

NSE & BSE / 2025-26 / 101

July 24, 2025

The Manager Corporate Services National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai 400 051 The Manager Corporate Services BSE Limited P J Towers, Dalal Street, Mumbai 400 001

Ref: Symbol: PERSISTENT Ref: Scrip Code: 533179

Dear Sir/Madam,

Sub.: Submission of the Newspaper Advertisement under Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI LODR Regulations'), and all other applicable regulations, if any, we enclose the copies of the newspaper advertisements published on Thursday, July 24, 2025, regarding the Audited Financial Results of the Company, for the quarter ended June 30, 2025, as specified in Regulation 33 of the SEBI LODR Regulations.

The details of the publication are as follows:

L	Sr.No.	Newspaper	Language	Editions	
	1	Financial Express	English	All	
	2	Loksatta	Marathi	Pune	

We request you to take the same on your records.

Please acknowledge the receipt.

Thanking you,

Yours Sincerely, For **Persistent Systems Limited**

Amit Atre

Company Secretary

ICSI Membership No.: A20507

Encl.: As above



Place : Mumbai

Sparc Sun Pharma Advanced Research Company Limited

Registered Office: Plot No. 5&6/1, Savli G.I.D.C. Estate. Savli - Vadodara Highway, Manjusar - 391775 Tel: +91 02667 666800

Corporate Office: 17/B, Mahal Industrial Estate, Mahakali Caves Road, Andheri East, Mumbai 400 093, Maharashtra Tel: +91 22 6645 5645 Fax: +91 22 6645 5685 Website: www.sparc.life Email: secretarial@sparcmail.com

ADDENDUM

This has a reference to an advertisement published in all the editions (English Language) of the Financial Express dated July 19, 2025 and in Ahmedabad Edition (Gujarati Language) of the Financial Express dated July 19, 2025 for Sun Pharma Advanced Research Company Limited in respect of Notice of its 20" Annual General Meeting (AGM). It was later identified that a portion of the Annual Report containing. Management Discussion and Analysis ("MDA") was inadvertently omitted in the version circulated to the shareholders on July 18, 2025. By this addendum we have revised the Annual Report for FY 2024-25. This addendum is limited to inclusion of MDA in the Annual Report and does not have any impact on any other part, including the Notice of the 20" AGM, which has been issued on July 18, 2025. Accordingly, the length of the notice of the 20" AGM remains intact. All other contents of our communication dated July 19, 2025 remain unchanged and the same shall be referred for any information relating to participation or voting at the 20" AGM.

The revised Annual Report for FY 2024-25 containing the MDA has been sent to all the shareholders, which is available on the website of the Company at https://sparc.life/ and can be accessed/ downloaded by clicking the link SPARC-ANNUAL-REPORT-INCLUDING-NOTICE-OF-AGM FY-25

For Sun Pharma Advanced Research Company Limited Kajal Damania Company Secretary and Compliance Officer Date: July 23, 2025

By order of the Board of Directors

SARLA

SARLA PERFORMANCE FIBERS LIMITED CIN: L31909DN1993PLC000056

Reg. Office :- Survey No. 59/1/4, Amli Piparia Industrial Estate, Silvassa - 396 230 (U.T. of Dadra & Nagar Haveli) Corp. Office: - 304. Arcadia Building, 195. NCPA Marg. Nariman Point- 400021 Tel. 0260-3290467, Fax: 0260-2631356.

E-mail: investors@sarlafibers.com. Website: www.sarlafibers.com

PUBLIC NOTICE:

SPECIAL WINDOW FOR RE-LODGMENT OF PHYSICAL SHARE TRANSFER REQUESTS Notice is hereby given to the shareholders of Sarla Performance Fibers Limited "the Company") pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-POD/P/CIR/ 2025/97 dated July 2, 2025, that a Special Window has been opened for relodgement of physical share transfer deeds lodged prior to April 1, 2019, which were rejected, returned, or not processed due to deficiencies in documentation or procedure, or otherwise including those not re-lodged by the earlier deadline of March 31, 2021. This window will remain open for six months from July 7, 2025, to January 6, 2026. Shareholders are required to submit the original physical share certificates, duly executed transfer deed(s), and a valid Client Master List (CML) of their demat account. In addition to these, shareholders must also provide any other documents as may be required to complete the transfer process, in accordance with applicable regulatory guidelines to the Company's Registrar and Transfer Agent (RTA), MUFG Intime India Private Limited (formerly Link Intime India Private Limited) at C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai - 400083, Maharashtra or via email at rnt.helpdesk@in.mpms.mufg.com.

All re-lodged transfer requests, including pending cases, shall be processed only in demat form, subject to document verification and acceptance by the RTA. All shareholders are requested to ensure the submission of complete documentation within the prescribed timeframe. For further assistance, shareholders may contact the RTA at the above-mentioned email or office address.

For Sarla Performance Fibers Limited Place: Mumbai Date: July 24, 2025 Kapil Raj Yaday (Company Secretary & Compliance Officer)

RAM RATNA WIRES LIMITED

(CIN: L31300MH1992PLC067802) Regd. Off.: Ram Ratna House, Victoria Mill Compound (Utopia City), Pandurang Budhkar Marg, Worli, Mumbai 400 013.

Tel: +91 - 22 - 2494 9009/ 2492 4144 Email Id: investorrelations.rrwl@rrglobal.com • Website: www.rrshramik.com

NOTICE TO SHAREHOLDERS Special Window for Re-lodgement of Transfer Requests of Physical Shares

Notice is hereby given that pursuant to SEBI Circular dated July 02, 2025. a Special Window is introduced for a period of six months, from July 07, 2025, to January 06, 2026, for the re-lodgement of transfer deeds that were originally lodged prior to April 01, 2019, but were rejected/returned/not attended due to the deficiency in the documents/process/or otherwise.

Accordingly, eligible shareholders are encouraged to re-lodge them along with the requisite documents to the Company's Registrar and Share Transfer Agent ("RTA") i.e., Datamatics Business Solutions Limited at Plot No. A 16 & Part B Cross Lane, MIDC, Andheri East, Mumbai – 400093, Tel: 022-6671 2001-10. Email at: investorsgry@datamaticsbpm.com.

