Floor, P.O. Southern Market, P.S-Tollygunge, Kolkata-700026, WEST BENGAL, India have changed my name to shall henceforth be known as) VIMI PRAGNESH RUPAREL , vide an affidavit sworn before he notary public at Kolkata on 10/02/2021

Name Change

MD RASID SEKH (old name) S/O NIJAMUDDIN SEIKH resident of Laskshmipur, Purbasthali, Purba Bardhaman, Pin-713512, WEST BENGAL, India I have changed my name to (shall henceforth be known as) ABDUL RASID SEIKH, vide an affidavit sworn before the notary public at Kolkata on 10/ 02/2021

Name Change

I, PARVEZ ALAM KHAN (old name) S/O MD ABRAR KHAN resident of 8B, EKBALPUR P.S.-EKBALPUR, LAN KOLKATA-700023, BENGAL, India I have changed my name to (shall henceforth be known as) PERWAIZ ALAM KHAN, vide an affidavit sworn before the notary public at Kolkata on 10/02/2021

room work of Lift and others related work. NIQ No.- 17 of 2020-21, L/D of permission- 02:00 p.m. on 23.02.2021. Tender will be received 3:00 p.m. on 24.02.2021 and all tender received will be opened shortly thereafter. 2) Electrical works due to damages causes by super Cyclone Amphan Purbasthali-I Gvt. ITI in the dist of Purba Bardhaman. NIQ No.18 of 2020-21 L/D of permission- 2:00 on 23.2.2021. Tender will be received 3:00 p.m. on 24.2.2021 and all tender received will be opened shortly thereafter. Details may be available from the office of the undersigned during office hours on all working days.

Sd/-A. HATAI Assistant Engineer P.W.D Katwa Electrical Sub-Division.

SINGUR-I GRAM PANCHAYAT VILL-JALAGHATA, P.O.-SINGUR, DIST.-HOOGHLY Tel No.: (033)2630-2196

NOTICE INVITING TENDER

Singur-I Gram Panchayat, Jalaghata Singur, Hooghly. 712409 intends to rinvite tender in two Bid System from the requested Agencies/Contractor. Intending Bidders are requested to log on https://wbtenders.gov.in to documents available from 10/02/2021 to 17/02/2021 and to be submitted on or before 17/02/2021 up to 15:30 hours. Tender ID Sing-I/009/2021 to Sing-I/013/2021 (5nos) Dated on 10/02/2021.

Sd/-Prodhan Singur-I Gram Panchayat

শ্যাম ইনফোসিস লিমিটেড

CIN: L24235MH1996PLC057150

সে ঃ তস^{্ত}্তাদি, প্লট নং. ৩৯৫/ ৯৭, রুইয়া বিভিং, কলবাদেবী, মুম্বই-৪০০০০২ gle (০৩৬) বার ৪২০৭৫১ ই-মেলঃ shyamainfosys57@gmail.com, ওয়েবসাইটঃ www.shyamainfosys.co.in

^Pনং. সেবি। এইচও। আইএসডি, ওডব্লু। পি। ২০১৭। ১৮১৮৩ তারিখ ০৭ আগস্ট, ২০১৭ ইন্টার া. (''এক্সচেঞ্চ'') একটি তালিকা ১৩৬ সন্দেহভাজন শেল কোম্পানির এবং এক্সচেঞ্জকে নির্দেশনা য়া। পদক্ষেপ নিতে এই কোম্পানিগুলির বিরুদ্ধে।

ন্দশনামা নং. এল। এসইউআরভি। ওএফএল। কেএম। ২০১৮১৯। শেল। কোম্পানি। ৫৩১২১৯। ০০১৮ ইন্টার আলিয়া অনুমোদন করছে কোম্পানির ফরেন্সিক অভিট করাতে এবং নিম্নে এর চিঠির েরভি। ওএফএল। কেএম। ২০১৮-১৯। শেল। কোম্পানি। ৫৩১২১৯। ১ তারিখ ১৬ নভেম্বর, ছে কোম্পানির ফরেন্সিক অডিট করার জন্য সেকমার্ক কনসালটেন্সি প্রা.লি.-কে।

