



T : +91 (44) 40432205
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W : www.mercantileventures.co.in

24 July, 2019

The Manager,
Listing Department,
BSE Limited Corporate Relationship Department
1st Floor, New Trading Ring,
Rotunda Building,
P J Tower , Dalal Street, Fort,
Mumbai - 400 001.

Stock Code: 538942

Dear Sir,

Sub: Copies of information published in Newspapers.

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of information published in Financial Express (English version) and Maalaichudar (Tamil version).

You are requested to take the same on record.

Thanking you.

Yours faithfully,
For Mercantile Ventures Limited


Yoganandhan S
Company Secretary



Mercantile Ventures Limited

(CIN-L65191TN1985PLC037309)

Registered Office : 88 Mount Road, Guindy, Chennai - 600 032 India

INSIDER TRADING RULES

Sebi clarifies on process for reporting code violations

FE BUREAU
Mumbai, July 22

MARKETS REGULATOR SEBI has announced uniformity in reporting of violations related to Code of Conduct under Sebi (Prohibition of Insider Trading) Regulations, 2015. Market regulator stated that it has been receiving various references from listed companies regarding the violations related to the code of conduct.

In its circular, the Securities and Exchange Board of India (Sebi) said, “Many of such references provide incomplete or inadequate details about the nature of violation, designation and functional role of designated persons who have committed the violation, frequency of such violations, the action taken and reasons thereof, etc. Such information is crucial for examining the reported violations and taking further necessary action if required.”

According to the Sebi (Prohibition of Insider Trading) Regulations, 2015, the board of directors of every listed company and market intermediary shall formulate a code of conduct to regulate, monitor and report trading by its employees and other connected persons towards



According to the Sebi (Prohibition of Insider Trading) Regulations, 2015, the board of directors of every listed company and market intermediary shall formulate a code of conduct for compliance

achieving compliance with these regulations.

Sebi also added that with an objective to standardise the process relating to dealing with such violations of the code of conduct, all listed companies, intermediaries and fiduciaries shall report such violations by the designated persons and immediate relatives of designated persons in the standardised format to the markets reg-

ulator and maintain a database of the violation of code of conduct by designated persons and immediate relatives of designated persons that would entail initiation of appropriate action against them.

The Sebi on Monday announced Amendment of guidance note on Sebi (Prohibition of Insider Trading) Regulations, 2015. “Consequent to amendment to the PIT Regulations after approval of the report submitted by the Committee on Fair Market Conduct, various clarifications have been sought by market participants on the amendments. Hence, the guidance note has been revised on July 5, 2019, to provide clarity on requirement of maintaining structured digital database and scope of “invest-ment company”.

Investor wealth plunges over ₹4 lakh cr in 3 days

PRESS TRUST OF INDIA
New Delhi, July 22

INVESTOR WEALTH PLUNGED over ₹4 lakh crore in three days of market fall amid weak global trends and muted domestic sentiments.

Stock markets extended their losses for a third straight day with cumulative losses of 3.05% or 1,184.15 points since July 18. The 30-share index on Monday cracked 305.88 points or 0.80% to settle at 38,031.13, a level not seen since May 17.

Led by losses in the equity market, the market capitalisation of the BSE-listed companies eroded by ₹4,37,602.4 crore to ₹1,44,76,204.02 crore in three days.

“Indian markets continued their losing streak on Monday led by muted domestic sentiments and unresponsive global cues. With lack of any fresh positive domestic triggers and uncertain global cues, we maintain our cautious stance on the Indian equity markets. We expect stock specific volatility to remain high in the coming sessions, as the markets are likely to be driven by the on-going earnings season,” said Ajit Mishra, vice-president (research), Religare Broking.

From the 30-share pack, HDFC twins were hit hard the

most. HDFC plunged 5.09% and HDFC Bank 3.32%.

“Markets entered a bearish phase as investors turned sellers due to concerns over extension of economic slowdown and weak corporate earnings hurting the sentiment. This correction has expanded to large-caps which until now were attracting FIIs (foreign institutional investor) inflows, but concerns over tax and muted Q1 results will continue to impact,” said Vinod Nair, head of research, Geojit Financial Services.

Among BSE sectoral indices, finance, fast-moving consumer goods, bankex and realty indices on Monday cracked up to 2.28%.

In the broader market, the BSE mid-cap and small-cap indices settled up to 1.15% lower.

MERCANTILE VENTURES LIMITED
CIN: L65191TN1985PLC037309
Regd. Office: 88, Mount Road, Guindy, Chennai - 600 032
Website: www.mercantileventures.co.in
Email: admin@mercantileventures.co.in

NOTICE

NOTICE is hereby given pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a Meeting of the Board of Directors of the Company will be held on Friday, the 2 August 2019 to consider and approve, inter alia, the Unaudited Financial Results of the Company for the quarter ended 30 June 2019.

