CAPITAL AND FINANCIAL SERVICES LIMITED

CIN: L45202PB2006PLC029968 Regd. Office: 375, Industrial-A, Ludhiana-141003 Phone No. 0161-2600701-705, Fax No. 0161-2222942

E-mail: secncfs@owmnahar.com, Website: www.owmnahar.com

NOTICE TO SHAREHOLDERS

Notice is hereby given to the Shareholder(s) of the Company that pursuant to Section 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended by Ministry of Corporate Affairs (MCA) on 28th February, 2017 ("the IEPF Rules") that all shares in respect of which dividend has not been paid or claimed for seven (7) consecutives years or more, by any shareholder(s) shall be transferred by the Company to the Investor Education and Protection Fund Authority (IEPF Authority) in terms of the said Rules

The Company has transferred, from time to time, unpaid / unclaimed dividends as per the applicable provisions of the Companies Act, 1956 and/or Companies Act, 2013. (hereinafter referred to as the Act) to the Central Government/Investor Education and Protection Fund (IEPF).

The Company has already sent an intimation at the latest available address individually to each of the shareholder(s) whose share(s) are liable to be transferred to IEPF under the Rules requesting them to take needful action on or before 15th May, 2017. The full details of such shareholder(s) including their folio number or DP ID-Client ID and amount of dividend for the last seven consecutive years are also available on the Company's website i.e. www.owmnahar.com. Shareholders are requested to refer to the web-link http://www.owmnahar.com/nahar_ct/pdf/uncncfs.pdf to verify details of unclaimed dividends and claim their unclaimed dividends expeditiously.

Notice is further given to all such shareholder(s) who have not claimed their dividend for the last consecutive seven years or more, to take immediate action to claim the unclaimed dividend from the Company latest by 15th May, 2017. In the event, no communication is received from them latest by 15th May, 2017, the Company will be constrained to transfer the share(s) to IEPF Authority in terms of said Rules

The shareholder(s) may please note that the details uploaded by the Company on its website shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of physical share(s) to the IEPF Authority.

Shareholder(s) can claim back from the IEPF Auhtority the share(s) so transferred as well as unclaimed dividends accruing on such share(s), if any, by following the process prescribed in the Rules. No claim shall lie against the Company with respect to the unclaimed dividends and share(s) transferred to the IEPF pursuant to the Rules.

In case shareholder(s) have any query on the subject matter and the Rules, they may contact the Compliance Officer at 0161-5066223 or write an email at: secncfs@owmnahar.com.

For Nahar Capital and Financial Services Limited Sd/-

Ludhiana 20th March 2017

Anjali Modgil Company Secretary & Compliance Officer

STATE BANK OF PATI **BRANCH: RAMPUR**

RULE-8(1) POSSESSION NOTICE (For Immovable Prope

Whereas, the undersigned being the Authorised Officer of the State Bank of Patiala under the Securitization and Reconstruction and Enforcement of Security Interest Act-2002 and in exercise of powers conferred under section 13(12) read with Rule 8 & 9 of tr Enforcement) Rules 02, issued a Demand Notice on the dates mentioned against account (details of which have been mer through its Rampur branch calling upon the borrowers to repay the amount mentioned in the notice within 60 days from the date notice. The borrowers and the guarantor having failed to repay the amount, notice is hereby given to the undernoted borrowers and the the undersigned has taken possession of the propertyles described herein below in exercise of power conferred on him under section 13/4 with rules 8 & 9 of the said rules on below mentioned dates.

The borrowers/guarantor in particular and the public in general are hereby cautioned not to deal with the propertyles and any dealing the subject to the charge of State Bank of Patiala for the amount plus interest & other charges/costs etc. thereon.

| Name/Address of Borrower/Guarantor | Description of immovable Movable Property |
|--|--|
| Mono, Irran Khan Sio Sh, Kalian Khan Rio Takiya Muwarak Shah Bajori Tola, Teh-Sadar, Distt-Rampur, Guarantor: Sh. Shavez Khan Sio Munna Khan, Rio Bazaria, Khansama, | Shop belonging to Sh. Md. Irfan Khan Sio Kallan Khan Teh-Sadar, Distt-Rampur, having area of 10.86 Sq.mtr. at Bazar Nasruliah Khan, Teh-Sadar, Distt-Rampur. Boundaries of the Property: North-Kotwali to Jama Masjid Road, South-Shop of Najuk Sultan, East-Shop of Md. Asif, West-Shop of Babu Bhai. Extension of Scope to Shop mortgaged in CC Limit Fashion Readymade Garments to measuring 34.59 Sq.mtr. owned by Aasma |

Begum at Bazar Nasrullah Khan, Teh-Sadar, Distt.-Rampur. Date: 22:03.2017 Place: Rampur Sd/- Authorised Officer, State Ban

Corrigendum To The Detailed Public Statement For The Attention Of The Equity Sharesholders Of

Date of De

Date of Poss

Amt. outsta

Rs. 20.79.84

charges a

29.08

demand notice

CIN: U27205UP2001PLC026372 | Registered Office: 8/16 A, Seth Gali, Agra - 282003. In compliance with Regulations 3(2) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations

This Corrigendum to the Detailed Public Statement ("Corrigendum") is being issued by Sobhagya Capital O ("Manager to the Offer" or "Sobhagya"), for and on behalf of Mr. Om Prakash Agarwal, Mr. Satish Kumar Ashok Kumar Goyal (hereinafter collectively referred to as "Acquirers") pursuant to and in compliance w 3(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulative amended ("Regulations"). This Corrigendum should be read in continuation of, and in conjunction with the D Statement ("DPS") dated Monday, June 20, 2016.

Capitalized terms used but not defined in this Corrigendum shall have the same meaning assigned to such term unless otherwise specified.

The shareholders of O P CHAINS LIMITED are requested to note the developments/ amendments with resp