Cox & Kings to weigh sale of Meininger



Meininger operates 28 budget hotels in Germany and other

parts of Europe

GILLIAN TAN, JACK SIDDERS & EYK HENNING

New York, London & Frankfurt, 2 September

ox & Kings, the Indian travel company, is exploring a potential sale of European hospitality chain Meininger Hotels as it seeks to cut debt, according to people with knowledge of the matter.

The company is working with Lazard to gauge interest from potential suitors for Berlin-based Meininger, said the people, who asked not to be identified because the information is private.

Meininger operates 28 budget hotels in Germany and other parts of Europe, including recent openings in Brussels and Heidelberg, and has a pipeline of about 15 more locations. The business recorded about €111 million (\$122 million) of revenue for the year through March 2019, one of the

Shares of Cox & Kings, which defaulted on some of its borrowings earlier this year. have fallen 98 per cent over the past 12 months to give it a market value of about \$11 million. It

had about \$424 million of debt at the end of March, data compiled by Bloomberg show.

Cox & Kings said in July its working capital situation has been stretched by difficulties replacing short-term loans with longer-term borrowings. The company is taking "all required measures" to resolve the cash flow mismatch and is "evaluating each business" to improve operational performance, it said in an exchange filing at the

No final decisions have been made, and there's no certainty the deliberations will lead to a transaction, the people said. Cox & Kings could decide to keep the business, the people said. Representatives for Cox & Kings, Lazard and Meininger declined to comment.

Investors have been drawn to the European hospitality industry this year, with Goldman Sachs Group Inc.'s merchant banking arm entering exclusive talks in May to acquire European chain B&B Hotels. In March, Singapore sovereign wealth fund GIC Pte agreed to invest in Dutch budget hotel operator citizenM in a deal valuing the company at about €2 billion.

Huawei upbeat on Al plan for India

Huawei will continue to go based on the standard procesahead with its India strategy related to artificial intelligence technology as planned, unfazed by the pressure tactics by America through ban and escalating US-China trade war. However, it maintained silence on 5G roll-out plans in the strategy following the looming country. "As for our AI (artificial intelligence) strategy in India, it's no different from our overall strategy. We are going to framework MindSpore in develop Atlas card and servers

sors, and we are also going to work on MDC (mobile data centre) based on standard processes as well," Huawei Rotating Chairman Eric Xu said. Xu was responding to a question on what will be the firm's India uncertainty over 5G roll-out, at the launch of its AI processor Ascend 910 and AI computing Shenzhen recently

G M B CERAMICS LIMITED CIN: L26933OR1982PLC001049

Registered Office: Rajgangpur- 770017, Dist. Sundergarh, Orissa. Tel. No: 033 2236-6204

Email: admin@gmbceramics.com Website: www.gmbceramics.com NOTICE OF 37TH ANNUAL GENERAL MEETING

AND REMOTE E-VOTING INFORMATION

Notice is hereby given that:

The 37th (Thirty Seventh) Annual General Meeting of Members of the Company will be held on Friday, 20th of September, 2019 at 11 A.M at Raigangpur 770017. Dist. Sundergarh. Odisha to transact the business as set forth in the Notice of Meeting dated 27th July, 2019.

The Notice of the AGM and Annual Report of the Company have been sent in electronic mode to all the members whose e-mails are registered with the Company/Depository Participant(s). For the members who have not registered their email IDs, physical copies of Notice of AGM and Annual Report for 2018-19 has been sent at their registered address through permitted mode. The Notice of AGM and Annual Report are also available on the website of the company at www.admin@gmbceramics.com. The dispatch of Notice of AGM along with Annual Report has been completed on 28.08.2019.

Pursuant to applicable provisions of the Companies Act. 2013, the Companies (Management and administration) rule, 2015 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the Company is pleased to provide to its members facility of voting by electronic means, i.e. remote e-voting in respect of business to be transacted at the AGM.