This intimation will be made available in the website of Bombay Stock Exchange Limited (www.bseindia.com) and in the website of the Company.

For Mercantile Ventures Limited
E N Rangaswami
(DIN:06463753)
Date : 23.07.2019 Whole-Time Director

Ipc Laboratories Limited
Regd. Off.: 48, Kandivli Industrial Estate, Kandivli (W), Mumbai 400 067
Tel: 022 - 6647 4747
E-mail: investors@ipca.com
Website: www.ipca.com
CIN: L24239MH1949PLC007837

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the Company will be held on Tuesday, 13th August, 2019, inter-alia, to take on record the Unaudited Financial Results for the 1st Quarter ended 30th June, 2019 of the financial year 2019-20.

The notice is also available on the website of the Company (www.ipca.com) and on the website of the Stock Exchanges where the shares of the Company are listed: BSE Limited (www.bseindia.com) and The National Stock Exchange of India Ltd. (www.nseindia.com).

By Order of the Board
For **Ipc Laboratories Limited**
Harish P Kamath
Company Secretary

Mumbai
July 22, 2019

Makers Laboratories Limited
Regd. Off.: 54 D, Kandivli Industrial Estate Kandivli (West), Mumbai- 400 067.
Tel: (022) 2868 8544
E-mail: investors@makerslabs.com
Website: www.makerslabs.com
CIN : L24230MH1984PLC033389

Pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the Company will be held on Thursday, 8th August, 2019, inter-alia, to take on record the Unaudited Financial Results for the 1st Quarter ended 30th June, 2019 of the financial year 2019-20.

The notice is also available on the website of the Company (www.makerslabs.com) and at the website of the Stock Exchange where the shares of the Company are listed, BSE Limited (www.bseindia.com)

By Order of the Board
For Makers Laboratories Limited
Khyati Danani
ACS 21844
Company Secretary

Mumbai
July 22, 2019

ZEN TECHNOLOGIES LIMITED
CIN: L72200TG1993PLC015939
B-42, Industrial Estate, Sananthnagar, Hyderabad, Telangana-500018

NOTICE

NOTICE is hereby given that, a meeting of the Board of Directors of the Company is scheduled to be held on Saturday 03 August 2019, inter alia, to consider and approve the unaudited financial results (Standalone & Consolidated) for the first quarter ended 30 June 2019. The Trading Window for dealing in the equity shares of the Company was closed from 01 July 2019 and shall remain closed till 05 August 2019 and reopen on August 06, 2019.

This information is also available in Company's website www.zentechnologies.com and website of stock exchanges www.bseindia.com and www.nseindia.com.

for Zen Technologies Limited
Sd/-
Hansraj Singh
Compliance Officer

Date : 22-07-2019
Place: Hyderabad.

SHIVA CEMENT LIMITED
CIN: L26942OR1985PLC001557
Regd. Off.: YY 5, Civil Township 7/8 Area Rourkela Sundargarh, Odisha-769004.

NOTICE

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Meeting of the Board of Directors of the Company is scheduled to be held on **Wednesday, July 24, 2019**, to inter-alia consider the Unaudited Financial Results of the Company for the quarter ended June 30, 2019 along with other businesses of the meeting.

This information is also available on the website of the Company at www.shivacement.com as well as on the website of the Bombay Stock Exchange at www.bseindia.com

By order of the Board
For **Shiva Cement Ltd.**
Sd/-
Sneha Bindra
Company Secretary

Place : Rourkela
Date : 18.07.2019

SHREE CEMENT LIMITED
Regd. Office: Bangur Nagar, Beawar- 305901, Distt. Ajmer (Rajasthan)
Website: www.shreecement.com E-mail: shreebwr@shreecement.com
Phone: 01462- 228101-06, Fax: 01462- 228117-19
CIN: L26943RJ1979PLC001935

PUBLIC NOTICE

Pursuant to the SEBI circular no. SEBI/HO/MIRSD/DO3/CIR/P/2018/139 dated November 6, 2018, Notice is hereby given that the following Equity Share Certificates of the Company have been lodged by the transferee(s) for registration of transfer in their respective name(s) as detailed below: -

Registered Folio No.	Transferor's Name	Share Certificate(s) No.	Distinctive Nos.	No. of Shares	Transferee's Name
SC1.000877	Prakash Chand Gupta	9209	1638671 - 1638720	50	Munish Arora

Any person having a claim in respect of the aforesaid certificate(s) mentioned above, should approach with documentary evidence of the claim to the Company so as to reach the Company within thirty (30) days from the date of the publication of this Notice, failing which, the Company will proceed to register transfer of above referred shares in favor of Transferee, as the case may be, without further information. A published copy of this Notice shall also be available on the website of the Company at www.shreecement.com.

