H.G. INFRA ENGINEERING LIMITED

CIN: L45201RJ2003PLC018049 Regd. Office: 14, Panchwati Colony, Ratanada, Jodhpur, Rajasthan 342001 Ph. No.: 0291 2000307 Website: www.hginfra.com, Email: cs@hginfra.com NOTICE

Notice is hereby given in pursuant of the Regulation 29 read with Regulation 47 and other applicable regulation of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Meeting of the Board of Directors of the Company is scheduled to be held on 3" November, 2018 at Corporate office: III Floor, Sheel Mohar Plaza, A-1, Tilak Marg C-Scheme, Jaipur-302001, Rajasthan inter alia to consider and approve the Un-Auditec Financial Results for the Quarter/Half Year ended 30th September 2018, and any other matte with the permission of the Chair.

This information is available under the "Investor section of the company's website i.e. www.hqinfra.com and also available on the websites of BSE Ltd. and National Stock Exchange of India Ltd.

For H.G. Infra Engineering Limite

Harendra Singh Place: Jaipur Date: 26th October, 2018 Managing Director DIN: 00402458

ROSSELL INDIA LIMITED



CIN: L01132WB1994PLC063513 Website: www.rossellindia.com E-mail : corporate@rosselltea.com gistered Office : Jindal Towers, Block 'B', 4th Floor 21/1A/3, Darga Road, Kolkata-700 017 Phone : 033 4061 6069, Fax : 033 2290 3035

NOTICE

ursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Tuesday, 13th November, 2018, inter-alia to consider and approve the unaudited Financial Results of the Company for the Quarter and half year ending 30th September, 2018, prepared in terms of Regulation 33 of the said Regulations.

For further details, the said Notice may be accessed on the Company's website at www.rossellindia.com and may also be accessed on the Stock Exchange's website at www.bseindia.com, www.nseindia.com and www.cse-india.com

Date: 26.10.2018

N K Khurana Director (Finance) and Company Secretary

For Rossell India Limited

विशाखापङ्गम पोटे ट्रस्ट VISAKHAPATNAM PORT TRUST VISAKHAPATNAM ISO 9001, ISO 14001, OHSAS 18001

CIVIL ENGINEERING DEPARTMENT 1).E-Tender Notice No.IENG/Estate/Z4 - plot at Exim Park/T/

2018, Dated 16.10.2018. Name of the Work:_"Allotment of Land on long term

lease of 30 years (without renewal option), on 'as is where is' basis in Zone-Z4, plot (35,410Sq.mtrs.) at Exim park area for the purpose of WARE HOUSE at . Visakhapatnam Port Trust". SOLVENCY:- Rs.30.48 Lakhs

E.M.D./Bid Security:-Rs.7,62,000/- ,Transaction fee :10,000/-Bid document downloading end date & time: 16-11-2018 up to 13.00Hrs. 2). E-Tender Notice No.IENG/Estate/Z1A-plot S.S Nagar/T/ 2018,Dated12-10-2018.

Name of the Work:-"Allotment of Land on long term lease of 10 years (without renewal option), on 'as is where is' basis in Zone- Z1A, plot (117.89Sq.mtrs.) near S.S.Nagar for work shop purpose

SOLVENCY:- Rs.42,000/-

E.M.D./Bid Security:-Rs.10,400/- ,Transaction fee :5,000/-Bid document downloading end date & time: 12-11-2018 up to 13.00Hrs Contact Details:-Chief Engineer's Office, 3rdfloor,VPT, VSP,AP,India Ph.No.0891-2873300, 2873332, 2873515/3337. -Chief Enginee

For further details and to submit bids visit VPT website

POSSESSION NOTICE (for immovable property) Rule 8-(1)
Whereas, the undersigned being the Authorized Officer of IIFL Home Finance Limited (Formerly known as India Infoline Housing Finance Ltd.) (IIHFL) under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, a Demand Notice was issued by the Authorised Officer of the company to the borrowers / co-borrowers mentioned herein below to repay the amount mentioned in the notice within 60 days from the date of receipt of the said notice. The borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under Section 13(4) of the said Act read with Rule 8 of the said rules. The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of IIHFL for an amount as mentioned herein under with interest thereon.

with interest triefeon. The horrower's attention is invited to provisions of sub-section (8) of section 13 of the Act. If the horrowe The bollower's admittion is mived to provision is usue-securing of section 15 or lier Act, interbollower clears the dues of the "IHFL" together with all costs, charges and expenses incurred, at any time before the date fixed for sale or transfer, the secured assets shall not be sold or transferred by "IHFL" and not further step shall be taken by "IHFL" internsfer or sale of the secured assets.