- (i) The business as set forth in the Notice of the AGM may be transacted through voting by electronic means. The instructions for voting through electronic means are given in the Notice of AGM.
- (ii) The remote e-voting shall commence on (Tuesday) 17th September, 201 (09:00 am) and ends on (Thursday) 19th September, 2019 (5:00 pm).
- (iii) The cut-off date for determining the eligibility to vote by electronic means or a the AGM is Thursday, 12th September, 2019.
- (iv) E-Voting by electronic mode shall not be allowed beyond 5:00 .P.m. IST or Thursday, 19th September, 2019. (v) Any person, who acquires shares of the company and becomes member of the
- company after dispatch of the Notice of the AGM and holding shares as on the cut-off date, i.e. Thursday, 12th September, 2019 may obtain login ID and password by sending a request at evoting@nsdl.co.in or www.admin@gmbceramics.com.
- (vi) Members may note that:

Date: 03.09.2019

All the members are informed that:

- The facility for voting through ballot/polling paper shall be made available at the venue of AGM.
- The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again
- A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail facility of remote e-voting as well as voting at the AGM
- (vii) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQ") and e-voting manual available at www.evotingindia.co.in under help section or write an email to evoting@nsdl.co.in. Alternatively, members may also write to Mrs. Nidhi Sharma, Company Secretary at the email ID: www.evotingindia.co.in or Tel: 033 2236-6204. For G M B Ceramics Limited

Place: Raigangpur Company Secretary

Tata Steel to shut some of its ops in Europe

Inks deal with JFE for Cogent Power

Kolkata, 2 September

Tata Steel said on Monday that it proposed to close two sites in the United Kingdom, affecting around 400 jobs.

had announced about the potential sale of five non-core businesses. Buyers had been found for Kalzip and Firsteel earlier, a move that helped secure 275 jobs. Tata Steel on Monday said that it had signed a sales and purchase agreement with Japanese steel giant JFE Shoji Trade Corporate for Cogent Power Inc (CPI), which

is part of Cogent Electrical jobs," the company said. Steels, one of the five non-core

trical Steels in Newport South

ed to retain Surahammars Bruks AB, which makes advanced steels for electric vehicles and 100 employs people. "However, despite exploring all options, Tata Steel has been unable to find a way forward for Orb Electrical Steels and so

Henrik Adam, chief executive officer. Tata Steel's European operations, said, "We have been able to secure the future for almost 400 colleagues in CPI and Surahammars

However, Tata Steel said today's proposal will it had decided be sad news for col- to retain leagues at Orb in Surahammars South Wales. This is **Bruks AB, which** necessary, enabling **makes advanced** us to focus our reso- **steels for electric** Steel's feet to the fire including vehicles and investment, on our employs 100 core business and people

markets, helping us build a long-term sustainable future in Europe.'

The announcement evoked a sharp response from the UK the potential loss of up to 380 and Ireland's largest trade un-

fight for every job and demanded that there would be no compulsory redundancies from Tata Steel. Unite officer

for Tata Steel said, "The closure of the Orb electrical steel base in Newport is yet another body blow for the economy of Wales. Unite will fight for every job and holding Tata over assurances that workers affected by today's announcement would be

redeployed. Unite will not sit back and allow decent wellpaid jobs and irreplaceable skills to go to the wall. In the coming days, we will be engag-

for detailed guarantees."

Tata Steel has also been unable to find a buyer for Wolverhampton Engineering Steels Service Centre in the UK and proposes to close it. This would potentially affect 26 jobs, including a sales office

in Bolton. The Orb Electrical Steels bu $siness\,has\,been\,loss\text{-}making\,for$ several years as it struggled to compete in the fast-moving market to supply steels used in electricity transformers in which customer requirements have outstripped the site's capability, Tata Steel. "Converting the site to create steels for future e-vehicle production would cost in excess of £50 million in a highly-competitive last year.

higher volume competitors both in Europe and globally," the firm said.

"Continuing to fund substantial losses at Orb Electrical Steels is not sustainable at a time when the European steel industry is facing considerable challenges. We saw no prospects of returning Orb

coming years," Adam said. After the collapse of Tata Steel Europe's proposed tie-up with ThyssenKrupp, the aim is to make the European business self-sufficient and cash positive. Tata Steel has invested £2 billion in its UK business since the acquisition of Corus in 2007, including £100 million

business to profitability in the

Capital Small Finance Bank

Regd. Office: Midas Corporate Park, 3rd Floor, 37, G.T Road, Jalandhar- 144001, Punjab INDIA Ph.: +91 181-5051111, 5052222; Fax: +91 181 5053333 CIN: U65110PB1999PLC022634

