'We won't renege on vow to spend more'

FE SUNDAY

The Centre's budget capex for next fiscal is pegged at ₹7.5 lakh crore, up 36% from the revised estimate (RE) for the current year even though its total expenditure is budgeted to grow by a very modest 4.6%, signifying a desire to improve 'quality' of spending. The fiscal deficit in FY23 is projected to be 6.4% of the GDP, down from 6.9% in the current fiscal against the 6.8% originally budgeted.

"India needs all the expansion and capacity and it is that which is going to kick off the virtuous cycle," she said, adding that there is immense potential for the old fashioned industries, the new wage industries and the sunrise sectors.

She highlighted that the government extended the last date for commencement of manufacturing or production by a new manufacturing unit by one year to March 31, 2024, to avail the concessional tax rate of 15% (plus surcharge and cess). In September 2019, the government had announced a new tax regime to promote new manufacturing companies. To be eligible for the lower tax rate, the company has to commence manufacturing on or before March 31, 2023.

Speaking about the challenges of the pandemic, she said it allowed the government to clean up the budget. "(We brought) on board very many things which earlier were under the carpet (off-budget) and that exercise continue even now."

CAPITAL OF OUR COMPANY.

UPLOADING ON THEIR RESPECTIVE WEBSITES.

intimation to Designated Intermediaries and Sponsor Bank.

further details, see "Offer Procedure" beginning on page 334 of the DRHP.

of the investors is invited to 'Risk Factors' beginning on page 32 of the DRHP.

DAM Capital Advisors Limited (Formerly IDFC Securities Limited)

E-mail: cogent.ipo@damcapital.in

Website: www.damcapital.in

Tel: +91 22 4202 2500

Place: New Delhi

One BKC, Tower C, 15th Floor, Unit no. 1511, Bandra Kurla

Investor Grievance E-mail: complaint@damcapital.in

Contact Person: Gunjan Jain / Nidhi Gupta

SEBI Registration No.: MB/INM000011336

Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India

section titled "History and Certain Corporate Matters" beginning on page 188 of the DRHP.

BOOK RUNNING LEAD MANAGERS

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

IIFL Securities Limited

Telephone: +91 22 4646 4600

E-mail: cogent.ipo@iiflcap.com

Investor Grievance E-mail: ig.ib@iiflcap.com

SEBI Registration No.: INM000010940

Contact Person: Devendra Maydeo/Nishita Mody

Website: www.iiflcap.com

Such off-budget liabilities were over ₹3.65 lakh crore until the government cleared food and fertiliser subsidies worth ₹3.15 lakh crore in FY21. The government's outstanding offbudget loans, typically garnered through public-sector entities to fund welfare expenditure, are less than ₹50,000 crore now and even these would be cleared up at an opportune time, finance secretary TV Somanathan told *FE* on Wednesday.

BharatPe row: I support CEO, says other co-founder

When contacted, Nakrani confirmed that he has not given any consent or demand for removal of Suhail Sameer from the Board."I have neither given my consent, nor sought the removal of Suhail Sameer from the Board of BharatPe. News reports suggesting this are incorrect," Nakrani said. He added: "I can confirm that I was one of the two joint nominees in the appointment resolution of Suhail Sameer as the CEO and Board member of BharatPe, and he continues to enjoy my support."

According to the company's Articles of Association (clauses 91.3 and 91.7), Suhail Sameer, the CEO, was jointly nominated by two founders — Ashneer Grover and Shashvat Nakrani – as the founders' nominee on the board. Experts believe that neither Ashneer Grover nor Shashvat Nakrani have an individual right to withdraw the nomination of the CEO from the board, and any removal from the board can only be done jointly by them.

The board of BharatPe cur-

From the Front Page

rently comprises nine members — the two founders, one joint founder nominee (CEO), four

investor nominees, and two professional independent directors (Rajnish Kumar and Kewal Handa). The current term for the CEO is for five years and upon completion can be re-confirmed. According to Mathew

Chacko, founding partner of Spice Route Legal, the standard venture capital documentation would provide a power to an appointing group to remove a directorso appointed. "Common misconceptions abound that these are personal powers bestowed upon the person who most often exercise these powers — in reality these are frequently joint powers, to be exercised after consultation with the group,"Chacko said.

