

Ref: UTI/AMC/CS/SE/2020-21/019

Date: 31st October, 2020

National Stock Exchange of India Limited

Exchange Plaza Plot No. C/1
G Block Bandra-Kurla Complex
Bandra (East) Mumbai – 400051
Scrip Symbol: UTIAMC

BSE Limited

Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai 400 001
Scrip Code/Symbol: 543238/UTIAMC

Sub: Newspaper Advertisement – Information regarding 17th Annual General Meeting to be held through Video Conference / Other Audio Visual Means

Dear Sir/ Madam,

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in compliance with General Circular No. 20/2020 dated 5th May, 2020 issued by Ministry of Corporate Affairs, we are enclosing herewith copies of newspaper publication on “Information regarding 17th Annual General Meeting to be held through Video Conference / Other Audio Visual Means” published in Financial Express and Navshakti on 31st October, 2020.

You are requested to disseminate the above information on your respective websites.

Thanking you,

For UTI Asset Management Company Limited

Arvind
Bhagwan
Das Patkar

Digitally signed by Arvind Bhagwan Das Patkar
DN: c=IN, o=ArvindBhagwan, ou=Arvind Bhagwan Das Patkar, email=arvindbhagwan@utimf.com, cn=Arvind Bhagwan Das Patkar, serialNumber=389226a7650334647995d6f11c37546
DN: cn=Arvind Bhagwan Das Patkar, o=Arvind Bhagwan Das Patkar, ou=Arvind Bhagwan Das Patkar, email=arvindbhagwan@utimf.com, cn=Arvind Bhagwan Das Patkar, serialNumber=389226a7650334647995d6f11c37546

Arvind Patkar
Company Secretary and Compliance Officer

Encl.: As above

Reliance
Investment Limited
Group office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-2555 5000. Email: investorrelations@ril.com
CIN: L1011E011973FC019786

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	10732180	Ajay Kumar Singh	72	66469852-852	685811487-558
2	949840	Balbir Singh Paranjit Kaur	100	8008443-444	160807037-136
			400	80093147-878	106336206-608
			100	1272020-021	254089937-466
			600	66915398-398	689925090-500
			10	62039941-941	218272632-641
3	35718893	Dharmesh S Jain	100	62439118-400	202527835-834
4	42735918	Dharmesh S Jain Anil D Jain	100	62439118-400	202527835-834
5	84772590	Gaurav Jain	36	57399149-520	160850436-541
			16	61849517-318	218054447-409
6	63084743	Guurpreet Singh Bhalla	10	10717553-353	19198125-134
			10	66254723-231	116146447-156
			18	58484341-341	162613508-925
			18	58591355-356	162691839-156
			56	62251184-184	2188831059-114
7	56515414	Kamlesh	60	6234701-201	221976017-253
			80	66494925-325	686076062-761
8	71300749	Rajender Kumar Kantilal Patel	30	16220844-945	404610035-064
			60	66582988-888	686792553-614
9	9505461	Karavir Singh Babur Singh	200	5727236-526	106549009-208
			50	8092931-231	16094526-116
			10	1226516-516	253890206-569
10	31630631	M Hiral A Rahman Sakar Rana M Hiral Sakar	140	62631674-674	222043391-530
11	57203498	Hudhuseer Roy Goutam Roy Chowdhury Neesan Anil Pawarand	80	66669479-979	689307783-382
12	629472	Goenai Poo	656	6240325-525	2201913224-879
			1312	64653905-805	687414028-349
			40	3597755-756	5514939-438
13	28387563	Nitin Kumar Modi	18	6967701-702	142800158-175
			12	10246465-465	18392492-400
			30	1848134-134	5831948-962
			30	16728999-900	46797500-529
14	9498397	Paranjit Kaur Babur Singh	100	8008441-442	160807037-036
15	84003200	Pratap Sheel	25	51061959-529	116877838-332
			25	5968942-842	38992025-449
			20	62537782-782	221495392-391
16	64104772	Rajesh P Patel	20	11078001-801	19845142-141
			20	50686212-212	116431764-663
			40	6234701-201	219614028-297
			12	10235141-111	180573096-107
			24	50184257-427	1156748321-344
			46	6238026-006	219921972-217
			40	10773555-555	19305880-926
17	4569920	Ramesh N Daswani Narandas G Desai	40	53116408-609	124807463-474
			72	5854663-063	1620511774-845
			40	9347918-918	70314059-898
			10	9347918-918	147041109-118
			8	10045420-420	181253656-376
			8	16756176-176	46892466-549
			155	53974203-023	126017795-904
			310	62325429-429	218754252-061
			620	66432617-417	685573879-368
			30	14781351-352	394423635-644
			25	14631359-359	446689495-519
			16	50133561-561	115572052-067
			32	6273913-1313	222662594-374
			32	6171261-124	681928330-384
			Total	6498	