E-mail Id: mail@capitalbank.co.in; Website: www.capitalbank.co.in

NOTICE OF 20th ANNUAL GENERAL MEETING AND REMOTE E-VOTING INFORMATION

- The 20th Annual General Meeting (AGM) of the Members of the Bank will be held on Friday, the 27th September, 2019 at 11:00 a.m. at White Diamond Resort, 66 Ft. Road, Jalandhar City, Punjab to transact the business as set out in the Notice convening
- The Annual Report for the financial year 2018-19 including the Notice of AGM has been physically sent to all Members as on 23" August, 2019. The dispatch of Notice of AGM has been completed on 02 September, 2019. The Annual Report for the financial year 2018-19 including the Notice of AGM is also available on the Company's website athttps://www.capitalbank.co.in/investor $\ disclosures. html \ and \ on \ the \ website \ of \ CDSL \ www.evo ting in dia. com/.$ Members holding shares either in dematerialized form or physical form, as on the cut - off date (21st September, 2019), may cast their
- vote electronically on the business set forth in the Notice of AGM through electronic voting system provided by Central Depository Services (India) limited (CDSL) from a place other than venue of the AGM ("remote e-voting"). All members are informed that The business set forth in the Notice of AGM may be transacted through voting by electronic means;
- The remote e-voting shall commence on Tuesday, 24th September, 2019 from 09.00 a.m.;
- The remote e-voting shall end on Thursday, 26th September, 2019 at 5.00 p.m.;
- The cut-off date for determining the eligibility to vote by electronic means or at the AGM is 12th September. 2019:
- E-voting by electronic mode shall not be allowed beyond 5.00 p.m. on 26th September, 2019. Any person who acquires shares and becomes Member of the Company after the dispatch of the Notice of AGM and holds
- shares as on the Cut-off date i.e. 21st September, 2019 may obtain the login ID and password by sending an e-mail request to helpdesk.evoting@cdslindia.com or contact Mr. Rakesh Dalvi, contact no: 180-0225533. However, if a person is already registered with Central Depository Services (India) limited (CDSL) for e-voting then the existing User-ID and Password can be
- Members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date or 21st September, 2019 and who have not already cast their votes by remote e-voting shall be able to exercise their right to vote at the AGM through physical ballot paper; Members who have cast their vote by remote e-voting may also attend the AGM but shall not be entitled to cast their vote again in
- Only those Members, whose names are recorded in the Register of Members / Register of beneficial owners maintained by the
- depositories as on cut-off date only i.e., 21st September, 2019 shall be entitled to avail the facility of remote e-voting or voting in
- The above said cut- off date shall be taken as record date for determining the members eligible to receive dividend for the Financial Year 2018-19, if declared at the meeting.
- The Notice of AGM is posted on the Company's website www.capitalbank.co.in and also on the Central Depository Services (India) limited (CDSL) website: www.evoting@cdslindia.com.
- In case of any queries /grievances connected with remote e-voting, please refer to the Frequently Asked Questions (FAQs) and the e-voting User Manual for members available at download section of https://www.evotingindia.com/userdocs/FAQs.pdf or contact Mr. Rakesh Dalvi Address: Unit No. A-2501, Marathon Futurex, Mafatlal Mills Compound, N.M. Joshi Marg, Lower Parel (E) Mumbai City MH 400013 IN e-mail id:helpdesk.evoting@cdslindia.com or Central Depository Services (India) limited

For Capital Small Finance Bank Limited

Place: Jalandhar Date: 02 September, 2019

(CDSL) toll free no.: 180-0225533

Amit Sharma (A38217)

ASSAM CARBON PRODUCTS LTD Corporate Identification Number (CIN): L23101AS1963PLC001206

Registered Office: Birkuchi, Guwahati, Assam - 781026, Tel: (0361) 2640262/630; Fax: (0361) 2640368 Email: acplghy@ascarbon.com, Website: www.assamcarbon.in NOTICE OF 56TH ANNUAL GENERAL MEETING, BOOK CLOSURE

AND ELECTRONIC VOTING INFORMATION

NOTICE is hereby given that the 56th Annual General Meeting (AGM) of the members of Assam Carbon Products Limited, will be held on Friday, the 27th Day of September, 2019 at 11:45 a.m., at the registered office of the Company at Birkuchi, Guwahati-781026, Assam, to transact the businesses, as set out in the Notice dated 30th April, 2019