For Ram Ratna Wires Limited

Place: Mumbai Saurabh Gupta Dated: July 23, 2025 AGM - Company Secretary



Persistent Systems Limited

Registered Office: Bhageerath, 402, Senapati Bapat Road, Pune 411016, India Ph. No. +91(20)67035555; Fax +91(20)67036003; Email: info@persistent.com, 'www.persistent.com'. CIN L72300PN1990PLC056696 Persistent

in ₹ Million

As at

June 30, 2025

8,427.08

7,556.81

13,036.76 29,020.65

65,166.84 94,187.49

Sr.	Bestlevilene			Quarter ended		Year ended	Sr.	P
No.	Particulars		June 30, 2025	March 31, 2025	June 30, 2024	March 31, 2025	No.	(2)
	Income		Charles and Toolses	Discount Control			-1	Segment revenue - Banking, Financia
1	Revenue from operations		33,335.87	32,421.12	27,371.70	1,19,387.17		- Healthcare & Life
2	Other income		546.62	183.61	306.40	1,381.54		- Software, Hi-Tech
3	Total income	(1+2)	33,882.49	32,604.73	27,678.10	1,20,768.71		Total
4	Expenses	parino (pa					2	Less: Inter segment Net sales / income f
	- Employee benefits expense		18,261.37	18,110.09	15,735.04	68,737.17	4	Segment results i.e.
	- Subcontracting costs		4,795.79	4,687.18	4,216.82	17,491.65		income, depreciation
	- Finance costs		170.64	184.62	141.14	671.29		costs, other unallocation
	- Depreciation and amortisation expense		937.84	791.02	711.97	3,069.10		- Banking Financial
	- Other expenses		4,162.78	3,779.74	2,867.71	12,576.42		- Healthcare & Life !
	Total expenses		28,328.42	27,552.65	23,672.68	1,02,545.63		- Software, Hi-Tech Total
5	Profit before tax	(3-4)	5,554.07	5,052.08	4,005.42	18,223.08	5	Less :
6	Tax expense							- Finance costs
	- Current tax		1,345.94	1,284.73	821.28	4,721.97		- Other un-allocable
	- Deferred tax (credit) / charge		(41.23)	(190.25)	119.99	(500.50)	6	Un-allocable income
	Total tax expense		1,304.71	1,094.48	941.27	4,221.47	7	Profit before tax
7	Profit for the period / year	(5-6)	4,249.36	3,957.60	3,064.15	14,001.61	8	Segment assets
8	Other comprehensive income	10,641,000			110000000000000000000000000000000000000			1,0280 Aug. 1020 Aug. 1074
	A. Items that will not be reclassified							
	to profit or loss							- Banking, Financial
	- Remeasurements of the defined benefit		34.72	(14.81)	176.94	193.08		- Healthcare & Life S
	(liabilities) / asset				NO. 17194			- Software, Hi-Tech
	- Income tax effect on above		(8.74)	2.51	(44.61)	(49.81)	1	otal allocable segr
			25.98	(12.30)	132.33	143.27	24	Unallocable assets otal assets
	B. Items that will be reclassified to						33.00	
	profit or loss							ent capital employed gation of assets (other)
	 Effective portion of cash flow hedge 		163.84	379.03	69.57	(34.97)	expen	ses into various report ents and the Group is o
	- Income tax effect on above		(41.23)	(89.39)	(17.51)	8.80		ses to individual segme
	- Exchange differences in translating the		84.54	(256.90)	132.24	81.19	3 T	he audited condensed
	financial statements of foreign operations						ti	ne Audit Committee at
			207.15	32.74	184.30	55.02		eld on July 23, 2025. T xtracted from the audit
	Total other comprehensive income	(A+B)	233.13	20.44	316.63	198.29	4 T	he above consolidated
							1.0	hich are prepared in a

5	Profit before tax	(3-4)	5,554.07	5,052.08	4,005.42	18,223.08
6	Tax expense					
	- Current tax		1,345.94	1,284.73	821.28	4,721.97
	- Deferred tax (credit) / charge		(41.23)	(190.25)	119.99	(500.50)
	Total tax expense		1,304.71	1,094.48	941.27	4,221.47
7	Profit for the period / year	(5-6)	4,249.36	3,957.60	3,064.15	14,001.61
8	Other comprehensive income	0.63 (386)			13.48000000000	
	A. Items that will not be reclassified					
	to profit or loss					
	- Remeasurements of the defined benefit		34.72	(14.81)	176.94	193.08
	(liabilities) / asset				W. C. C.	
	- Income tax effect on above		(8.74)	2.51	(44.61)	(49.81)
			25.98	(12.30)	132.33	143.27
	B. Items that will be reclassified to					
	profit or loss					
	- Effective portion of cash flow hedge		163.84	379.03	69.57	(34.97)
	- Income tax effect on above		(41.23)	(89.39)	(17.51)	8.80
	- Exchange differences in translating the		84.54	(256.90)	132.24	81.19
	financial statements of foreign operations					
	E.S. 199		207.15	32.74	184.30	55.02
	Total other comprehensive income	(A+B)	233.13	20.44	316.63	198.29
	for the period / year					
9	Total comprehensive income for the	(7+8)	4,482.49	3,978.04	3,380.78	14,199.90
	period / year (Comprising Profit and					
	Other Comprehensive Income for the					
	period / year)	1				
10	Paid-up equity share capital		782.00	779.25	770.25	779.25
	(Face value of share ₹ 5 each)					
11	Other equity					62,411.40
12	Earnings per equity share (in ₹)					
	(Nominal value of share ₹ 5 each)					
	(Post-split)					
	- Basic		27.43	25.64	20.09	91.22
	- Diluted		27.21	25,39	19.89	90.24
13	Dividend per share (in ₹)					
	(Nominal value per share ₹ 5)					
	(Post-split)					
	- Interim dividend		22	22745	25	20.00
	- Final dividend		2.0	15.00	1.0	15.00

Total dividend

1 Audited standalone financial information

Quarter ended Year ended **Particulars** June 30, 2025 | March 31, 2025 | June 30, 2024 | March 31, 2025 (Restated) (Restated) (Restated) (Refer note 7) (Refer note 7) (Refer note 7) 32,580.84 31,875.51 26,913.96 1,17,280.21 Revenue from operations Profit before tax 4,990.55 3,596.31 3,402.76 15,724.66 Profit after tax 3,739.86 2,875.40 2,479.36 11,546.78

15.00

35.00

2 Note for segment information:

Operating segments are components of an enterprise for which discrete financial information is available that is evaluated regularly by the chief operating decision makers, in deciding how to allocate resources and assessing performance. The Group's chief operating decision makers are the Chief Executive Officer and Chairman &

