FRIDAY, AUGUST 12, 2022

Unaudited

6.47

7.48

13.95

Income from Operations

Expenses

b) Other Operating Income

(a) Cost of Material Consumed

(b) Purchases of Stock-in-trade

a) Net Sales/Income from Operations

Total Income from Operations (Net)

Place: Mumbai

Date: 10.08.2022

Unaudited

5.41

5.41

Audited

7.54

7.54

Audited

28,75

28.75

FINANCIAL EXPRESS

OSBI	
annels Corporate Centre	Zed

Anytime Channels, Corporate Centre, 3rd Floor, World Trade Centre Arcade, Cuff Parade, Mumbai - 400005

CORRIGENDUM - 3

RFP No. SBI/ACV/2022-23/001	Dated: 20.06.2022
Last date for Bid submission with reference t Lock Management Solution and Services	
August 2022. Further amendments, if an uploaded at Bank's portal https://bank.sbi e-tenderingportal https://e.tender.sbi/SBI/	y, in RFP document, shall be in Procurement News link and
	Sd/-

Ju/-
Deputy General Manager
(Implementation & Rollout)



Manali Petrochemicals Limited

Regd. Off: "SPIC House", 88, Mount Road, Guindy Chennai - 600 032. TeleFax: 044 - 2235 1098 CIN: L24294TN1986PLC013087, Website: www.manalipetro.com E-mail: companysecretary@manalipetro.com

NOTICE TO SHAREHOLDERS ANNUAL GENERAL MEETING THROUGH **VIDEO CONFERENCING - REQUEST** TO REGISTER E-MAILS TO RECEIVE ANNUAL REPORTS

Pursuant to the General Circular No. 2/2022 dated 5th May 2022 issued by the Ministry of Corporate Affairs read with the other relevant circulars referred with to therein, it is hereby informed that the 36th Annual General Meeting (AGM) of the Company will be held on Wednesday, the 28th September 2022 at 2.30 pm (IST) through Video Conferencing (VC) / Other Audio Visual Means (OAVM) in compliance with the applicable provisions of the Companies Act, 2013 (the Act) and the aforesaid Circulars. As mandated in the aforesaid Circulars read with SEBI's Circular dated 13th May 2022 on the subject, the Annual Report for the year 2021-22 together with the Notice of the AGM will be sent only by electronic means to the shareholders who have registered their e-mail ids with the Company or the Depository Participants as the case may be, unless a specific request has been made in writing for receiving the Physical copy. These will also be made available in the Websites of the Company and the Stock Exchanges viz., www.manalipetro.com and www.bseindia.com & www.nse.co.in.

For the attention of Members who are holding shares in physical form / who have not registered their e-mail ids and other particulars with the Company

- Investors are requested to submit their requests online or through e-mails and as far as possible avoid handling of physical documents.
- You may visit https://investors.cameoindia.com and follow the guidance for submission of the information online for registering the e-mail, mobile number and other details, etc.
- Options for submission of Form 15G/15H for non-deduction of ۰. TDS from dividend for the year 2021-22, payable in October 2022 are also available in the above web-link, which may be used.

