



SHRADDHA
PRIME
PROJECTS LTD.
CONSTRUCTING VALUE

Shradha Prime Projects Ltd.

(Formerly Known As Towa Sokki Limited)

Head Office : A-309, Kanara Business Centre Premises CS Ltd., Link Road,
Laxmi Nagar, Ghatkopar (East) Mumbai - 400 075. Tel : 022 21646000

13th January, 2022

To,
BSE Limited
Listing / Corporate Relations Department,
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai- 400001

SUB: Submission of Newspaper Publication
Ref: Regulation 30 & Schedule III Part A of SEBI (LODR) Regulations, 2015

Scrp Code: 531771

Dear Sir/Madam,

Exchange and stakeholders are requested to take on record newspaper publication made in pursuance of provisions of mandated by Companies Act 2013 with respect to circulation of postal ballot notices and voting instructions thereon.

Kindly take the above on your record.

Yours Faithfully,

For **Shradha Prime Projects Limited**
(Formerly Towa Sokki Limited)

CS Krati Patel
Company Secretary & Compliance Officer

JSW Steel combined output grows 28% in Oct-Dec

JSW STEEL ON Tuesday posted a 28% year-on-year growth in group combined steel production at 5.35 million

tonne (MT) during the quarter ended December 30, 2021.

In a statement, the JSW Group company said it had produced 4.18 MT in the October-December period of the financial year 2020-21.

“JSW Steel reported group’s combined crude steel production at 5.35 million tonnes for Q3 FY22, including the production at jointly controlled entity viz. JSW Ispat Special Products (JISPL),” it said.



JSW Steel’s standalone output rose by 8% to 4.41 MT from 4.08 MT in the year-ago quarter, the statement said.

The capacity utilisation of existing operations at standalone level was at 94% during the third quarter of the ongoing 2021-22 financial year.

JSW Steel is the flagship business of the diversified \$1.3 billion JSW Group.

—PTI

● NON-PAYMENT OF DUES

Madras HC dismisses SpiceJet’s plea against winding-up order

Gives airline time till January 28 to file appeal in SC

FE BUREAU
Chennai, January 11

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A division bench of justices Paresb Upadhyay and Sathi Kumar Sukumara Kurup, extended the suspension of the order till January 28, to enable the airline to move a further appeal before the Supreme Court.

“Since we have not entertained these appeals, there is nothing to be stayed so far this order is concerned. However, to see that challenge if any to this order remains meaningful to the appellant, the stay granted by the company court which is in force till today shall stand extended till January 28,” the bench said.

The Madras HC had on



December 6 ordered the winding up of the airline on a petition filed by Credit Suisse—to whom SR Technics had given the right to collect all payments. The court also directed an official liquidator to take over the assets of the airline.

The order has subsequently stayed for three weeks following a plea by the airline and on the condition that it deposits \$5 million with the court within two weeks.

Aggrieved by the winding-up order, SpiceJet appealed against the order saying the documents relied by Credit Suisse are not stamped and therefore the courts in India will not take cognizance. Further, SR Technics did not have a valid license from the Director-General of Civil Aviation (DGCA) and therefore it could not have

legally maintained the aircraft/engines of the company and consequently, no amount could be said to be payable by SpiceJet to it and thereby there was a bonafide dispute about the said payment.

SpiceJet further submitted the order on the company petition praying for the winding up of the company to be set aside and appointment of a provisional liquidator be also set aside. It was submitted that given the errors in the impugned orders, the matter may be remanded back to the company court.

The counsel for Credit Suisse AG argued that the order passed by the company court ordering admission of the winding-up petition and appointment of the official liquidator can not be said to be erroneous in any manner

and no interference be made by this court.

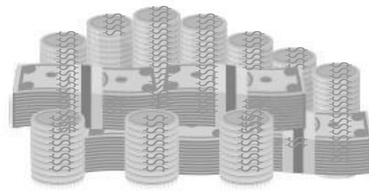
Dragging SpiceJet to court for non-payment of dues, Credit Suisse AG had prayed for winding up of the Indian firm under the provisions of the Companies Act, 1956 and appoint the official liquidator of the high court as the liquidator with all powers under Section 448 of the Companies Act to take charge of SpiceJet’s assets, properties, stock in trade and books of accounts.