For **SHREE CEMENT LIMITED**
Sd/-
S. S. Khandelwal
Company Secretary

Place: Beawar
Date: 22nd July, 2019

NPA woes: HDFC Bank shares decline over 3%

PRESS TRUST OF INDIA
New Delhi, July 22

SHARES OF HDFC Bank fell by over 3% on Monday after the lender reported rise in its non-performing assets for the April-June quarter.

The scrip declined 3.32% to close at ₹2,297.05 on the BSE. During the day, it dropped 3.95% to ₹2,281.90.

At the NSE, shares went down by 3% to settle at ₹2,302.80.

On the traded volume front, 2.53 lakh shares were traded on the BSE and over 55 lakh shares on the NSE.

Selling was also seen in HDFC LTD which plunged 5.09% to close at ₹2,186.60 on the BSE.

HDFC Bank on Saturday reported an 18.04% increase in consolidated net profit to

₹5,676.06 crore for the April-June quarter on the back of healthy growth in core income.

The bank's net profit stood at ₹4,808.35 crore a year ago.

On the asset quality, the bank witnessed an uptick with the gross non-performing assets (NPAs) standing at 1.40% of the gross advances as at end June 2019, from 1.33% by end June 2018. Net NPAs were at 0.43% against 0.41% a year ago.

In value terms, the bank's gross NPAs or bad loans were ₹11,768.95 crore by June end this year, up from ₹9,538.62 crore a year ago.

Consolidated income of the bank rose to ₹34,324.45 crore April-June 2019 from ₹28,000.06 crore in the year-ago quarter, the bank said in a regulatory filing.

Stellar debut for China's Nasdaq-style board adds \$44 billion in market cap

ANDREW GALBRAITH & SAMUEL SHEN
Shanghai, July 22

TRADING ON CHINA'S new Nasdaq-style board for home-grown tech firms hit a fever pitch on Monday, sending shares up as much as 520%, increasing the firms' combined value by \$44 billion and surpassing the expectations of veteran investors braced for a wild ride.

Sixteen of the first batch of 25 companies — ranging from chip-makers to health care firms — more than doubled their already frothy initial public offering (IPO) prices on the STAR Market, operated by the Shanghai Stock Exchange.



The companies racked up average gains of 140% in a raucous first day of trade that tripped the exchange's circuit breakers designed to calm frenzied activity. The day's weakest performer leapt 84.22%.

In total, the day saw the creation of around 305 billion yuan (\$44.3 billion) in new market capitalisation, according to Reuters' calculations.

“The price gains are crazier than we expected,” said Stephen Huang, vice president of Shanghai See Trueth Investment Management. “These are good companies, but valuations are too high. Buying them now makes no sense.”

Modelled after Nasdaq, and complete with a US-style IPO system, STAR may be China's boldest attempt at capital market reforms yet. It is also seen driven by Beijing's ambition to become technologically self-reliant as a prolonged trade war with Washington catches Chinese tech firms in the cross-fire.

— REUTERS

INDO-TECH TRANSFORMERS LIMITED
Regd. Office : Survey No. 153-210, Illuppappattu Village, Near Rajakulam, Kancheepuram (Dist.) Tamilnadu - 631361
CIN: L29113TN1992PLC022011; Website: www.prolecge.in; email: investor@prolec-geindia.com; Tel: +91 44 37290518; Fax: 044 37290547

NOTICE OF 27th ANNUAL GENERAL MEETING, E-VOTING INFORMATION AND BOOK CLOSURE

Notice is hereby given that 27th Annual General Meeting (hereinafter referred to as “AGM”) of the Members of Indo-Tech Transformers Limited will be held on Wednesday, August 14, 2019 at Hotel Fairfield by Marriott, FSP, Mambakkam, Sriperumbudur, Kancheepuram District, Tamil Nadu 602105 at 1.30 P.M to transact the business as set forth in the Notice of the meeting dated July 1, 2019.

Annual Report for the financial year ended March 31, 2019 of the Company along with the Notice of AGM has been dispatched on July 17, 2019 in electronic means to all the Members who have registered their email id's and physical copies of Annual Report have been dispatched on July 20, 2019 for all other Members at their registered address. The dispatch of notice of AGM has been completed on July 20, 2019. Annual Report of the Company along with the Notice is available on Company's website www.prolecge.in.

Members who are holding shares either in physical or demat mode as on August 7, 2019 ("cut-off date") may cast their vote by way of electronic means (remote e-voting) or vote at the AGM Venue in ballot paper.