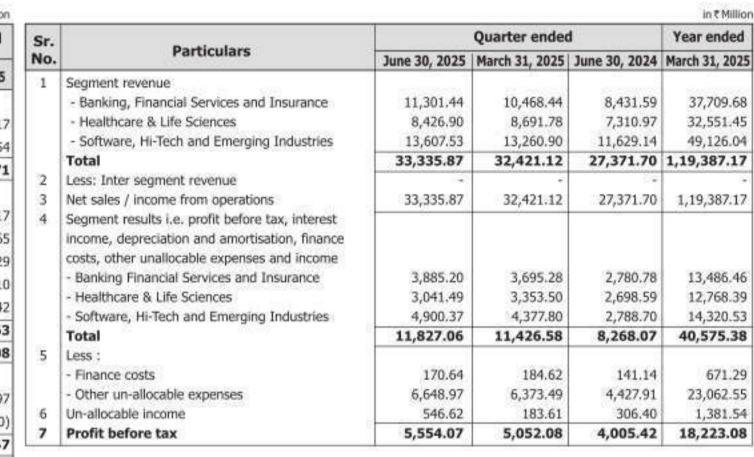
Segment revenue, results and capital employed

The operating segments are:

 Banking, Financial Services and Insurance (BFSI) b. Healthcare & Life Sciences

c. Software, Hi-Tech and Emerging Industries





Unallocable assets Total assets

Healthcare & Life Sciences

Total allocable segment assets

Banking, Financial Services and Insurance (BFSI)

- Software, Hi-Tech and Emerging Industries

egment capital employed: egregation of assets (other than trade receivables and unbilled revenue), liabilities, depreciation and amortisation and other non-cash openses into various reportable segments have not been presented as the assets and liabilities are used interchangeably among gments and the Group is of the view that it is not practical to reasonably allocate the other assets, liabilities and other non-cash penses to individual segments and an ad-hoc allocation will not be meaningful.

Particulars

The audited condensed interim consolidated financial statements for the quarter ended June 30, 2025, as recommended by the Audit Committee at its meeting held on July 22, 2025, have been taken on record by the Board of Directors at its meeting held on July 23, 2025. The statutory auditors have expressed an unmodified audit opinion. The information presented above is extracted from the audited condensed interim consolidated financial statements.

The above consolidated financial results have been prepared from the condensed interim consolidated financial statements, which are prepared in accordance with Indian Accounting Standards ("Ind AS"), the provisions of the Companies Act, 2013 ("the Companies Act"), as applicable and guidelines issued 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. All amounts included in the consolidated financial results (including notes) are reported in million of Indian rupees (in ? Million) except share and per share data, unless otherwise stated.

Based on the approval of the Board of Directors of the Company at its meeting held on January 22, 2025, the tranche of 550,000 (Five Hundred Fifty Thousand only) Equity Shares of INR 5 each were allotted to the ESOP Trust on May 8, 2025, at an allotment price of INR 316.30 per Equity Share, aggregating to the total consideration of INR 173.96 Million. Consequent to this, the paid-up share capital of the Company increased from 155,850,000 Equity Shares of INR 5 each

(aggregating to INR 779.25 Million) to 156,400,000 Equity Shares of INR 5 each (aggregating to INR 782.00 Million). The Business Transfer Agreement ('BTA') for the transfer of service business of Starfish Associates LLC (step down subsidiary of Ultimate Holding Company) to Persistent Systems Limited (Ultimate Holding Company) was executed on June 26, 2025 and the agreement is effective from April 1st, 2025. Under this agreement, the Company has acquired net assets of INR 149.41 Million in exchange for the consideration of INR 209.40 Million. There is no impact on the consolidated financial results due this

The Hon'ble National Company Law Tribunal, Mumbai ("NCLT") has sanctioned the merger of M/s. CAPIOT Software Private Limited (the Wholly Owned Subsidiary - Transferor Company) into Persistent Systems Limited (the Holding Company -Transferee Company) through absorption, as per its order dated April 9, 2025. This merger has no impact on the consolidated

The Board of Directors of the Company at its meeting held on June 6, 2025, recommended the reappointment of Dr. Anand Deshpande (DIN: 00005721), as the Managing Director of the Company for the term of 5 (Five) consecutive years i.e., from the conclusion of 35th Annual General Meeting till the conclusion of 40th Annual General Meeting to be held in the calendar

Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, approved his reappointment as the Managing Director of the Company, liable to retire by rotation, to hold office from for the term of 5 (Five) consecutive years i.e., from the conclusion of 35th Annual General Meeting to the conclusion of 40th Annual General Meeting to be held in the calendar year 2030. The Board of Directors of the Company at its meeting held on June 6, 2025, recommended the reappointment of Mr. Sandeep

Kalra (DIN: 02506494), as the Executive Director of the Company for the term of 3 (Three) consecutive years i.e., from Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, approved his reappointment as the Executive Director of the Company, liable to retire by rotation, to hold office for the term of 3 (Three)

consecutive years i.e., from October 1, 2025, till September 30, 2028. Based on the approval of the Board of Directors of the Company at its meeting held on April 24, 2025, Mr. Vinit Teredesai (DIN: 03293917) was appointed as an Additional Director (Executive Member) effective from April 24, 2025. Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, confirmed his

appointment as the Executive Director of the Company, liable to retire by rotation, to hold office effective from April 24, 2025, till September 30, 2028. 11 The Board of Directors at its meeting held on June 6, 2025, approved the appointment of M/s. Ernst & Young LLP, Chartered

Accountants (LLP Identification No.: AAB-4343) as the Internal Auditors of the Company for the term of 3 (Three) consecutive financial years effective from FY 2025-26 to FY 2027-28. 12 The term of M/s. Walker Chandiok & Co LLP, Pune, Statutory Auditors of the Company, was completed at the conclusion of the 35th Annual General Meeting of the Company. Therefore, the Board of Directors of the Company at its meeting held on April

24, 2025, recommended the appointment of M/s. B S R & Co. LLP Chartered Accountants, Pune (FRN: 101248W/W-100022) as the Statutory Auditors for conducting the Statutory Audit of the Company for the term of 5 (Five) consecutive years effective from FY 2025-26 i.e., from the conclusion of the 35th Annual General Meeting till the conclusion of 40th Annual General Meeting of the Company to be held in the calendar year 2030. Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, approved their

appointment as the Statutory Auditors of the Company effective from FY 2025-26 for the term of 5 (Five) consecutive years as

13 "The Board of Directors of the Company at its meeting held on April 24, 2025, recommended the appointment of SVD and Associates, Practicing Company Secretaries, Pune (Peer Review Certification No. 6357/2025) as the Secretarial Auditors for conducting the Secretarial Audit of the Company for the term of 5 (Five) consecutive years effective from FY 2025-26 till FY

Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, approved their appointment as the Secretarial Auditors of the Company effective from FY 2025-26 for the term of 5 (Five) consecutive years

14 The Members at the 35th Annual General Meeting held on July 21, 2025, approved the payment of a final dividend of INR 15 per equity share for the Financial Year 2024-25.

