



Convenor
Global Leadership Task Force of
Corporates on Innovation by ISA



INTERNATIONAL SOLAR ALLIANCE

FIRST WORLD SOLAR TECHNOLOGY SUMMIT

8 September 2020

16:30 - 22:00 IST | 11:00 - 16:30 GMT

More than 26000+ registrations from 153 countries

#WSTS

Welcomes Eminent Speakers for the Summit



Mr. R.K. Singh
Minister of Power, New and Renewable Energy & Skill Development & Entrepreneurship Govt. of India and President of the ISA Assembly



Ms. Barbara Pompili
Minister of Ecological Transition Govt. of France and Co-President of the ISA Assembly



Ms. Kadri Simson
Commissioner for Energy Representing Hon'ble President European Commission, Brussels



Mr. Ably Bidamon Dederiwe
Minister of Mines and Energy, Togo Republic & Vice President ISA Assembly (Africa region)



Mr. Poasi Mattaele Tei
Minister for Meteorology, Energy, Information Management, Environment, Climate Change & Communications of Tonga & Vice President, ISA Assembly (Asia Pacific)



Mr. Luis Miguel Inchaustegui Zevallos
Minister of Energy and Mines, Republic of Peru & Vice President, ISA Assembly (Latin America & Caribbean Region)



Mr. Amb. Claver GATETE
Minister of Infrastructure Rwanda



Mr. Miguel Juan Revolo Acevedo
Vice - Minister of Energy Republic of Peru ISA Assembly (Latin America & Caribbean Region)



Mr. Eng. Khairy Abdelraouf Ahmed
Minister of Energy and Mining Republic of Sudan



Mr. Piyush Goyal
Minister of Railways Commerce & Industry Government of India



Mr. Dharmendra Pradhan
Minister for Petroleum & Natural Gas Government of India



Mr. Suresh Prabhu
Prime Minister's Sherpa to the G7 and G20, India



Nobel laureate Dr. M. Stanley Whittingham
Director and Professor of Chemistry, Institute for Materials Research and the Materials Science and Engineering Program Binghamton University, State University of New York



Mr. Bertrand Piccard
FRSGS, Founder and Chairman Solar Impulse Foundation Switzerland



Prof. K. Vijay Raghavan
Principal Scientific Advisor to Government of India



Mr. Sanjiv Nandan Sahai
Secretary Ministry of Power Government of India



Mr. Rahul Chhabra
Secretary (ER) Ministry of External Affairs, Government of India



Mr. Indu Shekhar Chaturvedi
Secretary, Ministry of New and Renewable Energy Government of India



Mr. Mahindra Jain
Additional Chief Secretary (Power) Government of Karnataka India



Ms. Gauri Singh
Deputy Director General International Renewable Energy Agency UAE



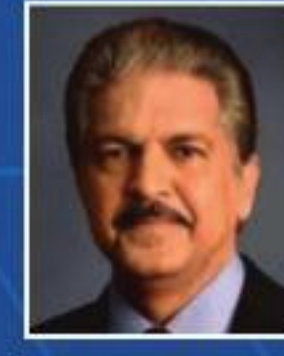
Dr. Sangita Reddy
Joint Managing Director, Apollo Hospitals & President, Federation of Indian Chambers of Commerce & Industry (FICCI)



Mr. David Richard
Chief Executive Officer Actisleen France



Mr. Eric Scotto
Chief Executive Officer & Co-founder Akio Energy France



Mr. Anand G Mahindra
Chairman & Managing Director Mahindra & Mahindra Ltd.



Mr. Uday Kotak
CEO & Founder, Kotak Mahindra Bank and President of Confederation of Indian Industry (CII)



Mr. Gunter Erfurt
Chief Executive Officer Meyer & Burger Technology, Germany



Dr. Stefan Reber
Chief Executive Officer NxtWafe Germany



Mr. Gurdeep Singh
Chairman & Managing Director National Thermal Power Corporation (NTPC)



Mr. Thierry Lepercq
Founder Soladivent France



Mr. Jean-Pascal Tricoire
Chairman & CEO Schneider Electric



Mr. J N Swain
Chairman & Managing Director Solar Energy Corporation of India (SEC) India



Mr. Rohit Modi
Co-Chair FICCI Renewable Energy CEOs Council & Country Head and President India SB Energy (SoftBank Group)



Mr. Eric Rondolat
Chief Executive Officer Signify



Mr. Arun Ramakrishnan
Chief Technical Officer Sono Motors Germany



Mr. Rohan Patel
Senior Global Director Public Policy and Business Development Tesla USA



Mr. Gianni Chianetta
Chairman Global Solar Council Italy



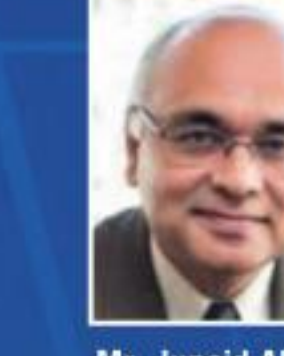
Prof. Eicke Weber
Chairman European Solar Manufacturing Council (ESMC)



Mr. Didier Coulomb
Director General International Institute for Refrigeration Paris



Mr. Frank Rijsberman
Director General Global Green Growth Institute Republic of Korea



Mr. Junaid Ahmad
Country Director World Bank



Dr. Dharendra Yogi Goswami
Distinguished University Professor in Chemical Engineering Director of the Clean Research Centre University of South Florida, USA



Mr. Gaëtan Masson
Managing Director, Bocquier Institute and IEA PVPS Task1 Operating Agent, Belgium



Ms. Jeanette Rodrigues
Mumbai Bureau Chief Bloomberg News



Dr. Pierre-Guy Therond
Head of Technologies EDF Renewable France



Dr. Susanne Herrichts
Director Photovoltaic Equipment bei VDMA International Technology Roadmap for Photovoltaic (ITRPV), Germany



Prof. Christian Breyer
Lappeenranta University of Technology Finland (LUT)



Dr. Nikit Abhyankar
Senior Scientific Engineering Associate Lawrence Berkeley National Laboratory, USA NREL Colorado USA



Dr. Sarah Kurtz
Research Fellow, National Centre for Photovoltaics (NCPV) NREL Colorado USA



Dr. Chris Case
Chief Technology Officer Oxford PV U.K.



Prof. Ms. Barbara Kates-Garnick
Professor of Practice and senior research fellow The Fletcher School of Law and Diplomacy, USA

ISA Corporate Partners



<https://isolaralliance.org/>
<http://www.ficci.in/>

@isolaralliance @ficci_india

Contact us

isa-wsts2020@ficci.com

Let us make the sun brighter

Join us by 16:20 IST at : <https://isa-wsts-ficci.framez.sg/>

Economy

TUESDAY, SEPTEMBER 8, 2020



Quick View

NO FEAR OF CROP DAMAGE

IMD predicts near-normal monsoon in Sept

FE BUREAU

New Delhi, September 7

AFTER HEAVY RAINS in August and amid fears of another year of possible loss of crops like soyabean and tur in Madhya Pradesh and Maharashtra, the India Meteorological Department (IMD) has predicted near-normal rains for this month, potentially saving the kharif crops from any large scale damage.

If the prediction comes true, India will reap the benefits of higher acreage and well-distributed rainfall with a bumper production.

"September will have near normal rains and definitely will not be as good as August," said MN Rajeevan, secretary in min-

istry of earth sciences. He also said that due to Indian Ocean Dipole (IOD) turning negative, the La Nina effect on Indian monsoon will be neutralised. Positive IOD, a weather phenomenon measured on basis of sea surface temperature in Indian Ocean, helps monsoon precipitation while a negative IOD lowers the rainfall.

The country had received 27% above normal rainfall in August, the highest since 1976 for the month. After its onset on the normal schedule of June 1, monsoon this year covered the entire country on June 26 earlier than normal of July 8. The



age (LPA) of 88cm, with a model error of ±4%. The rainfall between 96% and 104% of LPA during June-September monsoon season is considered 'normal'.

Monsoon rainfall across the country has so far been 108% of LPA since June 1.

Farmers were worried in central and western regions due to excessive rains last month. The central India region comprising Gujarat, Maharashtra, MP,

Chhattisgarh and Odisha had received 61% above normal rains in August. Asimilar rainfall in these areas last September had damaged crops, particularly in soyabean. The production of soyabean dropped nearly 8% to 12.24 million tonne in 2019-20, even though there was higher acreage, y-o-y.

"Last year, September had experienced heavy rains during crop maturity and harvest time that caused large scale damage to soyabean. The prediction of a normal rains will definitely aid the crop," said DN Pathak, executive director of Indore-based Soybean Processors Association.

The current kharif sowing of crops like pulses, coarse cereals, cotton and oilseeds is almost over while paddy planting may

go on for another few days. The acreage of all the crops is higher than their year-ago levels due to well distributed rainfall.

"The excessive rainfall in August over Rajasthan, Gujarat, Maharashtra, Karnataka, Kerala, Telangana, Chhattisgarh and Odisha was mainly due to five low pressure systems over north Bay of Bengal which moved westwards up to Gujarat/Rajasthan. Besides, as many as 27 days of the month were under the low pressure influence whereas about 55 days normally received in the entire four-month season," said M Mohapatra, director general of IMD.

Currently, the ENSO conditions in the Pacific Ocean is cool and it is likely to get cooler in the coming days, he added.

Fall in GDP alarming; time for bureaucracy to take meaningful action: Rajan

PRESS TRUST OF INDIA

New Delhi, September 7

TERMING THE 23.9% fall in the economic growth in June quarter alarming, former Reserve Bank Governor Raghu Rajan has said bureaucracy should come out of complacency and take meaningful action.

The current crisis requires a more thoughtful and active government, he said, adding that unfortunately, after an initial burst of activity, it seems to have retreated into a shell.

"The sharp decline in economic growth should alarm us all. The 23.9% contraction in India (and the numbers will probably be worse when we get estimates of the damage in the informal sector) compares with a drop of 12.4% in Italy and 9.5% in the United States, two of the most Covid-affected advanced countries," Rajan wrote in a post on his LinkedIn page.

He further said the bureaucracy needs to be frightened out of their complacency and into meaningful activity. If there is a silver lining in the awful GDP numbers, hopefully it is that."

Rajan, currently a professor at the University of Chicago, said the Covid-19 pandemic is still raging in India, so discretionary spending, especially on high-contact services like restaurants, and the associated employment, will stay low until the virus is contained.

"Without relief, households skip meals, pull their children out of school and send them to work or beg, pledge their gold to borrow, let EMIs and rent arrears pile up. Essentially, the patient atrophies, so by the time the disease is contained,

The eminent economist pointed out that the government's reluctance to do more today seems partly because it wants to conserve resources for a possible future stimulus.

"This strategy is self-defeating," he opined.

Emphasising on the importance of government relief or



Raghuram Rajan

support in the current scenario, Rajan said, "Without relief measures, the growth potential of the economy will be seriously damaged."

He said Brazil, which has spent tremendously on relief, is seeing a much lower downgrade to medium term growth than India. "So, government officials who hold out the possibility of a stimulus when India finally contains the virus are underestimating the damage from a more shrunken and scarred economy at that point," Rajan noted.

Citing an example, Rajan said if one thinks of the economy as a patient, relief is the sustenance the patient needs while on the sickbed and fighting the disease.

"Without relief, households skip meals, pull their children out of school and send them to work or beg, pledge their gold to borrow, let EMIs and rent arrears pile up. Essentially, the patient atrophies, so by the time the disease is contained,

The eminent economist pointed out that the government's reluctance to do more today seems partly because it wants to conserve resources for a possible future stimulus.

"This strategy is self-defeating," he opined.

Emphasising on the importance of government relief or

We have to show 'maximum flexibility' in implementing NEP, says PM Modi

PRESS TRUST OF INDIA

New Delhi, September 7



about the NEP are related to its implementation.

He likened the education policy to defence and foreign policies, saying they belong to the country not government. The education policy is linked to the nation's aspirations, he added.

Highlighting the main features of the policy, first since 1986, he said it attempts to bring all aspects of higher education, be it academic, technical or vocational, out of silos and to cut down on adminis-

trative layers while bringing about a better coordination.

'Proper nutrition vital to build prosperous nation'

Asserting that proper nutrition is vital to build a prosperous nation, Prime Minister Narendra Modi on Monday called for undertaking efforts to reach out to people across the country to spread awareness on eradicating malnutrition.

With the 'Psohan Maah' (nutrition month) 2020 starting from Monday, Modi said in tweets that this exercise will help India's youth and women force.

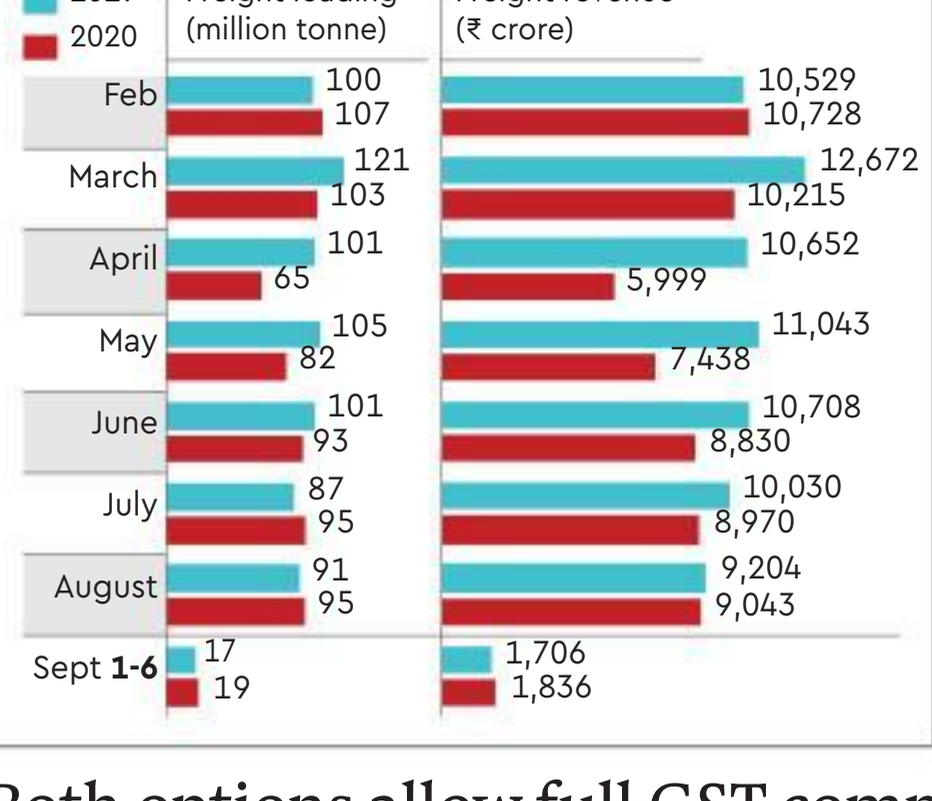
He noted that India is home to numerous healthy dishes and asked people to share them on @mygovIndia, the citizen engagement platform of the Union government.