এল। এসইউআরভি। ওএফএল। কেএম। শেল। কোম্পানি। ৫৩১২১৯। ১। এফএল তারিখ ১১ 5 দিয়েছে ট্রেডিং সিকিউরিটিজ কোম্পানির '' স্টেজ ৬'' জমা না করার জন্য প্রয়োজনীয় নথিপত্র

াং. ২০২০১২১৪-১১ তারিখ ১৪ ডিসেম্বর, ২০২০ সাসপেন্ড করেছে কোম্পানির সিকিউরিটিজ থকে পরবর্তী নোটিস পর্যন্ত।

করেছে জমা করার প্রক্রিয়া প্রয়োজনীয় নথিপত্র এক্সচেঞ্জকে আদেশানাম অনুসারে প্রত্যাহার করাতে উত্তরিটিজ্ব সাসপেনশন এবং এক্সচেঞ্জের কাছে আবেদন রেখেছে কোম্পানির ফরেন্সিক অডিট

্বাতার্থে কোম্পানির সমস্ত সদস্য, স্টেকহোন্ডার, ব্যাঙ্কার্স, কর্মচারী এবং সংযুক্তদের কোম্পানির কর্ম

শ্যাম ইনফোসিস লিমিটেড-এর পক্ষে স্বা /- সমীর বিশ্বাস

> ম্যানেজিং ডিরেক্টর DIN: 07834469

od - Executive officer Nabadwip Municipality

SWASTIK PLYWOOD LIMITED

CIN: L20291WB1985PLC038657
Regd.Office: "SHYAM TOWERS",EN-32,Sector-V,

Salt Lake City, Kolkata-700091

UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31ST, 2020 (Rs. in Lakhs)

Particulars	Quarter ended 31.12.2020 Unaudited	Nine Months ended 31.12.2020 Unaudited	Quarter ended 31.12.2019 Unaudited
Total Income from	7.63	28.06	2.30
Operations (net) Net Profit/(Loss) for the period (before tax, Exceptional and /or extraordinary items)	(1.44)	11.59	(0.35)
Net Profit/(Loss) for the period (before tax, after Exceptional and/or extraordinary items)	(1.44)	11.59	(0.35)
Net Profit/(Loss) for the period after tax(after Exceptional and /or extraordinary items)	(1.44)	11.59	(0.35)
Total Comprehensive Income for the period[Comprising Profit /(Loss) for the period(after tax) and other Comprehensive Income(after tax)]	(1.44)	11.59	(0.06)
Equity Share Capital	24.00	24.00	24:00
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet as on 31.03.2020			193.09
Earnings Per Share (of Rs. 10/- each) (for continuing and discontunued operations)	a) Basic:-(0.60) b)Diluted: (0.60)		a)Basic: (0.03 b)Diluted: (0.03

Note:

The above is an extract of the detailed format of Standalone Financial Results for the quarter ended 31st December, 2020 filed with stock exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

For SWASTIK PLYWOOD LIMITED

Sd/- Magan Lai Patel WTD & CFO

Place : Kolkata

Geted : The 10th day of February, 2021

DIN:00529999



ডুরোপ্লাই ইন্ড্রাস্ট্রিস লি.