The Public is hereby warned against purchasing or dealing with these securities any way any person(s) who has/have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent, viz. KFin Technologies Private Limited, "Selenium Tower B Plot No. J1-32, Gachibowli, Financial District, Narsingi, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice, failing which the Company will proceed to issue duplicate certificate(s) in respect of the above securities.

for Reliance Industries Limited
Sd/-
Savitri Parash
Joint Company Secretary and Compliance Officer
Place: Mumbai
Date: 30th October, 2020
www.ril.com

UTI Asset Management Company Limited
CIN: U65991MH2002PLC131867
Regd. Office: UTI Tower GN Block Bandra Kurla Complex
Bandra E | Mumbai 400051
Tel. No: 022 6678 6666 | E-mail: cs@uti.co.in | Website: www.utimf.com

INFORMATION REGARDING 17TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCE / OTHER AUDIO VISUAL MEANS

Members may please note that the 17th Annual General Meeting (AGM) of the Company will be held on Friday, the 27th November, 2020 at 04.00 p.m. IST, through Video Conference (VC) / Other Audio Visual Means (OAVM) in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and Securities Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015, read together with General Circular No. 17/2020 dated 08th April, 2020, General Circular No. 17/2020 dated 13th April, 2020, General Circular No. 20/2020 dated 05th May, 2020 and all other applicable circulars issued by the Ministry of Corporate Affairs (MCA) and SEBI (collectively referred to as "the circulars").

In compliance with the circulars, the Notice of the AGM and Annual Report for the financial year 2019-20 will be sent to all the members whose email addresses are registered with the Company / Depository Participant(s). The Notice of the AGM and Annual Report for the financial year 2019-20 will also be available on the website of the Company at www.utimf.com, websites of the stock exchanges i.e. National Stock Exchange of India Limited and www.nseindia.com and BSE Limited at www.bseindia.com and on the website of KFin Technologies Private Limited (KFinTech) at https://tevoing.kfintech.com.

- Manner of casting vote(s) through e-voting:**
- Shareholders will have an opportunity to cast their vote remotely on the businesses as set forth in the Notice of the AGM through e-voting system.
 - The manner of voting remotely or during the AGM for shareholders holding shares in dematerialized mode, physical mode and for shareholders who have not registered their email addresses will be provided in the Notice of the AGM.
 - The login credentials for casting votes through e-voting will be made available to the members through email. Members who do not receive email or whose email addresses are not registered with the Company / KFinTech / Depository Participant(s), may generate login credentials by following instructions given in the Notice to the AGM.

- Manner of registering/updating email addresses:**
- Members holding shares in dematerialized form are requested to register their e-mail address and mobile number by contacting their respective Depository Participant(s).
 - Members holding shares in physical form are requested to register their email address and mobile number with KFinTech by sending an e-mail request to enward.rs@kfintech.com along with scanned copy of the signed request letter providing the email address, mobile number, self-attested PAN copy and copy of share certificate.
 - Members who have not registered their email address with the Company / Depository Participant(s), as the case may be, may temporarily get their email address and mobile number registered with KFinTech by clicking on <https://ns.kfintech.com/client-services/mobile/register/mobilemailing.aspx?uc=0EB7F0A3FFAD-45FA-998C-EC7E8C3D0DC4> and follow the process as mentioned on the landing page.