Name of the	Description of	Total	Date of	Date of
Borrower(s)	secured asset	Outstanding	Demand	Possession
Chennai BRANCH	(immovable property)	Dues (Rs.)	Notice	Notice
1. Mr. Suresh M., 2. Mrs. Vijaya Lakshmi P. (Prospect No. 735698)	All that part and parcel of the property bearing Apartment Bearing Unit No. B21-G2, measuring 440 Square feet, of Builtup Area on Plot no. H2, measuring 1800 Square Feet, Comprised in survey no. 292/2 Part, Anjaneyar Koil Street, Village-Vengaivasal, Taluka-Sholinganallur, Dist.Kanchipuram, Chennai, Tamil Nadu-600105.	13,53,300/-	30/06/2018	22/10/2018

or, further details please contact to Authorised Officer at Branch Office :- IIFL HFL, 9th Bascon Futur owers, No 10/2 Venkatanaraya Road, T.Nagar, Chennai - 600017 and /or Corporate Office : Plot No. 98 lowers, No 1012 verinalarian pur notes, normal phase-IV, Udyog Vihar, Gurgaon, Haryana.

Sd/-Authorised Officer, For IIFL Home Finance Limited Place: Chennai Date: 27/10/2018 (Formerly known as India Infoline Housing Finance Ltd.)



ORIENTAL BANK OF COMMERCE (A Government of India Undertaking) RESOLUTION,RECOVERY & LAW,CLUSTER OFFICE: CHENNAI,No.769, 1st FLOOR,SPENCER PLAZA,ANNA SALAI, CHENNAI – 600 002.TEL: 044-28502030 / 28502033

Whereas the undersigned being the authorised officer of the ORIENTAL BANK ÓI COMMERCE under the Securitisation and Reconstruction of Financial Assets and ment of Security Interest Act. 2002 and in exercise of powers conferred und ection 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2003 ssued a Demand Notice Dated 03.08.2018 calling upon the borrower/Mortgagor Guarantor Mr Anandaraj D 24/63, Vinayakapuram Main Street, Tondiarpet, Chenn 600081 (A/c No:05816011000817) to repay the amount mentioned in the notice be Rs.35,98,883.00 (RupeesThirty Five Lakhs Ninty Eight Thousand and Eight Hundred Eighty Three only) as on 31.07.2018 within 60 days from the date of receipt

APPENDIX-IV POSSESSION NOTICE (For Immovable Property)

ne borrower having failed to repay the amount, notice is hereby given to the bor and the public in general that the undersigned has taken possession of the proper described herein below in exercise of powers conferred on him under sub-section (4 section 13 of Act read with rule 8 of the Security Interest (Enforcement) Rules, 200 on this 25th day of October 2018.

The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the ORIENTAL BANK OF COMMERCE, Moulivakkam Branch for an amount of ts. 35,98,883.00 (RupeesThirty Five Lakhs Ninty Eight Thousand and Eight lundred Eighty Three only) as on 31.07.2018 and interest thereon less

The borrower's attention is invited to provisions of sub – section (8) of section 13 of he Act, in respect of time available, to redeem the secured assets.

Description of the Immovable property: All that piece and parcel of land and ouilding bearing Plot No.2, No. 150, Sri Sai Ram Nagar Village, Near HIET Aviatio College, Vaipoor Panchayat , Sriperumbudur Taluk, Kanchipuram District, comprise n Old Survey No. 77/3B,77/4A79/5 , New Survey No. 77/3A1A1,79/1A1A1A with land idmeasuring an extent of 1200 sq.ft with built up area of 1000 sq.ft, standing in the ame of Mr. Anandaraj D being bounded by:North:Vacant Land,South:Ple No1, East: 15 ft wide road, West: Vacant land.