রেজি অফিস : ৯ ফিয়ার্স চার্চ স্ট্রীট, কলকাতা-৭০০০০১ কোন ঃ ০৬৬ ২২৬৫২২৭৪ ফ্যান্স নং ঃ (০৬৬) ২২৪৯ ৬৬৭৫ E-Mail: corp@duroply.in website : www.duroply.in. CIN: L20211WB1957PLC023493

সংক্ষিপ্ত বিবরণী স্বতন্ত্র নিরীক্ষিত আর্থিক ফলাফল তিন মাস ও নয় মাস সমাপ্তে ৩১ ডিসেম্বর, ২০২০

THE RESERVE OF THE PARTY OF	তিন মাস শেষে			ন্যা মাস শেষে		বছর শেষে	
বিবরণ	65.52.20	৩০,০৯.২০ (অনিরীক্ষিত)	৩১.১২.১৯ (অনিরীক্ষিত)	৬১.১২.২০ (অনিরীক্ষিত)	65.54.55	৬১.০৩.২০ (নিরীক্ষিত)	
	(অনিয়ীকিত)				(অনিরীক্ষিত)		
ে মেটি আর কারবার থেকে মেটি লাভ । (ক্ষতি) সাধারণ	2666.98	2593.50	0896.96	32950.00	36833.08	20905.66	
কারবার থেকে করের পূর্বে	5.58	(836.53)	4.00	(36.26.36)	\$8.8¢	(80.98)	
ে মোট লাভ । (ক্ষতি) সাধাণ কারবার থেকে করের পর	30.90	(690.59)	(4.46)	(5595.95)	28.89	(809.60)	
েনাট্ ব্যাপক আয় মেরাদে (সংযুক্ত লাভ। (ক্ষতি) মেরাদে এবং অন্যান্য	2.65	(693.62)	(34.0%)	(3208.60)	50.22	(884.44)	
ব্যাপক আয় (করের পর)) ইকুইটি শেয়ার মূলধন		-1	Will wall	484.04	484.04	585.65	
(মেস ভ্যালু ১০ টাকা প্রতি) এন্যান্য ইকুইটি (রেডলিউশন রিজার্ড	486.66	686.66	484.66	888.88	. 600.00	500.00	
ছাড়া) যা দেখানো হয়েছে পূর্বেকার বছরের ব্যালেন্দ শিটে	7.00	1		5		9330.30	
্ৰেয়ার প্রতি আয় (১০ টাকা প্রতি) (চলতি এবং অচলতি আয়ে) (বার্যিকীকত নহে) (টাকায়)							
মল ও মিশ্র	0.48	(0.90)	(0.08)	(58.26)	0.48	(6.63)	

ব্ৰহণ । ১, উপায়েক ফলাফল সাহিত্য লগ বিশ্বানিত ফলোট হৈবালিক ক'লৰ মাস আৰ্থিক চকাইগোন বা সম্পূৰ্ব কৰা হাজেই কলৈ কাইচেইছ গোন লিনিক অন্ত্ৰিপোনাল আৰু আনন্ত চিনাঞ্জনৰ বিকলমানেকী ধাৰা, ১০১৫ বিশ্বানিক কলোটা হৈবালিক ও বাৰ আন আৰ্থিক আৰিব মানে কলৈ কোনেক অন্তৰ্ভাৱ উপান কৰা কৰিব কৰা আনন এটি ১, উপায়েকে কৰাৰণে পৰ্যালোচিক আছে আইটা কৰিবী আৰা কৰা গৰাকবিটাকে কামুবানিক আছে বোৰ্ট অফ ডিয়েক্টৰ কৰা আনন এটি

১০ স্তেক্তবাহি, ২০২১ বারলানিক পুনকজনিবলৈ অল ছিমারে কোপপানির পরিচালনাকা অনুমোলন করেছে চা উৎপানন কাল্যা হয়ান্তর করেছে কেন্তে কোপেনাক করেছে চা উৎপানন কাল্যা হয়ান্তর করেছে কেন্তে কোপেনাক করেছে চা উৎপানন কাল্যা হয়ান্তর করেছে কেন্তে কেন্ত্রা করেছে কেন্ত্রা করেছে করেছে কাল্যানিক করেছে হা আলাক্তর করেছে । এই বার্যানিক করেছে কাল্যানিক করেছে হা আলাক্তর করেছে । এই বার্যানিক করেছে কাল্যানিক করেছে সামানিক করেছে হা আলাক্তর করেছে । এই বার্যানিক করেছে কাল্যানিক করেছে করেছ

