



Indag Rubber Limited

Regd. Office : Khemka House, 11, Community Centre, Saket, New Delhi - 110017, India
Phone : 26963172-73, 26961211, 26863310, 41664818, 41664043, **Fax :** 011-26856350
E-mail : info@indagrubber.com, **Website:** www.indagrubber.com, **CIN-L74899DL1978PLC009038**

Works : Village Jhiriwala, Tehsil, Nalagarh, Distt. Solan, Himachal Pradesh - 174101, India
Phone : 09736000123

May 10, 2021

BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai-400001

(Company code-1321)
(Scrip code-509162)

Sub: Newspaper clipping of the Audited Financial Results (Standalone and Consolidated) for the quarter and year ended March 31, 2021.

Dear Sir,

Pursuant to Regulation 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, enclosed please find newspaper clipping of the Audited financial results (Standalone and Consolidated) for the quarter and year ended March 31, 2021 published in the Business Standard (English and Hindi) on May 10, 2021. These results were taken on record by the Board of Directors in their meeting held on May 08, 2021.

This is for your information and record please.

Yours faithfully,
For **Indag Rubber Limited**

Manali D. Bijlani
Company Secretary

Encl: as above

Claim can't be denied on frivolous grounds



CONSUMER PROTECTION
JEHANGIR B GAI

Herbal India Phytochem, a partnership firm, manufactures calcium sennosides from senna leaves mixed with methanol and ammonia, which is used in various concentrations as a medicine for digestive problems.

The firm had taken a loan of ₹2.65 crore and had availed of cash credit facility of ₹1.85 crore from Punjab National Bank. So, the bank had a mandatory duty to check the stocks on a monthly basis. The firm had obtained insurance coverage from United India Insurance Co. to cover its building, plant machinery, fittings, fixtures and stocks for a sum of ₹61.5 crore. During the subsistence of the policy, a fire broke on the night between April 15 and 16, 2012. The fire brigade was summoned and a police complaint was lodged. Photographs were also taken and e-mailed to the insurer on the same day. A claim for loss of ₹3.3 crore was lodged.

Rank surveyors were appointed to assess the loss. Even after the survey, the insurer left the claim hanging without taking any decision either to settle it or to reject it. So, the firm had a legal notice issued and then filed a complaint. Meanwhile, the insurer repudiated the claim even before a notice was issued by the National Commission. The firm withdrew the complaint with liberty to file a fresh complaint to challenge the repudiation.

The repudiation letter stated that the firm had failed to furnish all the relevant documents and also because certain raw materials had been procured from a sister concern. The firm contested the

repudiation, pointing out that even though all the documents had been furnished, the surveyor kept repeatedly demanding the same documents over and over again, instead of submitting the survey report. As regards the purchase of some raw materials from its sister concern, the firm pointed out that it had produced all the bills, transport receipts, and sales tax documents to substantiate that the purchase was genuine.

The insurer contested the complaint on the ground that the claim was fraudulent. It also argued that original documents had not been produced for verification and that there were certain inconsistencies in the records. The surveyor did not bother to either contest the complaint or appear for the hearing. The National Commission observed that there was documentary evidence to substantiate that all the required documents had been furnished and samples sent as demanded by the surveyor. The Commission concluded that the insured had co-operated with the surveyor and submitted whatever was required.

As for the purchase of raw materials from its sister concern, the National Commission observed this was properly recorded and there were corresponding sales and exports

As regards purchase of over 55 per cent of its raw materials from its sister concern, the Commission observed that the records revealed the purchase was properly recorded and there was also corresponding sales and exports. The Commission observed that a higher concentration of the medical properties was evident even in the samples obtained after the use of water by the fire brigade. The Commission held that it would not be correct to ignore the evidence of the genuineness of the claim merely because raw material was purchased from a sister concern.

In its order dated April 29, 2021 delivered by Justice Deepa Sharma, the National Commission held that the insurance company had failed to substantiate that the claim was fraudulent. It directed United India to pay ₹3,30,21,189 towards the claim for loss, along with 9 per cent interest from the date of repudiation. Additionally, a litigation cost of ₹25,000 was also awarded.