Citing the Articles of Association document, Rishi Anand, Partner at DSK Legal, said Article 91.7 provides that a board member can be removed only by written consent of the shareholder who has nominated such a direc-

'India to bag slew of trade deals soon

Interestingly, the Gulf Cooperation Council has evinced interest in forging an FTA with India, the minister said.

According to sources, India has zeroed in on more than 1,000 products across sectors, including textiles and gar-

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE.

PURCHASE OR SUBSCRIBE TO SECURITIES. THIS DOCUMENT MAY NOT BE TAKEN OR TRANSMITTED INTO OR RELEASED, PUBLISHED OR DISTRIBUTED, DIRECTLY OR INDIRECTLY, IN THE

UNITED STATES, CANADA, AUSTRALIA, JAPAN OR THE PEOPLE'S REPUBLIC OF CHINA OR ANY OTHER JURISDICTIONS WHERE SUCH DISTRIBUTION MAY BE RESTRICTED BY LAW.

COGENT

COGENT E-SERVICES LIMITED

Our Company was incorporated as 'Cogent E-Services Private Limited', a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated June 15, 2004, issued by the

Registrar of Companies, National Capital Territory of Delhi and Haryana at New Delhi ("RoC"). The name of our Company was changed to "Cogent E-Services Limited" upon conversion to a public limited company

pursuant to the Board resolution dated December 30, 2021 and Shareholders' resolution, dated December 31, 2021 and a fresh certificate of incorporation dated January 11, 2022, was issued by the RoC. For details

in relation to the changes in registered office address of our Company, see "History and Certain Corporate Matters" beginning on page 188 of the Draft Red Herring Prospectus dated February 4, 2022 ("DRHP").

Registered Office: Level 2, Elegance Tower, Mathura Road, Jasola, New Delhi - 110 025 Delhi, India. Corporate Office: C-100, Sector 63, Noida, Gautam Buddha Nagar, Uttar Pradesh - 201 301, India, Tel: +91 120 483 2550, Contact Person: Niharika Agarwal, Company Secretary and Compliance Officer,

Tel: +91 120 483 2550, E-mail: cs@cogenteservices.com Website: www.cogenteservices.com, Corporate Identity Number: U72300DL2004PLC126944

OUR PROMOTERS: ABHINAV SINGH, ARUNABH SINGH, GAURAV ABROL, PRANJAL KUMAR,

BOOMERANG TECHNOLOGY LLP AND TSSR TECHNOLOGY LLP

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹2 EACH (THE "EQUITY SHARES") OF COGENT E-SERVICES LIMITED ("OUR COMPANY" OR THE "COMPANY" OR

THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) (THE "OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER"). THE OFFER COMPRISES A FRESH ISSUE OF UP TO [◆] EQUITY SHARES AGGREGATING UP TO ₹ 1,500 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR

SALE OF UP TO 9,468,297 EQUITY SHARES (THE "OFFERED SHARES") AGGREGATING UP TO ₹ [◆] MILLION, COMPRISING AN OFFER FOR SALE OF UP TO 1,539,318 EQUITY SHARES

AGGREGATING UP TO ₹ [●] MILLION BY ABHINAV SINGH, UP TO 1,539,318 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY ARUNABH SINGH, UP TO 1,539,318 EQUITY SHARES

AGGREGATING UP TO ₹ [●] MILLION BY GAURAV ABROL, UP TO 1,539,318 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY PRANJAL KUMAR, UP TO 1,839,418 EQUITY SHARES

AGGREGATING UP TO ₹ [•] MILLION BY BOOMERANG TECHNOLOGY LLP ("BOOMERANG"), AND UP TO 1,471,607 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY TSSR TECHNOLOGY

LLP ("TSSR", AND TOGETHER WITH ABHINAV SINGH, ARUNABH SINGH, GAURAV ABROL, PRANJAL KUMAR AND BOOMERANG, THE "SELLING SHAREHOLDERS" WHO ARE ALSO OUR