The proceedings before the Madras High Court were raised out of an old agreement dated November 24, 2011, between SpiceJet and SRT Technics (SRT) for the provision of engine maintenance services.

Credit Suisse AG initiated the company petition as a purported assignee of SRT claiming non-payment of amounts aggregating to \$24.01 million under the agreement.

SpiceJet opposed the petition because there was no legally enforceable debt. After all, SRT did not possess the relevant DGCA approval for the provision of services under the agreement. According to SpiceJet, SRT made fraudulent misrepresentation to the company of having applicable DGCA approval for providing the services.

Recykal raises \$22 m in funding from Morgan Stanley, others



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Mumbai, January 11

WASTE MANAGEMENT-FOCUSED start-up Recykal on Tuesday announced a \$22-million (around ₹162.58 crore) fundraise led by Morgan Stanley India.

Existing investors Circulate Capital, Vellayan Subbiah, and Arun Venkatachalam from the Murugappa family also participated in the fund raising, which will be deployed for expansion of services pan-India, hiring talent and building hyper-local waste processing infrastructure.

The Hyderabad-based company serves the over \$100 billion per year, highly fragmented and otherwise informal waste management industry with solutions including a B2B platform which connects sellers and buyers, and also helps plastic generating

companies like Cola giants meet the extended producer responsibility compliance norms.

“We researched for three years before launching the company. We have a network across the country now and have been growing at a pace of over three times now,” its founder and chief executive Abhay Deshpande told PTI.

The serial entrepreneur said Recykal had a revenue of ₹1.8 crore in FY19, which is likely to touch ₹220 crore in FY22. He also made it clear that though the company has a social impact, the team wants to pitch itself as a commercial venture and not as a social impact venture.

Morgan Stanley will get board representation on the company, Deshpande said, without disclosing the exact stake to be held or Recykal’s valuations.

Sugar exports slow as global prices correct, rupee firms

REUTERS
Mumbai, January 11

MILLS ARE HOLDING off on signing new sugar export contracts as falling global prices and a strengthening rupee have widened the gap between local and global rates, industry officials told Reuters.

Lower shipments from the world’s No. 2 sugar producer could support global prices that fell to their lowest in five and a half months on Monday but could also prompt Indian

mills to divert more sugar for ethanol production.

“At current price level exports are not viable from India. Mills are getting much higher prices in the local market,” said Ravi Gupta, chairman of export committee at All India Sugar Traders Association (AISTA).

In the local market mills were selling sugar at ₹32,000 to ₹35,000 per tonne compared to around ₹30,000 offered for overseas shipments, dealers said.



Mills aggressively sold sugar when international prices were around 20 cents per lb, said Rahil Shaikh, managing director of MEIR Commodities India.

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to comfortable levels and there is no pressure on mills to sign new deals, Shaikh said.

Indian mills have so far signed contracts to export 4 million tonnes of sugar in 2021/22 marketing year ending on September 30, dealers estimate. The country exported a record 7.2 million tonnes of sugar in 2020/21, taking advantage of the government subsidy for overseas sales.

“Surplus has gone down because of last year’s record exports and continuous diver-

sion of sugar for ethanol,” said BB Thombare, president of the West Indian Sugar Mills Association.

The government has raised the price at which oil marketing companies will buy ethanol from sugar mills, making production of the bio-fuel lucrative.

Most of the sugar exports contracts were signed by mills in western state of Maharashtra and neighbouring Karnataka, but mills in top producing Uttar Pradesh were holding off because of higher local prices, said Gupta of AISTA.

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“Board of directors of the company, at its meeting held

on January 11, 2022, has considered and approved the appointment of Shersingh B Khyalia as a chief executive officer of the company with effect from January 11, 2022,” according to a BSE filing.

According to the filing, Shersingh B Khyalia is not related inter-se to any of the directors of the company.

Shersingh B Khyalia is a chartered accountant and brings with him over 32 years of experience in managing complex business in the power industry, including generation, transmission and distribution.

His experience spans across power trading, legal, regulatory and commercial, finance & accounts and PPA management aspects of the power business.

Earlier, Khyalia has worked as the managing director in Gujarat Power Corporation, where he got experience of the renewable power sector especially the development of ultra-mega renewable parks.