10.000	ĆIN : U65999MH1995Pl d. Office: Sahar Plaza Complex, A 601-604, Bo Andheri East, Mumbai 400059. Phone: 022-4 I Web:www.agriwise.com I Email : ACT OF UN-AUDITED FINANCIAL RESU 30 [™] JUNE, 202	onanza, Near (0467777 Fax info@agriwise LTS FOR TH 22	: : 022-404677 .com	88 R ENDED	тн	YOUR PER E FEDERAL BANK LTD. R ALUVA, KERALA, IN	RFECT BAN EG. OFFICI DIA - 683 1 acretarial@ ank.co.in, C	101 Phone: 0 federalbank. CIN: L651918	TNER 03, FEDERAL TO 1484-2622263, co.in,			COLAMA COMMERCIAL CIN: L51109WB198 Regd. Office : CA-226, CA Block Email: colamacommercial@gmail.com, V	33PLC035719 Sector 1, Kol) kata - 70006	4
Sr No	Particulars	Quarter ended 30 June, 2022	Quarter ended 31 Mar 2022	Year ended 31 March 2022	Noti	ce is hereby given tha	NOT! at the follo	and a strength of the	e certificate h	as been		Extract of Statement of Standalone for the Quarter ender		22	ults (in Lakhs)
2 Net P	ncome from Operations rofit / (Loss) for the period	941.84	739.58	4,395.18	100000	rted lost. Letter of rted as lost shall be				029230000000	SN	l. Particulars	Quarter ended 30-June-2022 (Unaudited)	Quarter ended 30-June-2021 (Unaudited)	Year ended 31-Mar-2022 (Audited)
California de California de California	e Tax, Exceptional and/or Extraordinary items) rofit / (Loss) for the period before tax	(431.50)	276.74	878.94	with	in 15 days from the d	late of pul	blication of	this notice.		1	Total income from operations (net)	6.18	6.95	26.71
	Exceptional and/or Extraordinary items)	(431.50)	276.74	878.94	SL.	NAME	FOLIO	CERT.NO.	DIST.NO.	SHR.	2	Net Profit/ (Loss) for the guarter (before Tax,			500000
	rofit / (Loss) for the period after tax Exceptional and/or Extraordinary items)	(397.81)	196.94	612.10	<u>NO.</u>	NAME	and the second	Contraction of	10941231-	SHK.		Exceptional and/or Extraordinary Items)	2.91	5.18	12.16
1.5.1 Sec. 1.5.1	comprehensive income for the period				1	RAJU MAMPILLY	21589	503745	10953230	1279-02223	3	Net Profit/(Loss) for the quarter before tax	1	0558	205250
	prising profit for the period (after tax) and other		0.50	0.50		KURYAN		-		24000		(after Exceptional and/or Extraordinary Items)	2.91	5.18	12.16
	rehensive income (after tax)] up Equity Share Capital	15000.00	8.50	9.56				603286 1705065693- 1705077692	603306		4	Net Profit/(Loss) for the period after tax			
	ves (excluding Revaluation Reserve)	2185.36	15000.00	2588.39				Consecuer.	1/050//692			(after Exceptional and/or Extraordinary Items)	2.91	5.18	9.43
	ities Premium Account	2100.30		2000.39	18					Sd/-	5	Total Comprehensive Income for the period			
9 Net w	and a second a second data and data and a second data and a second data and a second data and a second data and	16721.86		17158.58	Aluva					P Rajdev	1	[Comprising Profit / (Loss) for the period			
	up Debt Capital / Outstanding Debt	1,000.00	1,000.00	1,000.00	12.0	8.2022			Company S	ecretary			0		
	anding Redeemable Preference Shares	-	1,000.00	1,000.00								(after tax) and Other Comprehensive Income	1000	10000	10000
	Equity Ratio	0.80	3	0.83			1					(after tax)]	2.91	5.18	9.43
the second design of the secon	igs Per Share (of Rs. 10/- each)						U	/			6	Equity Share Capital	24.75	24.75	24.75
and the second sec	ontinuing and discontinued operations) -					-	YNA	CONC			7	Earnings Per Share (of Rs. 10/- each)			
	asic:	(0.27)	0.13	0.41			ITNAL					Basic :	1.18	2.09	3.81
and shall be a series of the	lluted:	(0.27)	0.13	0.41		CITED OF THE STATE OF THE CONTRACT OF THE STATE		995PLC093130				Diluted :	1.18	2.09	3.81
	I Redemption Reserve	Ni	Nil	NI		78, Ratnajyot Industrial Esta						Difued .	1.10	2.03	5.01
	nture Redemption Reserve (Refer note 3)	NA	NA	NA	1	el: 022-66889900, E-mail: im			sile: www.dynacon	is.com	N	otes:			
	Service Coverage Ratio (Refer note 4)	NA	NA	NA			NOTIC				a) The above is an extract of the detailed format (of Quarterly Fin	ancial Results	filed with the
Note: 1) The a quarte and C result 2) Pursu 2015, Comp	st Service Coverage Ratio (Refer note 4) above is an extract of the detailed format of u ar ended 30th June, 2022 filed with the BSE Limi other Disclosure Requirements) Regulations, 20 is available on the websites of the BSE Limited a ant to Regulation 52 (4) of the SEBI (Listing and C the pertinent disclosures have been made to th any website www.agriwise.com.	ted under Regi 15. The full for ind the Compar Other Disclosur- ie BSE Limited	terly financial ulation 52 of th mat of the qua ty website www a Requirement and can be ac	results for the e SEBI (Listing arterly financial v.agriwise.com, s) Regulations, ccessed on the	Requirer thereund the payr meeting at the C Garware The Intel on the R	hereby given pursuant to regu- nents) Regulations, 2015, and ler that the Company has fix nent of Interim dividend for i of the Board of Directors of the prorate Office of the Compan- Chowk, Vile Parle (East), Mil- rim Dividend, shall be paid to the egister of Members of the Com- ares as on Tuesday, August 2	Section 91 of ed August 23 Financial yeal te Company w ny at 3 st Floor, umbai-400057 the equity sha npany or in the	f the Companies , 2022, as the r 2022-2023, d which was held , A Wing, Sunte , ureholders of the e records of the l	s Act, 2013 and ap Record Date for the eclared by the Co on Wednesday, Au eck Centre, Subhas Company whose r Depositories as ber	plicable Rules be purpose of mpany in the gust 10, 2022 h Road, Near hames appear heficial owners	R a W	tock Exchanges under Regulation 33 of th lequirements) Regulations, 2015. The full form vailable on the websites of the Stoc ww.colamacommercial.in Place : Kolkata Date : 11.08.2022	at of the Quar	terly Financial and the lis If of the Board RAJESH	l Results are sted entity
Comp private 4) The C	er Rule 18(7)(b)(ii) of the Companies (Share any, being NBFC, is not required to create de ely placed debentures. Company being NBFC, this disclosure is not app (Listing and Other Disclosure Requirements) R	ebenture reder plicable pursua egulations, 201	mption reserve int to Regulatik 15. r Agriwise Fir	e in respect of	Compan respectiv The Intir website www.nsi	s are requested to furnish th y's Registrar and Transfer A e Depository Participant if the nation is also available on the of Stock Exchanges where the <u>sindia.com</u> .	gent in respe e shares are h e website of t e shares of th	ect of shares he held in electronic he Company at le Company are By o	eld in physical form c form. isted at <u>www.bsei</u> rder of the Board Systems & Solu Dharn	m and to their m and on the india.com and of Directors tions Limited Sd/- nesh Anjaria		RAJPUTANA INVESTMENT CIN: L50100WB194 Regd. Office: Flat No. 601, 6th Floor, Kolkata - 700012, West Bengal, Corr Kozhikode Road. Parempadam Kur Kerala - 680519, Phone: E-mail: Info@rajputanainvestment.com; W STATEMENT OF STANDALONE UN-AU RESULTS FOR THE QUARTER	PLC010731 Nanda Tower p. Off.: 8/82/3 nnamkulam V +91 82320 2 Vebsite: www.	90, Phears I 8, BRD Comp 1a, Thrissur D 7550 Tajputanafin TERLY FINA JUNE 2022	Lane, olex, Dist ance.com NCIAL
	* August, 2022			tive Director	Place: I				Executive Dir	ector & CFO	-		CT	ANDALONE	pee in Lacs
	1999 - Tomor Marianov 1999 - Tomor Marianov 1999 - Tomor Marianov, 1999 - Tomor Maria	S LIG				UURES LI	MITE	D	Di	N: 00445009	SZ	Particulars Er	and the second se	ting Correspondi ths 3 month id Ended	s Year Ended