Date :25.10.2018 Sd/-Authorised Officer Oriental Bank of Commerce Place:Chennai



CIN: L45205TN1995PLC030231 Regd. Office: "WABAG HOUSE", No.17, 200 Feet Thoraipakkam-Pallavaram Main Road, Sunnambu Kolathu Chennai - 600 117. Phone : +91-44-3923 2323 | Fax : +91-44-3923 2324 Website : www.wabag.com Email : companysecretary@wabag.in

NOTICE Notice is hereby given in compliance with the provisions of Regulation 47 (1) (a) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 that a meeting of the Board of Directors of the Company will be held on Monday, the 12th November 2018 to inter alia, consider, approve and take on record, the unaudited financial results

(both standalone and consolidated) of the Company for the quarter and half year ended 30th September 2018. This information is also available on Company's website a www.wabag.com and on Stock Exchanges' website at www.nseindia.com and www.bseindia.com

For VA TECH WABAG LIMITED

R Swaminathar Company Secretary & Compliance Officer
8 M.No.: A17696 Date: 26th October, 2018

CAPITAL FIRST HOME FINANCE LIMITED

One Indiabulls Centre, Tower 2A & 2B, 10th Floor, Senapati Bapat Marg, Lower Parel, (West), Mumbai - 400 013 | CIN No. U65192MH2010PLC211307

(Notice Under Section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of the Security Interest Act, 2002)

The following borrowers and co-borrowers availed the below mentioned secured loans from Capital First Home Finance Limited. Th oans of the below mentioned borrowers and co-borrowers have been secured by the mortgage of their respective properties. As the ave failed to adhere to the terms and conditions of the respective loan agreements and had become irregular, their loans were classific as NPA as per the RBI Guidelines. Amounts due by them to Capital First Home Finance Limited, are mentioned as per respective notice issued more particularly described in the following table and further interest on the said amounts shall also be applicable and the samwill be charged as per contractual rate with effect from their respective dates.

SI No.	Loan Account No.	Type of Loan	Name of borrowers	Outstanding as per 13(2) notice	Notice date	Details of secured asset
1.	13645029	Loan Against Property		Rs. 25,54,327.72/-	26.09.2018	All that piece and parcel of the property bearing Old Door No. 56/2A New Door No. 73/2A Irusappan Maistry Street, 1st Lane Cherian Nagar, New Washermenpet Chennai 600081, Comprised in O.S. No. 3664. R.S. No. 4094/3 Patt C.A. No. 1075/2005 dated 06.07.2005 as per patta New Sub Division R.S. No. 4094/20 & Block No.79 of Tondiarpet Village Fort Tondiarpet, measuring 603.75 sq.ft., together with 1/4th share (i.e 106 sq.ft) common passage in all totally measuring 709.75 sq.ft., together with the residential house building theron with amenities and the land bounded on the North by: New S.No 4094/1 & 4094 as per R.S. No. 4094/12,4094/6, South by: As per patt R.S. No. 4094/3, 4 Feet wide Common passage leads tolrusappa Maistry 1st lane R.S. No. 4094/19, East by: Property retain by Mr. Govindasamy R.S. No. 4094/3, West by: R.S.no. 4094/18 Situated within the sub Registration District of Royapuram and Registration District Chennai-North

contracted rate of interest thereupon from their respective dates and other costs, charges etc., within 60 days from the date of this publication, failing which the undersigned shall be constrained to initiate proceedings U/s 13(4) and Sec.14 of the SARFAESI Act, agains the mortgaged properties mentioned hereinabove to realize the amount due to Capital First Home Finance Limited, Further you are prohibited U/s 13(13) of the said Act from transferring the said secured asset either by way of sale/lease or otherwise

You are hereby called upon to pay the amounts due to Capital First Home Finance Limited as per the details shown in the above table with

Date: 27.10.2018 **Authorised Office** Capital First Home Finance Limited Place : Chennai

Hotel Rugby Limited
(CIN: L55101MH1991PLC063265)

Register office: 2, Ground Floor, 9, Dev Bhuvan, Gazdar Street, Chira Bazar, Kalbadevi, Mumbai - 400002.
Tel. No. 022 - 67470380 | email:- rugbyhotel@rediffmail.com | Website:- www.hotelrugby.co.in