- Dividend:**
- Members are requested to note that a dividend of Rs.7/- per equity share has been recommended by the Board of Directors for the financial year ended March 31, 2020, subject to the approval of the members at the AGM.
 - Members may note that the Income Tax Act, 1961 (the IT Act), as amended by the Finance Act, 2020, mandates that dividends paid or distributed by a company after April 01, 2020 shall be taxable in the hands of shareholders. The Company shall therefore be required to deduct tax at source (TDS) at the time of making the payment of final dividend. In order to enable the Company to determine the appropriate TDS rate as applicable, shareholders are requested to submit documents in accordance with the provisions of the IT Act.

- Manner of registering mandate for receiving dividend electronically:**
- Members are requested to submit / update the bank account details:
- in case shares are held in dematerialized mode, with their respective Depository Participant(s) with whom they maintain their demat accounts.
 - in case shares are held in physical mode, with KFinTech by submitting a scanned copy of a request letter, duly signed by the shareholder(s), along with a cancelled cheque leaf with the name and bank account details, and a copy of the PAN card, duly self-attested, at enward.rs@kfintech.com. In the cancelled cheque leaf do not bear the name, please attach a copy of the bank pass-book statement, duly self-attested.

For UTI Asset Management Company Limited
Sd/-
Arvind Patkar
Company Secretary and Compliance Officer
Date: 30th October, 2020
Place: Mumbai

AKSH OPTIFIBRE LIMITED
Regd. Office: F-1080, RICO Industrial Area, Phase-II, Ekhoda, 391019 (Rajasthan)
Corp. Office: A-32, 2nd Floor, Mohan Co-Operative Industrial Estate, New Delhi-110044
CIN No: L24330RJ10882CO26132
Phone No: 91-1493-221259
Fax No: 91-1493-221259
E-mail: investor.relations@akshoptifibre.com
Website: www.akshoptifibre.com

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MRVL
THE MANDHANA RETAIL VENTURES LIMITED
Registered Office: Plot No. E-132, MIDC, Tarapur Industrial Area, Boisar, Dist. Palghar - 401506
Corporate Office: 014, Peninsula Centre, Dr. S. R. Rao Road, Park, Mumbai - 400 012
E-mail: cs@mrvl.com | Website: www.mrvl.com

NOTICE
Notice is hereby given pursuant to Regulation 47 read with Regulation 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a Meeting of the Board of Directors of the Company is scheduled to be held on Friday, 6th November, 2020, inter-alia, to consider and approve the Unaudited Financial Results for the quarter ended on 30th June, 2020.
The said notice may be accessed on the Company's website at www.mrvl.com and on the stock exchanges' website at www.bseindia.com and www.nseindia.com.

For THE MANDHANA RETAIL VENTURES LIMITED
Mumbai
30th October, 2020
MANISH MANDHANA
CHIEF EXECUTIVE OFFICER

KAKATIYA CEMENT SUGAR & INDUSTRIES LIMITED
1-10-140/1, "GURUKRUPA", Ashok Nagar, Hyderabad-500 020.
CIN: L26427TG1979PLC002485 Website: www.kakatiyacem.com

Extract of the unaudited financial results for the quarter and half year ended 30th September 2020 (Rs. in Lacs)

Sl. No.	PARTICULARS	Quarter ended 30 th Sep-20		Quarter ended 30 th Sep-19		Months ended 30 th Sep-20		Months ended 30 th Sep-19		Year Ended 30 th Sep-20 (Audited)
		(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	
1	Total Income from operations (net)	3298.46	4348.87	6180.20	6180.20	101318.81	101318.81	15646.80	15646.80	
2	Net Profit / (Loss) for the period before tax (before Exceptional and/or Extraordinary items)	806.87	155.67	1404.77	897.00	633.74	633.74	897.00	897.00	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	806.87	155.67	858.94	897.00	176.26	176.26	897.00	897.00	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	621.79	115.41	633.37	647.31	(182.60)	(182.60)	647.31	647.31	
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	621.79	83.52	633.37	615.41	77.40	77.40	615.41	615.41	
6	Equity Share Capital	777.39	777.39	777.39	777.39	777.39	777.39	777.39	777.39	
7	Reserves (including Revaluation Reserve as shown in the Balance Sheet of previous year)					21185.23	21185.23			
8	Earnings Per Share (of Rs. 10/- each) (For continuing and discontinued operations) - 1. Basic; 2. Diluted:	8.00	1.48	8.15	8.33	(0.93)	(0.93)	8.33	8.33	