FEDERAL BANK

AGRIWISE FINSERV LIMITED

(ERSTWHILE STARAGRI FINANCE LIMITED) A wholly owned subsidiary of Star Agriwarehousing and Collateral Management Ltd.

CIN: L31500MH2005PLC155278

Regd. Office: 1007-1010, Corporate Avenue Wing A, Sonawala Road, Near Udyog Bhawan, Goregaon (East), Mumbai – 400063, Maharashtra, India. Tel. No.: +91 22 2686 5671-6; E-mail: info@pluslighttech.com; Website: www.pluslighttech.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30th JUNE, 2022.

	Particulars		Conso			Standalone				
No.			(Rs.in I	Lakhs)		(Rs.in Lakhs)				
					Quarter ended	·	Year Ended			
		30-06-202 Unaudite		30-06-2021 Unaudited	31-03-2022 Audited	30-06-2022 Unaudited	31-03-2022 # Audited	30-06-2021 Unaudited	31-03-2022 Audited	
-										
	Total Income from Operations	2,693.		2,202.70		2,494.64	3,422.01	2,166.06		
	Net Profit / (Loss) for the period (before tax, exceptional and/or extraordinary items)	209.		(135.85)	594.54	230.82	332.50	(107.41)	488.32	
	Net Profit / (Loss) for the period before tax (after exceptional and/or extraordinary items)	209.		(135.85)	594.54	230.82	332.50	(107.41)	488.32	
	Net Profit / (Loss) for the period after tax (after exceptional and/or extraordinary items)	265.	13 334.81	(110.34)	400.12	286.66	258.28	(89.24)	349.44	
	Profit / (Loss) from discontinuing operations	8					i i		3	
	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	224.	16 286.17	(110.34)	409.89	250.58	208.03	(89.24)	299.19	
	Equity Share Capital (Face Value of Rs. 10/- each)	1,013.	58 1,013.58	1,013.58	1,013.58	1,013.58	1,013.58	1,013.58	1,013.58	
	Reserves (excluding revaluation reserve) as shown in the Audited Balance Sheet of the previous year	Q			2,510.89	9	1		2,653.98	
	Earnings Per Share (Face Value of Rs. 10/- each) (not annualized) (In Rupees)	ă.					3 6.		5	
i)	Basic	2.	62 3.30	(1.09)	3.95	2.83	2.55	(0.88)	3.45	
i)	Diluted	2.	62 3.30	(1.09)	3.95	2.83	2.55	(0.88)	3.45	
NO DESCRIPTION OF	1 # The finures for the preceding 3 months ended 31 03 2022 are the balancing figure	e hetween	# The figures for	or the precedir	na 3 months e	ended 31.03.20	122 are the ba	lancino figure	between the	
10/85	If the figures for the preceding 3 months ended 31.03.2022 are the balancing figure the audited figures in respect of full financial year ended 31.03.2022 and year to de upto the third quarter of the financial year.		I The figures for audited figures i quarter of the figures	n respect of ful						
Notes	the audited figures in respect of full financial year ended 31.03.2022 and year to d	ate figures ved by the	audited figures i	n respect of ful nancial year. ed Standalone	Il financial year	ended 31.03.2 sults and Segr	2022 and year t	o date figures	upto the third	
10/85	the audited figures in respect of full financial year ended 31.03.2022 and year to dupto the third quarter of the financial year. 1) The Unaudited Standalone Financial Results and Segment Results were review Audit Committee and approved by the Board of Directors of the company at the me	ate figures wed by the seting held Employee Scheme of yees have	audited figures i quarter of the fir 1) The Unaudit Committee and	n respect of ful nancial year. ed Standalone approved by arter ended 30 2022 on the e given options ipital of 1013.8	Financial year Financial Re the Board of 0.06.2022, 975 bases of Com to subscribe to 58 Equity shar	ended 31.03.2 sults and Segr Directors of th 00 Equity Shar pany's Emplo he shares, whi es is net of 97	2022 and year t ment Results w te company at es were alloted yee Stock Opt ch the employe	o date figures rere reviewed the meeting to FLFL Empl ion Scheme o es have not ye	upto the third by the Audit held on 11th oyee Welfare of 2019. The et excercised.	
lues	 the audited ligures in respect of full financial year ended 31.03.2022 and year to dupto the third quarter of the financial year. 1) The Unaudited Standalone Financial Results and Segment Results were review Audit Committee and approved by the Board of Directors of the company at the me on 11th August, 2022 2) During the quarter ended 30.06.2022, 97500 Equity Shares were alloted to FLFL Welfare Trust on 17.06.2022 on the bases of Company's Employee Stock Option 32019. The employee's were given options to subscribe the shares, which the employed yet excercised. The paid up Capital of 1013.58 Equity shares is net of 975 	ate figures ved by the setting held Employee Scheme of yees have 500 Equity	audited figures i quarter of the fir 1) The Unaudit Committee and August, 2022 2) During the qu Trust on 17.06, employee's wen The paid up Ca	n respect of ful nancial year. ed Standalone approved by arter ended 30 2022 on the given options pital of 1013.5 ce of rights by nt is as per Reg	Financial year Financial Re the Board of 0.06.2022, 975 bases of Com to subscribe to 58 Equity shar the employee	ended 31.03.2 sults and Segr Directors of the OO Equity Shar pany's Emplo he shares, whi es is net of 97 s	2022 and year t ment Results w re company at es were alloted yee Stock Opt ch the employe 7500 Equity Sh	o date figures rere reviewed the meeting to FLFL Empl ion Scheme o es have not ye ares alloted to	upto the third by the Audit held on 11th oyee Welfare of 2019. The et excercised > ESOP trust	