Extract Of Unaudited Financial Results For The Quarter Ended And Half Year Ended 30.09.2018						
(₹ in Lacs)						
	Quarte	r Ended	Year to date figure			
Particulars	30.09.2018	30.09.2017	30.09.2018	30.09.2017		
	unaudited	unaudited	unaudited	unaudited		
Total income from operations (net)	-	-	-	-		
Net Profit / (Loss) for the period (before Tax,						
Exceptional and/or Extraordinary items#)	(0.79)	(3.70)	(5.48)	(4.51)		
Net Profit / (Loss) for the period before tax						
(after Exceptional and/or Extraordinary items#)	(0.79)	(3.70)	(5.48)	(4.51)		
Net Profit / (Loss) for the period after tax						
(after Exceptional and/or Extraordinary items#)	(0.79)	(3.70)	(5.48)	(4.51)		
Total Comprehensive Income for the period						
[Comprising Profit / (Loss) for the period (after tax)						
and Other Comprehensive Income (after tax)]	(0.79)	(3.70)	(5.48)	(4.51)		
Equity Share Capital (Face Value Rs. 10 per Share)	1432.28	1432.28	1432.28	1432.28		
Reserves (excluding Revaluation Reserve)						
Earnings Per Share (before extraordinary items)						
(Face Value Rs. 10/- each)						
Basic:	(0.0055)	(0.0324)	(0.0382)	(0.0314)		
Diluted:	(0.0055)	(0.0324)	(0.0382)	(0.0314)		

-) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations 2015. The full format of the Quarterly Financial Results are available on the Company's website (www.hotelrugby.co.in) and on the website of BSE i.e. www.bseindia.com and NSE i.e. www.nseindia.com.
- 2) The unaudited Financial Results for the quarter and half year ended on 30.09.2018 have been reviewed by th Audit Committee and approved by the Board of Directors at their meetings held on 25.10.2018.
- 3) #-Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind AS Rules / AS Rules, whichever is applicable.

For HOTEL RUGBY LIMITED

Place: Mumbai Date: 25.10.2018

DIN - 01405253

MAHENDRA THACKER

CEO & DIRECTOR

CAPITAL FIRST HOME FINANCE LIMITED

One Indiabulls Centre, Tower 2A & 2B, 10** Floor, Senapati Bapat Marg, Lower Parel, (West), Mumbai - 400 013 | CIN No. U65192MH2010PLC211307

(Notice Under Section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of the Security Interest Act, 2002)

The following borrowers and co-borrowers availed the below mentioned secured loans from Capital First Home Finance Limited. Th ans of the below mentioned horrowers and co-horrowers have been secured by the mortgage of their r nave failed to adhere to the terms and conditions of the respective loan agreements and had become irregular, their loans were classified as NPA as per the RBI Guidelines. Amounts due by them to Capital First Home Finance Limited, are mentioned as per respective notice issued more particularly described in the following table and further interest on the said amounts shall also be applicable and the sam vill be charged as per contractual rate with effect from their respective dates.

SI No.	Loan Account No.	Type of Loan	Name of borrowers	Outstanding as per 13(2) notice	Notice date	Details of secured asset
1.	5269747	Finance LAP	Agaram Enterprises 2.M. Sebastin Ebenezer 3. S. Serubin Jancyrani 4. Tyson Ebenezer	15,60,626.24/-		All that piece and parcel of the land and building situated at Ikkadu Village, Thiruvallur Taluk and District, admeasuring 2128 sq.ft., of comprised in Survey No.739/2B, Within the Sub-Registration District of Thiruvallur and Registration District of Thiruvallur within the boundaries hereunder North by: 16 Feet Road, South by: Property Belongs to Gopalkrishna, East by: Property belongs to Ian John, West by: Property belongs to Dhanaraj. Measuring: On the Northen Side: 38 Feet, On the Southern Side: 38 Feet, On the Eastern Side: 56 Feet, On the Western Side: 56 Feet.