HATHWAY BHAWANI CABLETEL & DATACOM LIMITED

Registered Office : 805/806, Windsor, 8th floor, Off CST Road, Kalina, Santacruz (East), Mumbai - 400098
CIN: L65910MH1984PLC034514

Tel No. (022) 40542500 Fax: (022) 40542700 Website: www.hathwaybhawani.com; Email: investors.bhawani@hathway.net

EXTRACT OF STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2021 (₹. in Lakhs)

Sr. No.	Particulars	Standalone						Consolidated					
		Quarter ended	Quarter ended	Quarter ended	Nine Months ended	Nine Months ended	Year ended	Quarter ended	Quarter ended	Quarter ended	Nine Months ended	Nine Months ended	Year ended
		December 31, 2021	September 30, 2021	December 31, 2020	December 31, 2021	December 31, 2020	March 31, 2021	December 31, 2021	September 30, 2021	December 31, 2020	December 31, 2021	December 31, 2020	March 31, 2021
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	93.16	101.72	111.03	299.77	339.84	441.32	93.16	101.72	111.03	299.77	339.84	441.32
2	Net Profit / (Loss) for the period (before Tax and Exceptional Items)	23.51	22.28	28.64	76.96	109.86	137.17	23.51	22.28	28.64	76.96	109.86	137.17
3	Share of net Profit / (Loss) of Joint venture accounted for using the equity method	-	-	-	-	-	-	2.66	1.62	4.06	(3.07)	0.43	(0.07)
4	Net Profit / (Loss) for the period before tax (after Exceptional Items)	23.51	22.28	28.64	76.96	109.86	137.17	26.17	23.90	32.70	73.89	110.29	137.10
5	Net Profit / (Loss) for the period after tax (after Exceptional Items)	25.84	16.68	30.00	65.84	88.83	107.03	28.50	18.30	34.06	62.77	89.26	106.96
6	Total Comprehensive Income / (Loss) for the Period (comprising Profit / (Loss) for the period after tax and Other Comprehensive Income (after tax))	26.00	16.76	29.67	66.08	87.83	107.35	28.58	18.38	33.73	63.01	88.26	107.31
7	Paid up Equity Share Capital (Face value of Rs.10/- each)	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00
8	Earnings Per Share - (Basic, Diluted and not annualised) (in Rs.)	0.32	0.21	0.37	0.81	1.10	1.32	0.35	0.23	0.42	0.77	1.10	1.32

Notes:-
1 The above is an extract of the detailed format of Financial Results for the quarter and nine months ended on December 31, 2021 filed with Stock Exchange under Regulation 33 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the aforesaid Financial Results are available on the Stock Exchange website (www.bseindia.com) and on the Company’s website (www.hathwaybhawani.com).
2 The above results have been reviewed by the Audit committee and approved by the Board of Directors in their respective meeting held on January 11, 2022.

FOR HATHWAY BHAWANI CABLETEL & DATACOM LTD
Sd/-
VATAN PATHAN
DIRECTOR & CHIEF EXECUTIVE OFFICER
DIN: 07468214

Place : Mumbai
Date : January 11, 2022

VIKAS LIFECARE LIMITED

(FORMERLY KNOWN AS VIKAS MULTICORP LIMITED)
CIN - L25111DL1995PLC073719
REGD OFF: G-1, VIKAS HOUSE, 34/1, EAST PUNJABI BAGH, NEW DELHI - 110026,
PH NO: 011-40450110 | EMAIL - info@vikaslifecarelimited.com

STATEMENT OF UNAUDITED CONSOLIDATED AND STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTH ENDED 31ST DECEMBER 2021 (Rs. In Lakhs)