	 the audited figures in respect of full financial year ended 31.03.2022 and year to dupto the third quarter of the financial year. 1) The Unaudited Standalone Financial Results and Segment Results were review Audit Committee and approved by the Board of Directors of the company at the me on 11th August, 2022 2) During the quarter ended 30.06.2022, 97500 Equity Shares were alloted to FLFL Welfare Trust on 17.06.2022 on the bases of Company's Employee Stock Option 32019. The employee's were given options to subscribe the shares, which the employ not yet excercised. The paid up Capital of 1013.58 Equity shares is net of 975 Shares alloted to ESOP trust pending excersice of rights by the employees 3) This Statement is as per Regulation 33 of the SEBI (Listing Obligations and D 	ate figures wed by the setting held Employee Scheme of yees have 500 Equity Disclosures a disclosed	audited figures i quarter of the fir 1) The Unaudit Committee and August, 2022 2) During the qu Trust on 17.06, employee's were The paid up Ca pending excersi 3) This Statemen	n respect of ful nancial year. ed Standalone approved by arter ended 30 2022 on the given options pital of 1013.3 ce of rights by nt is as per Reg 15 ditor of the cor	I Tinancial year Financial Re the Board of 0.06.2022, 975 bases of Com to subscribe to 58 Equity shar the employee julation 33 of the mpany has ca	ended 31.03.2 sults and Segr Directors of th DO Equity Shar pany's Emplo he shares, whi es is net of 97 s e SEBI (Listing mied out the Li	2022 and year to ment Results we company at es were alloted yee Stock Opt ch the employe 7500 Equity Sh obligations an mited Review	o date figures rere reviewed the meeting to FLFL Empl ion Scheme of es have not ye ares alloted to d Disclosures I of this Statem	upto the third by the Audii held on 11th oyee Welfare of 2019. The et excercised > ESOP trust Requirments) ent is as per	
	 the audited ligures in respect of full financial year ended 31.03.2022 and year to dupto the third quarter of the financial year. 1) The Unaudited Standalone Financial Results and Segment Results were review Audit Committee and approved by the Board of Directors of the company at the me on 11th August, 2022 2) During the quarter ended 30.06.2022, 97500 Equity Shares were alloted to FLFL Welfare Trust on 17.06.2022 on the bases of Company's Employee Stock Option 32019. The employee's were given options to subscribe the shares, which the employ not yet excercised. The paid up Capital of 1013.58 Equity shares is net of 975 Shares alloted to ESOP trust pending excersice of rights by the employees 3) This Statement is as per Regulation 33 of the SEBI (Listing Obligations and D Requirments) Regulations, 2015 4) In respect of Subsidiary other than wholly owned subsidiary, the minority interest is as non-controlling interest. The company has incorported a subsidiary situated in the state of the site of the sit	ate figures wed by the eeting held Employee Scheme of yees have 500 Equity Disclosures a disclosed n USA for ment is as	audited figures i quarter of the fir 1) The Unaudit Committee and August, 2022 2) During the qu Trust on 17.06, employee's wen The paid up Ca pending excersi 3) This Statemer Regulations, 20 4) Statutory Auc	n respect of ful nancial year. ed Standalone approved by arter ended 30 2022 on the e given options pital of 1013.3 ce of rights by nt is as per Reg 15 ditor of the cor f the SEBI (Li	I financial year Financial Re the Board of 0.06.2022, 975 bases of Com to subscribe to 58 Equity shar the employee pulation 33 of the mpany has ca isting Obligatio	ended 31.03.2 sults and Segr Directors of th 00 Equity Shar pany's Emplo he shares, whi es is net of 97 s e SEBI (Listing mied out the Li ns and Disclos	2022 and year to ment Results whe company at es were alloted yee Stock Opt ch the employe 7500 Equity Sh Obligations an mited Review sures Requirme	o date figures were reviewed the meeting to FLFL Empl ion Scheme of es have not ye ares alloted to d Disclosures I of this Statem ents) Regulatio	upto the third by the Audi held on 11th oyee Welfare of 2019. The et excercised ESOP trus Requirments ent is as per ins, 2015	

