requirements under the relevant Equity Listing Agreement entered into between the Company and the Stock Exchange or the provisions of the Listing Regulations, as applicable from time to time have been disclosed to the Stock Exchange, as applicable;

c) The Company is in compliance with applicable provisions of securities law;

d) the Acquirer or its related entities have not carried out any transaction during the aforesaid period to facilitate the success of the Delisting Offer which is not in compliance with the provisions of sub-regulation (5) of regulation 4 of SEBI Delisting Regulations; and

e) The Delisting Offer is in the interest of the shareholders of the Company.

25. COMPLIANCE OFFICER OF THE COMPANY 25.1. The details of the Compliance Officer of the Company are as follow:

Compliance Officer: Dhanraj Chindalia Address: , Camac Street, "Shantiniketan", 4th Floor, Suite No -1B, bijnidooars@gmail.com Email: +91-33-2282 9303 Telephone No:

25.2. In case the Public Shareholders have any queries concerning the non-receipt of credit or payment for Offer Shares or on delisting processes and procedure, they may address the same to Registrar to the Delisting Offer.

26. DOCUMENTS FOR INSPECTION 26.1. Copies of following documents will be available for inspection by the Public Shareholders at the registered office of the Manager to the Delisting Offer (i.e. Intelligent Money Managers Private Limited, 25, Jawaharlal Nehru Road, YMCA Building, 2nd Floor, Kolkata-700087) on any working day (i.e. Monday to Friday and not being a bank

holiday in Kolkata) between 10.00 am to 5.00 pm up to the Bid Closing Date. (i) Initial Public Announcement dated June 27, 2022.

(ii) Board resolution of the Company dated July 08, 2022.

(iii) Due diligence report dated July 04, 2022 of CS Smita Sharma, Proprietor of M/s Smita Sharma & Associates, Practicing Company Secretary, Peer Reviewed Practicing Company Secretary.

(iv) Share Capital Audit Report under regulation 76 of the Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018 dated April 11, 2022 and July 12, 2022 respectively for the Quarter ended March 31, 2022 and June 30, 2022 of HV Bolia & Associates, Practicing Chartered Accountant.

(v) Certified true copy of the resolution passed by the shareholders by way of postal ballot, results of which were declared on August 20, 2022 along with scrutinizer's report.

(vi) Floor Price Certificate dated August 25, 2022 issued by M/s Gora & Co., Chartered Accountants, FRN: 330091E, Gora Chand Mukherjee, Partner, Membership no.: 017630.

(vii) Copy of Escrow Agreement dated August 29, 2022 between the Acquirer, the Escrow Bank and Manager to the Delisting Offer.

(viii) Copy of the Escrow Account Statement received from the Escrow Bank. confirming receipt of the Escrow Amount in the Escrow Account on August 31, 2022 and March 10, 2023. (ix) In-principle approval from Stock Exchange through letter reference no.

CSE/LD/15873/2023 dated August 09, 2023 received on August 10, 2023. Every person who desires to avail of the Delisting Offer may do so pursuant to

independent inquiry, investigation and analysis and shall not have any claim against the Acquirer (including its directors), the Manager to the Delisting Offer or the Company (including its directors) whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such offer and tender of securities through the reverse book building process through Acquisition Window Facility or OTB or otherwise whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

For further details please refer to the Letter of Offer, the Bid Form and the Bid Revision/Withdrawal Form which will be sent to the Public Shareholders who are shareholders of the Company as on the Specified Date. This Detailed Public Announcement is expected to be available on the website of

the Company, the website of the Manager to the Delisting Offer and the website of the Stock Exchange, www.cseindia.com. Public Shareholders will also be able to download the Letter of Offer, the Bid Form and the Bid Revision/ Withdrawal Form from the website of the Stock Exchange.



Limited 2nd Floor, YMCA Building, 25, Jawaharlal

Tel. No.: +91 - 33 - 4065 6289

amit@intelligentgroup.org.in Contact Person: Mr. Amit Kumar Mishra SEBI Registration No.: INM000012169



3A Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata-700017 Tel. No.: 033 - 2280 6616 / 17/ 18; Fax: 033 - 2280 6619; Contact person: Mr. Ashok Sen: Email: nichetechpl@nichetechpl.com; Website: https://www.nichetechpl.com; SEBI Registration Number:

For and on behalf of Acquirer

**Sharad Nahata** 

Date : August 10, 2023

www.neadwhere.com

मदुरई मंडल ई-निविदा सूचना

सं. : यू-एसजी-03-2023-24 तिथि: 28.7.2023

| 21.8.2023 के 11.00 बजे है। सभी संबंधित कागजात एवं समर्थक दस्तावेज स्कैन कर प्रस्ताव के साथ अपलोड की जाएगी क्रम सं01: कार्य का नाम: एक वर्ष (2023-24) की अवधि के लिये एमडीयू मंडल में एडीएसटीई/टीईएन, एडीएसटीई/केकेडीआई के क्षेत्राधिकार के अंतर्गत एसएंडटी गिअर्स का वार्षिक जोनल अनबंध (सिग्नलिंग गिअर्स) क्र म सं. 2 : कार्य का नाम : संवेदनशील स्थानों पर एसएंडटी कैबल्स की संरक्षण व्यवस्था (20 कि. मी.) के प्रावधान डाटा एसएंडटी परिसम्पत्तियों की विश्वसनीयता का

Delisting Regulations.

Shareholder has signed the Bid Form;

17.7. Procedure to be followed by Public Shareholders holding Offer Shares in f) In case of non-receipt of the Letter of Offer/ Bid Form, Public Shareholders holding Offer 18.9. dematerialized form. a) Public Shareholders who desire to tender their Offer Shares in the electronic form. under the Delisting Offer would have to do so through their respective Seller Member by indicating the details of the Offer Shares they intend to tender under

the Delisting Offer. The Public Shareholders should not send Bids to the Company/

Corporation and a lien shall be marked against the Equity Shares of the Public

Shareholder and the same shall be validated at the time of order entry. The details

Acquirer/Manager to the Delisting Offer/ the Registrar to the Delisting Offer. b) The Seller Member would be required to place an order/bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Delisting Offer using the g) The Registrar to the Offer will hold in trust the share certificate(s) and other documents 19. PERIOD FOR WHICH THE DELISTING OFFER SHALL BE VALID Acquisition Window Facility of the Stock Exchange. c) The Seller Member would be required to tender the number of Equity Shares by

of settlement number shall be informed in the issue opening circular/ notice that will be issued by BSE/ Clearing Corporation before the Bid Opening Date d) In case, the Public Shareholders' demat Account is held with one depository and clearing member pool and Clearing Corporation accounts held with other depository, Equity Shares shall be blocked in the Public Shareholders demat account at source depository during the Bid Period. Inter Depository Tender Offer ("IDT") instructions shall be initiated by the Public Shareholders at source depository to clearing member/ Clearing Corporation account at target depository. Source Depository shall block the Public Shareholder's Equity Shares (i.e., transfer from free balance to blocked balance) and sends IDT message to target

e) For custodian participant orders for Equity Shares in dematerialized form, early pay-in 17.9. If the Public Shareholders do not have any stock broker registered with BSE, then 20.2. is mandatory prior to confirmation of the relevant order by the custodian. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the last day of the Bid Period. Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, any modification to an order shall be deemed to revoke the custodian confirmation relating to such order and the revised order shall be sent to the custodian again for confirmation.

depository for confirming creation of lien. Details of Equity Shares blocked in the

Public Shareholders demat account shall be provided by the target depository to

Slip ("TRS") generated by the exchange bidding system to the Public Shareholder. The TRS will contain the details of the order submitted such as Bid ID No., DP ID, Client ID, No. of Equity Shares tendered and price at which the Bid was placed. q) The Clearing Corporation will hold in trust the Offer Shares until the Acquirers complete their obligations under the Delisting Offer in accordance with the

f) Upon placing the Bid, a Seller Member shall provide a Transaction Registration

 The Public Shareholders shall also provide all relevant documents, which are necessary to ensure transferability of the Equity Shares in respect of the Bid Form to be sent. Such documents may include (but not be limited to) (i) Duly attested power of attorney, if any person other than the Public

certificate, in case any Public Shareholder has expired; and (iii) In case of companies, the necessary certified corporate authorizations 17.11. The cumulative quantity tendered shall be made available on BSE's website (including board and/or general meeting resolutions). (iv) IN CASE OF DEMAT EQUITY SHARES, SUBMISSION OF TENDER FORM

(ii) Duly attested death certificate and succession certificate/legal heirship

depository system on the demat Equity Shares and a valid bid in the exchange bidding system, the Public Shareholders holding Equity Shares in

active and unblocked to receive credit in case of return of Equity Shares due to rejection. Further, Public Shareholders will have to ensure that they keep the saving account attached with the DP account active and updated to receive credit remittance due to acceptance of Offer Shares tendered by them. i) In case of non-receipt of the Letter of Offer/ Bid Form, Public Shareholders holding Equity Shares in dematerialized form can make an application in writing on plain paper, signed by the respective Public Shareholder, stating name and address. client ID number, DP name/ ID, beneficiary account number and number of Equity Shares tendered for the Delisting Offer. Public Shareholders will be required to