Recovery signs?

FE BUREAU

Rail freight receipts turn the corner

Indian Railway's freight revenue in the first six days of September came in at ₹1,836 crore, up 7.6% over the year-ago period. So far during the current fiscal, freight revenue has been lagging behind last year's levels, although it has been recovering steadily since the lockdown-induced April plunge. Since July, freight loading has been higher than in the year-ago period, although it has stagnated after a smart recovery in May-June.



Both options allow full GST compensation for states, Centre clarifies

FE BUREAU

New Delhi, September 8

UNDER BOTH THE borrowing options proposed by the Centre, the states governments' entire GST shortfall – including the part caused by the pandemic – will be fully compensated, official sources clarified.

They refuted reports in section of the media that if states go for the first option and borrow Rs 97,000 crore (shortfall computed just on account of GST implementation), the pandemic-related part of

shortfall would not be offset.

"This (first) option does not mean they will have to forego the remaining (pandemic-induced) compensation," the sources asserted. The balance compensation will be paid to states after the above borrowing has been fully repaid.

The sources said that since the compensation cess is a tax owned by the states and under Article 292 of the Constitution of India, the Centre cannot borrow in the security of that tax.

Compensation cess is a resource dedicated to states and

only states can borrow on the strength of future flows from cess, which will eventually get credited to the consolidated Fund of States. Also, partially meeting the resource gap through borrowing is not only beneficial for the market but also for the States.

The sources also said that even though the government has already enhanced the borrowing limit for states in FY21 from 3% to 5% of GSDP, on an average the states have borrowed so far only about 1.25% of the GSDP. Only a few states

have reached around above 2% of the GSDP. Therefore, enough headroom is available to the states to borrow as per their requirements and needs.

However, the fact remains that the additional revenue slippage on account of Covid-19, an event that was not foreseen once the states were offered a guaranteed revenue level under GST, could be addressed only with a cost to them. The revenue shortfall caused merely by GST implementation will only be bridged without a cost to the states.

From the Front Page

Cash crunch: Forget the stimulus, just clear your dues

AS ON MARCH 31, 2020, state discoms had owed ₹91,860 crore to power generating companies; the dues increased to ₹1.17 lakh crore as on July 31.

Similarly, discoms haven't paid ₹6,145 crore to Power Grid Corporation, the transmission utility.

The central and state governments owe sugar mills over ₹9,400 crore; the bulk of this, around ₹8,300 crore, is owed by the Centre under various heads like a production subsidy, a buffer stock subsidy and even interest subvention. Another ₹1,100 crore is owed by states that bought electricity produced by sugar mills but have yet to pay for it. This is even as the sugar mills owe farmers about ₹17,300 crore across the country for cane supplies.

As on March 31 this year, the Central also owed about ₹27,000 crore to fuel retailers towards expenditure on kerosene and cooking gas subsidy.

The budgetary (fiscal) cost of the stimulus announced so far – 1.4% of the GDP – has been more than offset by the expenditure curbs in other areas. As FE reported earlier, the government is likely to announce another dose of stimulus by October-November, which will focus on infrastructure and construction sectors, and may include an employment scheme for the urban poor on the lines of the Mahatma Gandhi National

Nitin Gadkari had created a flutter by saying that the Central government, state governments and corporate India together owed more than ₹5 lakh crore to MSMEs.

Former national president of All India Manufacturers Organisation KE Raghunathan had told FE that the government may be referring to the cases reported by MSME Samadhaan website, an online delayed payment monitoring system. Raghunathan had said most of the MSMEs have not taken this route for fear of repercussions to their businesses.

If the Centre's dues of ₹2.5 lakh crore to the Food Corporation of India (FCI) are added, as on March 31, 2020, the unpaid dues by the government to various economic players could climb to around ₹9.5 lakh crore or 4.2% of the GDP estimated for FY21; in fact, the dues will appear to be much higher when expressed as fraction of GDP given the shrinking GDP.

Of course, the FCI operations are going on largely unaffected since the NSSF loan facility has been made available to it.

The budgetary (fiscal) cost of the stimulus announced so far – 1.4% of the GDP – has been more than offset by the expenditure curbs in other areas. As FE reported earlier, the government is likely to announce another dose of stimulus by October-November, which will focus on infrastructure and construction sectors, and may include an employment scheme for the urban poor on the lines of the Mahatma Gandhi National

Rural Employment Guarantee Scheme. However, even this new tranche of stimulus could prove to be economical from a fiscal perspective, even as many economists and analysts warn against such a policy line, given the collapse of private consumption and investments.

The Centre's Budget spending in April-July was up just 11.3% on year, compared with the targeted growth (Budget estimate) for the full year of 13.2%. For July, the spending growth was a mere 6% on year, against 46% achieved in June, according to the official data released separately on Monday.

Worse, the budget capex in July at ₹23,576 crore was down a sharp 47% on year.

(With inputs from Surya Sarathi Ray & Anupam Chatjee)

'Vi' are here to stay, says Voda Idea

AS ON MARCH 31, 2020, in the June quarter, Vodafone Idea's Arpu was at ₹114. Takkar said consumers are ready to pay more for quality of service.

Vodafone and Idea, which merged at the company level in August 2018, reported a 1.4% decline in revenues in the April-June quarter, largely due to provisioning for AGR dues. Operationally, Vodafone Idea has continued to lose market share – it lost 11.3 million subscribers during the April-June quarter, taking the number to 404.6 million, and total data subscribers declined by 3.8 million to 135.7 million.

ney for the next 10 years. "We are very thankful to the court for allowing us payments over this 10-year period," he added.

As reported earlier, Vodafone Idea needs to pay total outstanding AGR dues of ₹50,250 crore, which would entail an annual instalment of around ₹7,000 crore, including interest from FY23 till 2031. Concurrent to this during this period, it also needs to pay around ₹16,000 crore as deferred spectrum instalment.

At the end of June quarter, the company had cash on its books with its cash and cash equivalents at ₹3,450 crore and a net debt of ₹1.16 lakh crore. The company would get around ₹6,870 crore from Vodafone Plc, which would be the latter's share towards merger liabilities (Vodafone and Idea had merged in August 2018).

According to analysts, the company needs a combination of quick, sharp improvement in pricing, flawless delivery on the fresh open cut targets, competitive network spends to stem the trend of market share erosion and some equity infusion.

The company had posted one of its biggest losses during the April-June quarter at ₹25,467 crore, largely due to provisioning for AGR dues. Operationally, Vodafone Idea has continued to lose market share – it lost 11.3 million subscribers during the April-June quarter to 279.8 million in total, including 1 million 4G subscribers taking the number to 104.6 million, and total data subscribers declined by 3.8 million to 135.7 million.

How to save existing jobs and create new ones?

EXPRESS explained.Live

with

Mahesh Vyas

CEO

Centre for Monitoring Indian Economy (CMIE)

Between 2012 and 2018, the number of Indians with jobs fell for the first time ever.

In 2017-18, unemployment reached a four-decade high.

Since then, economic growth has slowed every year, and job opportunities have shrunk further.

Now, Covid-19 has mostly destroyed whatever job prospects were left.

UK court rejects plea seeking partial reporting ban in Nirav Modi case

PRESS TRUST OF INDIA
London, September 7

A UK JUDGE, presiding over fugitive diamantaire Nirav Modi's extradition case over the estimated \$2-billion PNB fraud and money laundering charges brought by India, rejected an application seeking a partial reporting ban at the start of a five-day trial here on Monday.

District Judge Samuel Goozee dismissed the application after hearing representations in what he called a high profile case in India, including from members of the press present at Westminster Magistrates' Court who stressed the importance of free and fair reporting of the proceedings.

Modi's barrister, Clare Montgomery, applied for the partial restriction with reference to a BJP press conference held in India in May, giving "unfair commentary" on the



evidence given by former Indian High Court Judge Abhay Thipsay during the first part of the extradition trial.

Thipsay, as a member of the Congress party, was accused of party political bias in his expert legal opinion, which challenged the Indian government's case of intimidation against Modi.

A video was played in court to highlight the diamond merchant's role in coercion and death threats against so-called dummy directors linked to the companies he owned.

Justice Goozee, as he concluded that there was no evidence of a substantial risk to the administration of justice which would necessitate restrictions on the media.

Modi's legal team have instead sought a written assurance from the Crown Prosecution Service (CPS), representing the Indian authorities in the extradition proceedings, that there would be no government commentary on further evidence given by Thipsay, scheduled via a videolink on Wednesday.

Barrister Helen Malcolm agreed to address the request and went on to lay out the Indian government's case of intimidation against Modi.

The investment is likely to bring a gain of ₹2,700 crore or

EPFO to sell part ETF holdings, may fetch ₹2,700-crore gain

FE BUREAU,
New Delhi, September 7

THE EMPLOYEES' PROVIDENT FUND OF INDIA (EPFO) will soon go ahead with its plan to sell part of its investments worth ₹6,000 crore in exchange-traded fund (ETF), in a move that may fetch the retirement fund body an income of ₹2,700 crore.

"In its meeting on March 5, the Central Board of Trustees (CBT) gave approval for selling our investments made in the calendar year 2016 worth ₹6,000 crore. The CBT had also given us the permission to sell the investment at an appropriate time. We will now be going ahead with the plan after informing the CBT in the next meeting scheduled on September 9," an EPFO official said.

The total amount invested by EPFO in ETFs, as on September 2019, is Rs 86,966 crore. The investment is likely to bring a gain of ₹2,700 crore or

45% at current prices. However, the official said that the sale has nothing to do with the interest rate on EPF deposits announced for 2019-20, which have been proposed to be fixed at 8.5%, though the mandatory ratification from the finance ministry is still pending.

EPFO has been investing in the stock market through ETF since 2015. As per the current investment pattern, EPFO invests 15% of its annual incremental receipts in equity; the rest in debt.

EPFO invests in ETFs based on Nifty 50, Sensex, Central Public Sector Enterprises (CPSEs) and Bharat 22 Indices. EPFO does not invest in shares and equities of individual companies.

The total amount invested by EPFO in ETFs, as on September 2019, is Rs 86,966 crore.

Kerala tops literacy rate chart, Andhra worst performer

PRESS TRUST OF INDIA
New Delhi, September 7

WITH 96.2% LITERACY, Kerala has once again emerged as the most literate state in the country, while Andhra Pradesh featured at the bottom with a rate of 66.4%, showed a report based on National Statistical Office (NSO) survey.

The report on 'Household Social Consumption: Education in India as part of 75th round of

National Sample Survey - from July 2017 to June 2018 provides for state-wise detail of literacy rate among the persons aged seven years and above.

According to the study, after Kerala, Delhi has the best literacy rate at 88.7%, followed by Uttarakhand's 87.6%, Himachal Pradesh's 86.6% and Assam's at 85.9%.

On the other hand, Rajasthan is the second worst performer with literacy rate at

69.7%, followed by Bihar at 70.9%, Telangana at 72.8%, Uttar Pradesh at 73% and Madhya Pradesh at 73.7%.

The study has pegged the overall literacy rate in the country at about 77.7%. In rural areas, the literacy rate is 73.5% compared to 87.7% in urban areas of the country.

At all-India level, the male literacy rate is higher at 84.7% compared to 70.3% among women.

punjab national bank
...the name you can BANK upon!
(A GOVERNMENT OF INDIA UNDERTAKING)

B/O BAHROLA, PALWAL-121102, E-mail: bm2114@obc.co.in

SALE NOTICE FOR SALE OF MOVABLE PROPERTIES

E-Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002. Notice is hereby given to the public in general and, in particular to the Borrower(s) and Guarantor(s) that the below described immovable properties mortgaged /charged to the Secured Creditor, the constructive/physical symbolic possession of which has been taken by Authorised Officer of the Bank/Secured Creditor, will be sold on "As is where is", "As is what is", and "Whatever there is" on the date mentioned in the table herein below, for recovery of its dues due to the Bank/ Secured Creditor from the respective Borrower(s) and Guarantor(s). The reserve price and the earnest money deposit will be as mentioned in the table below against the respective properties.