For and on behalf of the Board of Directors Focus Lighting and Fixtures Limited

Mr Amit Sheth

DIN: 01468052

Place : Kolkata

Date : 11.08.2022

Managing Director

(₹ In crores)



SUZLON FINANCIAL RESULT Q1 FY23

FOR THE QUARTER ENDED JUNE 30, 2022

		Quarter	andad	(₹ In cror Year ended
Pa	articulars	June 30, 2022	June 30, 2021	March 31, 2022
		(Unaudited)	(Unaudited)	(Audited)
1	Total income from operations	1,383.47	1,148.61	6,603.97
2	Profit / (loss) before exceptional items and tax	7.21	(78.43)	(82.72)
3	Profit / (loss) before tax	2,476.30	4.69	0.40
1	Net profit / (loss) after tax, and share in profit / (loss) of associate and joint ventures	2,432.55	3.64	(176.55
8	Total comprehensive income / (loss)	2,392.87	31.45	(258.38
ŝ	Paid up equity share capital (Face value of ₹ 2/- each)	1,957.77	1,768.85	1,843.49
7	Earnings / (loss) per equity share (EPS) before exceptional items (*not annualised)			
1	- Basic (考)	*(0.04)	*(0.12)	(0.32
	- Diluted (₹)	*(0.04)	*(0.12)	(0.32
	Earnings / (loss) per equity share (EPS) after exceptional items (*not annualised)	24 (3)	28 334	ik.
	- Basic (考)	*2.57	*(0.03)	(0.22
	- Diluted (₹)	*2.48	*(0.03)	(0.22

	(c) Changes in Inventories of Finished Goods, Work-in-Progress and Stock-in-Trade (d) Employees Benefit Expenses (e) Finance Cost	10.34	3.77	1.35	6.42	 Request for regis ISR-1 as prescrit under the follo requests physica
	(f) Depreciation & Amortization Expenses (g) Listing Fees / Depository Fees (h) Other Expenses	0.10 3.82 8.53	0.13 1.91 4.00	0.04 3.75 1.63	5.66	copy of the Form
	Total Expenses	22.80	9.81	6.77	26.85	 Alternatively, the
3. 4.	Profit (+) / Loss (-) from ordinary activites before Tax (1-2) Tax Expenses	(8.85)	(2.27)	(1.36)	1,91	RTA viz., Can Petrochemicals Chennai - 600 0
	a) Current Tax b) Deferred Tax	(0.01)	(0.62) (0.02)		0.51 (0.02)	Persons holding s
5. 6.	Profit for the period Other Comprehensive income i) Item that will not be reclassified to profit or loss - Change in fair value of equity Instrument	(8.84)	(1.64)	(1.36)	1.41	Participant (DP) for to receive the Annual exercised in respect
	 Remeasurement of Post Employement Benefit obligations ii) Income tax relating to item that will not be reclassified to Profit or loss 					Detailed instructions meeting and also for available in the Notice
7.	Total comprehensive income for the period (5+6) (comprising profit and other comprehensive income for the period)	(8.84)	(1.64)	(1.36)	1941	This public notice is register or change the
8.	period) Paid-up Equity Share Capital	(0.04)	(1.04)	(1.50)	1543	avail the opportunit
9.	(Face Value of Rs. 10/- each) Earning Per Share	308.00	308.00	308.00	308.00	Company is able to further clarifications
	(Face value of Rs. 10/- each) a) Basic b) Diluted	(2.87) (2.87)	(0.05) (0.05)	(0.04) (0.04)	0.05	Date: 11.08.2022

Directors in meeting held on August 11, 2022. An unmodified opinion has been used and the same is being filed with the stock exchange along with the above results. Segment reporting as defined in Accounting Standard - 17 is not applicable, as the business of the company falls in one segment.