The writer is a consumer activist

Missing nominations pose a challenge to heirs

They have to follow lengthier procedures to access locked-up wealth

BINDISHA SARANG

During the second, more lethal, wave of Covid-19, the daily death count has been above the 3,000 mark for some time now. Many families have lost the breadwinner, and in some cases, both the spouses. Wherever the nominations are not in place, personal grief has got compounded with monetary worries as the family's wealth has become inaccessible to the heirs.

If there is a nomination, financial service providers are required by law to transfer the money to the nominee, unless restricted by a court order. However, there's a caveat regarding the role of the nominee. Avinash Khard, associate partner, DSK Legal, says, "Any transfer in favour of the nominee does not confer on him any beneficial interest in relation to the financial instruments, which will be subject to the applicable laws of succession. The nominee has to hold the financial instruments, or the proceeds arising from them, in trust for the benefit of the deceased's legal heirs."

If the nominations are not in place, the heirs need to go through a lengthy process to get access to their money.

Banking

The nominee is the person the depositor designates as the trustee of the bank account, in case of his demise. What happens in the absence of a nominee depends on the nature of the account. If it is a joint account, then the operating condition could be 'either or survivor' or 'jointly'. Adhil Shetty, chief executive officer (CEO), Bankbazaar says, "If the account is operated as 'either or survivor', then the survivor may claim the deposit. If it is operated 'jointly', i.e., when both (or



DOCUMENTS REQUIRED TO TRANSFER SECURITIES FROM DEMAT ACCOUNT

When letter of succession is available	When letter of succession is not available *
Transmission request form	Transmission request form
Death certificate (original or attested)	Death certificate (original or attested)
Succession certificate, letter of administration, or letter of probate	Letter of indemnity executed by the claimant
Client master report of the claimant (if required)	An affidavit executed by the claimant; no-objection certificate from all legal heirs who are not claimants, or family settlement deed; client master report of the claimant (if required)

*Legal heir is unable to provide the succession certificate, letter of administration, or letter of probate, and the value of securities is less than ₹5 lakh

Source: DSK Legal

all) account holders need to sign for withdrawals, then the bank will usually pay it out jointly to the surviving account holder and the deceased's legal heirs."

If the account was operated individually, then the heirs may have to present the deceased's Will.

Praveen Bhatt, executive vice president and head, retail liabilities and direct banking channel, Axis Bank says, "If the nomination is not updated in an account, then the funds lying in the deceased customer's accounts are settled to his legal heirs, according to the mandate given by the legal heirs, once they have established their identity."

Once the legal heirs have submitted the claim documents, and the bank has verified them,

the claim is settled to all the legal heirs, or to any one of them, as mandated by the heirs.

The claimants will have to file an application along with a copy of the Death Certificate, the claim form, and the address and ID proof of each claimant. If there are multiple heirs and the assets have to be transferred to only one of them, then the other heirs will have to sign a disclaimer letter, relinquishing rights to the assets in favour of that person.

Insurance

If there is no nominee, then the legal heirs have to claim the money locked up in insurance policies. Naval Goel, CEO & founder, PolicyX says, "The legal heir needs to present a

claim intimation letter along with other documents like death certificate, beneficiary's ID proof, policy papers, discharge form (if any), post-mortem report, and hospital records (in case of unnatural death)."

Sometimes, the insurer asks for a succession certificate issued by a court, specifically mentioning the policy number and the amount to be paid. Sachin Dutta, chief operating officer, Canara HSBC OBC Life Insurance says, "In certain exceptional cases, if there is no succession or legal heirship dispute in the family, after assessment we can also consider a legal heir certificate issued by a Class One magistrate, along with indemnity signed by all the legal heirs, specifying to whom,

or all, payment of policy proceeds needs to be done."

Demat account

If the demat account holder did not appoint a nominee, then securities are transferred from the demat account to the deceased's legal heirs according to the procedures laid down in the bylaws of the depository participant (DP). DPs ask for certain documents (see table). If the value of the securities exceeds ₹5 lakh, then the claimant has to provide a copy of the probate of the Will, or attested or notarised copy of letter of administration, or a duly attested or notarised copy of the succession certificate, or an order of a competent court to support his legal claim. Along with the transmission request, he must also submit a copy of the death certificate and client master report of the demat account.

Mutual funds

Asset Management Companies (AMCs) nowadays have a standard transmission request form and require a common set of supporting documents for the transfer of units, as prescribed by the Association of Mutual Funds in India.