Physical copies of the Annual Report including the Notice convening the AGM along with the businesses to be transacted at the AGM, Proxy Form, E-Voting Form and Attendance Slip has been dispatched physically to those members whose email id is not registered with the Company and also to those who have requested for physical copy of Annual Report, at their registered address, in the permitted mode. The same has also been sent to the registered e-mail addresses of the members, whose e-mail addresses have been made available by the Depository Participant(s)/ Registrar 8 Share Transfer Agent or are registered with the Company and have not opted to receive the documents in physical form. The Company has completed dispatch of Notice convening the 56th AGM (including information on e-voting and Book Closure) and Annual Report for the financial year ended March 31, 2019 on September 2, 2019, to the Members of the Company. The Notice of the 56th AGM / Annual Report is also hosted on the Company's website at www.assamcarbon.in and at the website of NSDL at www.evoting.nsdl.com and also on the website of the Calcutta Stock Exchange Limited at www.cse-india.com. Any such member who wishes to have a physical copy of the Annual Report may write to the Company and the same would be provided free of cost. Any member, who has not received the Annual Report or any investor who has become a member of the Company after the dispatch of Annual Repor and holding shares as on the cut-off date i.e. 20th September, 2019, may send a request to the Company Secretary at the registered office address of the Company, for a copy of the Annual Report and can also attend the AGM in

Members entitled to attend and vote at the AGM, may vote in person or by proxy/ through authorized representative provided that all proxies in the prescribed form/ authorization duly completed, stamped and signed by the person entitled to attend and vote at the meeting are deposited at the Registered Office of the Company, not later than 48 hours before the AGM. Such a proxy need not be a member of the Company.

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management 8 Administration) Rules, 2014, as may be amended from time to time and Regulation 44 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, Members are provided with the facility to cast their votes on all resolutions as set forth in the Notice of the AGM using electronic voting system from a place other than the venue of the AGM ('remote e-voting'), provided by National Securities Depositories Limited (NSDL) and the businesses may be transacted through such E-voting.

The e-voting period will commence from Tuesday, 24th September, 2019, at 9.00 a.m. IST and will end on Thursday 26th September, 2019 at 5.00 p.m. IST. During this period the members of the Company, holding shares either in physical form or in dematerialized form, as on the cut off date / record date, i.e. 20th September, 2019 may cast their vote electronically. Any person, who acquires shares of the Company and become member(s) of the Company after dispatch of the notice and holding shares as on the cut-off date i.e. 20th September, 2019 may obtain the login ID and password by sending a request at evoting@nsdl.co.in. Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL. The e-voting shall not be allowed beyond the said date and time and will be disabled by NSDL and thereafter members will not be allowed to vote electronically beyond the said timeline. Once the vote on a resolution is cast by the Member by e-voting, he/she will not be allowed to change

A person who has acquired shares and became member of the Company after dispatch of notice of AGM can read the voting instructions on the website of NSDL at www.evoting.nsdl.com or they can contact NSDL on toll free no.. 1800-222-990. If any person is already registered on NSDL e-voting platform then, he can use his existing user ID

The Members attending the meeting physically or through proxy may cast their vote at AGM by poll/ballot papers a the venue of the meeting. The Members who have already cast their vote by remote e-voting prior to AGM may also attend the AGM but shall not be entitled to cast their vote again. In case of vote already cast through remote e-voting, any further voting at venue through ballot shall be treated as invalid and voting through remote e-voting shal prevail. In case of any queries / grievances with respect to Remote E-voting, members may refer to the Frequently Asked Questions (FAQs) for Shareholders and Remote E-voting User Manual for Shareholders available under the Downloads section of NSDL's e-voting website or contact Mr. Amit Vishal, Senior Manager / Ms. Pallavi Mhatre Manager, NSDL, Trade World, "A" Wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai 400 013 at telephone no. 022-24994360 / 022-24994545 or toll free no. 1800-222-990 or at E-mail ID: amitv@nsdl.co.in / pallavid@nsdl.co.in and evoting@nsdl.co.in

Mr. Anant Kashliwal, Practicing Chartered Accountant (Membership No.-302972) of M/s. Anant Kashliwal & Co (Firm Reg. No. 328654E) has been appointed as the scrutinizer to scrutinize the e-voting and voting by ballot process in a fair and transparent manner, whose email ID is kashliwalanant@yahoo.in