The above figures have been regrouped or rearranged where ever necessary.

. Corresponding figures of the Previous period have been regrouped and rearranged, wherever necessary to conform to the current period's classification.

The Financial Results have been audited by the Statutory Auditors as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

For RAJPUTANA INVESTMENT & FINANCE LTD

Sd/

Jijin C Surendran

Managing Director

DIN: 03305487



Tamilnadu Petroproducts Limited

Regd.Office: Manali Express Highway, Manali, Chennai 600 068. CIN: L23200TN1984PLC010931 Website: www.tnpetro.com E-mail: secy-legal@tnpetro.com Telefax: 044-25945588 / 69185588

NOTICE TO SHAREHOLDERS ANNUAL GENERAL MEETING THROUGH VIDEO CONFERENCING – REQUEST TO REGISTER E-MAILS TO RECEIVE ANNUAL REPORTS

Pursuant to the General Circular No.20/2020 dated 5 May 2020 read with General Circulars No.14/2020 dated 8 April 2020, 17/2020 dated 13 April 2020, 02/2021 dated 13 January 2021 and 02/2022 dated 05th May 2022 issued by the Ministry of Corporate Affairs, it is hereby informed that the 37th Annual General Meeting of the Company will be held on Thursday, the 29th September 2022 at 3:00pm (IST) through Video Conferencing (VC)/Other Audio Visual Means (OAVM) in compliance with the applicable provisions of the Companies Act, 2013 (the Act) and the aforesaid Circulars.

As mandated in the aforesaid Circulars read with SEBI's Circulars SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, 15th January 2021 and 13th May, 2022, the Annual Report for the year 2021-22 together with the Notice of the AGM will be sent only by electronic means to the shareholders who have registered their e-mail ids with the Company or as the case may be, the Depository Participants, unless any member who request for a hard copy of the same. These will also be made available in the Websites of the Company and the Stock Exchanges viz., www.tnpetro.com and www.bseindia.com & www.nseindia.com.

- Request for registration / change of the information shall be submitted in Form ISR-1 as prescribed by SEBI which is available in the website of the Company under the following link https://www.manalipetro.com/investor-servicerequests physical-shares-2/ to the RTA by sending an e-mail with the scanned copy of the Form and other required documents to kyc@cameoindia.com.
- Alternatively, the aforesaid information may be sent by post or courier to the RTA viz., Cameo Corporate Services Limited, Unit : Manali Petrochemicals Limited, Subramanian Building, 1, Club House Road, Chennai - 600 002. Ph: 044-2846 0390 / 4002 0700.

Persons holding shares in demat mode may approach their Depository Participant (DP) for the above purpose. Also it may be ensured that the option o receive the Annual Reports and other communications by e-mail has been duly exercised in respect of such holdings.

Detailed instructions for casting of votes through remote e-voting prior to the neeting and also for participating / speaking / voting at the meeting will be made vailable in the Notice of the AGM.

his public notice is being published well in advance to facilitate the Members to egister or change their contact details and other particulars. Members may kindly avail the opportunity and provide the information at the earliest so that the Company is able to send the notices and other information promptly. For any urther clarifications Members may contact the RTA as specified above.

For Manali Petrochemicals Limited

R. Kothandaraman Company Secretary



NOTICE is hereby given that the Sixth Annual General Meeting (AGM) of the Company will be held on Tuesday, September 06, 2022 at 11:00 a.m. (IST) by Video Conferencing ("VC") or Other Audio-Visual Means ("OAVM"), to transact the business as set out in the Notice of the AGM. The Annual Report for the Financial Year 2021-22 ("Annual Report") along with the Notice of the AGM has been sent on August 10, 2022, only by electronic mode to those Shareholders whose email address are registered with the Company / Depository Participant, in compliance with the applicable provisions of the Companies Act, 2013 and rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular Nos.14/2020, 17/2020, 20/2020.02/2021 and 02/2022 dated April 8, 2020, April 13, 2020, May 5, 2020, January 13, 2021 and May 5, 2022 respectively, issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular Nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79, SEBI/HO/CFD/CMD2/CIR/ P/2021/11 and SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 12, 2020, January 15, 2021 and May 13,2022 respectively, issued by the Securities & Exchange Board of India ("SEBI Circular").

The notice of the AGM and the Annual Report will also be made available on the Company's website www.dcmnvl.com, websites of the Stock Exchanges where shares of the Company are listed, i.e., BSE Limited & National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and at the website of RTA https://www.skylinerta.com.

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by Companies (Management and Administration) Rules, 2015, and Regulation 44 of the Listing Obligations and Disclosure Requirements Regulations, 2015 (LODR). Members are provided with the facility to cast their votes on all resolutions set forth in the Notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by NSDL and the business may be transacted through such voting.