SCHEDULE OF SALE OF THE SECURED ASSETS

Name of the Account	Date of Demand Notice U/s 13(2) of Sarfaesi Act 2002	Description of Vehicle	RESERVE PRICE EMD (Last date of deposit EMD) Bid Increase Amount	DATE/ TIME OF AUCTION
	Amount as per Demand Notice			
Mr Raj Kumar S/o Ram Chand	14-06-2018 Rs. 3,60,583.76 as on 31.08.2019 and interest thereon	MARUTI WAGON R VXI registered in the name of Sh. Raj Kumar S/o Ram Chand with : REGN No: HR E 8537, CHASSIS No: MA3EWDE1500C65826, ENGINE No: K10BN4890666, Model: 2017	Rs. 2,80,000/- Rs. 28,000/- (19-09-2020)	21.09.2020 From 11:00 AM to 04:00 PM Unlimited Extensions of 5 minutes
			Rs. 5,000/-	

BRIEF TERMS AND CONDITIONS OF E-AUCTION SALE: The sale shall be subject to the Terms & Conditions prescribed in the Security Interest (Enforcement) Rules 2002 and to the following further conditions: 1. The properties are being sold on "AS IS WHERE IS BASIS" and "AS IS WHAT IS BASIS" and "WHATEVER THERE IS BASIS". 2. The particulars of Secured Assets specified in the Schedule herein above stated to the best of the information of the Authorised Officer, but the Authorised Officer shall not be answerable for any error, misstatement or omission in this proclamation. 3. The sale will be done through e-auction platform provided at the Website <https://www.msteccommerce.com> on date and time of auction specified above. 4. For further details and complete Terms & Conditions of the sale, please refer : www.ipabi.in, www.tenders.gov.in, www.msteccommerce.com, <https://eprocure.gov.in/epublish/app>.

STATUTORY SALE NOTICE UNDER RULE 8(6) OF THE SARFAESI ACT, 2002

Date: 07-09-2020, Place: Faridabad

Authorized Officer, Punjab National Bank



ORCHARD AVENUE 2
AFFORDABLE GROUP HOUSING
LICENCE NO.: 51 of 2019 dated 06-03-2019
HRERA NO.: 51 of 2019 dated 11.09.2019
<https://haryanarera.gov.in/>

ORCHARD AVENUE 2 AFFORDABLE GROUP HOUSING

List of application numbers of successful applicants in the re-draw of flats in Orchard Avenue 2, Residential Apartments, Sector-93, Gurugram held on Friday, 4th of September 2020, at The Pilazio Hotel, Plot No. 292-296, Sector - 29, HUDA City Centre, Gurugram, Haryana.

2BHK TYPE-1 (539.384 Sq.Ft.)		2BHK TYPE-3 (594.916 Sq.Ft.)	
89	4156	5311	6422
92	4271	5402	6243
99	4285	5565	6710
100	4367	5693	6928
101	4373	5700	6937
3927	4430	5760	7092
3950	4438	5859	7095
3953	4440	5913	7096
3955	4801	6301	7205
3957	4810	6302	7216
3961	4811	6303	7237
4016	5041	6304	7283
4119	5047	6305	7456
4137	5069	6306	7525
4149	5181	6421	7529
96	4291	5662	6943
97	4781	5681	7000
98	4789	5751	7004
3135	4795	6312	7082
3907	4796	6319	7083
3915	4797	6401	7084
3929	4798	6403	7097
3948	4816	6427	7098
3951	4942	6428	7228
3956	4943	6432	7286
3967	5046	6435	7287
3977	5068	6487	7291
4027	5077	6708	7416
4037	5200	6894	7444
4121	5410	6897	7451
4127	5427	6898	7579
4136	5563	6936	7580

2BHK TYPE-2 (603.677 Sq.Ft.)		2BHK TYPE-3 (594.916 Sq.Ft.) WAITING LIST	
55	5660	5698	50713 50714 50754 50755
2BHK TYPE-2 (603.677 Sq.Ft.) WAITING LIST		2BHK TYPE-3 (594.916 Sq.Ft.) WAITING LIST	
1. 4017	2. 7359	1. 6410	2. 5562
88	4813	6812	9. 4799
161	4827	6934	10. 4790
961	5408	7206	14. 50761
3931	5663	7214	15. 50692
3943	6311	7220	16. 3952
4011	6381	7405	1. 50869
4120	6492	7413	2. 7832
4365	6712	7452	3. 7736

2BHK TYPE-4 (577.112 Sq.Ft.)		2BHK TYPE-4 (577.112 Sq.Ft.) WAITING LIST	
88	4813	7454	9. 4799
161	4827	7455	10. 4790
3. 6899	7. 7402	11. 4135	15. 50692
4. 4105	8. 4104	12. 7453	16. 3952

2BHK TYPE-4 (577.112 Sq.Ft.) WAITING LIST	
1.	

Companies

TUESDAY, SEPTEMBER 8, 2020



CLEARING STATUTORY DUES
Ravinder Takkar, MD and CEO, Vodafone Idea
...in fact our first payment based on the outcome of the judgement is going to be in March 2022 of the first of the 10-year instalments, which I think is eventually a good outcome

Quick View

Maruti Suzuki India reports 11% rise in August production

THE COUNTRY'S LARGEST carmaker Maruti Suzuki India on Monday said its production in August increased by 11% to 1,23,769 units. The company had produced a total of 1,11,370 units in the same month last year, Maruti Suzuki India (MSI) said in a statement. Passenger vehicles production stood at 1,21,381 units last month as compared to 1,10,214 units in August 2019 — growth of 10%.

Samsung India expects online biz to grow over 35%

TECH GIANT SAMSUNG on Monday said it expected its online business in India to grow 35% in 2020 over the last year, driven by strong overall demand and success of its M series of devices. The company, which had introduced its M series of smartphones in February last year for online channels, said it expected the cumulative sales from this range to cross \$3.5 billion by the end of 2020.

Singapore-based fintech firm Qapita raises \$1.8 m

QAPITA, A SINGAPORE-based fintech and legal-tech firm with a branch office in Hyderabad, providing fully-featured digital equity management software announced that it had raised \$1.8 million in seed round, led by Vulcan Capital and several prominent early stage investors, including Alto Partners Multi Family Office, Atin Kukreja (CEO of Rippledot Capital), Koh Boon Hwee, K3 Ventures, KDV, Mission, and several Northstar Group partners, including Patrick Walujo.

Flipkart expands Motorola's audio range

FLIPKART, AS PART of its strategic partnership with Motorola, announced the expansion of Motorola's AmphisoundX range of Soundbars and Home Theatres.

Audi Q2 to be launched in India this festive season

GERMAN LUXURY CARMAKER Audi's entry-level SUV Q2 is expected to hit Indian roads by the second half of October or early November as the company looks to cash in on festive season demand by bringing in the volume model, according to a senior company official. For this model, Audi India is utilising the government's provision of allowing a total of 2,500 cars to be imported and sold here without undergoing the process to meet local regulatory requirements as long as the model has certification from the EU or Japan.

Mercedes-Benz to open SUV bookings from today

GERMAN LUXURY CAR maker Mercedes-Benz on Monday announced opening the bookings of its mid-size SUV, AMG GLE 53 4MATIC+ Coupe, from September 8. The GLE-class mid-size luxury SUV, which will be the first AMG 53 series hitting the Indian road, is scheduled to be launched in the domestic market on September 23.

Future Lifestyle Fashions reports ₹353 cr loss for Q1

FUTURE LIFESTYLE FASHIONS on Monday reported a consolidated net loss of ₹352.95 crore for the first quarter ended June 30, on account of lower income. The company had a net profit of ₹24.54 crore in April-June, 2019-20. Total income in the quarter under review stood at ₹96.38 crore. It was ₹1,551.11 crore in the corresponding period a year ago, the company said in a regulatory filing.

Electric ride-hailing co BluSmart raises \$7 m

ELECTRIC RIDE-HAILING platform BluSmart on Monday said it had raised \$7 million in funding from multiple investors. The funding round included investors like Inflection Point Ventures, Venture Catalysts, etc., the company said in a release. It will utilise the funding for fleet expansion, setting up of more charging infrastructure.

AIM partners Freshworks to support start-ups

ATAL INNOVATION MISSION (AIM) under NITI Aayog has partnered Freshworks, Chennai- and US-based SaaS company to provide support to innovators and entrepreneurs. The aim is to increase efficacy of institutions and start-ups in AIM portfolio.

MEDIA ANALYSIS

'Start-up funding likely to dry up by 11-36% in 2020'

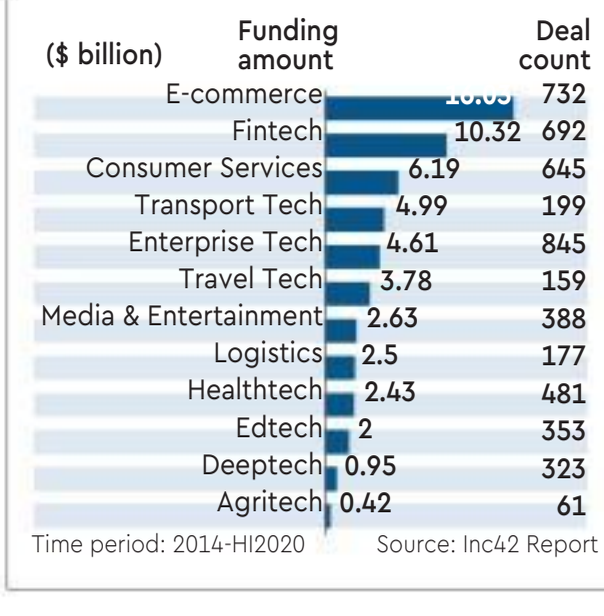
FE BUREAU
New Delhi, September 7

START-UP FUNDING in India is estimated to see a year-on-year (y-o-y) decline of 11-36% in 2020, according to a report by media platform Inc42. The drop can be cushioned, to some extent, if growth- and late-stage start-ups are able to attract high-ticket investments and investor interest remains intact in sectors like edtech, fintech, online gaming, e-commerce, enterprise tech, the report revealed.

In that case, start-ups may end up raising \$11.3 billion, recording a moderate 11% decline compared to 2019. However, if big-ticket funding takes a hit and competent sectors like edtech fail to generate sizeable financing from investors, the decrease in funding may be as much as 36.2% to \$8.1 billion, analysts at the firm said.

Total funding in H12020 (excluding deals valued at \$200 million and above) stood at about \$3.2 billion. Fintech and edtech segments led the highest number of deals during the period, the report showed.

Last week, edtech firm Unacademy entered the unicorn club after SoftBank led a \$150-million funding round in the company. Unacademy's valuation touched \$1.45 billion following the investment. The Ben-



galuru-based company joined a handful of other start-ups in the edtech space that has been generating considerable investor interest, of late. In August, billionaire Yuri Milner-led DST Global infused a fresh \$122 million in rival Byju's, which is expected to invest more capital in the firm. The valuation of Byju's hit \$10.5 billion in late June after it secured the backing of US-based Bond.

Recently, Eruditus raised \$113 million from investors, including Chang Zuckerberg Initiative, giving it a post-money valuation of \$800 million. In July, US-based Coatue led a \$100 million funding round in Vedantu.

Nearly 16 of 44 edtech funding deals

were bagged by online test preparation start-ups, noted analysts in the report.

In the fintech sector, firms operating in the lending space recorded the highest number of deals. Seed-stage funding, however, dipped to \$140 million in H12020 after touching a peak of \$450 million in 2018, on the back of policy hurdles such as angle tax and decrease in the number of new start-up launches. The only outlier is the media and entertainment space that registered growing investor interest in seed-stage companies primarily due to the ban on Chinese apps. Investment in late-stage firms remained largely stagnant although the number of deals went up.

In the period of 2014-H12020, the e-commerce space led the total start-up funding, garnering a little over \$16 billion across 732 deals. Alongwith fintech and consumer services, the three sectors collectively accounted for 51% of the overall capital raised by start-ups during the period. Sequoia Capital emerged as the top investor in H12020, stated the report.

Analysts estimated that over 50 companies had the potential to achieve a valuation of over \$1 billion by 2022. The years 2018 and 2019 saw the highest number of start-ups entering the unicorn club, at 10 and seven, respectively.

L&T power business bags 'large' contracts

PRESS TRUST OF INDIA
NEW DELHI, SEPTEMBER 7

LARSEN & TOUBRO (L&T) on Monday said its power transmission and distribution business had bagged 'large' contracts in the domestic and international market.

The engineering and construction company did not provide the exact value of the contract, but according to its project classification, "large" orders are those valued between ₹2,500 crore and ₹5,000 crore.

"L&T's power transmission and distribution business has won a prestigious package to establish transmission lines and sub-

stations associated with a major infrastructure project in Telangana," the company said in a regulatory filing. The scope of the package involves establishing three new 400 kV substations with reactors, associated bay extensions at connected substations and more than 170 km of 400 kV transmission links, on a turnkey basis, the filing added.

The company said it had secured another order from Konkan Railway Corporation to provide electrical and mechanical systems for two tunnels in the Katra Dharan section of the Udhampur-Srinagar-Baramulla rail link project. Besides, a power distribution package to replace bare conductors with aer-

ial bunched cables has been received from North India and additional orders from ongoing transmission line projects, the filing said. In Oman, L&T's power transmission and distribution business bagged a package to construct 400 kV overhead lines connecting three grid stations. These high capacity transmission lines will interconnect three major transmission systems to improve dispatch coordination and grid security, the company said.

The company has also received a repeat order from a client in the Middle East, it added. Shares of the company were trading 1.34% lower at ₹930.25 apiece on BSE

ITC mulls 'alternate structuring' for value creation in hotels biz

FE BUREAU
Kolkata, September 7

DIVERSIFIED CONGLOMERATE ITC has started mulling "some alternate structuring" to enhance "value creation" for its hotels business, chairman Sanjiv Puri on Monday said. "The hotels (business) have come to a stage where now our strategic focus is in a fashion, where it makes it possible for us to examine alternate structuring. What will we do, how will we do — I think at this point of time it is only an area which has been flagged off," Puri said during an interaction with media persons.

The company, which has been focussing on an asset-light strategy, will look at some alternative structuring vehicle to enhance value creation in its hotels segment, he pointed out.

Stating that the asset-light strategy was announced in the recent past, the chairman said the company renovated the brand 'WELCOMHOTEL', which, it believed, had indigenously best traction for the five-star hotels. "And, we have got very, very healthy pipeline... And the good thing that we have got interest not only in India, but in the adjacent markets, and we got interests from

some far-off markets. It is a healthy pipeline. Progress on the ground could have been good this year. But because of the current situation, some of the hotels that itself were in the pipeline or could have been flagged off, there have been some recalibration in the timeline of that," he said.