Members who have not received the Annual Report may obtain the same by sending a request to investor@prolec-geindia.com. Any person, who acquires shares of the Company and becomes Member of the Company after dispatch of the Notice of the AGM and holding shares as of the cut-off date August 7, 2019 may register themselves under the 'Shareholders' section at <https://instavote.linkintime.co.in/>. However if a person is already registered with Link Intime India Private Limited (LIPL) then existing user ID and password can be used for casting vote.

Company provides the Members with the facility to exercise their right to vote from any place (i.e. remote e-voting) on the matter set out in the notice of AGM by electronic means. Company has engaged Link Intime India Private Limited for providing e-voting platform and appointed Mr. G P Srinath of M/s G.P. Srinath & Associates, Company Secretaries as Scrutinizer for the e-voting process.

E-voting will remain open from August 11, 2019 (9.30 am) to August 13, 2019 (5.00 pm). The e-voting shall not be allowed beyond August 13, 2019 (5.00 pm).

However, those Members, who do not have access to e-voting facility, may cast their vote through ballot paper at the venue of AGM. It is pertinent to note that the Members can opt for only one mode of voting, i.e. either by e-voting or voting by physical mode. If you are opting for e-voting, then do not vote by physical Ballot paper and vice versa. However, in case Members cast their vote by physical ballot paper and e-voting, then voting done through e-voting will prevail and voting done through physical ballot will be treated as invalid. Once vote is casted, it cannot be changed subsequently.

In case of any query relating to e-voting, Members may write to our Registrar and Share Transfer Agent Lark Link Intime India Private Limited at Tel.: 022 – 49186000 or e-mail: enotices@linkintime.co.in or may contact Mr. Sathya moorthy A, Company Secretary at Tel.: 044-37290518 or e-mail: investor@prolec-geindia.com.

Register of Members and Share Transfer Book of the Company will remain closed from August 8, 2019 to August 14, 2019 (both days inclusive) for the purpose of AGM.

Date : July 22, 2019
Place : Kancheepuram

For **INDO-TECH TRANSFORMERS LIMITED**
Sd/-
Sathya moorthy A
Company Secretary & Compliance Officer

TATA POWER DELHI DISTRIBUTION LIMITED
A Tata Power and Delhi Government Joint Venture
Regd. Office : NDPL House, Hudson Lines, Kingsway Camp, Delhi 110 009
Tel : 66112222, Fax : 27468042, Email : TPDDL@tatapower-dcl.com
CIN No. : U40109DL12001PLC111526, Website : www.tatapower-dcl.com

NOTICE INVITING TENDERS
July 23, 2019

TATA Power-DCL invites tenders as per following details:

Tender Enquiry No. Work Description	Estimated Cost/EMD (Rs.)	Availability of Bid Document	Last Date & Time of Bid Submission/ Date and time of Opening of bids
TPDDL/ENGG/ENQ/200001140/19-20 RFx No. 5000001447 2 Year RC for ITC of 33kV & 66kV Bay Extension works in Tata Power-DCL	18.57 Crs/ 5,30,000	24.07.2019	14.08.2019; 1600 Hrs/ 14.08.2019; 1630 Hrs

CORRIGENDUM / TENDER DATE EXTENTION

Tender Enquiry No. Work Description	Previously Published Date	Revised Due Date & Time of Bid Submission/ Date & time of opening of bids
TPDDL/ENGG/ENQ/200001126/19-20 RC for Supply of 11kV Pole Mounted Fast Acting Single Phase Smart Reducers	27.06.2019	30.07.2019 at 1600 Hrs/ 30.07.2019 at 1630 Hrs
TPDDL/ENGG/ENQ/200001129/19-20 Rate Contract for Supply of GI Pipes 100mm, 50mm, 40mm for 2 Years	03.07.2019	24.07.2019 at 1600 Hrs/ 24.07.2019 at 1700 Hrs

Complete tender and corrigendum document is available on our website www.tatapower-dcl.com → Vendors Zone → Tender / Corrigendum Documents

Contracts - 011-66112222

GOVERNMENT OF TAMIL NADU
Project Development Grant Fund (PDGF)
INVITATION FOR PROPOSALS (IFP)
Consulting services

Ref: DIPR/PDGF/CMA/July/2019

1. Project Development Grant Fund (PDGF) intends to appoint a consultant for providing the following consultancy service for Karur Municipality. In this regard, PDGF invites proposals for Consulting Services as detailed in the table given below:

Description of Services	EMD	Pre-bid meeting	Bid Submission last date	Bid Opening
Appointment of Consultant for preparation of 'Detailed Project Report (DPR) for Providing Water Supply to Karur Municipality for Added Areas (Wards 33 to 36) including Source'	Rs.25,000/-	31.07.2019 @ 3.00 PM	22.08.2019 upto 3.00 PM	22.08.2019 at 3.30 PM

2. The above assignment is open to all eligible consulting firms. Request for Proposals (RFP) may be downloaded and used free of cost from the websites viz: www.tenders.tn.gov.in and www.tnuifsl.com.