15 The Board of Directors of the Company at its meeting held on July 23, 2025, approved the issuance of 1,350,000 equity shares of INR 5 each to the PSPL ESOP Management Trust ('ESOP Trust') and authorized the Stakeholders Relationship and ESG Committee to allot the said Equity Shares to the ESOP Trust in one or multiple tranches as may be required at the weighted average exercise price of the respective underlying options.

16 The figures for the 3 months ended 31 March 2025 as reported in these standalone financial results are the balancing figures between audited figures in respect of the full previous financial year and the published audited year to date figures up to the third quarter of the previous financial year.

17 The investors are requested to visit the following website of the Company and stock exchanges for further details: Company's website: https://www.persistent.com/investors

 BSE Ltd: www.bseindia.com . National Stock Exchange of India Ltd.: www.nseindia.com

Place : Pune

Date : July 23, 2025

By order of Board of Directors of Persistent Systems Limited

Dr. Anand Deshpande Chairman and Managing Director

"For risks and uncertainties relating to forward-looking statements, please visit our website :- www.persistent.com"





epaper.financialexpress.com



पाऊस परतण्याची चिन्हे

जिल्ह्यात सरासरीपेक्षा १५ टक्के कमी पाऊस

लोकसत्ता प्रतिनिधी

पणे : कोणतीही हवामान प्रणाली संक्रिय नसल्याने ऐन जुलैमध्ये पावसाने पाठ फिरवली आहे. त्यामुळे पुणे जिल्ह्यात १ ते २३ जुलै या कालावधीत पडणाऱ्या पावसाच्या सरासरीपेक्षा १५ टक्के कमी पाऊस नोंदवला गेला आहे. मात्र, आता निर्माण होत असलेल्या प्रणालीमुळे येत्या काही दिवसांत जिल्ह्यात. घाटमाथ्यावर जोरदार पावसाची शक्यता असून, जिल्ह्यातील जलैमधील पावसाची तट भरून निघण्याचा

मोसमी पावसाच्या काळात जुलै महिना सर्वाधिक पावसाचा मानला जातो. मात्र, गेल्या आठवड्यांपासून कोणतीही हवामान प्रणाली सक्रिय नसल्याने पावसासाठी परक स्थिती निर्माण झाली नाही. शहर, जिल्ह्यात ठिकाणी. घाटमाथ्यावरील काही ठिकाणी जोराचा पाऊस पडला.

हवामानतज्ज्ञांचा अंदाज आहे.

विभागाच्या हवामान संकेतस्थळावरील आकडेवारीनुसार, १ ते २३ जुलै

या काळात जिल्ह्यात सरासरी

२२१.९ मिलीमीटर पाऊस पडतो मात्र. यंदा याच काळात जिल्ह्या ११८.९ मिलीमीटर पाऊस पडला आहे. त्यामुळे सरासरीपेक्षा १५ टक्के कमी पावसाची नोंद झाल्याचे दिसून येत आहे.

हवामान विभागाचे शास्त्रज्ञ एस. डी. सानप म्हणाले 'बंगालच्या उपसागरात तयार झालेली कमी दाबाची क्षेत्रे पश्चिमेकडे सरकली नाहीत. त्यामुळे विदर्भ, मराठवाडा, मध्य महाराष्ट्रात गेल्या काही दिवसांत पावसाचे प्रमाण कमी होते. मात्र, आता बंगालच्या उपसागरात कर्मी दाबाचे क्षेत्र तयार होत आहे त्यामुळे घाटमाथा, किनारपट्टीच्या भागात मुसळधार पावसाची

'बंगालच्या उपसागरातन येणाऱ्या प्रणालीचा प्रभाव, अरबी समद्रातन येणाऱ्या वाऱ्यांच्या तीव्रतेत होत असलेली वाढ यामवे येत्या काही दिवसांत पावसाचे प्रमाण वाढण्याचा अंदाज आहे. य पावसामळे शहर जिल्ह्यातील पावसाची तूट भरून निघेल.' असे हवामानशास्त्रज्ञ अनुपम कश्यपी यांनी सांगितले.

''एफआरपी'चे तुकडे केल्यास आंदोलन'

पुणे : 'केंद्र सरकारच्या दहा जुलैच्या पत्राचा आधार घेऊन शेतकऱ्यांना साखरेच्या रास्त आणि उताऱ्यानुसार किफायतशीर दर (एफआरपी) देण्यासंदर्भात पन्हा विचार सरू झाला आहे. त्यातुन साखर नियंत्रण आदेशाचा भंग होणार आहे. 'एफआरपी'चे तुकडे पाडल्यास आंदोलन केले जाईल,' असा इशारा स्वाभिमानी शेतकरी संघटनेचे अध्यक्ष, माजी खासदार

राजू शेट्टी यांनी दिला. राजु शेट्टी यांनी बुधवारी साखर आयुक्त सिद्धराम सालीमठ यांची भेट घेऊन विविध प्रश्नांसंदर्भात चर्चा केली. त्यानंतर त्यांनी पत्रकारांशी संवाद साधला.

'शेतकऱ्यांना देण्यात येणाऱ्या 'एफआरपी'चे तकडे पाडण्याचा प्रयत्न यापूर्वी करण्यात आला होता. राज्य शासनाने असा निर्णय घेतला होता. त्यास उच्च न्यायालयात आव्हान देण्यात आले. उच्च न्यायालयाने राज्य शासनाचा निर्णय रह ठरविला होता. आता पुन्हा केंद्र सरकारच्या

'कोकाटेंना २४ तास रमी खेळू द्यावे'

'माणिकराव कोकाटे यांच्यासारखे कृषिमंत्री आजवर पाहिले नाहीत. त्यांना कृषिमंत्री पदावरून मुक्त करून २४ तास रमी खेळू द्यावी,' अशी टीका राजू शेट्टी यांनी केली.