approach their respective Seller Member and have to ensure that their bid is entered by their Seller Member in the electronic platform to be made available by BSE, before the Bid Closing Date. Procedure to be followed by Public Shareholders holding Offer Shares in physical form a) All the Public Shareholders holding the Equity Shares in physical form shall note that in accordance with the SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, all the Public Shareholders holding Equity Shares in the physical

such tendering shall be as per the provisions of the SEBI Delisting Regulations and terms provided in the Detailed Public Announcement/ Letter of Offer. b) The Public Shareholders who hold Offer Shares in physical form and intend to participate in the Delisting Offer will be required to approach their respective Seller Member along with the complete set of documents for verification procedures to be carried out including as below:

form are allowed to tender their Equity Shares in the Delisting Offer provided that

i. original share certificate(s); ii. valid share transfer form(s) (i.e. SH-4) duly filled and signed by the transferors 18. METHOD OF SETTLEMENT (i.e. by all registered shareholders in the same order and as per the specimen place authorizing the transfer. Attestation, where required, (thumb impressions, signature difference, etc.) should be done by a magistrate/ bank 18.2. For consideration towards the Equity Shares accepted under the Delisting Offer, the manager under their official seal as per form ISR-2 which is available at the

website of RTA at https://nichetechpl.com/; iii. self-attested permanent account number ("PAN") card copy (in case of joint holders, PAN card copy of all transferors); iv. Bid Form duly signed (by all Public Shareholders in cases where Offer Shares

are held in joint names) in the same order in which they hold the Offer Shares: v. As per SEBI circular dated 03/11/2021 reference no. SEBI/HO/MIRSD/MIRSD RTAMB/P/CIR/2021/655 "Common and Simplified Norms for processing investor's service request by RTAs and norms for furnishing PAN, KYC details and Nomination," it shall be mandatory for all holders of physical securities in 18.3. listed company to furnish the following documents/ details to the RTA; a) PAN and other KYC details by submitting form ISR 1; b) Nomination (for all eligible folios) through Form SH - 13 as provided in the Rules 19(1) of Companies (Shares capital and debentures) Rules, 2014 or Declaration to Opt-out, as per

Form ISR-3, available on website of RTA at https://nichetechpl.com/. vi. any other relevant documents such as power of attorney, corporate authorization (including board resolution/ specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. In addition, if the address of the 18.4. Public Shareholder has undergone a change from the address registered in the register of members of the Company, the Public Shareholder would be required to submit a self-attested copy of proof of address consisting of any one of the

following documents: valid aadhar card, voter identity card or passport. vii. Declaration by joint holders consenting to tender Offer Shares in the Delisting Offer, if applicable, and viii. FATCA and CRS forms for individual/ Non individual shareholders.

 Based on the documents mentioned in paragraph (b) above, the concerned Seller Member shall place the bid on behalf of the Public Shareholder holding Equity Shares in physical form who wishes to tender Equity Shares in the Delisting Offer using the Acquisition Window Facility of the Stock Exchange. Upon placing the Bid, the Seller Member will provide a TRS generated by the Exchange Bidding System to the Public 18.6. In the case of Inter Depository, Clearing Corporation will cancel the unaccepted 22.5 Shareholder. The TRS will contain the details of order submitted like Folio No., Certificate No., Distinctive No., No. of the Equity Shares tendered, price at which the bid was placed, etc. Upon placing the Bid, the Seller Member shall provide a TRS generated by the exchange bidding system to the Public Shareholder. The TRS will contain the details of the order submitted such as folio no., certificate no., distinctive no., no. of Offer Shares tendered and the price at which the Bid was placed.

d) The Seller Member/ Public Shareholder should ensure the documents (as mentioned in this paragraph 17.8 (b) of this DPA) above are delivered along with TRS either by registered post or courier or by hand delivery to the Registrar to the Offer (at the address mentioned in paragraph 9 of this DPA) before the last date of Bid Closing date. The envelope should be marked as "Bijni Dooars Tea Co Ltd - Delisting Offer". Public Shareholders holding Offer Shares in physical form should note that the Offer

Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the Offer Shares by the Acquirers shall be subject to verification of 18.7. documents. The Registrar to the Offer will verify such Bids based on the documents submitted on a daily basis and until such time as the Stock Exchanges shall display such Bids as 'unconfirmed physical bids'. Once, the Registrar to the Offer confirms the Bids it will be treated as 'confirmed bids'. Bids of Public Shareholders whose original share 18.8. certificate(s) and other documents (as mentioned in this paragraph 17.8 (b) of this DPA) along with TRS are not received by the Registrar to the Offer before the last date of Bid Closing date shall liable to be rejected.