In hotels business, at present over 50% of assets are in the managed segment. Currently, of about 10,000 keys that the company has, about 5,300 keys are in the managed segment. It has about 4000 rooms, which are under construction, and of them 3000 are in the managed segment, while the 1,000 are owned. Thus, of 14,000 rooms, more than 8,600 would be in the managed segment. On ITC Infotech, Puri said the company believed "a young player" like it had an opportunity to scale up. "And at the moment we are focussing on scaling up it," he said.

He said ITC was witnessing higher rural demands for its FMCG products than that in the urban areas. "At this moment, we are not seeing a change from the trends which was picking up as the lockdown happened, other than the fact that some discretionary items have started to recover. Though they are still depressed, but they have started to show some levels of recovery," he said.

For exports expansion, India has to learn from countries that are major exporters of auto components. Germany, for example, has a 15% share in the global exports market for auto components. China's share is at 11% with Japan and Korea following at 7% and 6%, respectively, the report said.

India's global auto components trade could grow to 5% by 2026: McKinsey

SAJAN C KUMAR
Chennai, September 7

INDIA HAS THE scope to expand its share in the global auto components trade to 4%-5% by 2026, riding on exports growth and the import substitution initiatives being taken by the industry in the wake of Covid-19-triggered supply chain disruptions as well as the Centre's 'Atmanirbar' programme.

As the supply chains shift, India will be in a position to increase its share in the global auto components trade. The country contributes only a small percentage of the total imports to its biggest buyers - 2.2% in the US, 1% in Europe and 0.6% in China. To grow trade, India could benefit from a targeted exports expansion and imports substitution programme, stated a news report by McKinsey.

For exports expansion, India has to learn from countries that are major exporters of auto components. Germany, for example, has a 15% share in the global exports market for auto components. China's share is at 11% with Japan and Korea following at 7% and 6%, respectively, the report said.

ACMA re-hires Jain as prez

AUTOMOTIVE COMPONENT MANUFACTURERS Association of India (ACMA) on Monday announced the re-appointments of Deepak Jain as its president and Sunjay Kapur as the vice-president for the term 2020-21. The re-appointments of Jain, who is also chairman and SD, Lumax Industries and Kapur, the chairman, Sona Comsta, were made at the 60th annual general meeting of the auto components manufacturers' body, ACMA said in a statement.

While these countries also have a trade surplus in auto components, they achieved this market position due to advantages such as the presence of large original equipment manufacturers (OEMs) in the domestic market, greater ease of doing business, a significant spend on research and development - between 2% and 5% of GDP and

their top-25 rank in infrastructure.

McKinsey said India could pursue higher exports in product categories where the country has a competitive edge, such as shafts, bearing and fasteners. At the same time, component manufacturers can continue to broaden their global export presence by building capabilities for high-value products. The report said an analysis of the value that automotive parts add to India's import bill while also featuring as major exports indicates scope to localise and substitute imports of up to \$12 billion. One option is to be more focussed on manufacturing high-value parts such as engine and engine components, engine electricals, fuel systems and exhaust parts and gear box parts.

India could also ramp up capabilities through recent innovations such as those made to match BS-VI standards that could help replace those imports with components made in the country. Possible collaborations with global suppliers, who are relocating manufacturing operations to India, could further reinforce these efforts and help build new capabilities, it said.

FOCUS ON JULY-AUG FIGURES

Outdoor advertising in slow revival mode after severe H1 blow

The April-June quarter was a washout for the medium, with almost no billings

DEVIKA SINGH
New Delhi, September 7

AFTER SUFFERING a severe blow in the first half of the year, out-of-home (OOH) advertising has seen some recovery in July and August. The industry reported a pickup of 25-30% in recent months after it recorded almost nil billings in the second quarter (April-June) of CY 2020.

"There are a lot of enquiries coming. Also, older campaigns, which had been postponed due to the lockdown, are now being resumed," said Noomi Mehta, chairman and MD, Selvel One. According to Mehta, his company is poised to see a 30-40% revival in business in September compared to the same period last year.

Outdoor advertising witnessed 55% de-



ingrowth in the first half (H1) of the year, plummeting drastically to ₹761 crore, compared to ₹1,706 crore in H1 2019, accord-

ing to a report released by Pitch-Madison in August. The fall was particularly severe in Q2, which coincided with the nationwide lockdown, at just ₹8 crore in billings, against ₹844 crore in Q2 2019, stated the report.

The recovery, witnessed recently, is

mainly on the back of interest from traditional heavy advertisers on the medium.

"Sectors such as auto, telecom, OTT, media and entertainment, and financial services have returned to advertising on OOH but their budgets have been slashed,"

observed Nabendu Bhattacharyya, CEO and MD, Milestone Brandcom.

Outdoor media owners are looking at discounting as a revival strategy to bring advertisers back into its fold, with discounts as high as 50-60% being offered. According to experts, while earlier it would cost an advertiser ₹9-10 lakh per month to advertise on a 40x20 feet unipole flex hoarding in Western Express Highway in Mumbai, the rates have come down to ₹5 lakh a month.

Advertiser interest, however, is limited to certain formats. Ajay Mehta, managing director, Kinetic Advertising India, said while routes (billboards, hoardings) had seen a recovery, spending on certain destinations like airports, malls and metros remained impacted. Brands are also keen to advertise in smaller towns, where the pandemic has caused less havoc compared to the metro cities. OTT platform ALT Balaji, for instance, hitherto a regular advertiser on outdoor media, is staying away from tapping it in metros but is experimenting with it in Tier-II and beyond towns.

"There is still a lot of uncertainty right now and we see ourselves going back to the medium, full-fledged, in two months," said

Divya Dixit, SVP, marketing, analytics and direct revenue, ALT Balaji. The company used to dedicate about 15-20% of its overall

TAAL Enterprises Limited

CIN: L6220TN2014PLC096373
Regd. Off.: 2nd Floor, MMPOA Towers, 184, Royapettah High Road, Chennai - 600014
Phone: +91-44 4350 6393, Website: www.taalent.co.in; E-mail: secretarial@taalent.co.in

NOTICE

Notice is hereby given that the 6th Annual General Meeting ('AGM') of TAAL Enterprises Limited ('Company') will be held on Wednesday, September 30, 2020 at 2:30 PM through Video Conference ('VC') / Other Audio Visual Means ('OAVM') in compliance with the applicable provisions of Companies Act, 2013 ('Act') and rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs General Circular Nos.14/2020, 17/2020 and 20/2020 dated April 8, 2020, April 13, 2020 and May 5, 2020, respectively, and Circular No. SEBI/HO/CFD/CMCI/CIR/P/2020/79 dated May 12, 2020 ('Applicable Circulars'), without the physical presence of members at a common venue. The Notice and Annual Report is being sent only by electronic mode to all those members whose email addresses are registered with the Company / Depositories in accordance with the Applicable Circulars. Members can join and participate in the AGM only through VC/OAVM facility. The Company is providing its members remote e-voting facility to cast their vote on all resolutions set forth in the AGM Notice. Additionally, the Company is providing the facility of voting through the e-voting system ('e-voting') during the AGM. The business may be transacted through voting by electronic means. The detailed instructions for remote e-voting and e-voting are provided in the Notice of AGM that is being emailed to the members.

Members participating through the VC/OAVM facility will be counted for the purpose of reckoning the quorum under Section 103 of the Act.

The Notice and Annual Report is being available on Company's website www.taalent.co.in as well as website of SFE Ltd at www.bseindia.com and also on website of CDSL at www.evotingindia.com. Members holding shares in physical as well as dematerialized form and who have not registered their email addresses with the Company / Depositories are requested to register their email addresses with the Company's Registrar and Share Transfer Agent Link Intime India Private Limited at pure@linkintime.co.in or with the Company at secretarial@taalent.co.in to receive the Notice of AGM along with the Annual Report. Instructions to join the AGM through VC/OAVM and to cast the vote through remote e-voting are contained in the Notice of the AGM.

The remote e-voting commences on September 27, 2020 (9:00 am) and ends on September 29, 2020 (5:00 pm). Remote e-voting shall not be allowed beyond 5:00 pm on September 29, 2020. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the Depositories as on cut-off date i.e. September 23, 2020 shall be entitled to avail the facility of remote e-voting as well as voting in the AGM.

In case of persons who became members of the Company after dispatch of AGM Notice may write to pure@linkintime.co.in or secretarial@taalent.co.in for obtaining login ID & password.

A Member may participate in AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again in the AGM. The facility for e-voting shall be made available at the AGM.

In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ('FAQs') and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com.

Place : Pune
Date : September 03, 2020

For TAAL Enterprises Limited
Sourabh Sonawane
Company Secretary

KALPATARU ENGINEERING LIMITED

Regd. Off. : 18, Rabindra Sarani Poddar Court, Gate No. 4, 4th Floor,
Room No. 4 Kolkata-700001
Email ID: kalpataruengglt@gmail.com
CIN : L27104WB1980PLC033133

NOTICE OF 39TH ANNUAL GENERAL MEETING, REMOTE E-VOTING INFORMATION AND BOOK CLOSURE

The notice is hereby given that:

1. The 39th Annual General Meeting ('AGM') of the Company will be held at 18, Rabindra Sarani, Poddar Court, Gate No.4, 4th Floor, Room No.4, Kolkata-700001 on Wednesday, 30th September, 2020 at 04:30 PM to transact the Ordinary Business, as set out in the Notice of AGM;

2. Electronics Copies of the Notice of AGM and Annual Report for 2020 have been sent to all members whose email IDs are registered with the Depository Participants. The same is also available on the Company's Website- http://kalpatarurengineering.co.in. The dispatch of Notice of AGM has been completed on 07th September, 2020.

3. Members holding shares either in physical form or in dematerialized form, as on the cut-off date of 23rd September, 2020, may cast their vote electronically on the Ordinary Business as set out in the Notice of AGM through electronics voting system of Central Depository Services Limited (CDSL) from a place other than venue of AGM ('remote e-voting'). All the members are informed that:

i. The Ordinary Business as set out in the Notice of AGM may be transacted through voting by electronic means;
ii. The remote e-voting shall commence on Sunday, 27th September, 2020 at 10:00 A.M. IST

iii. The remote e-voting shall end on Tuesday, 29th September, 2020 at 5:00 PM. IST

iv. The cut-off date for determining the eligibility to vote by electronic means or at the AGM is Wednesday, 23rd September, 2020.

v. Any person, who acquires shares of the Company and become member of Company after dispatch of the Notice of AGM and holding shares as of cut-off date i.e. Wednesday, 23rd September, 2020, may obtain the login ID and password by sending a request at evoting@cdslindia.com. However, if person is already registered with CDSL for e-voting then existing user ID and password can be used for casting vote;

vi. Members may note that: a) the remote e-voting module shall be disabled by CDSL after the aforesaid date and time for voting and once the vote on a resolution is cast by the members, the member shall not be allowed to change it subsequently; b) the facility for voting through ballot paper shall be made available at the AGM; and c) the member may participate in the general meeting even after exercising his right to vote through remote e-voting but shall not be allowed to vote again in the meeting; and d) a person whose name is recorded in the register of members or in the register of beneficial members maintained by the depositaries as on the cut-off date only shall be entitled to avail the facility of remote e-voting or voting at the AGM through ballot paper;

vii. The Notice of AGM is available on the Company's website- http://kalpatarurengineering.co.in and

viii. In case of queries, members may refer to the Frequently Asked Questions ('FAQs') for members and e-voting user manual for members at the Downloads Section of https://www.evoting.cDSL.com or call on toll free number 1802005533 or at the designated email ID : helpdesk.evoting@cdslindia.com, who will address the grievances connected with the electronic voting. Members may also write to the Company Secretary at the above mentioned email ID or the Registered Office address.

BOOK CLOSURE

The Register of Members and the Share Transfer Books of the Company will remain closed from Thursday, 24th September, 2020 to Wednesday, 30th September, 2020 (both days inclusive).

For KALPATARU ENGINEERING LTD

Sd/-
Bhakti Somiya
Director
DIN No. 0694740

CREMICA AGRO FOODS LIMITED

Regd. Off.: 455, SOHAN PALACE, 2nd FLOOR, THE MALL, LUDHIANA, PUNJAB-141001, Tel No.: 01826-222826, Website: www.cafl.co.in CIN: L15146PB1989PLC009676, Email Id: manager.cafl@gmail.com

Extract of Standalone Un-audited Financial Results for the Quarter ended 30th June, 2020 (Rs. In '000)

Sl. No.	Quarter ended		Year Ended	
	30.06.2020 (Un-audited)	31.03.2020 (Audited)	30.06.2019 (Un-audited)	31.03.2020 (Audited)
1 Income				
a) Revenue from operations	657.80	2128.69	706.01	4039.23
b) Other Income	137.5	(240.73)		838.51
2 Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	257.15	(179.06)	706.01	4877.74
3 Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	192.43	(179.06)	327.50	1136.25
4 Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	1,982.57	(179.06)	252.47	863.1
5 Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)] (Refer Note No. 2)		(179.06)	252.47	863.1
6 Equity Share Capital (Face Value of Rs. 10/-)	4,495.50	4,495.50	4,495.50	4,495.50
7 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				43870.18
8 Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations):				
Basic:	0.44	(0.04)	0.06	0.19
Diluted:	0.44	(0.04)	0.06	0.19

Notes:
1. The above is an extract of the detailed format of Un-audited Financial Results for the Quarter and year to date ended as on 30th June, 2020 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said Un-audited Financial Results are available on the Company's website (www.cafl.co.in) as well as on stock exchange's website (www.mseibol.in).
2. The Company has adopted Indian Accounting Standard ("Ind AS") from 1st April, 2017 and accordingly these financial results have been prepared in accordance with the recognition and measurement principles laid down in the Ind AS 34 "Interim Financial Reporting", prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and the other accounting principles generally accepted in India.

On Behalf of the Board

For Cremica Agro Foods Limited

Sd/-

Date: 07th September 2020

Shantilal Sukalal Chaudhari

Whole Time Director

Place: Ludhiana

financialexpaper.in

ZENITH STEEL PIPE & INDUSTRIES LIMITED

(Formerly known as Zenith Birla (India) Limited)
CIN: L29220MH1960PLC011773

Regd. Office: 5th Floor, Industry House, 159, Churchgate Reclamation, Mumbai- 400 020 email: zenith@zenithsteelpipes.com, Website: www.zenithsteelpipes.com, Tel No. 022-666168400

NOTICE

Notice is hereby given pursuant to Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company, will be held on Monday, 14th September, 2020, to consider, approve and take on record, inter alia the Un-Audited Financial Results of the Company for the quarter ended June 30, 2020.

The above details of the said meeting are also available on the website of the Company i.e. www.zenithsteelpipes.com and also at website of the stock exchanges www.nsindia.com and www.bseindia.com

ZENITH STEEL PIPE & INDUSTRIES LIMITED
(Formerly known as Zenith Birla (India) Limited)
SD/-

Date : 07.09.2020

Place : Mumbai

Suneel Sullere
Company Secretary

ROSELABS FINANCE LIMITED

CIN: L70100MH1995PLC318333

Regd. Off.: 411, Floor - 4, 17G, Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Fort, Mumbai - 400001.
Tel.: 022-61334400 Fax: 022-23024550

Website: www.roselabsfinancelimited.in, E-mail: roselabsfinance@lodhagroup.com

NOTICE OF 26TH ANNUAL GENERAL MEETING(AGM) AND E-VOTING INFORMATION

Notice is hereby given that the 26th Annual General Meeting (AGM) of the Members of the Company is scheduled to be held on Wednesday, September 30, 2020, at 3:00 p.m. through video conferencing / Other Audio Visual Means ('OAVM') to transact the business as set out in the notice convening the AGM. The deemed venue for the AGM shall be the Corporate Office of the Company at 10th Floor, LodhaExcelus, N. M. Joshi Marg, Mahalaxmi, Mumbai 400011.

The Notice and Annual Report have been sent to the shareholders whose email IDs are registered with the Company/Depository Participants. The Company has, on 7 September, 2020, completed dispatch of Notice of AGM along with the Annual Report and communication relating to Remote E-voting inter-alia containing user ID and Password to the Members of the Company. Members may note that the Notice of AGM and Annual Report are available on the website of the Company at www.roselabsfinancelimited.in

Further, in compliance with the applicable provisions of the Companies Act, 2013 ("the Act") and Rules framed thereunder and the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 ('SEBI Listing Regulations') read with General Circular No. 14/2020 dated 8 April 2020, on 17/2020 dated 13 April 2020 no. 20/2020 dated 05 May 2020, issued by the Ministry of Corporate Affairs ('MCA Circulars') and Circular No. SEBI/HO/CFD/CMCI/CIR/P/2020/79 dated 15 July 2020 issued by the Securities and Exchange Board of India ('SEBI Circular') without the physical presence of the members at a common venue.

The Company Pursuant to section 108 of the Act, and in compliance with the above circulars, has completed dispatch of the Notice of the AGM and Annual Report of the Company for the year ended 31st March 2020, Only by email on 07 September 2020, to all those members, whose email addresses are registered with the Company / Company's Registrar & Share Transfer Agent (RTA) i.e. Niche Technologies Pvt. Ltd. or with their respective Depository Participants ("Depositary"). The notice of the AGM as well as the Annual Report are also available on the Company's website [https://www.roselabsfinancelimited.in](http://www.roselabsfinancelimited.in).

The manner of remote e-voting and voting at the AGM by the members holding shares in the dematerialized mode, physical mode and for the members who have not registered their email addresses is provided in the Notice of AGM using the physical presence of the members at a common venue.

The Company Pursuant to section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, Secretarial Standard on General Meeting ('SS-2') issued by the Institutes of Company Secretaries of India and Regulation 44 of the SEBI Listing Regulations, members have been provided with facility to cast their votes on all resolutions set forth in the Notice of the AGM using an electronic voting system (remote e-voting). The Company has engaged the services of NSDL for providing facility for remote e-voting, participation in the AGM through VC/OAVM and voting at the AGM. The voting rights of members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on Tuesday, 22nd September, 2020 ("cut-off date").

The manner of remote e-voting and voting at the AGM by the members holding shares in the dematerialized mode, physical mode and for the members who have not registered their email addresses is provided in the Notice of AGM.

The remote e-voting commences on Saturday, 26th September, 2020 at 9:00 a.m. (IST) and ends on Monday, 28th September 2020 at 5:00 P.M. (IST). Members may cast their votes electronically during this period. The remote e-voting shall be disabled by NSDL thereafter. Those members, who shall be present in the AGM through VC/OAVM facility and had not cast their votes on the resolutions through remote e



Opinion

TUESDAY, SEPTEMBER 8, 2020

Get the testing strategy right to control Covid-19

India may or may not be having a second wave; not testing enough raises the chances of the virus spreading

SEVERAL PARTS OF the country may or may not be witnessing a second wave of the novel coronavirus as AIIMS chief Randeep Guleria has indicated could be happening, but what is very evident is that the testing strategy being used is quite inadequate. That is why, in cities like Delhi for instance, while the daily tests show a 'case infection rate' of just 10.8%, the serosurvey suggested that 29.1% of the population had Covid-19 at some point, up from 23.5% in the serosurvey conducted in July. And, in the case of Mumbai, while the 'case infection rate' is 18.9%, the serosurvey suggested that 33% of the city had been infected by Covid-19. Since the serosurvey is based on a rigorous sampling technique, it is more likely to be representative of the situation on the ground.

Till now, one of the reasons for the 'case infection rate' being much lower than the serosurvey was the various restrictions put on testing. So, for instance, walk-in testing was not allowed, testing was initially to be done only for those who came in from abroad or those who were in touch with infected persons, etc. Over time, the restrictions were loosened. People can, now, walk in and get a Rapid Antigen Test (RAT) and many offices are, in any case, also doing their own antibody tests; an RT-PCR test, however, is still not a walk-in-sans-prescription till now.

As this newspaper has been arguing for some time, one of the reasons why there has been a big dip in India's 'case infection rate' is because the ramp-up in testing has mainly been via the RAT test—75% tests in Delhi and 90% in Bihar are RAT today—which, as the Delhi government affidavit to the Delhi High Court said is able to detect Covid-19 at a third the level of the RT-PCR. This poor level of detection, coupled with a very low level of testing, is an important reason for the faster spread of Covid-19. When initial infections are not detected, this allows infected persons—either symptomatic or asymptomatic—to continue to infect others. Indeed, as *FE* showed with data on Monday, any country or state/city that tests a high enough number of persons initially has a better chance of being able to contain the infection than others. The US, by way of example, did 57 tests per thousand persons on June 1 as compared to India's 2.9. So, between June 1 and September 5, when testing picked up in India, its infections grew much faster than those of the US; while India's infections rose 21.1 times, those of the US rose just 3.5 times. The same results can also be seen within India. Since Mumbai and Delhi have tested a lot more than other cities and states, when they ramped up their testing between June 1 and September 5—along with other cities/states—this resulted in a far slower growth in new infections.

After some prodding by the Delhi High Court which wanted the capital to change its testing strategy following a surge in infections once again, ICMR has finally given states the freedom to come up with their own testing protocol. Now that this has happened, states should ensure that walk-in tests without doctor's prescriptions are allowed for RT-PCR tests as well. And if they are using a lot of RAT because of their lower costs and faster turnaround time, they should follow the protocol and retest all those who turn out to be negative with an RT-PCR test as that is more reliable. Such a strategy will be the perfect combination of speed, economy and accuracy. The right testing strategy, keep in mind, is critical if Covid-19 has to be kept under control.

Following Apple's approach

NITI Aayog's DEPA draft is a step towards user empowerment

FACEBOOK IS unhappy with Apple trying to introduce norms that make it difficult to track users, it is certainly not going to be happy with India's Data Empowerment and Protection Architecture (DEPA). Apple, last month, announced that it would ask for user consent each time a service is trying to track users, making it difficult for companies like Facebook, which process user data to do targeted advertising. Now, India is planning to do something similar. A replication of this on the national scale is indeed an achievement in itself, but the draft rules released by NITI Aayog over the weekend hold more promise than just consent-sharing. For one, they talk about the creation of consent-managers or account-aggregators, which will facilitate such sharing. So, if a company XYZ is requesting data from ABC, a consent-manager will facilitate this process, while also ensuring user consent. This would eliminate the requirement of long and tedious terms and conditions, which allowed companies to carry out an array of services in the name of user consent.

Last year, RBI allowed this in some form by giving an in-principle nod to seven account aggregators who can facilitate collection of data. In the case of financial services, this is meant to help MSMEs make the process of purchasing loans, insurance and other products more accessible. The government also discussed this in its draft policy for health data released last month, where it said the user would have to provide consent each time her data is shared. Also, the user shall have a database to see which companies are accessing her data and can revoke data sharing at any point in time. A dashboard with all sharing requests and access will also be provided to the user.

NITI Aayog's draft norms also stipulate something similar, but are not limited to areas of health and finance. Also, the rules go one step ahead of the draft non-personal data Bill and demand reciprocity from companies, i.e., if a company is willing to purchase data, it should also be ready to sell it in the market. While the framework suggested by NITI Aayog utilises existing norms and laws to allow data sharing, unless the government clears the personal and non-personal data Bills, the consumer will be hesitant. Also, if companies are going to pay consumers for their data, it is possible the latter may have to start paying for services like e-mail, maps, etc.

Rotten POLITICS

Making Sushant Singh Rajput's death a matter of poll campaigning in Bihar is a new low for Indian politics

FIT WASN'T bad enough that social media and news (primarily TV, but some print and online media organisations included) turned Sushant Singh Rajput's death into a national debate and a cottage industry of half-truths, insinuations and hounding; politicians are also now using the actor's death to generate political mileage for the coming Bihar elections. The deceased actor was from Bihar. The state DGP made crude remarks on actress Rhea Chakraborty, against the backdrop of her comments on Bihar CM Nitish Kumar. Then, there was the episode of the Bihar police team not being allowed to conduct its probe in Mumbai. In between, there have been numerous instances of political rumour-mongering over the actor's death. Now, the BJP has allegedly put up posters of the dead actor claiming it will get justice for Sushant to fuel support. It is indeed difficult to determine which is more shameful: parties using an actor's suicide to play politics or the fact that the news media has turned the tragedy into a farce at a time when the pandemic is raging, the GDP has dipped to an all-time low and floods have recently ravaged Bihar.

Some would say the people are as much to blame as the media and politicians are—one can always say that politicians are pandering to the popular opinion. However, it is the job of the politicians to draw the attention of the country to issues that can help improve governance. As it is, Bihar elections are going to be a test for democracy as most of the campaigning is to be done via online channels, which, in the past, have been used to promote fake information. If politics over an actor's death is going to be the discourse for Bihar elections, then no matter which party wins, it will be a loss for democracy.



BETTER PREPARED FOR LIFE
Prime minister Narendra Modi
Students used to pick a stream beyond their aptitude and they would realise it much later... these problems have been addressed in the NEP and with vocational exposure ... our youth will get better prepared for life

DIALLING RELIEF

THE SUPREME COURT ERRED IN WHAT COULD BE CONSTRUED AS STRAYING INTO THE EXECUTIVE'S DOMAIN, BY HALVING THE TIMEFRAME FOR TELCOS TO REPAY AGR DUES TO 10 YEARS

What the SC's AGR judgment means

LAST TUESDAY, THE AGR saga seemingly achieved some sort of closure, with telcos getting clarity on an issue that has been lingering since the pronouncement of the apex court's initial verdict in October 2019.

Under the revenue-sharing model contained in the licence agreements between the government and telecom service providers, the licence fee and spectrum usage charge (SUC) payable by the telcos is a percentage of adjusted gross revenue (AGR). Last year, the Supreme Court, after a legal battle that kicked off in 2003, upheld DoT's more expansive understanding of AGR, effectively binding telcos to pay outstanding dues along with interest and penalty. The challenge, however, was that, in its judgment, the SC gave telcos just three months to pay cumulative dues in excess of ₹1.5 lakh crore. The judgment could not have come at a worse time for telcos like Vodafone and Airtel, whose performance was flagging, especially after Jio's entry into the market. The judgment led to serious doubts of whether some of these telcos could continue as going concerns, and prompted talks of some players withdrawing investments from India.

Indeed, once the court had resolved the legal issue, which was interpretational, it ought to have left the realisation of dues to the executive, in addition to allowing the executive breathing room in the matter of interest and penalties (which, over a protracted period, had reached astronomical proportions). It would have been in the fitness of things to allow the appropriate administrative ministry to determine the timeframe and modalities of payment, while balancing the interests of the exchequer against acute stress in the telecom sector, acknowledged by all stakeholders including the high-level Committee of Secretaries in its December 2019 meeting. The court erred, therefore, in setting an unrealistic deadline.

Thereafter, the SC initiated contempt proceedings against the telcos and the concerned government officers in order to enforce this deadline, after the Union

MUKESH BUTANI & KARAN LAHIRI

Butani is partner at BMR Legal & Lahiri, an advocate, practising before the Supreme Court. Views are personal



Cabinet, on November 20, 2019, approved a moratorium of two years. In the present proceedings, after the court's diktat to adhere to its original judgment, the Solicitor General, appearing for the DoT, correctly pointed out that the Cabinet had decided on a 20-year timeframe for payment, which, in the circumstances, was a considered and reasonable decision—especially given the intervening impact of the Covid-19 pandemic. In the judgment passed last Tuesday, the apex court acknowledged this, stating that the "decision of the Cabinet is based on various factors, and in the interest of the economy and the consumers" and that this was taken after "extensive deliberations and consultations". Despite this, the court once again chose to second-guess the executive, and compounded its earlier error, by halving the timeframe for repayment to 10 years (with 10% being payable by March 31, 2021). The impact of this, however, remains to be seen.

While it may help Airtel, for instance, which has already paid about ₹18,000 crore of its dues of approximately ₹43,000 crore, this would be less than adequate for Vodafone Idea which has only paid ₹3,500 crore of its total dues of over ₹58,000 crore. The only silverlining is that this judgment provides some modicum of certainty for strategic investors and relief for lending institutions. At this point, as we see it, there is only upside potential, in the event that the telcos succeed in seeking review of the AGR judgment, given that a clear ruling has eliminated downside risk.

It is equally important, however, to point out what the court got right. It dealt with the issue of spectrum-sharing with precision, holding that a service provider sharing spectrum cannot be held liable for the past dues (prior to sharing) of the original licensee. Therefore, Jio (which had entered into a spectrum-sharing arrangement with RCom) and Airtel (which had availed of Aircel and Videocon spectrum) were not liable to pay the past dues of the original licensee.

The apex court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings

which had entered into a spectrum-sharing arrangement with RCom) and Airtel (which had availed of Aircel and Videocon spectrum) were not liable to pay the past dues of the original licensee. Further, it was correctly noticed that after a spectrum-sharing arrangement was entered into, the operator availing of another licensee's spectrum paid licence fee and SUC on its entire revenue, including the revenue derived from the shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability of the operator sharing the spectrum of the original licensee.

Similarly, the court arrived at a correct conclusion while dealing with the cases of telcos which were undergoing insolvency proceedings. In its order dated July 20, 2020, it appeared that the SC was anxious about the question of recovering dues from the companies under liquidation (RCom, Aircel etc) and was, evidently, concerned about their "bona fides". On this issue, it appears that the DoT took the view that spectrum cannot be the subject matter of IBC proceedings, and that licence fee towards the use of such spectrum cannot be considered to be an operational

shared spectrum, apart from an increment of 0.5% on the SUC rate in all cases where spectrum was shared. Therefore, the existing mechanism itself limited the liability

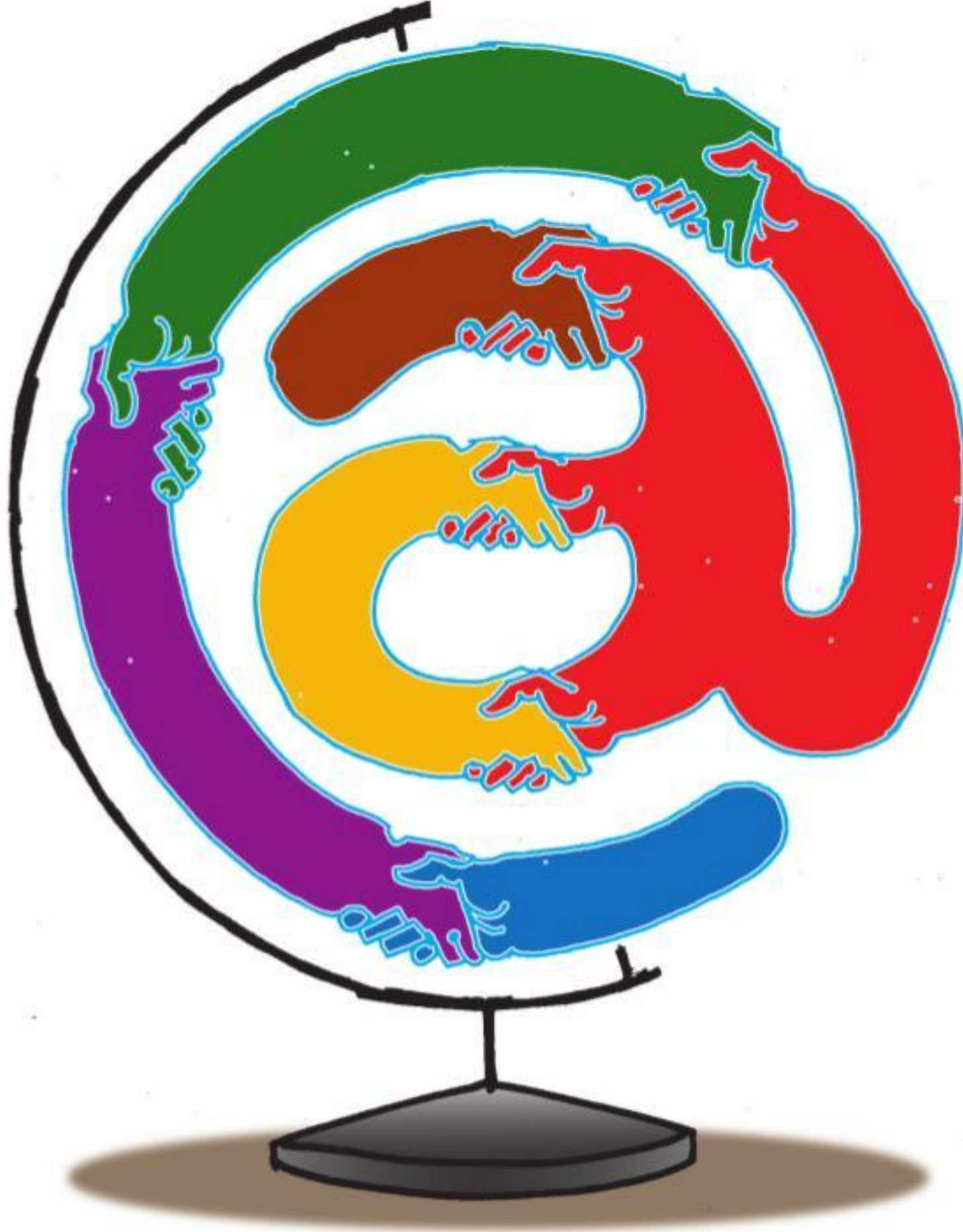


ILLUSTRATION: ROHINI PHORE

SATYA N GUPTA

Chairman - India IPv6 Council.
Views are personal



Towards an atmanirbhar connected Bharat

India tops the world in IPv6 deployment; it should now vie for a similar edge on IPv6 root server

LAST MONTH, ALONG with the Independence day, India also celebrated 25 years of internet and mobile, with a pledge to become *atmanirbhar*. The digital transformation facilitated by the adoption of next-generation technologies and new Internet (IPv6) offers a low-hanging fruit to achieve this ambition fast.

A number of misconceptions over security properties and privacy features of IPv6—the new generation internet which is solving the problem of IP address shortages of the IPv4 version—exist. This article provides a reality check of IPv6 from the security, reliability and privacy standpoint and touches upon the way forward.

In the last few years, IPv6 momentum in India has dramatically increased. These large IPv6 deployments in business have been driven by falling costs, decreasing complexity, improving security and

eliminating barriers to innovation in networked information systems. Mobile networks, data centres and leading-edge enterprise networks, for example, have been evolving towards IPv6-compatible networks.

The most well-known benefit that IPv6 offers is the exponentially increased address space, providing many more unique IP addresses than what can be derived through IPv4, and hence, covering all users and devices connected to the internet. The 32-bit IPv4 addressing format enables only 4.3 billion IP addresses across the globe. Operators use measures like NAT (Network Address Translation) and CIDR (Classless Interdomain Routing) to somewhat extend the utility of IPv4 addresses.

However, NAT has its own limitations, and given the rate of internet users growth, 5G, and IoT adoption in the country, NAT is simply not desirable going forward. IPv6,

on the other hand, has enormous address space, practically inexhaustible in the foreseeable future. Therefore, it allows simple, seamless, and cost-effective connectivity for service providers, enterprises and end-users.

The 128-bit IPv6 addressing format offers 340 sextillion IP addresses, making it extremely future-proof. But, that's not all; IPv6 is also considered a protocol of better reliability, security and privacy. Also, IPv4 packets are often blocked by corporate firewalls because they could potentially carry malware. But IPv6 promises better reliability and security as IPSec, a protocol for authenticating and securing all IP data, is built into IPv6 as a default.

However, since the protocol was first specified, several myths have arisen about its properties in the areas of quality of service (QoS), "plug-and-play" features and, particularly, security. Many of these myths have been fuelled by IPv6 opponents or by those who, ignorant of proper understanding of the features of this technology, may have thought their marketing-heavy statements would slow down the deployment and adoption of IPv6.

Today's networks, whether they have IPv6 deployed in them or not, are largely IPv6-compatible. All modern operating systems and network devices employ IPv6 dual-stacks, in which IPv6 is turned on by default.

In network security, it is crucial not to underestimate the scale of risks. The most common misconception about IPv6 is that IPv6 is just IPv4 with longer address space. Actually, IPv6 is vastly different from IPv4, often in complex and subtle ways. The IPv6 operating systems create automatically two IPv6 addresses. One IPv6 with randomised MAC address in the suffix to hide the device identity and be used for web surfing so that nobody can identify who is connecting to its website. And another IPv6 with real MAC address which is only used for end-to-end encrypted applications. Such services, for the time being, are non-existent but will be available with the next wave of internet innovations.

Besides, IPv6 has a privacy protocol to protect end-user privacy. The current internet (v4) lacks effective privacy and effective authentication mechanisms beneath the application layer. IPv6 remedies these shortcomings by having a few integrated options that provide security and privacy services.

IPv6 can run end-to-end encryption. While this technology was retrofitted into IPv4, it remains an optional extra that isn't universally used. The encryption and integrity-checking used in current VPNs, especially required for work-from-home applications, is a standard feature in IPv6, available for all connections and supported by all compatible devices and systems. Widespread adoption of IPv6 will, therefore, make man-in-the-middle attacks significantly more difficult.

IPv6 also supports more-secure name resolution. The Secure Neighbour Discovery (SEND) protocol is capable of enabling cryptographic confirmation to confirm the identity of the host at the time of the connection. This renders Address Resolution Protocol (ARP) poisoning and other naming-based attacks more difficult. And, while it isn't a replacement for application or service-layer verification, it still offers an improved level of trust in connections. With IPv4, it is fairly easy for an attacker to redirect traffic between two legitimate hosts and manipulate the conversation or, at least, observe it.

Though IPv4 also offers IPSec support as an optional feature, it is mandatory in IPv6. IPSec consists of a set of cryptographic protocols designed to provide security in data communications. IPSec has some protocols that are part of its suite: AH (Authentication Header) and ESP (Encapsulating Security Payload). The first provides for authentication and data integrity, the second, in addition to these, also for confidentiality.

According to the *State of Internet IPv6 Adoption Visualisation* published by Akamai, India tops the list of 229 countries with 59.7% IPv6 connections.

In terms of absolute numbers, as per the APNIC IPv6 data dated March 2020, India has the highest number of IPv6 devices, nearly 360 million, almost double that in the US (143 million). This is mainly led by country's innovative operator Jio, which is poised to emerge as a global technology giant. This is going to grow further with the advent of 5G, adoption of IoT and an increase in the number of smartphones.

Reliance Jio is a 100% IPv6 compliant operator in India, thanks to its digital VoLTE network. However, other operators in the country are also moving to adopt IPv6. Most of the operators are more or less IPv6 compliant in the current scenario. Our operators need to get more IPv6 addresses in advance so that they do not miss out, as happened in the earlier version of internet.

The sustainable development and evolution of internet infrastructure is essential to the global cyberspace and digital economy, and IPv6 root server, which controls and manages the internet, can serve as a great tool. Creating such critical infrastructure at the national level is important. This can serve as a multi-stakeholder platform for diverse and innovative players from across the internet community in the country, academia and user communities to collectively experiment and develop the local routing infrastructure to maintain and operate the new internet.

As a critical internet resource, the IPv6 root server system is pivotal to manage the security and stability of the internet. Historically, there are 13 root server authorities from the IPv4 era with 10 in the US, 2 in EU and 1 in Japan, creating an unequal geographic distribution of critical internet management resource. Now, as we step into the next generation internet (IPv6) era, it offers us an opportunity to manage this critical infrastructure locally and create a more open architecture which welcomes innovation and flexibility.

The following main factors contribute to the adoption of IPv6 and establishing IPv6 Root Server locally:

- the need for additional address space for new applications,
- the emergence of new connected devices which require more addresses and efficient network infrastructure,
- having a root server will contribute to in-country expertise building on critical information infrastructure as well as promoting a major technological knowledge base within the country, and
- having a root server within the country would facilitate surveillance by Indian legal authorities.

Let us not miss the 'new internet' bus.

Getting cyber defences ready

BHARAT PANCHAL

Chief Risk Officer- India, Middle East & Africa, FIS. Views are personal



India needs a robust cybersecurity policy

INdia has one of the highest number of internet users in the world and is also among the top-10 countries facing cyberattacks. Today, cybersecurity issues are not only limited to hacking and money related frauds but also have become critical from a national security point of view. The announcement by the prime minister on Independence Day, that India will soon have a new cybersecurity policy is timely, as its dependence on cyberspace has increased manifold.

The new policy is expected to address the current gaps and provide a strong framework to handle issues related to cybersecurity. The policy will focus on major governance reforms. Today, there are many agencies at the national and state levels, looking into cybersecurity-related issues. However, there is no centralised command to have oversight and coordinate efforts to handle larger cybersecurity issues.

The National Cyber Security Coordinator (NCSC) and Indian Computer Emergency Response Team (CERT-In) have made tremendous efforts in recent times to handle cybersecurity issues; it is time to put a central command on the lines of CBI or CEC, which will be a single point of authority at the central level. Currently, RBI, SEBI, IRDAI, TRAI, PFRDA, etc., have different cybersecurity framework for their regulated entities. However, none of the frameworks talk about inter-regulator coordination or integrated approach to handle cybercrime. Thus, the policy also needs to address a unified cybersecurity framework across various regulators.

Demonetisation and Covid-19 have pushed us to adopt digitisation. We are at the point of no return. Work from home was never envisaged at such a large scale, but it is now accepted as a new normal. India has leapfrogged digital technologies, but the trend will not be sustainable if we do not have a strong shield in the form of data protection laws and privacy policies.