ou are hereby called upon to pay the amounts due to Capital First Home Finance Limited as per the details shown in the above table wi contracted rate of interest thereupon from their respective dates and other costs, charges etc., within 60 days from the date of this publication, failing which the undersigned shall be constrained to initiate proceedings U/s 13(4) and Sec.14 of the SARFAESI Act, agains he mortgaged properties mentioned hereinabove to realize the amount due to Capital First Home Finance Limited. Further you ar prohibited U/s 13(13) of the said Act from transferring the said secured asset either by way of sale/lease or otherwise

Date: 27.10.2018 **Authorised Office Capital First Home Finance Limited**

ARSS INFRASTRUCTURE PROJECTS LIMITED

Regd. Office: Plot No-38, Sector-A, Zone-D, Mancheswar Industrial Estate, Bhubaneswar - 751010. Odisha Ph.: 91 674 2588552 / 2588554, Fax-91 674 2585074, **E-mail : cs@arssgroup.in, Website : www.arssgroup.in** Corp. Office: ARSS Mall, Community Centre, Plot No.: 40, Block-A, Paschim Vihar, Opp-Jwalaheri Market, New Delhi-110063 (India), Ph.: -91 1125252024, Fax-91 1125252012, E-mail: cs@arssgroup.in, CIN: L14103OR2000PLC006230

EXTRACT OF FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30™ SEPTEMBER 2018 Key numbers of Financial Results (Rs. in Lakhs Quarter Quarter Quarter Year Ended Ended Ended Ended 31.03.2018 **Particulars** |30.09.2018|30.06.2018 30.09.201 No Audited Un-Audited Un-Audited Un-Audited Total Revenue from Operations 5,131 58,434 2. Net Profit / (Loss) (before Tax, Exceptional and/or (2,625)(7,877)(203)(1,120)Extraordinary Items) Net Profit/(Loss) before Tax (after Exceptional and/or (203)(1,120)(2,625)(7.877)Extraordinary Items) Net Profit / (Loss) after Tax (after Exceptional and/or 4. (344)(1,070)(2,806)(5,477)Extraordinary Items) Total Comprehensive Income [Comprising Profit / (Loss) 5. (344)(1,071)(2,676)(5,480)after Tax and other Comprehensive Income after tax]

Notes

Equity Share Capital

Basic & Diluted (Rs.)

Date : 26th October 2018

Place: Bhubaneswa

Earnings per share (of ₹10/- each)

The above financial results of the Company for the quarter ended 30th September, 2018 have been reviewed by the audit Committee and approved by the Board of Directors of the Company in their respective meetings held on 26th October, 2018. These results are being published in accordance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

2,274

(1.51)

The above is an extract of the detailed format of Statement of Un-Audited Financial Results for the quarter ended on 30th September, 2018 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Statement of Un-Audited Financial Results for the quarter ended on 30th September, 2018 are available on the website of the Stock Exchanges - www.bseindia.com & www.nseindia.com as well as on the website of the Company - www.arssgroup.in

By Order of the Board For ARSS Infrastructure Projects Limited

2.274

(4.71)

2,274

(12.34)

2,274

(27.51)

Sd/-Rajesh Agarwal (Managing Director), DIN-00217823 Aditya Birla Capital Limited

C CAPITAL FIRST

(Formerly known as Aditya Birla Financial Services Limited)



Regd. Office: Indian Rayon Compound, Veraval - 362 266, Gujarat | Tel: 91 2876 243257 | Fax: 91 2876 243220 CIN: L67120GJ2007PLC058890 | www.adityabirlacapital.com | abc.secretarial@adityabirlacapital.com

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company will be held on Tuesday, 6th November, 2018, inter-alia, to consider and approve, the Unaudited Financial Results (Standalone and Consolidated) of the Company for the quarter and half year ended 30th September, 2018.

The information contained in this Notice is also available on the website of the Company i.e. www.adityabirlacapital.com and also on the website of the Stock Exchanges viz. BSE Limited at www.bseindia.com and the National Stock Exchange of India Limited at www.nseindia.com.