S. No.	Particulars	Consolidated						Standalone					
		Three Months Ended		Six Months Ended		Year Ended	Three Months Ended		Six Months Ended		Year Ended		
		31-Dec-21	30-Sep-21	31-Dec-20	31-Dec-21	31-Dec-20	31-Mar-21	31-Dec-21	30-Sep-21	31-Dec-20	31-Dec-21	31-Dec-20	31-Mar-21
1	Total Income	11,411.11	7,176.59	1,318.63	21,121.13	5,075.92	8,416.51	11,411.11	7,176.59	1,318.63	21,121.13	5,075.92	8,416.51
2	Net Profit/ (Loss) Before Tax	381.67	299.91	10.27	726.12	62.61	-149.98	387.73	306.33	10.27	738.60	62.61	-149.98
3	Net Profit/ (Loss) After Tax	282.05	249.91	6.62	565.29	45.79	-350.15	288.11	256.33	6.62	577.77	45.79	-350.15
4	Total comprehensive income for the period	654.80	846.62	-1,418.65	1,645.33	-1,853.01	1,314.70	660.84	852.99	-1,419.76	1,657.74	-1,853.01	1,314.70
5	Paid up Equity Share Capital (Face Value Rs.1 each)	9,996.67	9,288.94	6,634.95	9,996.67	6,634.94	6,634.95	9,996.67	9,288.94	6,634.95	9,996.67	6,634.95	6,634.95
6	Earning per Equity Share of Rs 1 each												
	Basic	0.03	0.03	-0.21	0.06	-0.28	-0.05	0.03	0.03	-0.21	0.06	-0.28	-0.05
	Diluted	0.03	0.03	-0.21	0.06	-0.28	-0.05	0.03	0.03	-0.21	0.06	-0.28	-0.05

Notes to unaudited Standalone and Consolidated INDIAN AS Financial Results:
1. The above financial results are prepared in accordance with India Accounting Standards (“Ind AS”), the provisions of the Companies Act, 2013 (“the Companies Act”), as applicable and guidelines issue by the Securities and Exchange Board of India (“SEBI”). The Ind AS are prescribed under section 133 of the Companies Act read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and amendments issued thereafter.
2. The above Quarterly and Nine Months results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on January 10, 2021. The Statutory auditors have carried out a limited review of the results for the quarter and Nine Month ended December 31, 2021.
3. The Company has received proceeds of recently concluded Right Issue, wherein partly paid 17,69,32,132 Equity Shares of Re. 1/- each (Re. 0.40/- partly paid up) allotted on Rights basis to the eligible shareholders, in its Bank Account. The Company is in the process of deploying these funds as per the objects of the Right Issue. These partly paid shares are listed with BSE (Scrip Code: 890160) and NSE (Symbol: VLIFEP) both, trading commenced on Monday, December 13, 2021.
4. Previous year/period figures have been regrouped/reclassified/rearranged, wherever necessary.

for Vikas LifeCare Limited
Vivek Garg
Managing Director
DIN:00255443

Place: New Delhi
Date: 10.01.2022

NOTICE FOR SALE OF ASSETS

LML LIMITED (In Liquidation)
(CIN: L34101UP1972PLC003612)

(Sale under Insolvency and Bankruptcy Code, 2016)

In the matter of LML Limited (In Liquidation), applications are invited for participation in e-auction of the following assets on “As is where is basis”, “As is what is basis”, “Whatever there is basis” and “No recourse” basis:

Asset	Block No.	Reserve Price
Trade Receivables, Advances and other Receivables	1	Rs.1,01,000

Last Date to apply: Thursday, January 20, 2022

Date of E-Auction: Friday, January 21, 2022

For Details: Visit www.lmlworld.in and https://ncit.auction.auctiontiger.net

Contact: CA. Anil Bhatia, Tel No.: 011-41066313, Mob. No.: +91 9899224476

Email: lml.auction@gmail.com

Date : 12.01.2022

Place: New Delhi

Arun Gupta, Liquidator
IBBI Reg. No: IBBI/IPA-002/IP-ND0051/2016-17/10095
Regd. Address: S-34, LGF, Greater Kailash-II, New Delhi-110048
Regd. Email: arungupta2211@gmail.com

APM FINVEST LIMITED

(Registered Office: - SP-147, RIICO Industrial Area Bhiwadi Rajasthan-301019)

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of APM Finvest Limited under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SEBI SAST Regulations), as amended till date