Notes:-
1. In terms of Sec.133 of the Companies Act, 2013, the Company has adopted Indian Accounting Standards (Ind. AS) w.e.f. 1st April 2017 and these financial results have been prepared in accordance with the above said Ind. AS.
2. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 29.10.2020
3. These Financial Results are published pursuant to Regulation 47 (1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015
4. The above is an extract of the detailed format of Half-Yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing obligations and disclosure requirements) Regulations, 2015. The full format of the said Half-Yearly Financial Results are available on the website of BSE Ltd, National Stock Exchange of India Ltd at www.bseindia.com and www.nseindia.com and the Company's website at www.kakatiyacem.com

Place: Hyderabad
Date: 29.10.2020
FOR KAKATIYA CEMENT SUGAR AND INDUSTRIES LTD.
Sd/- P. VEERARAJU
CHAMAN AND MANAGING DIRECTOR

INVITATION FOR EXPRESSION OF INTEREST FOR SUBMISSION OF ASSET MONETISATION PLAN(S) FOR CERTAIN SUBSIDIARIES/ INVESTMENTS OF RELIANCE CAPITAL LIMITED

THIS INVITATION FOR EXPRESSION OF INTEREST IS BEING ISSUED UNDER THE EXPRESS GUIDANCE AND DIRECTION OF COMMITTEE OF DEBENTURE HOLDERS

Reliance Capital Limited ("RCL") is registered as a core investment company under Section 45-IA of Reserve Bank of India Act, 1934. RCL is a financial services company in the private sector and its subsidiaries group companies are involved in the businesses of life, general and health insurance, commercial & home finance, equities and commodities broking, wealth management services, distribution of financial products, asset reconstruction, proprietary investments and other activities in financial services.

A committee of debenture holders, on behalf of all debenture holders of RCL representing their interest, was constituted by Vistra ITC (India) Limited in its capacity as debenture trustee ("Vistra") pursuant to the resolution passed by the debenture holders at its meeting held on January 30, 2020 (such committee, along with any other sub-committees) that may be constituted to co-ordinate the asset monetisation process, the "CoDH".

The CoDH is desirous of seeking asset monetisation plans from eligible holders for the purchase of stake in certain subsidiaries/investments of RCL as detailed in the "Invitation for Expression of Interest for Submission of Asset Monetisation Plans" uploaded to www.vistratd.com and monetizing the same (the "Asset Monetisation Process") in consultation with RCL. The Asset Monetisation Process is being initiated by Vistra on behalf of the CoDH and in this regard, JM Financial Limited has been appointed by Vistra on behalf of the CoDH as the sole investment banker ("Investment Banker") to co-ordinate the Asset Monetisation Process.

Interested parties may refer to the document titled "Invitation for Expression of Interest for Submission of Asset Monetisation Plans" uploaded on www.vistratd.com ("Invitation") for submission of Expression of Interest ("EOI") and other documents in relation thereto. The interested participants submitting EOI must ensure that they meet the eligibility criteria prescribed under the Invitation.

Interested participants may please take note that the last date for submission of their EOI is December 1, 2020 till 5 PM IST.

For all updates, amendments, modifications, corrigendum and information in relation to the Asset Monetisation Process, please visit the website www.vistratd.com on a regular basis.

For any clarifications, please contact rd.amp@jmf.com with a subject line on "RCL - Clarification on EOI" or before November 12, 2020.