माध्यमातून हा प्रकार सुरू झाला

आहे. कारखान्यांनी पंधरा दिवसांच्या आत 'एफआरपी' देणे बंधनकारक आहे. मात्र, ती तुकड्यांत दिली जात आहे. साखर 'एफआरपी'ची मोडतोड करण्याचा प्रयत्न होत आहे. त्यासाठी केंद्र सरकारच्या १० जुलै रोजीच्या पत्राचा आधार घेतला जात आहे. या पत्रासंदर्भात संबंधित विभागाच्या सचिवांशी दूरध्वनीवर, तसेच प्रत्यक्ष चर्चा केली. याबाबतचे परिपत्रक काढण्यात आले नसून ते केवळ सूचनावजा पत्र आहे, असे साँगण्यात आले,' असे शेट्टी यांनी सांगितले.

कला केंद्रात गोळीबार; चार जणांवर गुन्हा

चौफुला येथील घटनेचा पोलीस तपास सुरू

पुणे : दौंड तालुक्यातील केडगाव चौफुला परिसरातील कला केंद्रात झालेल्या गोळीबार प्रकरणात चौघांविरुद्ध गुन्हा दाखल करण्यात आाला. या प्रकरणात पणे जिल्ह्यातील एका आमदाराचा नातेवाईक सामील असल्याचे समजते.

केडगाव चौफुला भागातील एका कला केंद्रात सोमवारी (२१ जुलै) रात्री साडेअकरांच्या सुमारास गोळीबार करण्यात आल्याची घटना घडली. याबाबत कला केंद्राच्या व्यवस्थापकांनी यवत पोलीस ठाण्यात फिर्याद पोलीस ठाण्याचे सहायक निरीक्षक दिली. व्यवस्थापकाने दिलेल्या प्रवीण सपांगे या वेळी उपस्थित फिर्यादीनुसार, चौघांविरुद्ध गुन्हा होते.

आणि चर्त:सीमा बिल्डिंग प्लॅन नुसार.

दिनांक : २१/०७/२०२५ ठिकाण : पुणे

दाखल करण्यात आला. या प्रकरणाचा पोलिसांकडून तपास करण्यात आला. प्रकरणात पुणे जिल्ह्यातील एका आमदाराचा नातेवाईक सामील असल्याची माहिती मिळाली तपासात मिळालेल्या माहितीनसार गुन्हा दाखल करण्यात आल्याचे बारामती विभागाचे अतिरिक्त पोलीस अधीक्षक गणेश बिरादार यांनी सांगितले. उपविभागीर अधिकारी बापराव दडस. स्थानिक गुन्हे शाखेचे पोलीस निरीक्षक अविनाश शिळीमकर, यवत

Persistent Systems Limited

Persistent

Consolidated Audited Statement of Financial Results of Persistent Systems Limited for the quarter ended June 30, 2025 in ₹ Millio Year ended **Ouarter ended Particulars** June 30, 2025 | March 31, 2025 | June 30, 2024 | March 31, 2025 Income 33,335.87 27,371.70 Revenue from operations 32,421.12 1,19,387.1 Other income 546,62 183,61 306.40 1,381.5 (1+2) 33,882.49 27,678,10 1,20,768,71 Total income 32,604.73 Expenses 18,110.09 - Employee benefits expense 18,261.37 15,735.04 68,737.1 4,795.79 4,687.18 4,216.82 17,491.65 - Subcontracting costs 170,64 184.62 141.14 671,29 - Finance costs - Depreciation and amortisation expense 937.84 791.02 711.97 3,069.1 - Other expenses 4,162.78 3,779.74 2,867.71 12,576.42 Total expenses 28,328,42 27,552,65 23,672,68 ,02,545.63 Profit before tax 5,554.07 5,052.08 18,223.08 1,345.94 4,721.9 1,284.73 821.28 Deferred tax (credit) / charge (41.23) (190.25) 119.99 (500.50 Total tax expense 1,304.71 1,094.48 941.27 4,221.47 Profit for the period / year 4,249.36 3,957.60 3,064.15 14,001.61 Other comprehensive income A. Items that will not be reclassified to profit or loss Remeasurements of the defined benefit 34.72 (14.81)176.94 193.08 (liabilities) / asset Income tax effect on above (8.74) 2.51 (44.61)(49.81) 132.33 143.27 25.98 (12.30)B. Items that will be reclassified to profit or loss Effective portion of cash flow hedge 69.57 (34.97) 163.84 379.03 Income tax effect on above (41,23) (89.39) (17.51) 8.80 Exchange differences in translating the 84.54 81.19 207.15 184.30 Total other comprehensive income 198.29 for the period / year 14,199.90 3,380.78 Total comprehensive income for the 4,482.49 3,978.04 eriod / year (Comprising Profit and Other Comprehensive Income for the period / year) Paid-up equity share capital 782,00 779,25 770.25 779.25 (Face value of share ₹ 5 each) Other equity 62,411,40 Earnings per equity share (in ₹) (Nominal value of share ₹ 5 each) (Post-split) Basic 27.43 25.64 20.09 91.22 Diluted 27,21 25,39 19,89 90.24 Dividend per share (in ₹)

Notes

1 Audited standalone financial information

(Nominal value per share ₹ 5)

(Post-split)

- Interim dividend

Particulars		Year ended		
Turtedus	June 30, 2025	March 31, 2025 (Restated) (Refer note 7)	June 30, 2024 (Restated) (Refer note 7)	March 31, 2025 (Restated) (Refer note 7)
Revenue from operations	32,580.84	31,875.51	26,913.96	1,17,280.21
Profit before tax	4,990.55	3,596.31	3,402.76	15,724.66
Profit after tax	3,739.86	2,875.40	2,479.36	11,546.78

2 Note for segment information:

Operating segments are components of an enterprise for which discrete financial information is available that is evaluated regularly by the chief operating decision makers, in deciding how to allocate resources and assessing performance. The Group's chief operating decision makers are the Chief Executive Officer and Chairman &

Segment revenue, results and capital employed

The operating segments are:

a. Banking, Financial Services and Insurance (BFSI) b. Healthcare & Life Sciences

c. Software, Hi-Tech and Emerging Industries



Registered Office: Bhageerath, 402, Senapati Bapat Road, Pune 411016, India Ph. No. +91(20)67035555; Fax +91(20)67036003; Email: info@persistent.com, 'www.persistent.com'. CIN L72300PN1990PLC056696

	in₹Mil				
Sr.	Particulars		Quarter ended		Year ended
No.	Particulars	June 30, 2025	March 31, 2025	June 30, 2024	March 31, 2025
1	Segment revenue				
	- Banking, Financial Services and Insurance	11,301.44	10,468.44	8,431.59	37,709.68
	- Healthcare & Life Sciences	8,426.90	8,691,78	7,310.97	32,551.45
	- Software, Hi-Tech and Emerging Industries	13,607.53	13,260.90	11,629.14	49,126.04
	Total	33,335.87	32,421.12	27,371.70	1,19,387.17
2	Less: Inter segment revenue	-	-	-	-
3	Net sales / income from operations	33,335.87	32,421.12	27,371.70	1,19,387.17
4	Segment results i.e. profit before tax, interest				
	income, depreciation and amortisation, finance				
	costs, other unallocable expenses and income				
	- Banking Financial Services and Insurance	3,885.20	3,695.28	2,780.78	13,486.46
	- Healthcare & Life Sciences	3,041.49	3,353.50	2,698.59	12,768.39
	 Software, Hi-Tech and Emerging Industries 	4,900.37	4,377.80	2,788.70	14,320.53
	Total	11,827.06	11,426.58	8,268.07	40,575.38
5	Less:				
	- Finance costs	170.64	184.62	141.14	671.29
	- Other un-allocable expenses	6,648.97	6,373.49	4,427.91	23,062.55
6	Un-allocable income	546,62	183,61	306,40	1,381,54
7	Profit before tax	5,554.07	5,052.08	4,005.42	18,223.08

Segment assets

in ₹ Million

Particulars	As at
raiticulais	June 30, 2025
- Banking, Financial Services and Insurance (BFSI)	8,427.08
- Healthcare & Life Sciences	7,556.81
- Software, Hi-Tech and Emerging Industries	13,036.76
Total allocable segment assets	29,020.65
Unallocable assets	65,166.84
Total assets	94,187.49

20.00

35.00

15,00

15.00

Segregation of assets (other than trade receivables and unbilled revenue), liabilities, depreciation and amortisation and other non-cash expenses into various reportable segments have not been presented as the assets and liabilities are used interchangeably among segments and the Group is of the view that it is not practical to reasonably allocate the other assets, liabilities and other non-cash expenses to individual segments and an ad-hoc allocation will not be meaningful.

- The audited condensed interim consolidated financial statements for the quarter ended June 30, 2025, as recommended by the Audit Committee at its meeting held on July 22, 2025, have been taken on record by the Board of Directors at its meeting held on July 23, 2025. The statutory auditors have expressed an unmodified audit opinion. The Information presented above is extracted from the audited condensed interim consolidated financial statements.

 The above consolidated financial results have been prepared from the condensed interim consolidated financial statements.

 The above consolidated financial results have been prepared from the condensed interim consolidated financial statements, which are prepared in accordance with Indian Accounting Standards ("Ind AS"), the provisions of the Companies Act, 2013 ("the Companies Act"), as applicable and guidelines issued by the Securities and Exchange Board rolline ("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. All amounts included in the consolidated financial results (Induding notes) are reported in million of Indian rupees (in "Million) except share and per share data, unless otherwise stated, Based on the approval of the Board of Directors of the Company at its meeting held on January 22, 2025, the tranche of 50,000 (Five Hundred Fifty Thousand only) Equity Shares of INR 5 each were allotted to the ESOF Two Nay 8, 2025, at an allotment price of INR 316.30 per Equity Share, aggregating to the total consideration of INR 173.96 Million.

 The Business Transfer Agreement ("BTA") for the transfer of service business of Starfish Associates LLC (step down subsidiary of Ultimate Holding Company) to Persistent Systems Limited (Ultimate Holding Company) was executed on June 26, 2025 and the agreement is effective from April 1st, 2025, Under this agreement, the Company has acquired net assets of INR 149.41 Million in exchange for the considera

- transaction.
 The Horble National Company Law Tribunal, Mumbal ("NCLT") has sanctioned the merger of M/s, CAPIOT Software Private
 Limited (the Wholly Owned Subsidiary Transferor Company) into Persistent Systems Limited (the Holding Company –
 Transferee Company) through absorption, as per its order dated April 9, 2025. This merger has no impact on the consolidated
 financial results.

 The Board of Directors of the Company at its meeting held on June 6, 2025, recommended the reappointment of Dr. Anand
 Deshpande (DIN: 00005721), as the Managing Director of the Company for the term of 5 (Five) consecutive years i.e., from
 the conclusion of 35th Annual General Meeting till the conclusion of 40th Annual General Meeting to be held in the calendar
 year 2030.

- Designative Christ Notion 2-1, as the Managing Director of the Company Not the term of 3 (Prec) Consecutive years 1.6, 10th the conclusion of 40th Annual General Meeting to be held in the calendar year 2030.

 Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, approved his reappointment as the Managing Director of the Company, liable to retire by rotation, to hold office from for the term of 5 (Five) consecutive years i.e., from the conclusion of 35th Annual General Meeting to the conclusion of 40th Annual General Meeting to be held in the calendar year 2030.

 9 The Board of Directors of the Company at its meeting held on June 6, 2025, recommended the reappointment of Mr. Sandeep Kalra (DIN: 02506494), as the Executive Director of the Company for the term of 3 (Three) consecutive years i.e., from October 1, 2025, till September 30, 2028.

 Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, approved his reappointment as the Executive Director of the Company, liable to retire by rotation, to hold office for the term of 3 (Three) consecutive years i.e., from October 1, 2025, till September 30, 2028.

 10 Based on the approval of the Board of Directors of the Company at its meeting held on April 24, 2025, Mr. Vinit Teredesal (DIN: 03293917) was appointed as an Additional Director (Executive Member) effective from April 24, 2025, till September 30, 2028.

 11 The Board of Directors at its meeting held on June 6, 2025, approved the appointment of M/s. Ernst & Young LLP, Chartered Accountants (LLP Identification No.: AAB-4343) as the Internal Auditors of the Company for the term of 3 (Three) consecutive financial years effective from April 24, 2025, till September 30, 2028.

 12 The term of M/s. Walker Chandiok & Co LLP, Pune, Statutory Auditors of the Company for the term of 3 (Three) consecutive financial years effective from FY 2025-26 to FY 2027-28.

 13 The Board of Directors at its meeting held on June 6, 2025, recommended th
- "The Board of Directors of the Company at its meeting held on April 24, 2025, recommended the appointment of SVD and Associates, Practicing Company Secretaries, Pune (Peer Review Certification No. 6357/2025) as the Secretarial Auditors for conducting the Secretarial Audit of the Company for the term of 5 (Five) consecutive years effective from FY 2025-26 till FY 2029-30.

- 2029-30.