Jayant Pai, head-products, PPFAS Mutual Fund says, "The procedure requires the heirs to first produce certain documents, including the death certificate, PAN Card and KYC acknowledgment of the claimant/s, documents proving their relationship to the deceased, etc. along with the transmission form."

Sriram Iyer, CEO, Digital Wealth Management, ARWealth, (an AnandRathi Company) says, "Each AMC may have slightly varying documentation requirements. The requirements for amounts below ₹2 lakh may be slightly less stringent while for larger amounts, a succession certificate or a probated Will may also be needed."

Some AMCs might even ask for an individual affidavit, a succession certificate, or probate, or letter of administration (as against a bond of indemnity). Probate refers to the legal process in which a Will is reviewed to determine whether it is valid and authentic.

कार्यालय नगर पालिक निगम, बिलासपुर (छ.ग.)
अल्पकालीन ई-प्रोक्वोरमेंट द्वितीय निविदा सूचना
बिलासपुर दिनांक 06.05.2021
नि.क्र.: 17/न.पा.नि./वि.शा./21-22
अनुषंगी निर्माता/अधिकृत विक्रेता/क्रियान्वयन एजेंसी से निमानुसार कार्य हेतु ऑनलाईन (Online) निविदा आमंत्रित की जाती है।

सिस्टम टेंडर नं.	कार्य का विवरण	निविदा डाउनलोड/सबमिट करने की अंतिम तिथि
76679	Providing Installation testing & Commissioning of LPG Fired Crematorium furnace/Incinerator System for Human Body Cremation for Capacity of Average one body per hour along with the ETP Five Years AMC (Operation & Maintenance Cost Complete) & All other Necessary Equipment i.e. Civil Works Complete at Sarkanda, Bhartiya Nagar and Maduban.	18/05/2021 17:30 बजे तक

उपरोक्त कार्य की निविदा को सामान्य शर्तें, धरोहर राशि, विस्तृत निविदा विवरण, निविदा दस्तावेज एवं अन्य जानकारी ई-प्रोक्वोरमेंट वेब पोर्टल <https://eproc.cgstate.gov.in> से दिनांक 07/05/2021 सायंकृत 17:30 बजे से प्राप्त की जा सकती है।

कार्यालयन अभियंता न.पा.नि. बिलासपुर (छ.ग.)
व्यक्षारोपण कार्य महान, एक व्यक्ष सौ पुत्र समान

PHD CHAMBER OF COMMERCE AND INDUSTRY
Corporate Identity Number (CIN): U74899DL1951NPL001947
Registered Office: PHD House 4/2 Sir Institutional Area August Kranti Marg New Delhi-110016
Telephone No.: 011-49545454 • Website: www.phdcci.in • Email ID: vivek.seigell@phdcci.in

NOTICE OF EXTRA ORDINARY GENERAL MEETING AND E-VOTING & REMOTE E-VOTING INFORMATION

NOTICE is hereby given that the Extra Ordinary General Meeting (EGM) of the PHD Chamber of Commerce and Industry ("Chamber") is scheduled to be held on **Monday, May 24, 2021, at 11:00 a.m.** (IST) through video conferencing ("VC") / Other Audio Visual means ("OAVM") in compliance with the provisions of Companies Act, 2013 ("the Act") and rules made thereunder read with the Ministry of Corporate Affairs ("MCA") circulars dated **April 8, 2020, April 13, 2020 and May 5, 2020 and January 13, 2021** (collectively referred to as "MCA Circulars") to transact the business, as set out in the Notice of EGM ("the notice").

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, Chamber has appointed Central Depository Services Limited (CDSL) to provide facility to attend the EGM through VC/OAVM along with the e-voting/remote e-voting ('e-voting') facility for the EGM.