It is expected that the new cybersecurity policy would

It is high time to consider amendment of the existing IT Act, 2000, which is not fully synced with today's cyber threats

cyber defence network. The following would be major areas that are likely to get addressed in the new cybersecurity policy 2020:

- A holistic cybersecurity strategy with a possible amendment in the IT Act, as some of its provisions have become redundant and can't address issues arising from the evolving threats.
- Government needs to consider creating a Cyber Defence Agency, which is to be entrusted with the responsibility to implement the cyber defence strategy for national security.
- Constitution of cyber commando force as a part of the defence program to neutralise any cross-border cyber terrorism or cyber-attack. Also, to create specialised cyber police cadres in all State police departments.
- Sectorial CERT and state-level CERT would be more effective for rapid response on any cyber-attack. The state-level CERT team will need to ensure speedier incident response and coordination with national agencies.
- Building a business ecosystem to leverage artificial intelligence and robotics to improve cyber defence.
- Pass the proposed Data Protection Bill to protect critical information like personal data, business information, and financial information.

It is high time that we consider amendment of the existing IT Act, 2000, which is not fully synced with today's cyber threat. Many of the provisions of the act have become redundant and are not able to address the newer cyber threat landscape. In addition to the IT Act, it's already delayed but high time to introduce data privacy laws. With the tremendous growth of the e-commerce market, people are sharing their data every day without any legal support. The privacy act would be a great compliment to the forthcoming cybersecurity policy. The revised policy is expected to cover the entire spectrum of current and future cyber challenges.

clearly and directly related to economic regulation and raising of resources.

In countries with less variety of economic activities, economic laws can be fewer and simpler. The challenge to handle large and complex nature of economic activities, in India, remains a challenge. How strict should banking or corporate laws be, to also keep businesses motivated? Yet, frauds have to be checked.

Changes in Companies Act (2013-2019), Income Tax Act (1961-2020), Introduction of GST (since 2016), The FEMA (1999-2019) or Money Laundering Act (2002 onwards), The Benami Transactions Act (1988-2018), Banking Laws (1949-2020) and Debt Recovery Laws (2016) are significant strides taken by the state to bring about reforms for

boosting the economic environment. Other areas where economic laws need to focus include increasing digital footprints, social media and informal sector and MSME's, due to their heterogeneity.

There has been a significant appreciation of these reforms relating to economic laws. However, to consider a more objective analysis of the rapid changes, perhaps a more detailed and specific analysis and study may be the need of the hour. The issues of

addressing reforms and evolution based on changing business and economic structures, as well as ground level and technology-driven changes, must be an ongoing process to ensure that economic laws in any country, including India, play a strong positive role in the long run.

India needs fluid economic laws

Areas where economic laws need to focus include increasing digital footprints, social media and informal sector and MSME's

MOHANISH VERMA

IRS Officer and has also been a visiting researcher, Georgetown University, Washington DC. Views are personal

of the challenges of outdated economic laws. India has been able to jump significantly in the ease of doing business rankings (from above 150 to 63 now) in the past few years.

Economies in various stages of development always need to evolve, particularly those in emerging markets. In the past two decades over 6,000 studies (in the context of many economies including India) have been done to understand how economic regulations and business rules have had an impact on growth, productivity, employment and trade. These findings and correlations include the study of the Debt Recovery Tribunals in India and its positive impact (Visaria, 2012), reduction in complexity of the tax system by 10% has the effect of 1% reduction in tax (Lawless, 2013), economies

with good business environments grow faster (Djankov, et al, 2006) etc. These studies indicate that economic laws which impact the business regulatory environment have played a critical and positive role in development and growth.

The logistical and legal framework needed to regulate the economic resources in any country must be in place to ensure their efficient and fair utilisation. Overtime, formal economic laws have been framed in different parts of the world, depending on the prevailing challenges, environment and objectives. The digital economy is now threatening to challenge income, and variables like market valuation and market share are becoming more relevant.

Even developed countries like USA, UK,



Italy and Australia are evolving to meet the dynamic global economic environment. The economic barriers and sharing of taxation, as well as tariff issues, are top political and economic issues. The logistical transformation, political will and administrative acumen has a critical role to play.

Updating the economic laws on a real-time basis is almost an impossible task. Yet some critical aspects to be addressed include areas such as (i) variety of industries which have increased phenomenally in the past 20 years. (ii) Indian economic activities have a greater impact and correlation with global markets and economies in recent times. (iii) Old and obsolete economic laws need to be weeded out. (iv) Logistical infrastructure for implementation of laws in a fair manner

needs to be in place (v) Framing of laws, and regular amendments have to be ensured after honest and dynamic feedback from knowledgeable and well-meaning institutions and individuals. (vi) Synergy has to be maintained with international institutions and major economic powers to ensure fairness and dynamism.

The canvas is large and issues are being added and changed on a real-time basis.

The story of economic development in India is unique, in terms of its size, population, diversity, natural resources, human capital and the huge market for the global world. Several Indian economic laws relating to taxation, banking laws, foreign exchange regulation, gold control, narcotics, consumer protection, customs, GST are

International

TUESDAY, SEPTEMBER 8, 2020



RECOVERY PLEDGE

Donald J. Trump, President of the United States
@realDonaldTrump

Biggest & Fastest Financial Recovery In History. Next year will be BEST EVER, unless a very Sleepy person becomes President and massively raises your taxes — In which case, CRASH!

● CORONAVIRUS VACCINE

China shows off Covid-19 vaccines for first time

Vaccine makers hope they will be approved after all-important phase 3 trials as early as year-end

AGENCIES
Beijing, September 7

CHINA HAS PUT its homegrown Covid-19 vaccines on display for the first time, as the country where the contagion was discovered looks to shape the narrative surrounding the pandemic.

High hopes hang on the small vials of liquid — vaccine candidates produced by Chinese companies Sinovac Biotech and Sinopharm — on show at a Beijing trade fair this week.

Neither has hit the market yet but the makers hope they will be approved after all-important phase 3 trials as early as year-end. A Sinovac representative told AFP his company has already "completed the construction of a vaccine factory" able to produce 300 million doses a year.

On September 7, people at the trade fair crowded around booths showing the potential game-changing vaccines.

China, which is facing a storm of foreign criticism over its early handling of the pandemic, has been trying to repurpose the story of Covid-19.

State media and officials are now presenting the revival of Wuhan, the central Chinese city where the deadly pathogen surfaced, as a success story in the fight against the virus. They are also touting progress on domestic vaccines as a sign of Chinese leadership and resilience in the face of an unprecedented health threat that has pummeled the global economy.

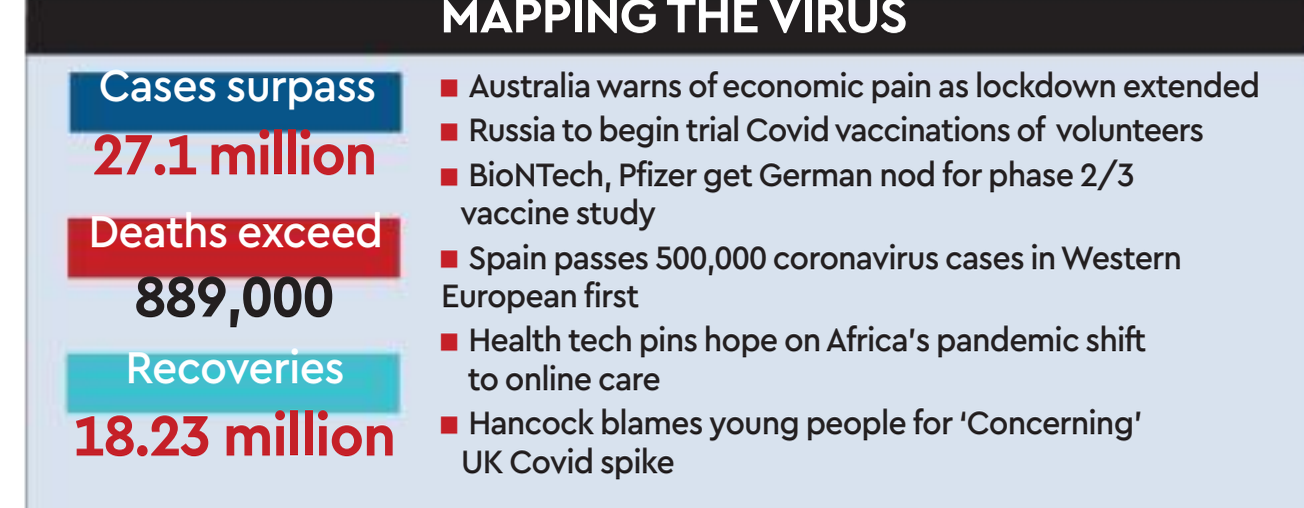
In May, President Xi Jinping pledged to make any potential vaccine developed by China a "global public good".

China's top chipmaker plunges 23% on US blacklisting threat

BLOOMBERG
September 7

SEMICONDUCTOR MANUFACTURING INTERNATIONAL tumbled the most in seven weeks following a report that the Trump administration was considering adding the chipmaker to a blacklist amid an escalating crackdown on Chinese technology companies.

The shares plunged 23%, the most since July 16, at the close of trading in Hong Kong, contributing to a 4.6% rout in the Hang Seng Tech Index. Fellow Chinese chipmaker Hua Hong Semiconductor plummeted more than 14%. The Defense Department is working with other US agencies to determine whether to take action against SMIC,



Schools and colleges in Pakistan will reopen from September 15 in a phased manner, the government announced on Monday amid decline in the daily cases of the coronavirus.

Australia expects to receive its first batches of a potential COVID-19 vaccine in January, Prime Minister Scott Morrison said on Monday, as the number of new daily infections in the country's virus hotspot fell to a 10-week low.

Germany's Paul-Ehrlich-Institut approved the German part of BioNTech and Pfizer's phase 2/3 study with coronavirus vaccine candidate BNT162b2, according to a statement.

UK Health Secretary Matt Hancock blamed a recent spike in coronavirus cases on young people floating social-distancing rules, warning the UK risks following European countries experiencing a new wave of infections.



The Philippines will meet with Australian manufacturers for a Covid vaccine being developed by the University of Queensland as the Southeast Asian nation expands its search for supplies to combat the biggest outbreak.

New York University has suspended more than 20 students for violations of rules to curb the spread of the coronavirus, the school announced.

The potential vaccines on display are among nearly 10 vaccine candidates worldwide to enter phase 3 trials, typically the last step ahead of regulatory approvals, as countries race to stub out the virus and reboot battered economies.

Sinopharm said it anticipates the antibodies from its lab to last between one and three years, although the final result will only be known after the trials.

China's nationalistic tabloid Global Times reported last month that "the price of the vaccines will not be high".

Every two doses should cost below 1,000

yuan (\$146), the report said, citing Sinopharm's chairman, who told media he has already been injected with one of the candidate vaccines. China's official Xinhua news agency reported Monday that another vaccine candidate, developed by Chinese military scientists, can deal with mutations in the Covid-19. As of last month, at least 5.7 billion doses of the vaccines under development around the world had been pre-ordered.

But the World Health Organization has warned that widespread immunisation against Covid-19 may not be on the cards until the middle of next year.

China targets press cards for some US media

adding that it has no relationship with the Chinese military. Sanctions against SMIC would be an additional blow to Huawei, which has already been shut out from access to US technologies and equipment.

"If implemented, this will severely undermine SMIC's ability to advance technologies," Bernstein analysts led by Mark Li wrote in a note. "As US equipment is indispensable for advanced semiconductor R&D and production, such a restriction, once implemented, effectively allows the US government to decide how fast, or slow, SMIC's technology progress would be."

Chinese Foreign Ministry spokesman Zhao Lijian accused the US of "blatant bullying" in response to a question about the SMIC report Monday.

which would force American suppliers to seek a special license before shipping to the company, Reuters reported on Friday.

SMIC's ties to the Chinese military are under scrutiny, according to the report. The company subsequently said it is "in complete shock and perplexity to the news,"



China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

number of Chinese citizens who could be employed by some Chinese media outlets at 100 and placed all on 90-day visas.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

CNN said he was given a letter authorizing him to continue reporting for the next two months instead of the usual one-year press card. He was told the move was unrelated to his reporting but was merely a reciprocal measure in response to the actions of the Trump administration toward Chinese media.

China first responded in March by expelling reporters from *The New York Times*, *The Wall Street Journal* and *The Washington Post*. Those affected have been both US and non-US citizens.

The US moves were fed by complaints that Chinese journalists working for state media acted more as propagandists and agents for the Communist Party than as genuine reporters. The US had already required those outlets to register as foreign entities with the US, similar to consulates and embassies.

China has reportedly suspended full renewal of press accreditation for some journalists at US media outlets in apparent retribution for Washington's targeting of Chinese reporters working in the United States.

The moves are the latest manifestation of the deteriorating state of US-China relations that have fallen to their lowest level in decades. Atlanta-based CNN said in a statement on its website that China correspondent David Culver was among those told of the new arrangement while applying to renew his foreign ministry-issued press credentials.

Personal Finance

TUESDAY, SEPTEMBER 8, 2020

ON STOCK MARKETS

Madhavi Vora, CMD, ULJK

The markets are in a consolidation phase after a runaway rally. They are awaiting broader reforms and loan moratorium announcements. Investors can accumulate stocks for long term gains.

HOME LOANS

Should you switch over to fixed interest rates?

As banks and housing finance companies have reduced their home loan rates, borrowers can look at switching to a low fixed rate and locking on to it

HEMANTH GORUR

PROPERTY INVESTORS, WHO have been sitting on cash and waiting on the sidelines for many years now, have a reason to rejoice. Their search for the "best price" may be coming to an end. Not only are real estate prices softening, but also home loan interest rates are beginning to dip.

However, one question still dogs those who have opted for floating rates: is this a good time to switch over to a low fixed rate?