3. Pre-qualification, Technical and Financial proposals under the 'three cover system' must be delivered in the office of TNUIFSL, 19, T.P. Scheme Road, Raja Annamalaipuram, Chennai – 600 028 on or before date mentioned in above table and Pre-qualification cover -1 alone will be opened on the same day, in the presence of the consultancy firms who wish to attend. If the office happens to be closed on the date of receipt of the proposals as specified, the proposals will be received and opened on the next working day at the same time and venue.

4. A pre-proposal conference will be held in the office of TNUIFSL, to clarify queries if any as stated in the RFP.

5. Any Changes / Clarifications, Minutes of Pre-bid meeting and Addendum & Corrigendum issued will be uploaded only in the above websites. Other details are available in the RFP.

Principal Secretary / Managing Director
TNUIFSL
Fund Manager of PDGF

DIPR/2471/Tender/2019

Regd Office: IDBI Bank Ltd., IDBI Tower, WTC Complex, Cuffe Parade, Mumbai - 400 005

OFFERS INVITED FOR SALE OF EQUITY SHARES

IDBI Bank Ltd. invites bids from interested parties for purchase of unquoted equity shares held by IDBI Bank Ltd in various companies subject to certain terms and conditions. The particulars of shares and the terms and conditions are available on IDBI Bank's website www.idbi.com. Bids are to be submitted on a consolidated basis for one or more companies indicating the bid price against each of the share. Bids shall be for the entire shares held by IDBI Bank in each of the company and not in parts except for the cases where it is specifically mentioned. Bids are to be submitted in a closed envelope to the under mentioned office by 1700 hrs (IST) on or before August 6, 2019 or as extended from time to time. Potential investors may regularly visit the Notices & Tenders section of www.idbibank.in from time to time for further update, if any.

Jagannath Sahu, Deputy General Manager, Tel No. (022) 6626 3511/ 3731
IDBI Bank Ltd., Treasury Front Office, IDBI Tower, 17th Floor, WTC Complex, Cuffe Parade, Mumbai - 400 005

IDBI Bank reserves the right to accept/reject any or all applications at any point of time without assigning any reason whatsoever and would not thereby incur any liability/financial obligation whatsoever.

INDUSTRIAL & PRUDENTIAL INVESTMENT CO. LTD.
CIN: L65990WB1913PLC218486
Registered Office: Paharpur House, 8/1B Diamond Harbour Road, Kolkata 700027
Tel. No. 033-40133000; Email: contact@industrialprudential.com; Website: www.industrialprudential.com

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, that a Meeting of the Board of Directors of the Company is scheduled to be held on Friday, 2nd August, 2019, at 5:30 PM, inter alia to consider the following:

1.To approve and adopt Standalone and Consolidate unaudited Financial Results for the 1st quarter ended 30th June 2019

The trading window for dealing in securities of the Company will be closed for all directors/officers/designated persons of the Company and their immediate relatives from 19th July, 2019 to 4th August, 2019 (both days inclusive) and would re-open on 5th August, 2019.

The above information is also available on the website of the Company - www.industrialprudential.com and also on the website of the BSE Limited - www.bseindia.com.

Industrial & Prudential Investment Company Ltd
Sd/-
Ayan Datta
Company Secretary

Place: Kolkata
Date: 19th July, 2019

REGD 070019

RELIANCE NIPPON LIFE ASSET MANAGEMENT LIMITED
(CIN - L65910MH1995PLC220793)
Registered Office: Reliance Centre, 7th Floor, South Wing, Off Western Express Highway, Santacruz (East), Mumbai - 400 055.
Tel No. +91 22 3303 1000 / Fax No. +91 22 3303 7662
Email: Rnam.investorrelation@reliancecda.com • www.reliancemutual.com

NOTICE

NOTICE is hereby given pursuant to Regulation 29(1)(a) read with Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the meeting of the Board of Directors of Reliance Nippon Life Asset Management Limited which was originally scheduled on, Wednesday, July 24, 2019 is rescheduled on Monday, July 29, 2019 to, *inter alia*, to consider and approve the unaudited financial results of the Company for the quarter ended June 30, 2019.