 Accordingly, the Members at the 35th Annual General Meeting of the Company held on July 21, 2025, approved their appointment as the Secretarial Auditors of the Company effective from FY 2025-26 for the term of 5 (Five) consecutive years as stated above.

 14 The Members at the 35th Annual General Meeting held on July 21, 2025, approved the payment of a final dividend of INR 15 per equity share for the Financial Year 2024-25.

 15 The Board of Directors of the Company at its meeting held on July 23, 2025, approved the issuance of 1,350,000 equity shares of INR 5 each to the PSPL ESOP Management Trust ("ESOP Trust") and authorized the Stakeholders Relationship and ESG Committee to allot the said Equity Shares to the ESOP Trust in one or multiple tranches as may be required at the weighted average exercise price of the respective underlying options.

 16 The figures for the 3 months ended 31 March 2025 as reported in these standalone financial results are the balancing figures between audited figures in respect of the full previous financial year and the published audited year to date figures up to the third quarter of the previous financial year.

 17 The Investors are requested to visit the following website of the Company and stock exchanges for further details:

 Company's website: https://www.persistent.com/investors
- Company's website: https://www.persistent.com/investors
- BSE Ltd: www.bseindia.com
 National Stock Exchange of India Ltd.: www.nseindia.com

Dr. Anand Deshpand Chairman and Managing Director

"For risks and uncertainties relating to forward-looking statements, please visit our website: - www.persistent.com

नॉदणीकृत कार्यालय : त्रिशूल, ३रा मजला, समर्थेश्वर मंदिरासमोर, लॉ गार्डन, एलिस ब्रीज, अहमदाबाद - ३८० ००६. शाखा कार्यालय : ॲक्सिस बँक लि., स्टर्लिंग प्लाझा, तळमजला, साई सेवा पेट्रोल पंप समोर, जे.एम.रोड, पुणे-४९१००४.

ज्याअर्थी खाली सही करणार **ॲक्सिस बँक कि.** अधिकृत अधिकारी यांनी दि सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायर्नेन्शिअल ॲसेटस ऑण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट येते की, खाली सही करणार यांनी सदर कायद्याच्या सेक्शन १३(४) आणि सिक्युरिटी इंट्रस्टेट (एस्फोसेमेंट) रूस्स २००२ च्या रूल ६ व ८ अंतर्गत प्राप्त अधिकारांचा वापर करन खाली नमूद केलेल्या गहाण मालमतांचा खालील नमूद तारखांना **प्रत्यक्ष ताबा** घेतला आहे. विशेषतः कर्जदार/सह-कर्जदार/गहाणदार तसेच सर्व साधारण जनता यांना सावध करण्यात येते की त्यांनी सदर मालमत्ता संदर्भात कोणताही व्यवहार करू नये. असा व्यवहार केल्यास नमूद केलेल्या रकमेसाठी **अविसास बँक लि.** च्या रकमेच्या अधीन राहील. सुरक्षित आस्ति सोडविण्यासाठी संलन्ग उपलब्ध वेळेमध्ये कर्जदाराचे लक्ष सरफंसी ॲवट २००२ च्या सेवशन १३(८) अंतर्गत तरतुर्दीकडे वेधून घेतले जात आहे. अ.क.. कर्जदार/सह-कर्जदार/जामीनदार/ग्रहाणदार यांची नावे आणि पत्ते

ı	ч.ж.	कार्यार/ राष्ट्र-कार्यार/ जाना निर्मार वाचा नाच जान नर	curaguit advalan (v.)
I	٩.	भोरखनाथ गोविंद लोहार, फ्लॅट नं.५०६, ५वा मजला, 'बी' बिल्डिंग, विड्ल एम्पायर, गट नं.६६५, चिखली, ता.	रु. २१,१३,९४५/- (रुपये एकवीस लाख तेरा हजार नऊशे
l		हवेली, जिल्हा.पुणे–४११०३८, तसेच : फ्लॅट नं.४०५, चौथा मजला, विड्ठल एम्पायर, 'बी' विंग, गट नं.६६५, सावता–	पंचेचाळीस फक्त) दि.२०/०९/२०२४ रोजी देय रक्कम आणि दि.२१/
I		माई मंदिर, जाधववाडी, चिखली, जि.पुणे –४११०३८, तसेच : जैन मंदिर परिसर, कुमठे, जि.सातारा–४१५५०१, २)	०९/२०२४ त्यावरील सदर रक्कम परत करेपर्यंतचे करारानुसार झालेले
I		प्रकाश बाळू मोरे (जामीनदार), गवळी नगर, वसाहत, टेल्को रोड, एमआयडीसी, भोसरी, जि.पुणे–४११०३९.	/होणारे व्याज, अनुषंगिक खर्च, शुल्क व्याजासहीत.
I		मागणी नोटीसीची तारीख : २४/०९/२०२४	प्रत्यक्ष ताबा घेतल्याची तारीख : २१/०७/२०२५
I		गहाण मालमत्तेचे तपशील : फ्लॅट नं.५०६ (१बीएचके) चे सर्वसामाईक भाग, ५व्या मजल्यावर, बिल्ट-अप क्षेत्रफळ	५५५४ चौ.फूट. म्हणजेच ५१.४८ चौ.मी., 'विङ्कल एम्पायर ' म्हणून

ओळखल्या जाणाऱ्या बिल्डिंगच्या 'बी' बिल्डिंग मध्ये,गट नं.६६५ वर बांधलेले, गाव.चिखली, ता.हवेली, जि.पुणे आणि पिंपरी विंचवड महानगरपालिकेच्या हदीतील आणि गोरखनाथ गोविंद लोहार यांच्या मालकीचे आणि चर्तुःसीमा बिल्डिंग प्लॅन नुसार.

9) सागर आनंद जावळे २) सायली सतीश निजामपूरकर उर्फ सायली सागर जावळे, दोपेही रा. पलंट नं.सी १ इ. २८,५२,८५८/— (रूपये अञ्चवीस लाख बावन हजार आठशे ११९१९, १९११, १९४८, १४४८, १ कसाबा पेठ, अग्रवाल प्राईड, 'सी' विंग, फ्लॅट नं. ५, अग्रवाल तालीम जवळ, पुणे शहर, जिल्हा.पुणे–४११०११. 🏻 व्याज, अनुषंगिक खर्च, शुल्क व्याजासहीत प्रत्यक्ष ताबा घेतल्याची तारीख : २१/०७/२०२५ मागणी नोटीसीची तारीख : २९/१०/२०२४ **गहाज मालमतेचे तपशील** : फ्लॅट नं.१९१९ चे सर्व सामाईक भाग, ११व्या मजल्यावर, चटई क्षेत्रफळ ४८.५८ चौ. मीटर, संलग्न बाल्कनी क्षेत्रफळ ८.५० चौ.मीटर, टेरेस क्षेत्रफळ ६.१२ चौ.