তারিখঃ ১০ কেব্রুয়ারি, ২০২১

1 4 The above is an extrasion and decared formator quarterly financial resunshied with the Stock Exchanges under Regulation

a) 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 websites of the Stock Exchange and the lister entity www.mayurbhanjtrades.in

Ind AS compliant Financial results for the quarter and nine months ended December 31, 2020 were by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings

held on February 10, 2021.

For and on behalf of the Board of Directors

Date: 10.02.2021

Harendra Singh (DIN - 06870959

Whole-Time Director & CFO

DUROPLY INDUSTRIES LIMITED

(Formerly: SARDA PLYWOOD INDUSTRIES LIMITED)
Regd. Off.: 9 Parsee Church Street, Kolkata - 700001
Phone No: (033) 2265 2274 E-mail: corp@duroply.com Website: www.duroply.in

l	FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2020								
I	(₹ in lakh								
I		PARTICULARS		arter En		Nine M End	led	Year Ended	
1			31.12.2020			31.12.2020	277		
1		AL PROPERTY OF THE PARTY OF THE	(acceptant)	(Unaudited)	The second second	(Aumoniton)	(Unaudited)	(Audited)	
ı	1.	Total Income from operation Net Profit/ (Loss) for Ordinary	5686.76	5179.60	5473.73	12715.33	16499.04	20731.88	
I	3.	Activities before tax Net Profit/ (Loss) for Ordinary	1.94	(493.81)	5.03	(1625.93)	64.45	(231.76)	
ı		Activities after tax	15.33	(370.17)	(2.28)	(1179.79)	54.47	(407.60)	
	4.	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period and other Comprehensive Income (after tax)]	E 04	(379.69)	(40.00)	(1208.35)	13.22	(445.68)	
١	5.	Equity Share Capital (Face value of ₹ 10/- per Share)	646.36	646.36	646.36	646.36	646.36	646.36	
	6.	Other Equity (Excluding Revaluation Reserve) as shown in the Audited							
۱	-	Balance Sheet of the previous year	-		Sec.		1000	7110.10	
	7.	Earnings per share (of ₹ 10 each) (for continuing and discontinued operations) (not annualised) [in ₹]	75				100		
ı	r	- Basic & Diluted	0.24	(5.73)	(0.04)	(18.26)	0.84	(6.31)	
t									

Date

10th February, 2021

The above is an extract of the detailed format of Quarterly/ Nine Months 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/ Nine Months Financial Results are available on the Stock Exchange website www.bseindia.com and on Company's website www.duroply.in

on Company's website www.duroply.in

The above results have been reviewed by the Audit Committee and subsequently approved
by the Board of Directors at their respective meetings held on 10th February, 2021.

On 24th September, 2020 as a part of business reorganisation the Company's board of
directors had approved transfer of its Tea Manufacturing business to Teloijan Techno Agro
Limited, together with all tangible and intangible assets as specified in the business transfer
agreement ('BTA') in relation to tea manufacturing business facility at Jeypore, Dibrugarh,
Assam (referred to as tea business), as a going concern through stump sale. The Divestment
was approved by the shareholders of the Company in their Annual General Meeting held
on 17th October, 2020. The transfer of tea Business to Teloijan Techno Agra Limited is
subject to the satisfaction of conditions precedent as stpulated in the Agreement NOC
from PNB for release of charge was received after the quarter end date but before the
meeting date hence the effect of the BTA has not been taken in the result.

Previous period's figures have been reclassified/regrouped/restated, wherever necessary.