It is clarified that JM Financial Limited is only acting solely as an Investment Banker for the Asset Monetisation Process. Further, it is clarified that neither the CoDH, Vistra nor any external advisors engaged by the CoDH/Vistra in relation to the Asset Monetisation Process (including the Investment Banker) shall be held liable in any manner whatsoever for any information shared pursuant to the Invitation. All the Potential Bidders will have to make themselves fully aware about the assets, the litigations, if any, involving and/or against RCL and/or its subsidiaries/investments and no claim shall lie against the CoDH, Vistra or the external advisors engaged by the CoDH/Vistra at any given point in time.

- Notes:**
- This advertisement does not constitute and will not be deemed to constitute any commitment on the part of the Investment Banker / CoDH/Vistra to enter into any transaction. The Investment Banker / CoDH/Vistra reserve the right to withdraw/suspend/ modify the Asset Monetisation Process or any part thereof, to accept or reject any/all offer(s) at any stage of the process or to vary any terms without assigning any reasons without assuming any liability. This is not an offer document.
 - The CoDH reserves its right to issue a fresh invitation for EOI with the objective of maximizing value and achieving a resolution of RCL (including by way of invitation of bids for the acquisition of RCL as a going concern or on a slump sale basis and on an as-is-wheres basis).
 - Any extension in timelines / modification in the content of this advertisement will not necessarily be carried out through another advertisement, but may be notified directly on www.vistratd.com and interested participants should regularly visit this website to keep themselves updated regarding clarifications, modifications, amendments or extensions, etc.
 - Further, it may be noted that the completion of the Asset Monetisation Process (and implementation of asset monetisation plans) will be subject to applicable approvals from the board and shareholders of RCL, courts, creditors and regulatory authorities and subject to compliance with the legal and regulatory requirements governing the relevant subsidiary/investment. Furthermore, RCL and its subsidiaries are regulated entities and subject to the supervision and regulation by certain regulators, and hence, the Asset Monetisation Process is subject to the directions/orders/ guidance of such regulators.
 - This advertisement is subject to disclaimers and limitations specified in the "Invitation for Expression of Interest for Submission of Asset Monetisation Plans" uploaded on www.vistratd.com. Please read them carefully before taking any action.

UPL
OpenVeg®
Regd. Office: 3-11, G.I.D.C., Vapi, Dist. Valsad, Gujarat - 396 195
Telephone: +91 260 2432716 | Email: upl.investors@upl-ltd.com | Website: www.upl-ltd.com

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2020

Sr. No.	Particulars	Quarter ended			Half year ended			Year ended
		20	19	19	20	19	20	
		(Unaudited)	(Unaudited)	(Unaudited/Revised)	(Unaudited)	(Unaudited/Revised)	(Audited)	
1	Revenue from operations	8,939	7,833	7,817	16,772	15,723	35,756	
2	Net Profit / (Loss) for the period before tax (before exceptional items)	866	826	614	1,692	1,121	3,384	
3	Net Profit / (Loss) for the period before tax (after exceptional items)	655	801	309	1,456	744	2,761	
4	Net Profit / (Loss) for the period after tax (after exceptional items) attributable to shareholders of the Company	463	551	166	1,014	451	1,776	
5	Total Comprehensive Income for the period (after tax)	-252	523	249	271	338	1,919	
6	Total Comprehensive Income attributable to shareholders of the Company	-143	411	206	268	281	1,616	
7	Paid up equity share capital (Face Value of the Share - Rs. 2/- each)	153	153	153	153	153	153	
8	Other Equity excluding Revaluation Reserves (as per balance sheet of the previous accounting year)						19,129	
9	Earnings Per Share (EPS) (of Rs. 2/- each): Basic Earnings per Share Diluted Earnings per Share	6.07	7.20	2.17	13.27	5.91	23.24	
		6.07	7.20	2.17	13.27	5.91	23.24	

Notes:

- The above is an extract of the detailed format of unaudited consolidated financial results for the quarter and half year ended 30th September, 2020 filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The full format of the unaudited financial results (consolidated and standalone) for the quarter and half year ended 30th September, 2020 are available on the Company's website viz. www.upl-ltd.com and on the website of BSE (www.bseindia.com) and NSE (www.nseindia.com).
- Key standalone financial information is as under:

