

FORM No : 138 Rule No : 276

OFFICE OF THE OFFICIAL LIQUIDATOR  
High Court of Karnataka,  
Corporate Bhavan, No.26-27,12<sup>th</sup> Floor,  
Raheja Towers, M.G. Road, Bangalore -1.

**IN THE HIGH COURT OF KARNATAKA AT BANGALORE**  
**ORIGINAL JURISDICTION**

**In the matter of the Companies Act, 1956**  
**and**

**In the matter of M/s.Miranka Ispat Limited (in liquidation)**

**COMPANY PETITION No. 63/1998**


**NOTICE OF THIRD DIVIDEND**

**Ref: OLB/Cop.No.63/98/Secvii(J)/CL No.1/ /2020 Date:**

To,  
To,  
One secured creditor  
& 12 workmen creditors  
as per their addresses.

Take notice that a Third Dividend @ 0.70159 Paise in a Rupee has been declared and the same will be payable by my office on or after the **1<sup>st</sup> day of September, 2020** and on the subsequent working days up to the day of **28<sup>th</sup> day of February, 2021** through RTGS/NEFT only.

Upon applying for payment, this notice must be produced entire with any bills of exchange, promissory notes or any other negotiable securities held by you. If you desire the dividend to be paid to some other person, you may sign and lodge with the Official Liquidator an authority in prescribe form No.139. If you do not attend personally you must fill up and sign the enclosed forms of Receipt, authority and undertaking and same may be forwarded to this office.

  
(M.JAYAKUMAR)  
OFFICIAL LIQUIDATOR  
HIGH COURT OF KARNATAKA

Encl: Receipt/ /undertaking/ Biodata

**NOTE:**

1. The receipt & authority should, in the case of a firm, be signed in the firm's name, and in the case of a limited company, by an officer of the company so described.
2. If you do not claim the dividend declared and payable as above within 6 months after the date when it became payable, the Official Liquidator shall pay the said amount in to the Companies Liquidation Account in the Public Account of India, in the Reserve Bank of India under Sec. 555(1) of the Companies Act of 1956.
3. When a dividend of more than Rs.500/- is claimed by the representative of deceased creditor, Probate of the will, Certificate from Administrator General or Succession Certificate must be produced with this receipt.