PROMOTERS, AND SUCH OFFER BY SELLING SHAREHOLDERS, THE "OFFER FOR SALE"). THE OFFER WOULD CONSTITUTE AT LEAST [●]% OF OUR POST-OFFER PAID-UP EQUITY SHARE

OUR COMPANY MAY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS (THE "BRLMS"), CONSIDER A FURTHER ISSUE OF EQUITY SHARES, INCLUDING BY WAY OF A PRIVATE PLACEMENT OF EQUITY SHARES, AGGREGATING UP TO ₹300 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). IF THE PRE-IPO

PLACEMENT IS UNDERTAKEN, IT WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLMS AND THE FRESH ISSUE SIZE

WILL BE REDUCED TO THE EXTENT OF SUCH PRE-IPO PLACEMENT, SUBJECT TO THE OFFER (COMPRISING THE FRESH ISSUE SO REDUCED BY THE AMOUNT RAISED FROM THE PRE-IPO

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLMS AND WILL BE ADVERTISED IN [●]

EDITIONS OF [•] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [•] EDITIONS OF [•] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, HINDI ALSO BEING

THE REGIONAL LANGUAGE OF DELHI WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE

AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH "BSE", THE "STOCK EXCHANGES") FOR THE PURPOSES OF

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not

exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Selling Shareholders may, for reasons to be recorded in writing, extend the Bid/Offer

Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Offer Period, if applicable, shall be widely

disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLMs and at the terminals of the Members of the Syndicate and by

The Offer is being made in terms of Rule 19 (2) (b) of the Securities Contracts (Regulation) Rules, 1957, as amended, read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital

and Disclosure Requirements) Regulations, 2018, as amended ("SEBICDR Regulations"). The Offer is being made through the Book Building Process, in compliance with Regulation 6(1) of the SEBICDR

Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (the "QIBs") (the "QIB Portion"), provided that our Company

and the Selling Shareholders in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors. 5% of the

QIB Portion (excluding the Anchor Investor Portion) (the "Net QIB Portion") shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received from them at or above the Offer Price. Further, not less than 15% of the Offer shall be

available for allocation on a proportionate basis to Non-Institutional Investors and not less than 35% of the Offer will be available for allocation to Retail Individual Investors, in accordance with the SEBI ICDR

Regulations, subject to valid Bids being received at or above the Offer Price. All Bidders, other than the Anchor Investors, are mandatorily required to participate in this Offer only through an Application. Supported by Blocked Amount ("ASBA") process, providing details of their respective bank accounts (including UPI ID for Retail Individual Investors using UPI Mechanism) in which the Bid amount will be

blocked by the Self Certified Syndicate Banks or the Sponsor Bank, as the case may be. The Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory

and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated

February 4, 2022 with the Securities and Exchange Board of India ("SEBI") on February 5, 2022. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for

comments, if any, for a period of at least 21 days from the date of such filling by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at, www.bseindia.com,

www.nseindia.com, respectively and the websites of the BRLMs, i.e. DAM Capital Advisors Limited (Formerly IDFC Securities Limited) and IIFL Securities Limited at www.damcapital.in and www.iiflcap.com,

respectively. Our Company hereby invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a

copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned below. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are

advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of the Issuer and this Offer, including the risks involved. The Equity Shares have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a red herring prospectus has been filed with the RoC and must be made solely on the basis of such red herring prospectus

For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed by them of our Company, please see the section titled "Capital"

Structure" beginning on page 83 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the

10" Floor, IIFL Centre, Kamala City, Senapati Bapat Marg.

Lower Parel (West), Mumbai - 400 013, Maharashtra, India

as there may be material changes in the red herring prospectus from the DRHP. The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on BSE and NSE.

PLACEMENT, AND THE OFFER FOR SALE) COMPLYING WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR").