The Results on resolutions shall be declared within 48 hours of the conclusion of AGM of the Company. The results declared along with the Scrutinizer's Report shall be placed on the website of the Company at www.assamcarbon.in and on the website of NSDL at www.evoting.nsdl.com and would also be communicated to the Calcutta

BOOK CLOSURE / RECORD DATE

Notice is also hereby given that pursuant to Section 91 of the Companies Act, 2013 read with Rules framed thereunder and Regulation 42 & 47 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Register o Members and the Share Transfer Books of the Company shall remain closed from Saturday, 21st September, 2019 to Friday, 27th September, 2019 (both days inclusive) for the purpose of the AGM. The Company has fixed Friday, 20th September, 2019, as the cut off date /record date

For ASSAM CARBON PRODUCTS LTD.

Company Secretary & Compliance Officer

ISHITA AYAN DUTT

The company in May 2018

businesses. CPI manufactures cores for electrical distribution transformers and employs nearly 300 people.

Cogent Electrical Steels, however, is made up of Orb Elec-Wales and Surahammars Bruks AB in Sweden, apart from CPI in Burlington, Canada. Tata Steel said it had decid-

proposes to close the site, with

BANK OF INDIA

KOLKATA ZONAL OFFICE Recovery Department

Bank of India BOI From : Bank of India, Bangur Avenue Branch

M/S Mondal Paper Plate Prop: Mr. Mijanur Rahaman Add: 1/1/A Kalikapur Road P.O Kazipara

Re: Cash Credit a/c no. 402530110000105 Term Loan a/c no. 402570210000025 With Bangur Avenue Branch of BANK OF INDIA

NOTICE U/S 13(2) READ WITH SECTION 13(13)OF THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS
AND ENFORCEMENT OF SECURITY INTEREST ACT 2002. At the request made by you, the BOI, Bangur Avenue branch has granted to you a Cash Credit and Term

Loan of Rs. 50,00,000.00/- and Rs. 30,00,000.00/- respectively. We give hereunder details of credit facility granted by us and the amount of outstanding dues as on the date of notice:

	Nature of facility	Sanctioned illilit	calculated upto 05.07.2019)			
	Cash Credit	Rs. 50,00,000.00	Rs. 50,30,039.54			
	Term Loan	Rs. 30,00,000.00	Rs. 31,37,265.00			
The aforesaid credit facility granted by the Bank is secured by the following assets/securities. Particulars of						

- properties/assets charged to bank :- Hypothecation of Stocks and plant & machinery As you have defaulted in repayment of your dues to the bank, we have classified your account as Non Performing Asset with effect from 10.06.2019 in accordance with the directions/guidelines issued by the Reserve Bank of India
- For the reasons stated above, we hereby give-you notice under Section 13(2) of the above noted act and call upon you to discharge in full your liabilities by paying to the bank sum of Rs. 81,67,304.54 (contractual dues with interest calculated upto 05.07.2019) with interest @10.85% p.a. with monthly rests within a period of 60 days from the date of this notice, failing which please note that we will entirely at your risks as to costs and consequences exercise the powers vested with the Bank under Section 13(4) of the securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002,
- While we call upon you to discharge your liability as above by payment of the entire dues to the Bank together with applicable interest, all costs, charges and expenses incurred by the Bank till repayment and redeem the secured assets, within the period mentioned above, please take important note that as per Section 13(8) of the SARFAESI Act the right of redemption of secured assets will be available to you only til the date of publication of notice for public auction or inviting quotations or tender from public or private treats for transfer by way of lease, assignment or sale of the secured assets.
- The amounts realized from exercising the powers mentioned above, will firstly be applied in payment of all costs, charges and expenses which are incurred by us and/or any expenses incidental thereto, and secondly applied in discharge of the Bank's dues as mentioned above with contractual interest from 11.06.2019 till the date of actual realisation and the residue of the money, if any, after the Bank's dues are fully recovered, shall be paid to you. If the said dues are not fully recovered with the proceeds realized in the course of exercise of the said
- powers against the secured assets, we reserve our right to proceed against you before Debts Recover Tribunal/Courts for recovery of the balance amount due along with all costs etc. incidental thereto from you. You are further debarred under Section 13(13) of the Act from transferring by way of sale/lease or otherwise part with, with the possession of the secured assets referred to this notice (other than in the ordinary course of business) without obtaining written consent of the Bank. The notice has been issued without prejudice to
- the right of the secured creditor to initiate any other legal proceedings/action as deemed fit and necessar under the provisions of any other law for the time being in force. The undersigned is a duly authorized officer of the Bank to issue this notice and exercise powers unde Section 13 aforesaid.
- Needless to mention that this notice is addressed to you without prejudice to any other remedy available to