Date	03.01.2022
Name of the Target Company (TC)	APM Finvest Limited
Details of the Offer pertaining to TC	Open Offer made by Acquirer (s) M/s Hindon Mercantile Limited and Mr. Kapil Garg to acquire upto 56,18,954 equity shares (“Offer Shares”), representing 26% of the total paid up equity share capital of APM Finvest Limited. (Target Company). Offer Price: Rupees 47.50 (Rupees Forty Seven and paise Fifty Only) per equity share as mentioned in the Letter of Offer filed with SEBI.
Name of the Acquirers	M/s Hindon Mercantile Limited and Mr. Kapil Garg.
Name of the Manager to the offer	D & A Financial Services (P) Ltd SEBI Registration No.: INM000011484
Members of the Committee of Independent Directors	(a) Shri. Tribhuvan Nath Chaturvedi (b) Shri. Manish Garg
IDC Member’s relationship with the TC (Director, Equity shares owned, any other contract/relationship), if any	Members of the Committee do not have any relationship or interest in the Company except to the extent of the sitting fees paid and the reimbursement of expenses by the company in their capacity as Directors.
Trading in Equity Shares/other securities of the TC by IDC Members	Members of the Committee does not hold any shares or securities in the Target Company.
IDC Member’s relationship with the Acquirers/PAC	No relationship exists between the members of the IDC and the Acquirer(s).
Trading in equity shares/other securities of the Acquirer/PAC by IDC Members	Not Applicable
Recommendation on the Open Offer, as to whether the offer is fair and reasonable	IDC members believe that the Open Offer made to the shareholders of APM Finvest Limited is fair and reasonable.
Summary of reasons for recommendation	In forming the aforesaid opinion/recommendation the IDC has considered the following:- 1. Offer Price is higher than the price as arrived by taking into account valuation parameters and such other parameters as are customary for valuation of shares of such companies, which comes to Rupees 35.73 per share. The Open Offer by the Acquirer (s) are being made at the highest price amongst the selective criteria and is in line with the Regulations prescribed under the SEBI (SAST) Regulations, and hence appear to be fair and reasonable.
Details of Independent Advisors, if any	NIL
Any other matter(s) to be highlighted	NIL

“To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respects, true and correct and not misleading, whether by omission of any information or otherwise and includes all the information required to be disclosed by the Committee of Independent Directors of APM Finvest Limited under the SEBI (SAST) Regulations, 2011.”

For APM FINVEST LIMITED

Sd/-
(Tribhuvan Nath Chaturvedi)
Chairman of Committee

Sd/-
(Manish Garg)
Member

Date : 11th January, 2022
Place: New Delhi

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CIN : L65910MH1984PLC034514
Tel No. (022) 40542500 Fax: (022) 40542700 Website: www.hathwaybhawani.com; Email: investors.bhawani@hathway.net

EXTRACT OF STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2021 (₹. in Lakhs)

Sr. No.	Particulars	Standalone						Consolidated					
		Quarter ended	Quarter ended	Quarter ended	Nine Months ended	Nine Months ended	Year ended	Quarter ended	Quarter ended	Quarter ended	Nine Months ended	Nine Months ended	Year ended
		December 31, 2021	September 30, 2021	December 31, 2020	December 31, 2021	December 31, 2020	March 31, 2021	December 31, 2021	September 30, 2021	December 31, 2020	December 31, 2021	December 31, 2020	March 31, 2021
1	Total Income from Operations	93.16	101.72	111.03	299.77	339.84	441.32	93.16	101.72	111.03	299.77	339.84	441.32
2	Net Profit / (Loss) for the period (before Tax and Exceptional Items)	23.51	22.28	28.64	76.96	109.86	137.17	23.51	22.28	28.64	76.96	109.86	137.17
3	Share of net Profit / (Loss) of Joint venture accounted for using the equity method	-	-	-	-	-	-	2.66	1.62	4.06	(3.07)	0.43	(0.07)
4	Net Profit / (Loss) for the period before tax (after Exceptional Items)	23.51	22.28	28.64	76.96	109.86	137.17	26.17	23.90	32.70	73.89	110.29	137.10
5	Net Profit / (Loss) for the period after tax (after Exceptional Items)	25.84	16.68	30.00	65.84	88.83	107.03	28.50	18.30	34.06	62.77	89.26	106.96
6	Total Comprehensive Income / (Loss) for the Period (comprising Profit / (Loss) for the period after tax and Other Comprehensive Income (after tax))	26.00	16.76	29.67	66.08	87.83	107.35	28.58	18.38	33.73	63.01	88.26	107.31
7	Paid up Equity Share Capital (Face value of Rs.10/- each)	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00	810.00
8	Earnings Per Share - (Basic, Diluted and not annualised) (in Rs.)	0.32	0.21	0.37	0.81	1.10	1.32	0.35	0.23	0.42	0.77	1.10	1.32