PUBLIC ANNOUNCEMENT

ments, gems and jewellery, leather, spices, engineering goods, chemicals and poultry, where it wants duty concessions from the UAE under the proposed FTA. India and the UK are negotiating for a pact that could cover more than 90% of tariff lines; both are aiming to double bilateral trade of both goods and services to about \$100 billion by 2030.With Australia, India had a deficit of \$4.2 billion in FY21 on a bilateral goods trade of \$12.3 billion. "The world wants to trade with you, and you have to seize this opportunity," Goyal

told the captains of industry.

At the same time, he impressed on industry to be more proactive and flag nontariff barriers being faced by Indian exporters overseas so that appropriate remedial measures can be initiated by the government."I want you to come and tell me which country is creating a problem. Unless you tell me, how can I fight for you?" he asked exporters. For instance, Indonesia was not allowing tyre imports from India while it was dumping its own tyres here until the Indian government took retaliatory measures. Goyal said both merchandise and services exports are poised to hit a record this

SBI net rises 62% on lower provisions

fiscal.

SBI chairman Dinesh Khara guided for a 9% credit growth in

FY22. "As far as the corporate side is concerned, I would like to mention that there is a definite improvement in terms of the utilisation of limits," Khara said, adding that the unutilised portion in working capital loans has come down to about 43% from 52% in September 2021.

In term loans, the undisbursed portion has fallen to about 22% from 23% in December 2020. "This is a clear sign of the better utilisation of sanctioned limits," Khara said.

SBI is currently sitting on unutilised sanctions worth ₹2.06 trillion forworking capital and ₹1.99 trillion in term loans, and has seen a growth of ₹50,000 crore in advances during January.

"I am quite confident that going forward we will have a decent growth in corporate credit and I do not envisage any challenge on this," Khara said. Deposits grew 8.8% y-o-y to ₹38.48 lakh crore as on December 31, with the current account savings account (CASA) ratio up 59 bps y-o-y to 45.74%. In the December quarter, slippages fell 44% sequentially to ₹2,334

The ratio of gross non-performing assets (NPAs) in the retail segment was 4.18%. The bank reported an NPA ratio of 14.42% in its agriloan book and 7.01% in its small and medium enterprises (SME) book. Khara said SBI has been able to reverse some of the stress that emerged on its books in Q1 during the second wave of Covid.

"While the elevated level of slippages in the first quarter of the year was due to exceptional circumstances, we have been able to pull back a significant portion of those slippages. This indicates that our long-term strategy of maintaining asset quality through quality credit underwriting using analytics for early warning signals and focus on collections have started delivering consistent results," he said.

The bank's overall asset quality improved, with the gross NPA ratio falling 40 bps sequentially to 4.5% and the net NPA ratio down 18 bps at 1.34%. The share of advances restructured under Covid resolution schemes in the loan book stood at 1.2%, or ₹32,895 crore. Of this, restructuring has been implemented in loans worth ₹19,900 crore under the resolution plan 2.0, with loans worth ₹2,583 crore being recast during Q3.

Chhotu a hit with PMUY beneficiaries

The government not paying any subsidy on LPG since May 2020 has led to rural households spending nearly 10% of their monthly expenditure on the cooking fuel, a study by the Council on Energy, Environment and Water (CEEW) released in September 2021 had said.

The report said 85% households in the country have LPG connections, and 80% of the non-user households cited affordability issues for not having an LPG connection.

The FY23 budgetary esti-

mate for direct benefit transfer subsidy for LPG has been set at ₹4,000 crore. Although the allocation is around 18% higher than the amount earmarked for FY22 (revised estimate), the figure is significantly lower than the ₹23,666.6 crore spent on this account in FY21.