The e-voting period commences on Saturday, September 03, 2022 (9:00 am) and ends on Monday, September 05, 2022 (5:00 pm). During this period, Members may cast their vote lectronically. The e-voting module shall be disabled by NSDL thereafter. A vote once cast on the resolution, would not be allowed to be changed subsequently. The procedure for e-voting at the AGM is same as the procedure for remote e-voting. Only those Shareholders, who will be present at the AGM through VC / OAVM facility and who would not have cast their vote on the resolutions set forth in the Notice of AGM by remote evoting prior to the AGM and are otherwise not barred from doing so shall be eligible to vote through e-voting system at the AGM on such resolutions. Shareholders who have voted through remote e-voting will be eligible to attend the AGM and their presence shall be counted for the purpose of quorum, however such Shareholders shall not be entitled to cast their vote again at the AGM on such resolution(s) for which the Shareholder has already cast the vote through remote e-voting. The voting rights of Members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on August 26, 2022 ('cut-off date'). Any person, who is a Member of the Company as on the cut-off date is eligible to cast vote on all the resolutions set forth in the Notice of AGM using remote e-voting or voting at the AGM. A person who has acquired shares and become a member of the Company after the dispatch of notice of AGM and holding shares as of cut-off date, may obtain the login ID and password by sending a request at evoting@nsdl.co.in. However, if the person is already registered with NSDL for remote e-voting then the existing user ID & password can be used for casting vote. Shareholders are being provided with a facility to attend the AGM through VC / OAVM through the NSDL e-voting system. The Instructions for attending the AGM through VC / OAVM are provided in the Notice of the AGM.

STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2022

	Quarter	ended	Year ended
Particulars	June 30, 2022	June 30, 2021	March 31, 2022
	(Unaudited)	(Unaudited)	(Audited)
Total income from operations	819.20	619.50	4,103.06
Profit / (loss) before exceptional items and tax	(198.30)	(186.15)	(829.79)
Profit / (loss) before tax	2,305.87	(186.15)	(912.66)
Profit / (loss) after tax	2,305.87	(186.15)	(912.66
Total comprehensive income / (loss)	2,307.31	(186.04)	(910.99
Paid up equity share capital (Face value of ₹ 2/- each)	1,957.77	1,768.85	1,843.49
Earnings / (loss) per equity share (EPS) before exceptional items (*not annualised)	10.37653333300	80000000	
- Basic (考)	*(0.21)	*(0.21)	(0.93
- Diluted (考)	*(0.21)	*(0.21)	(0.93
Earnings / (loss) per equity share (EPS) after exceptional items (*not annualised)	07/07/07/20	017682695456	11/18/45
- Basic (₹)	*2.44	*(0.21)	(1.02)
- Diluted (考)	*2.35	*(0.21)	(1.02)

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The above results have been reviewed by the Audit Committee at its meeting held on August 09, 2022 and approved by the Board of Directors at its meeting held on August 10, 2022. The statutory auditors of the Company have carried out a limited review of the above results for the quarter ended June 30, 2022.

The above is an extract of the detailed format of financial results for the guarter ended June 30, 2022, filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated financial results for the guarter ended June 30, 2022 are available on the website of the Company, www.suzion.com and website of the Stock Exchanges, www.bseindia.com and www.nseindia.com.

Place: Frankfurt, Germany Date : August 10, 2022

Registered Office:

Suzlon Energy Limited [CIN: L40100GJ1995PLC025447)

Regd. Office: "Suzlon", 5, Shrimali Society, Near Shri Krishna Complex, Navrangpura, Ahmedabad-380009 Tel.:+91.79.6604 5000 / +91.79.2640 7141, Fax:+91.79.2656 5540, +91.79.2644 2844 website: www.suzlon.com; email id: investors@suzlon.com



For Suzion Energy Limited

Chairman & Managing Director

Tulsi R. Tanti

DIN No: 00002283

More than 19.4 GW* of installations | Footprint across 17 countries | Largest product portfolios | R&D across Germany, the Netherlands, Denmark and India Leading global renewable energy player offering end-to-end solutions. To know more visit us at: www.suzlon.com I Join us on 🔿 🗇 🚯

Data till 30th June 2022





For the attention of Members who are holding shares in physical form / who have not registered their e-mails ids and other particulars with the Company

Investors are requested to submit their requests online or through e-mails and as far as possible avoid handling of physical documents.

You may visit https://investors.cameoindia.com/ and follow the guidance for submission of the information online for registering the e-mail, mobile number and other details, etc.

Options for submission of Form 15G/15H for non-deduction of TDS from dividend for the year 2021-22, payable in October 2022 are also available in the above web-link, which may be used.

Request for registration / change of the information shall be submitted in Form ISR-1 prescribed by SEBI which is available in the website of the Company under the following link http://tnpetro.com/investor-service-requests-physical-shares/ to the RTA by sending an email with the scanned copy of the Form and other required documents to kyc@cameoindia.com.

Alternatively, the aforesaid information may be sent by post or courier to the RTA viz., Cameo Corporate Services Limited, Unit: TPL, Subramanian Building, 1. Club House Road. Chennai - 600002. Ph:044-28460390 / 40020700.

Persons holding shares in demat mode may approach their Depository Participant (DP) for the above purpose. Also, it may been ensured that the option to receive the Annual Reports by e-mail has been duly exercised in respect of such holdings.