By Order of the Board

By Order of the Board

SUDEEP CHITLANGIA Managing Direct DIN 00093908

INDOFIL INDUSTRIES LTD

CIN: U24110MH1993PLC070713

Registered Office: Kalpataru Square, 4th Floor, Kondivita Road Off Andheri - Kurla Road, Andheri (East), Mumbai - 400059 Email: info@indofil.com Website: www.indofil.com Telephone No.: +91 (22) 66637373 Fax: +91 (22) 2832 2272 Notice

(For the kind attention of Shareholders of the Company)

Sub: Transfer of Unclaimed Equity Shares of the Company to Investor Education

and Protection Fund (IEPF)/ IEPF Suspense Account This Notice is published pursuant to the provisions of the Investors Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") notified by the Ministry of Corporate Affairs effective from September 7, 2016.

The Rules, amongst other matters, contain provisions for transfer of all shares in respect of which the dividends have not been paid or claimed by the shareholders for seven consecutive years or more in the name of Investor Education and Protection Fund (IEPF) Suspense Account. It may be noted that the Company has already transferred unclaimed dividend in respect of the final dividend declared in the financial years 2012-13. The corresponding shares of the mentioned dividend account will be transferred to the IEPF by or before 22 May, 2021 as per the prescribed

Adhering to the various requirements set out in the Rules, the Company has communicated individually to the concerned shareholders whose dividend has been transferred and corresponding shares are liable to be transferred to IEPF/IEPF Suspense Account under

the said Rules for taking appropriate action(s) by or before 22 May, 2021. The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Suspense Account on its website at https://www.indofil.com/investor-relations/unclaimed-dividends to verify the details of unclaimed shares liable to be transferred to IEPF/IEPF Suspense Account.

Shareholders may note that both the unclaimed dividends and the shares transferred to IEPF/IEPF Suspense Account including all benefits accruing on such shares, if any, can be claimed back by the concerned shareholder from IEPF Authority by making an application in IEPF-5 as prescribed under the Rules. As per the above mentioned rules, only one such quest can be made in one yea

The concerned shareholders, holding shares in physical form, if any, and whose shares are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share Certificate(s) in lieu of the original share Certificate(s) held issuing duplicate share Certificate(s) in lieu of the original share Certificate(s) held by them. After issue of duplicate share Certificate(s), the Company by way of Corporate Action will convert duplicate share Certificate(s), if any, into DEMAT form and transfer the shares to IEPF as per the Rules and upon such issue, the original share certificate(s) which stand registered in their name will stand automatically cancelled and be deemed non-negotiable. The Shareholders may further note that the details uploaded by the Company on its website should be regarded as final and shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares. duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF pursuant to the Rules.

In view of the current extraordinary circumstances due to COVID-19 pandemic, the bulk mailing services of the Indian Postal Department did not fully resumed on account of nationwide lock-down, hence the Company could not communicate individually to the concerned shareholders for claiming their aforesaid unclaimed dividends.

In case no valid claim in respect of equity shares is received from the shareholders, by due date or such other date as may be extended, the Company shall, with a view to complying with the requirements set out in the Rules, transfer the shares to the IEPF by the given date as

ANTONY WASTE HANDLING C

CIN: U90001MH2001PLC130485

Registered office: 1403, 14th Floor, Dev Corpora Building, Op Eastern Express Highway, Thane - 400 601, Mahara Telephone: +91 (22) 4213 0300 / +91 (22) 4100 Email: investor.relations@antonyasia.com; Website: www.