The information contained in this Notice is available on the company website of the company i.e. www.reliancemutual.com and also available on the website of BSE Ltd. at www.bseindia.com and National Stock Exchange of India Ltd. at www.nseindia.com

For **Reliance Nippon Life Asset Management Limited**
Nilufer Shekhawat
Company Secretary & Compliance Officer

Date: July 22, 2019
Place: Mumbai

Motilal Oswal Financial Services Limited
CIN: L67190MH2005PLC153397
Regd. Office: Motilal Oswal Tower, Rahimthulla Sayani Road, Opposite Parel S.T. Depot, Prabhadevi, Mumbai - 400 025.
Telephone No: +91 22 7193 4200 / 4263; Fax No: +91 22 5036 2365; Website: www.motilaloswalgroup.com; Email: shareholders@motilaloswal.com

NOTICE

NOTICE is hereby given that pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), a Meeting of the Board of Directors of Motilal Oswal Financial Services Limited will be held on **Wednesday, July 31, 2019**, to consider and approve unaudited Financial Results (Standalone & Consolidated) for the quarter ended June 30, 2019.

The Notice of the Board Meeting is also available on the website of the Company i.e. www.motilaloswalgroup.com, BSE Limited i.e. www.bseindia.com and National Stock Exchange of India Limited i.e. www.nseindia.com.

For **Motilal Oswal Financial Services Limited**
Sd/-
Kailash Purohit
Company Secretary & Compliance Officer

Place: Mumbai
Date: July 22, 2019

Note:
Motilal Oswal Securities Limited ("MOSL") has been amalgamated with Motilal Oswal Financial Services Limited ("MOFSL") w.e.f. August 21, 2018, pursuant to the order dated July 30, 2018 issued by Hon'ble National Company Law Tribunal, Mumbai Bench.

MOFSL Registration Nos.: IN2000158836 (BSE/NSE/MCX/NCDEX); CDSL and NSDL: IN-DP-16-2015; Research Analyst: INH000000412. AMFI: ARN -146822; Investment Adviser: INA000007100; Insurance Corporate Agent: CA0579, PMS: INP000006712.

Ujjivan Financial Services Limited
CIN No: L65999KA2016PLC1015329
Registered Office: Grape Garden, No. 21, 2nd A Cross, 18th Main, 9th Block, Koramangala, Bengaluru 560 095
Phone : +91 80 4071 2131; Email: investor.relations@ujjivanfin.com

Pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), Notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Friday, August 02, 2019, inter alia, to consider and approve the unaudited financial results of the Company (standalone and consolidated) for the quarter ended June 30, 2019.

The said Notice may be accessed on the Company's website at www.ujjivan.com and may also be accessed on the Stock Exchange websites at www.bseindia.com and www.nseindia.com

Pursuant to the above and in accordance with the "Ujjivan Code of Conduct for Prevention of Insider Trading", the trading window for dealing in the shares of the Company by its designated persons has already been closed from July 01, 2019 and will open 48 hours after the announcement / declaration of the aforesaid financial results on August 02, 2019.

For **Ujjivan Financial Services Limited**
Sd/-
Sanjeev Barnwal
Company Secretary and Compliance Officer

Place: Bangalore
Date: July 22, 2019

www.ujjivan.com

**உணவுப்பாதுகாப்பு சட்ட
விதிகளில் மாற்றம் தேவை**

துறை ஆணையரிடம் விக்கிரமராஜா மனு

[illegible][illegible]

சந்திரயான் 2 வெற்றி பயணம்

புதுவை சட்டசபையில் முதல்வர் பேச்சு

ஏனாகின் செய்து ஆராய்ச்சியடக்கி
நெருங்கிய பார்ட்டிஸ்துக்கி
சென்றேன் நமது விஞ்ஞானிகள்
சந்திராபாய்-1 ஒன்றை அனுப்பி
வழங்கினார்கள் அந்த விண்மீன்களில்
அனுப்பும் வேறு ரஷ்யாவியிருந்து
கிளவுபட்டுவிட்டார்கள் இதுதான்
அப்போது நமது விஞ்ஞானிகள்
அனுப்பின முதல் விஞ்ஞானி
அனுப்பிற்று நம் நாடு விஞ்ஞானிகள்
கிளவுபட்டுவிட்டார்கள் இதுதான்
பிரதானமாக சந்திராபாய்-2 விண்மீன்
எப்போது

இந்திய விஞ்ஞானிகள் பல உலக
அளவியும் பேசப்பட்டுள்ளார்கள்
அமெரிக்கா ரஷ்யா சீனாவுகள்
அடுத்துப்படியாக ஐரோப்பிய
நாடுகளும் தான் நம் நாடு சில
அளவியும் பேசப்பட்டுள்ளது அவை
இந்த உலகம் நம் நாட்டு நுழைந்து
விஞ்ஞானிகளுக்கு நம் நாடு வழங்கி
பார்ட்டிஸ்துடன் என்று கவிரி

[illegible][illegible][illegible]

ENROLLMENT NOTICE
After ten days of the publication of this notice and within THREE Months thereafter, I, **ABHAYA JAYARAMAN** Director, N.J. Jayaraman aged 36 years Permanently residing at No.15, St. Nandana Park View Paradise, Pambian Swamigal Salai, Chittipakkam, Chennai - 600 064, intend having my residence in Adyar moved to the new place before the Bar Council of Tamilnadu, Bar Council Buildings, High court Campus, Chennai-14.
Those who have any valid Objections may Notify the same to the Bar Council within 10 days.

MENT NOTICE
After ten days of the publication of this notice and within THREE months, I, **M. KALIMUTHU** (alias) aged 34 years residing at No.4/306, Patalayam, Pachapattalam, P.O. Post, S.S. Kulam (V), Taluk-45, is intending having a matrimonial ceremony moved by Bar Council of Tamilnadu, Bar Buildings, High Court Chennai-10.

Those who have any valid Objections to the same to the Bar Council within 10 days.

ENROLMENT
After ten days of the publication of this notice and within THREE months, I, **RAHUL NEELAN** (S/o. A.Neelakantan aged 34 years) Permanently residing at No. 43/2, Manappakkam, Chennai-10, is intending having my marriage ceremony moved by Bar Council of Tamilnadu, Bar Buildings, High Court Chennai-10.

Those who have any valid Objections to the same to the Bar Council within 10 days.

NOTICE
Publication of Result
For the Month of
LAKSHANANTHAR
of 23 years
AS-4, Case-
Main Road,
-600 125
ment at an
to the Bar
Bar Council
Campus.
Objections
to the Bar
LAKSHANANTHAR

**BEFORE THE VTH COURT
MOTOR ACCIDENT CLAIMS
TRIBUNAL AT CHENNAI**
O.P.No.305 of 2019

Akbar AliPetitioner

-Vs-

1.V.Sakthi Ramakrishnan
2. United India Insurance Co Ltd.,
.....Respondents

To
V.Sakthi Ramakrishnan
S/o. Vaidyanathan
No.26, Shankar Nagar Main Road,
Pammal, Chennai-600 075.

Kindly Note that above
P.W. was filed by the Petitioner
against you and is now Posted for
your appearance in person or
through your counsel on the 28th
August 2019 at 10.30 AM before
the Learned Vth Motor
Accident Claims Tribunal at
Chennai failing which the matter
will be heard and exparte order
will be passed against you.

P. Sundaram

ALLSEC TECHNOLOGIES LIMITED

<p> Ragat Office: 7-41, Century Plaza, 56/56/56 Anna Salai, Teymampet, Chennai - 600 018. Corp. Office: 46-B Velsachery Main Road, Velsachery, Chennai - 600 042. CIN : L72302TN1999PL004103, Email : investorcontact@ralliedev.com </p>				
Statement of Unaudited Consolidated Financial Results for the Quarter Ended June 30, 2019				
(Ropees in Lakhs except Earnings (per share data))				
Sl. No.	Particulars	Consolidated Results		
		Quarter Ended	Year Ended	Quarter Ended
		30-Jun-2019	31-Mar-2019	30-Jun-2018
		Unaudited	Audited	Unaudited
1	Total income from operations	6,738	26,116	6,298
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)	1,462	4,130	1,079
3	Net Profit for the period before Tax (after Exceptional and/or Extraordinary Items)	1,462	2,883	1,079
4	Net Profit for the period after Tax (after Exceptional and/or Extraordinary Items)	1,192	1,567	812
5	Total Comprehensive Income for the period (Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax))	1,305	1,947	1,099
6	Equity Share Capital (Face Value of Rs 10/- each)	1,524	1,524	1,524
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year	20,409	19,347	19,347
8	Earnings Per Share (of Rs 10/- each) (For continuing and discontinued operations)			
(a)	Basic	7.82	10.28	5.33
(b)	Diluted	7.82	10.28	5.33

Notes:

1. The Audit Committee reviewed these results and the Board of Directors have approved the above results at their meeting held on 22 July 2019.

2. The consolidated results for the quarter ended 30 June 2019 include the results of the Company's wholly owned subsidiaries - Allsecht Inc, USA, Allsecht Manila Inc. Philippines and Retail Capital Management Inc, USA. Allsecht Financials Limited, Singapore is a subsidiary of the Company. The Company is also a member of the U.S. Human Resources Outsourcing (HRO) A+1 Money Laundering and Regulatory Compliance (AML), Adoption of Ind AS 116 - Leases (On 01 April 2019, the company adopted Ind AS 116, "Leases" using the retrospective method to all lease contracts existing on 01 April 2019. Accordingly, the lease liability at the transition date is the present value of remaining lease payments arising to INR 1,852 lakhs against an equal amount of financial statements (INR 3,071 lakhs in consolidated financial statements) and right-of-use asset at an equal amount to lease liability. The adoption of Ind AS 116 did not have any material impact on the results for the three months ended 30 June 2019.

3. The results for the quarter ended 30 June 2019 of the Company's subsidiary - Allsecht Manila Inc, Philippines has been reviewed by the auditor of the subsidiary.

4. Connect Business Solutions Limited (Connect) has acquired 61.35% of Allsecht's voting share capital of the company from R. Jagan, M. R. Saravanan and First Century Ventures Private Limited (First Century). Connect has also made a public offer to 2% of shareholders and it has been closed on 04 July 2019.

5. During the current period, the Board of Directors of the Company has approved an interim dividend of INR 10 per share on the face value of INR 100 on 01 August 2019 on 02 May 2019 and the same has been paid on 10 June 2019 amounting to INR 1,837 lakhs (including dividend distribution tax).

6. The figures for the corresponding previous periods have been regrouped / reclassified wherever considered necessary to conform to the figures presented in the current period.

For and on behalf of the Board of Directors of the Company
Ajit Isaac

**மாலைச்சடர்
உங்கள் வீடு
தேடி வர
அணுகவும்**
**Phone
91766 99819**

ADVERTISEMENT NOTICE
 The 10 days of the publication of this notice and within THREE months thereafter, I, **D.SAKTHIVELU**, residing at No.26/28, Street 05, Agae Nagar, Chennai - 600 081 intend to appear as an Advocate before the Bar Council of India, Bar Council Buildings, Chennai-600-104. I have no any valid Objections to the same to the Bar Council within 10 days.

NOTICE
publication
in
THREE
RARUN
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years
at C124,
Nagar West
950 Intend
an Advocate
of the
County of
Buildings,
Ina-104.
to
Ojections
to the Bar

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IV COURT	
சிறு வழக்குகள் நீதிமன்றம், சென்னை O.P.No. 1229/2019	சிறு நீதிம O.P.

D.SAKTHIVEL	
II COURT வழக்குகள் பரம், சென்னை No. 3872/2018	II COURT சிறு வழக்குகள் தீதிமன்றம், சென்னை Q.P.No. 1280

**IN THE HIGH COURT OF
JUDICATURE AT MADRAS**
(ORDINARY ORIGINAL CIVIL JURISDICTION)
APPLICATION No. 1496 of 2019

சதி

1. தூதர், க/பெ பாலகோட்டையா
எண். 77/809, ஈழநாடு பிடிச் செரு,
சூழார் காலனி, வடபுலி, சென்னை-26.

2. டி. கையாண்டு, க/பெ திருநாற்குடி
பிரண்ட் எண். 142, கதவு எண். 29,
லீனவதி நகர், பட்டித், மாங்குடி,
சென்னை-600 322.

3. சிபி, அலியாபுரி க/பெ க. க. காலனி

G. Gopinath	மதுரை	Madhan	2. Anna
1. B. Karthick,	சென்னை	2. Unnikrishnan	சென்னை
2. HDFC ERGO General Ins. Co. Ltd.	சென்னை	3. Arun	சென்னை
3. மதுரை		4. Anugan	சென்னை
4. மதுரை		5. Arunagiri	சென்னை
5. B. Karthick, So. Balu,		No.34/11	சென்னை
No. 72/60, Rajahmundry, K. Street,		Thirupur	சென்னை
Mangalapuram, Ambattur,		Chennai	சென்னை
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99. மதுரை			சென்னை

[illegible]

Personal	M/s. Equitas Small Finance Bank Limited 4th Floor, Phase II, Spencer Plaza, 78B, Anna Salai, Chennai. Tamil Nadu - 600 002.	Applicant
Principal	Reinstated by the Authorised Signatory M.K.Siva Rajan (A.O.No. 36187)	Applicant
Collateral	V/s	Applicant
Guarantor	1. Dr. K.Prasanna S/o. Ruchel Varma C-4/Ft. F No. 303, Prince, Village Puzh, T. Eyas Street, Chennai - 600 081	Borrower/Respondent - I
Co-Guarantor	2. Mrs. Somappa W/o. Prasanna Ft. F No. 303, Prince, Village Puzh, Street, Chennai - 600 081	Borrower/Respondent - II
PAYABLE	On-be-half of Respondent - I & II	PAYABLE
IN THE MATTER OF	The above matter has been filed High Court of Judicature at Madras on 04.07.2019 as Warrant/Petition for recall of all the Respondents and returnable by 31.07.2019 for your presence. Hence submitted on the above said date either personally or through your course, failing which the matter will be deemed as your acquiescence.	IN THE MATTER OF
A.D.MANDARAM		A.D.MANDARAM

[illegible]