मीटर, ड्राय टेरेस क्षेत्रफळ १.८२ चौ.मी., 'ब्लू डिस' या नावाने ओळखल्या जाणाऱ्या प्रकल्पाच्या विंग 'सी १' मध्ये, आणि गट नं.१६००, १६०१, १६०२ वर बांधण्यात आलेले, गाव.विखर्ल ता.हवेली, जि.पुणे आणि पिंपरी विंचवड महानगरपालिकेच्या स्थानिक हद्दीतील आणि सागर आनंद जावळे आणि सायली सतीश निजामपूरकर उर्फ सायली सागर जावळे यांच्या मालकीर्च

> सही / - प्राधिकृत अधिकारी, ॲक्सिस बँक लि. (टिप : स्वैर भाषांतर तफावत पडल्यास मुळ इग्रजी ग्राह्म)



जीआयसी हाऊसिंग फायनान्स लि.

कॉपीरट कार्यालय / मुख्य कार्यालय : जीआवसीएनएफरल, नंशाल इन्शुत्स बिल्डींग, ६ वा मजला, जे. टी. येड. अस्टेगेंगा झॅटल पूढे, चर्चाट, मुंबई - 400 020. दूर. : (022) 43041900. ई-मेला : corporate@gichf.com संकेतस्थळ : www.gichfindia.com पूर्ण शाखा: नीळकंळ सीटीएस क्र. 1018, एकमी क्र. 370, पीप बंगली चीक, मीडेल कॉलनी, हिंग्वाजीनगर, पूर्ण, नहराष्ट्र 411016 दूक्यनी: (020) 25659730 / 25671230. चिंचवड शाखा :- कार्यालय अमोक 202 आणि 203, दूसरा मजला, प्रीमियर पाना, जी मित्र पाना, पाना पूर्ण ने मुंबई मतामा, हस्तकला साडी शॉप ज्या वर, चिंचवड, पूर्ण - 411019. कार्यालय दूक्यनी : 020-66308111 / 12 / 13. शाखा : chinchwad@gichfindia.com

सांकेतिक ताबा सूचना

संदर्भ : सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल, 2002 च्या नियम 8 च्या पोट-नियम (1) अंतर्गत ताबा सूचना

त्याअर्थी, **जीआयसीएचएफएल चे** प्राधिकत अधिकारी असलेल्या निम्नस्वाक्षरीकारांनी संबंधित सचनाच्या स्वीकृतीच्या तारखेपासन **60 दिवसांच्या** आत अदत्त देणींच्या प्रदानाकरिता सर्फेसी कायद 2002 च्या कल्म 13(2) अंतर्गत त्यांच्या संबंधित तारखां दिवशी खालील नावे असलेले ऋणको / तुम्हांबर निर्मीमत केलेली मागणी सुचना फर्माविण्यात आली आहे. तुम्ही सर्व विनिर्दिष्ट बेळेत उक्त अदत देणीचे प्रदान करण्यास असमर्थ ठरला आहात, म्हणून जीआवसीएचएफएल ने सर्फेसी कायदा 2002 च्या कलम 13च्या पोट-कलम (4) व त्याखालील नियमांसह वाचलेल्या तखुर्द

L	अंत	अंतर्गत प्रदान केल्यानुसार असलेल्या इक्कांच्या अंमलबजावणीत याखाली नमद केल्यानुसार सुरक्षित मत्तेचा सांकेतिक ताबा घेतला आहे.							
	अ.		तारण मालमत्तेचा	मागणी सूचना	मागणी सूचनेनुसार देय	ताबा सूचना			
ľ	क्र.	सह-ऋणको / जामीनदार यांचे नाव	पत्ता	पाठविल्याची तारीख	थकबाकी (रु. मध्ये)	तारीख			
I	1	MH0130610003505 [पुणे शाखा]	फ्लॅट क्र. 17, पाचवा मजला, विंग क्र बी, सार्थक	06.05.2025	6,39,433/-	21.07.2025			
I		मृणाल विनायक मुंडळे	रेसिडेन्सी, स क्र - 27, मार्क लॅब जवळ, सिंहगड रोड,						
I		-	नांदेड फाटा जवळ, नांदेड - पुणे - 411041						
lſ	2	MH0270610002956 [ਚਿੱਚਕਫ शाखा]	फ्लॅट क्र. 05, पहिला मजला, सी इमारत, नटराज हाऊसिंग	06.05.2025	4,98,096/-	21.07.2025			
I		संतोष राजराम गायकवाड	सोसायटी, सीटीएस क्र - 6565 शितल हॉटेल जवळ,						
Il		राजराम जयवंत गायकवाड	पिंपरी वाधिरे. पणे - 411018						

गुअधिक, ऋणकोंना याद्वारा या सूचनेच्या तारखेपासून 7 दिवसांच्या आत् जीआयसीएचएफएल कडे संबंधित मालमत्तेचा रिक्त व शांततामय ताबा सोपविण्यास फर्माविणारी ही सूचना आहे, अन्यर् नमस्वाक्षरीकायस सफेंसी कावदा 2002 आणि त्यातील नियमाअंतर्गत दिलेल्या तसुदीच्या अनुसार मालमतेची वासलात लावणे आणि / किंवा कोणत्याही पद्धतीचा अवलंब करून बळजबरी ारील मालमतेचा ताबा घेण्यास भाग पडेल आणि किंवा सरफेसी कायदा 2002 अन्वये प्रदान केलेल्या पद्धतींचा अवलंब करून वरील तारखेपासून 30 दिवसांच्या कालावधीनंतर वरील मालमतेचं

क्षणको आणि **आम जनतेस** याद्वारा सावध करण्यात येते की वरील संदर्भित मालमत्ता / सुरक्षित मता किंवा त्यावरील कोणत्याही भागासंबंधित व्यवहार कर नये आणि सदर मालमत्ता / सुरक्षित नरेशी केलेला कोणताही व्यवहार मालमता / सुरक्षित मतेच्या अनुसार यावरील नमुद केलेल्या रकमेकरिता जीआयसीएचएफएल च्या आकाराच्या विषयाधीन असेल, जो संपूर्ण प्रदान होईपर्यंत यावरील पढील व्याजासह देय आहे.

> जीआयसी हाऊसिंग फायनान्स लि