Notes:-
1 The above is an extract of the detailed format of Financial Results for the quarter and nine months ended on December 31, 2021 filed with Stock Exchange under Regulation 33 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the aforesaid Financial Results are available on the Stock Exchange website (www.bseindia.com) and on the Company's website (www.hathwaybhawani.com).
2 The above results have been reviewed by the Audit committee and approved by the Board of Directors in their respective meeting held on January 11, 2022.

FOR HATHWAY BHAWANI CABLETEL & DATACOM LTD
Sd/-
VATAN PATHAN
DIRECTOR & CHIEF EXECUTIVE OFFICER
DIN: 07468214

VIKAS LIFECARE LIMITED

(FORMERLY KNOWN AS VIKAS MULTICORP LIMITED)
CIN - L25111DL1995PLC073719
REGD OFF: G-1, VIKAS HOUSE, 34/1, EAST PUNJABI BAGH, NEW DELHI - 110026,
PH NO: 011-40450110 | EMAIL - info@vikaslifecarelimited.com

STATEMENT OF UNAUDITED CONSOLIDATED AND STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTH ENDED 31ST DECEMBER 2021 (Rs. In Lakhs)

S. No.	Particulars	Consolidated						Standalone					
		Three Months Ended			Six Months Ended			Three Months Ended			Six Months Ended		
		31-Dec-21	30-Sep-21	31-Dec-20	31-Dec-21	31-Dec-20	31-Mar-21	31-Dec-21	30-Sep-21	31-Dec-20	31-Dec-21	31-Dec-20	31-Mar-21
1	Total Income	11,411.11	7,176.59	1,318.63	21,121.13	5,075.92	8,416.51	11,411.11	7,176.59	1,318.63	21,121.13	5,075.92	8,416.51
2	Net Profit/ (Loss) Before Tax	381.67	299.91	10.27	726.12	62.61	-149.98	387.73	306.33	10.27	738.60	62.61	-149.98
3	Net Profit/ (Loss) After Tax	282.05	249.91	6.62	565.29	45.79	-350.15	288.11	256.33	6.62	577.77	45.79	-350.15
4	Total comprehensive income for the period	654.80	846.62	-1,418.65	1,645.33	-1,853.01	1,314.70	660.84	852.99	-1,419.76	1,657.74	-1,853.01	1,314.70
5	Paid up Equity Share Capital (Face Value Rs.1 each)	9,996.67	9,288.94	6,634.95	9,996.67	6,634.94	6,634.95	9,996.67	9,288.94	6,634.95	9,996.67	6,634.95	6,634.95
6	Earning per Equity Share of Rs 1 each												
	Basic	0.03	0.03	-0.21	0.06	-0.28	-0.05	0.03	0.03	-0.21	0.06	-0.28	-0.05
	Diluted	0.03	0.03	-0.21	0.06	-0.28	-0.05	0.03	0.03	-0.21	0.06	-0.28	-0.05

Notes to unaudited Standalone and Consolidated Ind AS Financial Results:
1. The above financial results are prepared in accordance with India Accounting Standards ("Ind AS"), the provisions of the Companies Act, 2013 ("the Companies Act"), as applicable and guidelines issue by the Securities and Exchange Board of India ("SEBI"). The Ind AS are prescribed under section 133 of the Companies Act read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and amendments issued therefor.
2. The above Quarterly and Nine Months results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on January 10, 2021. The Statutory auditors have carried out a limited review of the results for the quarter and Nine Month ended December 31, 2021.
3. The Company has received proceeds of recently completed Right Issue, wherein partly paid 17,69,32,132 Equity Shares of Re. 1/- each (Re. 0.40/- partly paid up) allotted on Rights basis to the eligible shareholders, in its Bank Account. The Company is in the process of deploying these funds as per the objects of the Right Issue. These partly paid shares are listed with BSE (Script Code: 890160) and NSE (Symbol: VLIFEPP) both, trading commenced on Monday, December 13, 2021.
4. Previous year/period figures have been regrouped/reclassified/rearranged, wherever necessary.