EXTRACT OF UNAUDITED CONSOLIDATED FINA QUARTER AND NINE MONTHS ENDED 31

	STATE OF THE PARTY	(₹ in lakhs
Sr.		Quarter Ended
No.	Particulars	31-12-2020
		(Unaudited)
1	Total Income from Operations	12,730.38
2	Net Profit / (Loss) for the period	2,170.57
	(before Tax, Exceptional and/or Extraordinary items)	
3	Net Profit / (Loss) for the period before tax	2,170.57
	(after Exceptional and/or Extraordinary items)	19 - Bu
4	Net Profit / (Loss) for the period after tax	1,943,17
	(after Exceptional and/or Extraordinary items)	20,20415 112
5	Other comprehensive income/ (loss) (net of tax)	(7.76
6	Total Comprehensive Income for the period	1,935.41
7	Equity Share Capital	1,414.36
8	Earnings Per Share (after extraordinary items)	
-	(on Face value ₹ 5 each)	The Paris
	1. Basic (not annualised) (in ₹)	5.31
72.0	2. Diluted (not annualised) (in ₹)	5.31

Antony Waste Handling Cell Limited ("the Company" or "the Holding Co together referred to as 'the Group' in the following notes. This consol results') have been prepared to comply in all material respects with the li AS') as prescribed under Section 133 of the Companies Act, 2013 ("the A Accounting Standards) Rules, 2015, as amended from time to time. The these results and the Board of Directors have approved these financial re held on 10 February 2021.

The Holding Company has completed its Initial Public Offering (IPO) of value of \P 5 each at an issue price of \P 315 per equity shares, consisting shares and an offer for sale of 6,824,933 equity shares by the selling shares Holding Company were listed on BSE Limited and National Stock Exch 1 January 2021. Further, the Holding Company has received letter from N ensure submission of financial results in accordance with Regulation 33 o of India (Listing Obligations and Disclosure Requirements) Regulations, quarter but before due date for submission of said financial results. Accord prepared these unaudited consolidated financial results to ensure above c

The utilization of IPO proceeds is summarized below:

Particulars	
Part-financing for Pimpri Chinchwad Municipal Corporation waste to energy Project through investment in AG Enviro Infra Projects Private Limited and/or Antony Lara Enviro Solutions Private Limited, subsidiaries of the Company.	4,000.00
Reduction of the consolidated borrowings of the Holding Company by infusing debt in AG Enviro Infra Proje Private Limited, a subsidiary company for repayment prepayment of portion of their outstanding indebtednes.	3,850.00
General corporate purposes (including IPO expenses apportioned to the Holding Company).	650.00
Total	8,500.00

Trade receivables (non current) as at 31 December 2020 include an Municipal Corporations aggregating ₹ 805.13 lakhs, which are outstandin lakhs, amount aggregating ₹ 60.13 lakhs are presently under arbitration lakhs are presently pending with the dispute resolution committee of the lakhs are presently disputed and being discussed with the Municipal Corp presently disputed under High Courts. Owing to the aforesaid, the recepected to take some time. However, the Holding Company is hope receivables in due course and hence, the same are considered as good of

Trade receivables (current) and other financial assets (current) as at 31 De ₹ 1,603.20 lakhs and ₹ 3,975.12 lakhs respectively, which represents esca respectively recoverable from Municipal Corporation, where are overdue the claims are currently under review with Municipal Corporation. Based on of recovering such amount from municipalities, the Holding Company is hop in due course and hence, the same are considered as good of recovery as

Standalone information

Sr. No.	Particulars	Quarter Ended 31-12-2020
		(Unaudited)
a	Total revenue	1,535.30
b	Profit before tax	364.21
C	Net profit for the period	160.20
d	Other comprehensive income/ (losses)	13.45
е	Total comprehensive income	173.65

Estimation of uncertainties relating to the global health pandemic fro

The outbreak of COVID 19 pandemic globally and in India is causing signi of economic activity. The nationwide lockdown ordered by the Government reduction in economic activities and impacted the operations of the Grodecrease in revenue due to reduction in volume of collection of wastes. possible effects that may result from the pandemic on the carrying amo developing the assumptions relating to the possible future uncertainties in the Group, as at the date of approval of these financial results, has used information on the expected future performance of the Group. The COVID-19 on the Group's financial results may be different from those est of these financial results depending on how long the pandemic lasts and tir activities to return to normalcy