Ujjivan Small Finance Bank Limited

Registered Office and Head Office: Grape Garden, No. 27, 3rd "A" Cross, 18th Main, 6th Block, Koramangala, Bengaluru-560 095, Karnataka, India; Tel: +91 80 4071 2121 Website: www.ujjivansfb.in; E-mail: investorrelations@ujjivan.com Corporate Identity Number: L65110KA2016PLC142162

Statement of Financial Results for the Quarter and Nine Months ended December 31, 2021 (₹ in Lakhs)

Sl. No.	Particulars	Quarter ended		Nine months ended	
		Dec 31, 2021	Dec 31, 2020	Dec 31, 2021	Dec 31, 2020
		Unaudited	Unaudited	Unaudited	Unaudited
1.	Total Income from Operations	79,869	78,614	2,20,528	2,37,652
2.	Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	(4,564)	(37,967)	(72,380)	(17,367)
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(4,564)	(37,967)	(72,380)	(17,367)
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(3,383)	(27,883)	(54,111)	(12,818)
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	25	2	q	84
6.	Equity Share Capital	1,72,831	1,72,825	1,72,831	1,72,825
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	1,24,671	1,23,808	1,24,671	1,23,808
8.	Earnings per Share (EPS) Basic (₹): Diluted (₹):	(0.20) (0.20)	(1.61) (1.61)	(3.13) (3.13)	(0.74) (0.74)

1. The above results were reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors at their meeting held on February 05, 2022. 2. The Limited Review under Regulation 33 of the SEBI (Listing Obligations and

Disclosure Requirements) Regulations, 2015 has been carried out by the Statutory Auditors. An unqualified report has been issued by them thereon The information related to the total comprehensive income and other comprehensive

income has not been furnished as IND AS is not yet made applicable to the Bank.

4. The Bank has followed the same significant accounting policies in the preparation of these financial results as those followed in the annual financial statements for the year ended March 31, 2021

5. 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 Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results for the quarter and nine months ended December 31, 2021 are available on the Stock Exchanges websites www.nseindia.com and www.bseindia.com and also on

> For and on behalf of Board of Directors of UJJIVAN SMALL FINANCE BANK LIMITED

Place: Bengaluru Date: February 05, 2022

Mr. Ittira Davis Managing Director and CEO

(Rs. In Lacs)

PATEL KNR INFRASTRUCTURES LTD. CIN:U45201MH2006PLC162856

the Bank's website at www.ujjivansfb.in.

Regd Office: PATEL ESTATE ROAD, JOGESHWARI (W), MUMBAI - 400102

EXTRACTS OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2021

For the For the For the Quarter ended Half year ended Year ended Particulars 4 8 1 31.12.2021 31.12.2020 30.09.2021 31.12.2021 31.12.2020 31.03.2021 Un-audited Un-audited Un-audited Un-audited Audited 822.30 1,044.33 3,146.62 2,545.16 3,442.46 Total Income from Operations (Net) 865.15 Net Profit / (Loss) for the period (before Tax, Exceptional items) 107.93 (32.96)556.68 (34.29)(133.48)750.49 Net profit/(Loss) for the period before tax (after exceptional items) 556.68 (34.29)107.93 (32.96)(133.48)750.49 Net Profit / (Loss) for the period after tax (after Exceptional items) (62.12)77.38 (32.96)(161.31)426.17 566.90 Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] (57.08)77.38 (24.53)(143.23)339.18 479.91 3,700.00 3,700.00 3,700.00 3,700.00 Equity Share Capital 3,700.00 3,700.00 18,164.00 20,538.00 19,355.00 18,164.00 20,538.00 20,538.00 1,453.06 1,398.48 1,539.21 Reserves (Exculding Revaluation Reserves) 1,395.97 1,398.48 1,395.97 Earning per share (of Rs 10/- each) Basic & Diluted -0.09* -0.17* 0.21 -0.44* 1.15 Debt Equity Ratio 4.03* 3.92 3.56* 4.03* 3.76 3.56" Debt Service Coverage Ratio\$ 0.26 0.39 0.26 0.33 0.22 0.66 12 Interest Service Coverage Ratio 0.92 1.22 0.93 0.90 1.22 1.37 13 Net Worth 5,086.32 5,075.87 5,129.00 5,086.32 5,075.87 5,186.96

\$ The debt Service coverage ratio is below one due to implementation of Ind AS

) The above is an extract of the detailed format of Nine months Ended December 31, 2021 financial Results filed with the Stock Exchange under Regulation 52 of SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarter and Nine months ended Financial Results is available on the Stock Exchange website namely, NSE Limited (www.nseindia.com) and on http://knrcl.com/pkil.html The above financial results were reviewed and approved and taken on record by the Board in their meeting held on 05th February.