Place: New Delhi
Date: 10.01.2022

for Vikas LifeCare Limited
Vivek Garg
Managing Director
DIN:00255443

NOTICE FOR SALE OF ASSETS

LML LIMITED (In Liquidation)
(CIN: L34101UP1972PLC003612)
(Sale under Insolvency and Bankruptcy Code, 2016)

In the matter of LML Limited (In Liquidation), applications are invited for participation in e-auction of the following assets on "As is where is basis", "As is what is basis", "Whatever there is basis" and "No recourse" basis:

Asset	Block No.	Reserve Price
Trade Receivables, Advances and other Receivables	1	Rs.1,01,000

Last Date to apply: Thursday, January 20, 2022
Date of E-Auction: Friday, January 21, 2022
For Details: Visit www.lmlworld.in and https://ncltauction.auctiontiger.net
Contact: CA. Anil Bhatia, Tel No.: 011-41066313, Mob. No.: +91 9899224476
Email id: lml.auction@gmail.com

Date: 12.01.2022
Place: New Delhi
Arun Gupta, Liquidator
IBBI Reg. No: IBBI/PA-002/IP-N00051/2016-17/10095
Regd. Address: S-34, LGF, Greater Kailash-II, New Delhi-110048
Regd. Email: arungupta2211@gmail.com

APM FINVEST LIMITED

(Registered Office: - SP-147, RIICO Industrial Area Bhiwadi Rajasthan-301019)

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of APM Finvest Limited under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SEBI SAST Regulations), as amended till date

Date	03.01.2022
Name of the Target Company (TC)	APM Finvest Limited
Details of the Offer pertaining to TC	Open Offer made by Acquirer (s) M/s Hindon Mercantile Limited and Mr. Kapil Garg to acquire upto 56,18,954 equity shares ("Offer Shares"), representing 26% of the total paid up equity share capital of APM Finvest Limited. (Target Company). Offer Price: Rupees 47.50 (Rupees Forty Seven and paisa Fifty Only) per equity share as mentioned in the Letter of Offer filed with SEBI.
Name of the Acquirers	M/s Hindon Mercantile Limited and Mr. Kapil Garg.
Name of the Manager to the offer	D & A Financial Services (P) Ltd SEBI Registration No.: INM000011484
Members of the Committee of Independent Directors	(a) Shri. Tribhuvan Nath Chaturvedi (b) Shri. Manish Garg
IDC Member's relationship with the TC (Director, Equity shares owned, any other contract/relationship), if any	Members of the Committee do not have any relationship or interest in the Company except to the extent of the sitting fees paid and the reimbursement of expenses by the company in their capacity as Directors.
Trading in Equity Shares/other securities of the TC by IDC Members	Members of the Committee does not hold any shares or securities in the Target Company.
IDC Member's relationship with the Acquirers/PAC	No relationship exists between the members of the IDC and the Acquirer(s).
Trading in equity shares/other securities of the Acquirer/PAC by IDC Members	Not Applicable
Recommendation on the Open Offer, as to whether the offer is fair and reasonable	IDC members believe that the Open Offer made to the shareholders of APM Finvest Limited is fair and reasonable.
Summary of reasons for recommendation	In forming the aforesaid opinion/recommendations the IDC has considered the following:- 1. Offer Price is higher than the price as arrived by taking into account valuation parameters and such other parameters as are customary for valuation of shares of such companies, which comes to Rupees 35.73 per share. The Open Offer by the Acquirer (s) are being made at the highest price amongst the selective criteria and is in line with the Regulations prescribed under the SEBI (SAST) Regulations, and hence appear to be fair and reasonable.
Details of Independent Advisors, if any	NIL
Any other matter(s) to be highlighted	NIL

"To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respects, true and correct and not misleading, whether by omission of any information or otherwise and includes all the information required to be disclosed by the Committee of Independent Directors of APM Finvest Limited under the SEBI (SAST) Regulations, 2011."

For APM FINVEST LIMITED
Sd/-
(Tribhuvan Nath Chaturvedi)
Chairman of Committee
Sd/-
(Manish Garg)
Member

Date: 11th January, 2022
Place: New Delhi