The electronic dispatch of the notice has been made through the e-mail to all the members of the Chamber at the e-mail addresses registered with the Company. The dispatch of notice has been completed on Saturday, **May 8, 2021**. The Notice of EGM is available on the Chamber's website www.phdcci.in and on the website of CDSL at www.evoting.cdsl.in

The remote e-voting will commence on Wednesday, **May 19, 2021 (9:00 a.m. IST)** and ends on **Sunday, May 23, 2021 (5:00 p.m. IST)**. The cut-off date for determining the eligibility to vote through electronic means or at the EGM is **Monday, May 17, 2021**. The members whose names are appearing in the Register of members as on the cut-off date shall only be entitled to avail the remote e-voting facility/ voting at the EGM. The Chamber, being a company limited by guarantee, do not have the share capital, therefore every member of the company shall have one vote. The remote e-voting shall not be allowed beyond the aforesaid date and time. The instructions for e-voting are provided in the Notice, which is available on the website of the Company.

Any person, who becomes the member of the Chamber after the dispatch of the Notice and their names are appearing in the Register of members as on the cut-off date i.e. **May 17, 2021** may obtain the login id and password by sending a request at evoting@cdsl.in. The facility for voting through electronic means shall also be made available at the EGM. The members, who will be attending the EGM through VC/OAVM and have not already cast their vote through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote during the EGM.

Members who have voted through remote E-voting will be eligible to attend the EGM. However they will not be eligible to vote at the EGM. Members can opt for only one mode of vote i.e. remote E-voting or E-voting at the EGM. In the case of voting by both the modes, vote casted through remote E-voting will be considered as final and E-voting at EGM will not be considered.

The Chamber has appointed Dr. S. Chandrasekaran (CP: 715), Senior Partner, M/s Chandrasekaran Associates and failing him, Mr. Rupesh Kumar Agarwal (CP: 5673), Managing Partner, M/s Chandrasekaran Associates, as the scrutiner for conducting the e-voting and remote e-voting process in accordance with the provisions of the Act and the Rules in a fair and transparent manner.

In case of any query or grievances relating to remote e-voting may contact Mr. Vivek Seigell, Assistant Secretary General at vivek.seigell@phdcci.in / 9811100187 or Ms. Shivani Gupta, Deputy Secretary at shivani.gupta@phdcci.in/9810959998 or Ms. Sohale Gupta, Executive Officer at sohale.gupta@phdcci.in/8285273406 at PHD House 4/2 Sir Institutional Area August Kranti Marg New Delhi 110016. Further members may also refer to the frequently Asked Questions (FAQ's) for members relating to e-voting and e-voting user manual for members available at the download section of www.evotingindia.com.

Manner of registering/ updating email addresses: Members who have not registered/updated their email addresses with the chamber are requested to get their email addresses and mobile numbers registered/updated with the Chamber, by sending email to Mr. Saurabh Saxena, Secretary General, PHDCCI at sg@phdcci.in; Mr. Vivek Seigell, Assistant Secretary General, PHDCCI at vivek.seigell@phdcci.in and at managingcommittee@phdcci.in

For and on behalf of PHD Chamber of Commerce and Industry
Sd/-
Saurabh Saxena
Secretary General

Place: Delhi
Date: 10th May 2021

IARC
INTERNATIONAL ASSET RECONSTRUCTION COMPANY PVT. LTD.
A-601/602/605 6th Floor, 215 Atrium, Kanakia Spaces,
Andheri Kurla Road, Andheri (East), Mumbai - 400 093.
Landline: 91-22-47363000. CIN: U74899DL2002PTC117357.
Website: www.iarc.co.in. Email - iarc@iarc.co.in

PUBLIC NOTICE
TAKE NOTICE that In view of the default committed M/s. Jain Spinners Ltd. (now in liquidation) and its Guarantors including Mr. Sanjay Kumar Jain, we have filed proceedings for recovery of our money claim of Rs. 5,41,49,655/- and have obtained the Recovery Certificate and have put the said Recovery Certificate in execution before Learned Recovery Officer, Debts Recovery Tribunal - I, Mumbai being Recovery Proceedings No. 60 of 2009.

On an Interim Application being Exhibit "17" and "19", Learned Recovery Officer, Debts Recovery Tribunal - I, Mumbai by his order dated 22.2.2021 has pleased to attach by issuing Warrant of Attachment dated 27.4.2021 undivided right, title and interest of Mr. Sanjay Kumar Jain in his flat premises viz. Flat No. 2 (2A & 2B), in Nav Topan Co-operative Housing Society Ltd at Monolith, 7, D.S. Marg, Mumbai 400 036 and office premises viz. office No. C-92, along with car parking space No. C/14, in Mittal Tower Premises Co-operative Society Ltd, at Nariman Point, Mumbai - 400 021 and more particularly described in schedule written herein below.

In lieu of the aforesaid attachment levied pursuant to the Warrant of Attachment, any person who intend to deal with any of the aforesaid property and more particularly described in schedule written herein to the extent of undivided share of Mr. Sanjay Kumar Jain during the subsistence of the aforesaid order and or pending of the aforesaid Recovery Proceedings shall be doing so entirely at their own risk, which please be noted.

SCHEDULE OF IMMOVABLE PROPERTIES
Undivided Share of Mr. Sanjay Kumar Jain in Office No. C-92, along with car parking space No. C/14, in Mittal Tower Premises Co-operative Society Ltd. Basement, Mittal Tower 210, at Nariman Point, Mumbai - 400 021 and Flat viz. Flat No. 2 (2A & 2B), in Nav Topan Co-operative Housing Society Ltd at Monolith, 7, D.S. Marg, Mumbai 400 036
Dated this 7th day of May, 2021.

The Jammu and Kashmir Bank
Human Resources Development Department
Corporate Headquarters
M.A. Road Srinagar
190 001 Kashmir J&K

J&K Bank
Serving To Empower

e-Request for Proposal Notice (e-RFP)
for
Group Term Life Insurance Cover to Employees of J&K Bank

Tender Notice along with Complete tender document outlining the minimum requirements can be downloaded from and Bids can be submitted on the Banks' e-Tendering Portal <https://jkbank.abcpurchase.com> w.e.f. **May 10, 2021, 16.00 Hrs.** Tender Document can also be downloaded from Bank's Official Website www.jkbank.com. Last date for submission of Bids is **May 31, 2021, 17.00 Hrs.**

e-Tender Ref. No. JKB/CHQ/HR/GTI/2021-054
Dated: 06-05-2021

DEMAND NOTICE
Under Section 13(2) of the Securitisation And Reconstruction of Financial Assets And Enforcement of Security Interest Act, 2002 (the said Act), read with Rule 3 (1) of the Security Interest (Enforcement) Rules, 2002 (the said Rules). In exercise of powers conferred under Section 13(12) of the said Act read with Rule 3 of the said Rules, the Authorised Officer of IIFL Home Finance Ltd. (IIFL HFL) (Formerly known as India Infoline Housing Finance Ltd.) has issued Demand Notices under section 13(2) of the said Act, calling upon the Borrower(s), to repay the amount mentioned in the respective Demand Notice(s) issued to them. In connection with above, notice is hereby given, once again, to the Borrower(s) to pay within 60 days from the publication of this notice, the amounts indicated herein below, together with further interest from the date(s) of Demand Notice till the date of payment. The detail of the Borrower(s), amount due as on date of Demand Notice and security offered towards repayment of loan amount are as under:-

Name of the Borrower (s) / Guarantor (s)	Demand Notice Date and Amount	Description of secured asset (immovable property)
Mr. Raju Lal Kumawat Mr. Suresh Kumar, Mrs. Anjana Devi (Prospect No. 707114 & 713412)	05-May-2021 Prospect No. 707114 Rs.5,72,805/- (Rupees Five Lakh Seventy Two Thousand Eight Hundred Five Only) Prospect No.713412 Rs.4,41,815/- (Rupees Four Lakh Forty One Thousand Eight Hundred Eighty Five Only)	All that piece and parcel of the property being : Plot No. 58, measuring 2325 sq.ft. Part of Kharsa No. 417/9, Saraswati Colony, Gandhi Nagar, Madanganj, Kishangarh, Ajmer - Rajasthan 305081

If the said Borrowers fail to make payment to IIFL HFL as aforesaid, IIFL HFL may proceed against the above secured assets under Section 13(4) of the said Act, and the applicable Rules, entirely at the risks, costs and consequences of the Borrowers. For further details please contact to Authorised Officer at Branch Office:- IIFL Home Finance Ltd. IIFL Home Finance Ltd. 3rd floor, Time square, India Motor Chauraha Near Swami Complex Ajmer 305001/Or Corporate Office: IIFL Tower, Plot No.58, Udyog Vihar, Phase-IV Gurgaon,Haryana. Place: Ajmer Date: 10-05-2021
Sd/- Authorised Officer For IIFL Home Finance Ltd. (IIFL HFL)