Detailed instructions for casting of votes through remote e-voting prior to the meeting and also for participating / speaking / voting at the meeting will be made available in the Notice of the AGM.

This public notice is being published in advance to facilitate the Members to register or change their contact details and other particulars. Members may kindly avail the opportunity and provide the information at the earliest so that the Company is able to send the notices and other in formation promptly. For any further clarifications Members may contact the RTA as specified above.

Place : Chennai

Date : 11.08.2022

By Order of the Board For Tamilnadu Petroproducts Limited

V.Balamurugan Company Secretary Shareholders who have registered/not registered their e-mail address and mobile nos. including address details may please contact and validate/update their details with the Depository Participant in case the shares are held in electronic form and with the Company's RTA by writing at info@skylinerta.com, in case the shares are held in physical form.

> For DCM Nouvelle Limited Sd/-Mohd Sagir (Company Secretary)

'IMPORTANT'

Date: 11/08/2022

Place: New Delhi

care is taken prior to acceptance advertising copy, it is not possible to verify its contants. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals adversing in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

STATEMENT OF UNAUDITED CONSOLIDATE FOR THE QUARTER ENDED JUN	D FINANCIAL RE E 30, 2022	SULTS	(₹ in cro
	Quarter		Year ended
Particulars	June 30, 2022	June 30, 2021	March 31, 202
	(Unaudited)	(Unaudited)	(Audited)
 Total income from operations Profit / (loss) before exceptional items and tax Profit / (loss) before tax Net profit / (loss) after tax, and share in profit / (loss) of associate and joint ventures. Total comprehensive income / (loss) Paid up equity share capital (Face value of ₹ 2/- each) Earnings / (loss) per equity share (EPS) before exceptional items (*not annualised) Basic (*) Diluted (*) Built (*) 	1,383,47 7,21 2,476,30 2,432,55 2,392,87 1,957,77 *(0,04) *(0,04) *2,57 *2,48	1,148.61 (78.43) 4.69 3.64 31.45 1,768.85 *(0.12) *(0.12) *(0.03) *(0.03)	6,603.5 (82.7 0; (176.5 (258.3 1,843.4 (0.3 (0.3 (0.2 (0.2 (0.2

	(Unaudited)	(Unaudited)	(Audited)
1 Total income from operations 2 Profit / (loss) before exceptional items and tax 3 Profit / (loss) before tax 4 Profit / (loss) after tax 5 Total comprehensive income / (loss) 6 Paid up equity share capital (Face value of ₹ 2/- each)	819.20	619.50	4,103.06
	(198.30)	(186.15)	(829.79)
	2,305.87	(186.15)	(912.66)
	2,305.87	(186.15)	(912.66)
	2,307.31	(186.04)	(910.99)
	1,957.77	1,768.85	1,843.49
0 Gamings / (loss) per equity share (EPS) before exceptional items (*not annualised) 7 Earnings / (loss) per equity share (EPS) after exceptional items (*not annualised) 8 Earnings / (loss) per equity share (EPS) after exceptional items (*not annualised) 8 Earnings / (loss) per equity share (EPS) after exceptional items (*not annualised) 9 Basic (*) 9 Diluted (*)	*(0.21)	*(0.21)	(0.93)
	*(0.21)	*(0.21)	(0.93)
	*2.44	*(0.21)	(1.02)
	*2.35	*(0.21)	(1.02)

Note

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The above results have been reviewed by the Audit Committee at its meeting held on August 09, 2022 and approved by the Board of Directors at its meeting held on August 10, 2022. The statutory auditors of the Company have carried out a limited review of the above results for the quarter ended June 30, 2022.

2022: The statutory automotion the company nave carried out a initiate review of the above results for the quarter ended June 30, 2022. The above is an extract of the detailed format of financial results for the quarter ended June 30, 2022, filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated financial results for the quarter ended June 30, 2022 are available on the website of the Company, www.suzion.com and website of the Stock Exchanges, www.bseindia.com and www.nseindia.com.

For Suzion Energy Limited

લાબાહ્યાર્થ ગામ

Tulsi R. Tanti Chairman & Managing Director DIN No: 00002283

POWERING A GREENER TOMORROW

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Place: Frankfurt, Germany Date : August 10, 2022

Registered Office:

Suzion Energy Limited [CIN: L40100GJ1995PLC025447]

Regd. Office: "Suzion", 5, Shrimali Society, Near Shri Krishna Complex, Navrangpura, Ahmedabad-380009 Tel. +91.79.6604 5000 / +91.79.2640 7141, Fax:+91.79.2656 5540, +91.79.2644 2844 website: www.suzion.com; email.id; Investors@suzion.com

More than 19.4 GW* of installations 1: Footprint across 17 countries 1: Largest product portfolios 1: R&D across Germany, the Netherlands, Denmark and India Leading global renewable energy player offering end-to-end solutions. To know more visit us at: www.suzion.com i Join us on 🔾 🛱 🖗

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*Data till 30th June 2022