> For Aditya Birla Capital Limited (Formerly known as Aditya Birla Financial Services Limited)

Place: Mumbai Sailesh Daga Date: 26th October, 2018 Company Secretary

POST – OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

ELECTROSTEEL STEELS LIMITED

Registered Office: 801, Uma Shanti Apartments, Kanke Road, Ranchi - 834 008, Jharkhand, India Tel: 0651-2285636, Email: BinayaKumar.Dash@vedanta.co.in, Website: www.electrosteelsteels.com Company Secretary and Compliance Officer: Mr. Binaya Kumar Dash

This Post - Offer Public Announcement (the "Post Offer PA" or the "Post Offer Public Announcement") is being issued by Vedanta Star Limited (the "Acquirer"), to the public shareholders of Electrosteel Steels Limited (the "Company" or "ESL") in respect of the acquisition and consequent delisting of the fully paid-up equity shares of face value of Rs. 10/2- each of the Company from BSE Limited ("BSE") and National Stock Exchange of India ("NSE"), in accordance with resolution plan approved by the Kolkata bench of National Company Law Tribunal ("NCLT") vide its order dated April 17, 2018 under Section 31 of the Insolvency and Bankruptcy Code, 2016 ("Code"). The National Company Law Appellate Tribunal ("NCLAT") vide its order dated May 30, 2018 allowed parties to act in terms of the approved resolution plan submitted by Vedanta for the Company ("Approved Plan"). The Approved Plan inter alia provides for delisting of the Company ("Delisting Offer") at the Exit Price (as defined below). Subsequently, the NCLAT vide its order dated August 10, 2018 inter alia upheld the eligibility of Vedanta Limited under the Code and dismissed appeals filed by Renaissance Steel India Private Limited challenging the Approved Plan. The Acquirer is a company incorporated under the laws of India. This Post Offer PA should be read in conjunction with the Public Announcement dated October 1, 2018 ("PA") and the Letter of Delisting Offer ("LDO") dated October 4, 2018. All capitalised terms used but not defined in this Post Offer PA shall have the same meaning as is assigned to them in the PA and the LDO.

The Acquirer had issued the PA seeking to acquire, in accordance with the Approved Plan and the terms and conditions set out therein and in the LDO up to 19,61,67,342 equity shares representing 10% of the paid-up equity share capital of the Company ("Equity Shares"), from all the public shareholders of the Company defined to mean all the shareholders of the Company other than the Acquirer(the "Eligible Shareholders"). The Public Shareholders were invited to tender their Equity Shares by way of way of submission of a form as provided in the LDO (the "Exit Application Form"), during the delisting period (i.e. from October 11, 2018 to October 17, 2018, both days inclusive) ("Delisting Period")

1. Exit Price

- In accordance with the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 ("Delisting Regulations") as amended on June 01, 2018, the provisions of the Delisting Regulations, including but not limited to the floor price of the delisting offer, are not applicable to a delisting offer made pursuant to a resolution plan under the Code, subject to the condition that the exit to the shareholders should be at a price which is not less than the liquidation value as etermined under Section 35 after paying off the dues in the order of priority as defined under Section 53 of the Code.
- The Exit Price for the Equity Shares as per the Approved Plan is Rs. 9.54 (Rupees Nine and Paise Fifty-Four Only) per Equity Share ("Exit Price") which is calculated in accordance with the Approved Plan.
- 2. Completion of the Delisting Offer
 - During the Delisting Period, 46,957 Equity Shares representing 0.002% of the paid-up share capital of the Company were validly tendered by the Eligible Shareholders at the Exit Price. With the closure of Delisting Offer and upon payment to Eligible Shareholders who have tendered their Equity Shares in accordance with the procedure for Delisting Offer as per the Approved Plan, the Delisting Offer is, therefore, deemed to be complete. Payment of Consideration
- As set out in the PA, the applicable consideration will be paid by the Acquirer to the Eligible Shareholders who have validly tendered their Equity Shares by way of crossed account payee cheque/ demand draft/ pay order/electronic credit, wherever possible. The crossed account payee cheques/ demand drafts/ pay orders will be dispatched to such Eligible Shareholders, at their own risk, by way of speed post / registered post/ courier. The Eligible Shareholders to whom funds have been transferred electronically shall be duly notified by way of a letter by the Registrar to the Delisting Offer. The last date of payment of consideration to all Eligible Shareholders who had validly tendered their Equity Shares at the
- Exit Price is Monday, October 29, 2018. Upon completion of payment of consideration to all Eligible Shareholders who had validly tendered their Equity Shares in the
- Delisting Offer, the Company shall make application to BSE and NSE for delisting of the Equity Shares of the Company from BSE and NSE
- Outstanding Equity Shares after Delisting
- 1,961,673,420 All other terms and conditions set forth in the PA and the LDO remain unchanged
- Details of the Compliance Officer of the Company are set out below:
 - Mr. Binava Kumar Dash, Address: Electrosteel Steels Limited, 801, Uma Shanti Apartments, Kanke Road, Ranchi 834,008, Jharkhand, India, Email: BinayaKumar.Dash@vedanta.co.in; Contact No.: +91 - 08651102477 - 1021(extension). THIS POST OFFER PA IS ISSUED BY THE ACQUIRER IN TERMS OF THE APPROVED PLAN