INDAG RUBBER LIMITED
CIN : L74899DL1978PLC009038
Regd. Office: 11, Community Centre, Saket, New Delhi-110017
E-mail: - info@indagrubber.com; Website: www.indagrubber.com; Phone: 011-26963172-73

Extract of statement of audited financial results for the quarter and year ended 31st March, 2021 (Rs. in lakh)

S. No.	Particulars	Standalone			Consolidated				
		for the quarter ended (31/03/2021)	for the year ended (31/03/2021)	for the year ended (31/03/2020)	for the quarter ended (31/03/2021)	for the year ended (31/03/2021)	for the year ended (31/03/2020)		
1	Total income from operations	4,590.75	17,388.25	19,135.00	3,677.79	4,590.75	17,388.38	19,135.25	3677.79
2	Net Profit before tax and exceptional items (including discontinued operations)	219.31	1,676.61	1,671.65	216.37	230.93	1,692.99	1,725.89	253.08
3	Net Profit after exceptional items and before tax	219.31	352.59	1,671.65	216.37	230.93	368.97	1,725.89	253.08
4	Net Profit after tax	161.71	276.06	1,328.10	184.48	169.07	281.52	1,372.05	214.71
5	Total Comprehensive Income [Comprising Profit (after tax) and other Comprehensive Income (after tax)]	495.84	1,305.05	859.68	(303.83)	503.20	1,310.51	903.63	(273.60)
6	Paid up Equity Share Capital (Face value of Rs 2/- each)	525.00	525.00	525.00	525.00	525.00	525.00	525.00	525.00
7	Reserves (excluding Revaluation Reserve) as shown in the Audited balance sheet of the previous year		19,193.89	18,125.96			19,245.85	18,200.36	
8	Earnings Per Share (of Rs. 2/- each) (not annualised) (for continuing and discontinued operations) - Basic (in Rupees) - Diluted (in Rupees)	0.62	1.05	5.06	0.70	0.61	0.97	5.13	0.75

Notes :-
1. The above Audited Financial Results were reviewed by the Audit Committee and approved by the Board of Directors in the meeting held on May 8, 2021 and audit of the same has been carried out by the Statutory Auditors.
2. These financial results have been prepared in accordance with the recognition and measurement principles of applicable Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended, as specified in section 133 of the Companies Act, 2013.
3. The above is an extract of the detailed format of the standalone and consolidated Financial Results for the quarter and year ended 31st March, 2021, 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 and year ended 31st March, 2021 is available on the Stock Exchange website www.bseindia.com and Company's website www.indagrubber.com.
4. The Group has opted for the Himachal Pradesh (Legacy Cases Resolution) Scheme, 2019 on January 21, 2021 for settlement of Entry Tax matter of earlier years which was pending decision before Honorable High Court of Himachal Pradesh. Accordingly, an amount of Rs 1,244.68 lakhs which was treated as a contingent liability till the six months ended 30th September 2020 and settlement fee of Rs. 79.34 lakhs has been charged off as expense and treated Rs.1324.02 lakhs as exceptional item in the standalone and consolidated financial results for the year ended 31st March 2021.
5. On 16th October, 2020 Non-material Subsidiary Company, Sun Amp Solar India Pvt. Ltd. (Sun Amp) and step down subsidiary Samyama Jyothi Solar Energy Pvt. Ltd. (Samyama Jyothi) have signed the Share Purchase Agreement (SPA), for the sale of Sun Amp's investment in equity shares of Samyama Jyothi, to the independent purchaser. As per SPA, there are few conditions precedent to closing, which need to be fulfilled by the Subsidiary company to the satisfaction of the Purchaser, the Purchaser will process the sale consideration of USD 1,012,000 equivalent to approximately Rs. 7.44 crores being the agreed sale consideration and the above transaction will be considered as completed post transfer of 100% Equity shares of Samyama Jyothi by Sun Amp to the Purchaser. Therefore Samyama Jyothi is consolidated according to Ind AS -105 Non-current Assets Held for Sale and Discontinued Operations.

Place : New Delhi
Dated : May 8, 2021

For Indag Rubber Limited
Sd/-
(Whole-Time Director)