Place: Kolkata Date: 03.09.2019 Authorised Officer, Bank of India

BANK OF INDIA

बैंक ऑफ़ इंडिया Bank of India

KOLKATA ZONAL OFFICE Recovery Department

From: BANK OF INDIA, Alipur Branch

Sakila Begum W/o. Jalaluddin Shah 1-2/235/2, New Shibrampur Road, Sampa Mirjanagar, Chittaranjan Park, P.O. Sarkarpul P.S. Maheshtala, Kolkata - 700143

NOTICE U/S 13(2) OF THE SECURITIZATION AND RECONSTRUCTION OF

FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002. At the request made by you, the Bank has granted to you various credit facilities aggregating to an amount of

outstanding dues thereunder as on the date of notice:-				
	Nature of Facility	Sanctioned Limit (Rs.)	Outstanding dues Rs.	
a.	Term Loan	14,00,000.00	Rs. 14,02,596 + uncharged interest	

- Rs. 11,426.00 total Rs. 14,14,022.00 The aforesaid credit facilities granted by the Bank are secured by the following assets/securities
 - (particulars of properties/assets charged to Bank:-) a. EQM of all that piece of land with buildings situated at , holding No. 1-2-235/2/New Shibrampur Road, Mouza-Sampa Mirjanagar, J.L. No. 11, Parganas-Balia, Sabek Khatian No. 152, Plot No. 851, Hal Kh. No. 263, R.S. Dag No. 974, Ward No. 13, under Maheshtala Municipality, P.O. Sarkarpool,
- Dist. South 24 Pgs., Kolkata 700143 As you have defaulted in repayment of your dues to the Bank under the said credit facilities, we have classified your account as Non-Performing Asset with effect from 30/04/2019 in accordance with the directions/guidelines issued by the Reserve Bank of India.
- For the reasons stated above, we hereby give you notice under Section 13(2) of the above noted Act and call upon you to discharge in full your liabilities by paying to the Bank sum of Rs. 14,14,022.00 (contractual dues up to the date of notice) with interest @ 10.85% p.a. compounded with monthly, rests and all cost, charges and expenses incurred by the Bank till repayment by you within a period of 60 days from the date of this notice, failing which please note that we will entirely at your risks as to costs and consequences exercise the powers vested with the Bank under Section 13 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, against the secured assets mentioned
- While we call upon you to discharge your liability as above by payment of the entire dues to the Bank together with applicable interest, all costs, charges and expenses incurred by the Bank till repayment and redeem the secured assets, within the period mentioned above, please take important note that as pe Section 13(8) of the SARFAESI Act the right of redemption of secured assets will be available to you only till the date of publication of notice for public auction or inviting quotations or tender from public or private treaty for transfer by way of lease, assignment or sale of the secured assets.-The amounts realized from exercising the powers mentioned above, will firstly be applied in payment of al
- costs, charges and expenses which are incurred by us and/or any expenses incidental thereto, and secondly in discharge of the Bank's dues as mentioned above with contractual interest from the date of this notice till date of actual realization and the residue of the money, if any, after the Bank's entire dues(including under any of your other dues to the Bank whether as borrower or guarantor) are fully recovered, shall be paid to you. If the said dues are not fully recovered from the proceeds realized in the course of exercise of the said

powers against the secured assets, we reserve our right to proceed against you and your other assets

Please take note that as per Sub-section (13) of the aforesaid Act, after receipt of this notice, you are restrained from transferring or creating any encumbrances on the aforesaid secured assets whether by way of sale, lease, license, gift, mortgage or otherwise. The undersigned is a duly authorized officer of the Bank to issue this notice and exercise powers under

balance amount due along with all costs etc. incidental thereto from you.

Date: 03.09.2019

10. Needless to mention that this notice is addressed to you without prejudice to any other remedy available to

Authorised Officer, Bank of India