REGISTRAR TO THE OFFER	LEGAL ADVISOR TO THE OFFER					
Karvy Computershare Private Limited Address: Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad 500032 Email: esl.delistingoffer@karvy.com Contact No.: 040 67162222 SEBI Registration No.: INR000000221	Khaitan & Co One Indiabulls Centre 13th Floor, Tower 1 841 Senapati Bapat Marg Mumbai 400 013					

Date: October 26, 2018



FOSECO INDIA LIMITED

Registered Office: Gat Nos 922 & 923, Sanaswadi, Taluka Shirur,

Tele: +91 (0) 2137 668100, Fax: +91 (0) 2137 668360

Corporate Identity Number: L24294PN1958PLC011052

An ISO 9001, ISO 14001 and OHSAS 18001 Accredited Company

Statement of unaudited results for the quarter and 9 months ended September 30, 2018

(All figures in Rupees Lakhs) Current Corresponding Current **Particulars** 3 Months Ended 3 months ended Year to date for in the previous period ended 30 Sep 2018 30 Sep 2018 30 Sep 2017 Unaudited Unaudited Unaudited Total Income from Operations (gross) 27,579.89 9,201.20 9,091.71 Net Profit for the period (before tax 1.325.45 3,867.34 1,327.58 exceptional and/or extraordinary items) 3 Net Profit for the period before tax 1,327.58 1,325.45 3,867.34 (after exceptional and/or extraordinary items 4 Net Profit for the period after tax 865.38 875.21 2,501.41 (after exceptional and/or extraordinary items) Total Comprehensive Income for the period 5 857.41 878.41 2.477.46 [comprising Profit for the period (after tax) and other comprehensive income (after tax)] 6 Paid-up Equity Share Capital 638.65 638.65 638.65 (Rs.10/- share face-value) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year 8 Earnings Per Share (for continuing and 13.55 13.70 39.17 discontinued operations)(of Rs. 10/- each)

NOTES

Date : October 26, 2018

Place: Pune

- The results have been reviewed by the Audit Committee and approved by the Company's Board of Directors at their respective meetings held on October 26, 2018. The Statutory Auditors have conducted a limited review of the financial results for the period ended 30 September 2018 and have issued an unmodified report.
- 2 The Board of Directors of the Company has declared a 2nd interim dividend of Rs 8/- (80%) on per equity share of Rs.10/- each. The interim dividend will be paid to those shareholders i) whose names appear in the Company's Register of Members, in respect of the shares held in physical form, on the record date i.e., 10th November 2018 and ii) whose names appear as beneficial owners, in respect of shares held in demat form, as per the details furnished for this purpose by the National Securities Depository Limited and the Central Depository Services (India) Limited, on the record date i.e., 10th November 2018. The interim dividend will be paid / despatched to the shareholders on or before 23rd November 2018.
- This statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS), prescribed under Section 133 of the Companies Act, 2013, and other recognised accounting practices and policies to the extent applicable. Beginning 1 January 2018, the Company has for the first time adopted Inc AS with a transition date of 1 January 2017. This statement does not include Ind AS-compliant results for previous year ended December 31, 2017
- The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations And Disclosure Requirements) Regulations, 2015, The full format of quarterly results are available on the website of the Company www.fosecoindia.com and also on the websites of the Stock Exchanges, namely the BSE Limited www.bseindia.com and the National Stock Exchange of India Limited www.nseindia.com

For FOSECO INDIA LIMITED

Sanjay Mathur Managing Director DIN: 00029858