2022. The statutory auditors have carried out a Limited review of the above financial results. The Company has only one reportable business segment namely "execution of BOT (Annuity) road projects", as per Ind AS-108

"Segment Reporting", issued by the Institute of Chartered Accountants of India. Hence, segmental reporting is not required.

d) Previous financial year figures have been re-grouped / re-arranged wherever necessary to make them comparable.

DIN:01675600

Date: 05-02-2022 Place: Hyderabad

For Patel KNR Infrastructures Ltd (B. S. Reddy) (K. N. Reddy) Director Director

DIN: 00382412

(₹ in Lakhs)

VIVRITI CAPITAL PRIVATE LIMITED CIN-U65929TN2017PTC117196

Regd. Office: 2nd Floor, Prestige Polygon, No. 471, Annasalai, Nandanam Chennai, Tamil Nadu - 600035.

Un-audited Standalone Financial Results for the guarter ended 31st December 2021

[Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and Other

Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

Particulars Quarter ending Quarter ending Year ending March 31, 2021 December 31, December 31, 2021 2020 (Audited) (Unaudited) (Unaudited) 9,077.01 21,938.19 Total Income from Operations 6,014.96 Net Profit / (Loss) for the period 2,456.39 1,644.18 (before Tax, Exceptional and/or Extraordinary items) 4,066.52 Net Profit / (Loss) for the period before tax 2,456.39 1,644.18 4,066.52 (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 1,811.25 1,223.60 3,000.51 Total Comprehensive Income for the period Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax) 1,581.02 1,124.99 3,113.20 Paid up Equity Share Capital 1,189.04 1,146.39 1,146.39 Reserves (excluding Revaluation Reserve) 3,238.73 4,120.36 9,439.18 66,367.10 66,086.14 66,097.25 Securities Premium Account Net worth 85,345.49 78,810.54 79,714.17 243,688.44 97,422.02 136,818.05 10 Paid up Debt Capital / Outstanding Debt Outstanding Optionally convertible redeemable preference shares 8.11 8.11 8.11 1.72 2.68 1.13 Debt Equity Ratio 12 13 Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations) -11.27 7.82 1.38 3.57 2. Diluted: 2.03 14 Capital Redemption Reserve Nil Nil Nil Debenture Redemption Reserve Nil Nil Nil Debt Service Coverage Ratio NA NA NA NA 17 Interest Service Coverage Ratio NA. NA

The above is an extract of the detailed format of the quarterly and year to date financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly and year to date financial results is available on the websites of the Stock Exchange(s) and the listed entity. (BSE: www.bseindia.com) and Company's website (www.vivriticapital.com).

For the items referred in Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Stock Exchange (BSE) and can be accessed on the URL (www.bseindia.com).

> For Vivriti Capital Private Limited Vineet Sukumar

> > Managing Director

Place : Chennai Date : February 4, 2022

For COGENT E-SERVICES LIMITED On behalf of the Board of Directors Company Secretary and Compliance Officer

REGISTRAR TO THE OFFER

LINK Intime

Link Intime India Private Limited

Tel: +91 22 4918 6200

Mumbai - 400 083, Maharashtra, India

E-mail: cogent.ipo@linkintime.co.in

Contact Person: Shanti Gopalkrishnan

SEBI Registration No.: INR000004058

Website: www.linkintime.co.in

C 101, 247 Park, L.B.S. Marg, Vikhroli (West)

Investor grievance E-mail: cogent.ipo@linkintime.co.in

Date: February 5, 2022 COGENT E-SERVICES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP dated February 4, 2022 with SEBI on February 5, 2022. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and is available on the websites of the BRLMs, i.e. DAM Capital Advisors Limited (Formerly IDFC Securities Limited) and IFL Securities Limited at www.damcapital.in and www.iiflcap.com, respectively. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" beginning on page 32 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where such offers and sales are made.

Adfactors 562

CHENNAI/KOCHI

financialexp.epa.in