How home loan interest rates work

All banks borrow from the Reserve Bank of India (RBI) at what is called the 'repo rate', which is reviewed and possibly revised by the RBI every two months. Based on this repo rate, banks fix their lending rates by applying a margin on the repo rate, called the 'spread'.

Floating interest rates on home loans are linked to this repo rate. If home loan borrowers are currently on the Marginal



ILLUSTRATION: SHYAM KUMAR PRASAD

Cost of Lending based Rate (MLCR), the entire cut in repo rate may not be passed on by banks to borrowers, and there may be a time lag as well. On the other hand, if borrowers are on the Repo Linked Lending Rate (RLLR) which came into vogue last October, the entire repo rate cut has to be passed on to borrowers.

Fixed home loan rates do not vary with repo rate. In this case, the EMI stays constant as well as the loan tenure. This is

unlike the case of floating home loan rates, where either EMI or tenure, or both, can vary as the repo rate varies.

Home loan interest rate scenario

Fortunately for borrowers, the repo rate is trending downwards for some time now. This year alone has seen a drop of around 2.5% in the repo rate, triggering a corresponding drop in various retail loans including home loans.

Given the current economic conditions, it may be safe to say that it would be a long time before interest rates start reversing their trajectory and begin inching upward.

MAKING THE SWITCH

- When to switch to a fixed rate depends on the falling interest rate trend and your own reading of the situation
- If bank charges for the switch are less than the lower interest payout, then you should make the switch
- Switch to a fixed rate if you prefer predictable monthly cash flows, since fixed rates result in fixed EMI
- If your loan tenure is nearing its end, then you may be better off not switching since the switching costs may outweigh the benefits

Home loans are available today at much lower rates, with the lowest interest rate in the market being 6.7%. This can vary for new borrowers versus existing borrowers opting for a rate switch. It may also vary for existing borrowers whose rates are linked to the MCLR instead of the RLLR.

Fourthly, you may want to switch to a fixed rate if you prefer predictable monthly cash flows, since fixed rates result in fixed EMI.

There are definite pros and cons of both

In such a case, home loan borrowers can look at switching to a low fixed rate and locking on to it, while noting that interest rates may not have bottomed out yet.

What to consider before switching over to fixed rates

Depending on the pace of economic recovery, home loan interest rate bottoming out may take anywhere between several months to a few years. So when to switch to a fixed rate depends on this trend in interest rate movement and your own reading of the situation.

Secondly, there is a cost to switching. Most banks levy charges when you switch from floating rates to fixed rates. If this cost is less than the economic gains in terms of lower interest payout due to lower EMI or tenure, then you should make the switch.

Thirdly, if your loan tenure is nearing its end, then you may be better off not switching since the switching costs may outweigh the benefits

Risk tolerance is the ability to take the risk, which depends on the following factors:

Income: If you are earning well, receiving bonuses, increments and career prospects look bright you may not mind taking higher risks. Conversely, if earning an income has been a challenge and income is not growing enough, such setbacks may reduce your risk tolerance. So, broadly the income you earn has a positive correlation with your risk-taking ability.

Expenses: Your outgoes influence the risk you can afford to take while investing. You may have a high income, but if your disposable income is low, it will discourage you from making a high-risk investment. So, if you streamline unnecessary expenses, it will leave you with a sizeable investible surplus.

The writer is founder, Hermoneytalks.com

YOUR MONEY

JIMMY PATEL

Factors that impact your risk tolerance & risk appetite

WHEN INVESTING, WHILE most of us endeavour to earn good returns, we should not just look at the returns but the risk as well. Keep in mind, high-risk does not necessarily translate into high returns always. As a prudent investor, adding investment avenues that are in congruence with your risk profile should not be disregarded.

So, how to go about determining your risk profile? Well, it is a function of your risk tolerance and risk appetite.

Risk tolerance is the ability to take the risk, which depends on the following factors:

Income: If you are earning well, receiving bonuses, increments and career prospects look bright you may not mind taking higher risks. Conversely, if earning an income has been a challenge and income is not growing enough, such setbacks may reduce your risk tolerance. So, broadly the income you earn has a positive correlation with your risk-taking ability.

Expenses: Your outgoes influence the risk you can afford to take while investing. You may have a high income, but if your disposable income is low, it will discourage you from making a high-risk investment. So, if you streamline unnecessary expenses, it will leave you with a sizeable investible surplus.



ILLUSTRATION: SHYAM KUMAR PRASAD

Financial responsibilities: The number of dependents and the financial goals you are addressing such as children's education, their wedding expenses, your retirement, etc., also influences your risk tolerance level. Higher the amount of responsibilities to shoulder, lower is your risk tolerance.

Time-to-goal: This refers to how close you are before the envisioned financial goals fall—days, months or years. If you are sufficiently away in terms of years (over three years) from meeting your financial goal, you may afford to take exposure to risky asset classes. On the other hand, if the financial goal is closer (less than 2-3 years away), the risk tolerance may reduce and thus exposure to high-risk assets is not suggested.

Contingency reserves: This refers to the rainy-day fund you have built to address emergencies. If a sufficient amount is held as contingency (ideally 24 months of regular monthly expenses, including EMIs on loans), that may allow you to take more risk. But if it is inadequate, that would have a bearing on your risk tolerance.

Insurance cover: Inadequate life cover would lower your risk tolerance. Besides, optimal life insurance cover is essential to provide financial security to your dependents in case of any untoward event. Likewise, optimal health insurance cover is necessary to avoid utilising your savings and investments, in case of a medical emergency.

Risk Appetite

Speaking of risk appetite, it refers to your personal willingness to take the risk as per your age, past experience, and knowledge.

Age: At a younger age, usually the risk appetite is high. However, as age progresses and there are responsibilities to shoulder, risk appetite may reduce.

Past experience: If in the past, you have been successful with any investment product, you would not mind taking a further risk in the future as well. But if you have encountered unpleasant experiences with any investment, this would lead you to stay away from it.

Knowledge: Knowledge and capability to apply it to make well-informed decisions gives the courage to take a calculated risk. Higher the understanding of financial markets and products, higher the risk appetite.

Maximise your investment returns by mitigating risks. With the help of a financial guardian, craft a strategic asset allocation and diversify your investment portfolio.

The writer is MD & CEO, Quantum Asset Management Company

Investor

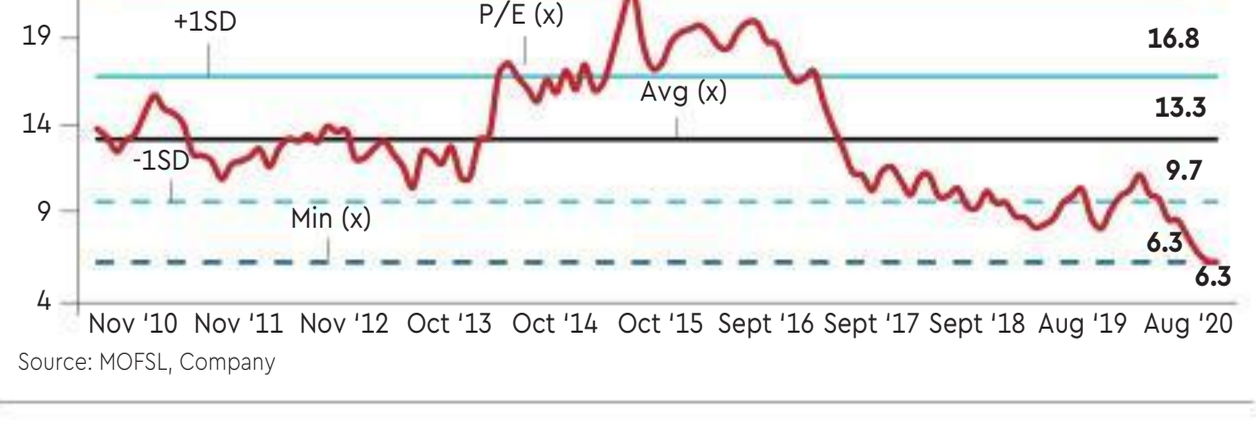
COAL INDIA RATING: BUY

Muted power demand hit quarter results

Volumes should recover in H2; company expected to tide over crisis given cash status; valuations are attractive; 'Buy' retained



The stock trades attractively at significant discount to historical valuations



Source: MOFSL, Company

E-auction volumes declined 17% y-o-y to 15.9mt; E-auction realisation was down 26% y-o-y to ₹1,598/t (v/s est. ₹1,600/t). The company reported write-backs of ₹2.5 bn on OBR amidst strong focus and higher stripping ratio. This led to a beat on our reported PAT numbers. Overall, PAT was down 55% y-o-y to ₹20.8 bn (v/s est. ₹13.4 bn).

Management commentary: Receivables situation slowly improving

COAL's management has noted that the company's receivables have increased to ₹230 bn in Q1FY21 from ₹178 bn at end-FY20. However, these decreased to ₹210 bn at end-Aug'20. COAL expects the situation to normalise from Oct'20. COAL is focusing on import substitution and targeting ~100mt under the same. It is planning ~75mt of coal for the Non-Regulated Sector (NRS).

Valuations attractive; maintain Buy

Volumes and e-auction realisations have been under pressure on decline in power demand and significant stocks at both mines and power plants. However, power demand is showing signs of improvement and we expect volumes to recover in H2FY21. Furthermore, we expect Coal India to tide over the current situation given its large cash position. The stock trades attractively at ~1.6x FY22e EV/adj. Ebitda (v/s historical average of 7x), P/E of 5x (v/s average of ~13x) and offers a dividend yield of ~10%.

MOTILAL OSWAL

was limited reduction in employee expenses and curtailment in other expenses was in sync with the revenue fall. Hence, Page reported Ebitda loss.

Ramp-up on pace; online channel gaining highest traction

Operations partially resumed from May. As of now, more than 80% of MBOs (54,000+), 96% of EBOs (742) and 90% of LFS (1,928) are fully functional. Overall business too is back at last year's level in August. Page is witnessing rising sales on e-commerce channel and of the athleisure category. Liquidity is strong with cash and cash equivalents up 56% q-o-q and 18% y-o-y to ₹1.7 bn.

Outlook: All hinges on growth

On balance, we expect Page to clock revenue growth in line with the industry (breaking away from past) despite the initial athleisure kicker and build in 10% CAGR over FY09-28 (FY09-19: 27%). We value the company using a three-stage DCF, which yields TP of ₹19,195. Valuations have primarily been a function of its growth. At CMP, the stock is trading at 50x FY22e EPS.

EDELWEISS

PAGE INDUSTRIES RATING: HOLD

Covid-19 cast a shadow on performance in Q1FY21

First Ebitda loss in many quarters; business is back to pre-Covid levels; 'Hold' retained with TP of ₹19,195

PAGE INDUSTRIES (PAGE) clocked weak Q1FY21 performance as lockdown impact led to revenue contracting 66% y-o-y, higher than peers. Also, under absorption of costs and provisioning (on lower revenue base) and full payment of salaries for the entire quarter. As a result, there

₹19,195. At CMP, the stock is trading at 50x FY22e EPS (Target FY22e PE: 50x).

Ebitda loss given Covid impact

Page reported 66% y-o-y contraction in revenue (volumes down 69% y-o-y), primarily due to its metro city focus, where the lockdown impact was sharper. Gross margin plunged to 48% (Q4FY20: 59%, Q1FY20: 55%) due to under-absorption of costs, inventory provisioning (on lower revenue base) and full payment of salaries for the entire quarter. As a result, there

Financials (consolidated) (₹ m)

Y/E March	2020	2021E	2022E
Net rev.	29,454	26,346	32,505
Ebitda	5,329	4,746	6,460
Adj. profit	3,432	2,999	4,266
Adj. EPS (₹)	307.7	268.9	382.5
Diluted P/E (x)	62.2	71.2	50.1
EV/Ebitda (x)	39.9	44.5	32.6
ROAE (%)	43.0	32.4	37.5

Source: Company data, Edelweiss research



EDELWEISS

New Delhi

Markets

TUESDAY, SEPTEMBER 8, 2020



RECAPITALISING PSBs

Raghuram Rajan, former governor, RBI

The government will likely have to set aside resources to recapitalise public sector banks as the extent of losses are recognised.



Money Matters

G-SEC

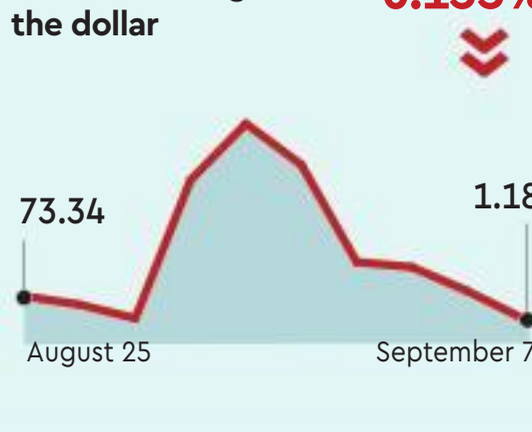
The benchmark yield rose **0.063%** under selling pressure



The rupee ended lower **0.272%** as dollar strengthened on Fed's comments



The euro fell against **0.135%** dollar



Quick View

IOB reduces interest rate on loans

CHENNAI-BASED PUBLIC SECTOR lender Indian Overseas Bank (IOB) has reduced its interest rate on loans linked to MCLR by 10 basis points across all tenures, effective September 10, making the loans linked to MCLR cheaper. Further, IOB decided to link the rate of interest of agri-term loan against jewellery (AGTAJ) with repo linked lending rate (RLLR), thereby reducing the interest rate of AGTAJ loan by 60 bps across all slabs.

Tara Jewels: Sebi orders impounding of ₹1.38 cr

MARKETS REGULATOR Sebi has ordered impounding of more than ₹1.38 crore from Tara Jewels' CMD Rajeev Vasant Sheth and his daughters for indulging in insider trading in the company's share. His two daughters, Aarti Sheth and Divya Sheth, were employed as the company's vice-presidents.

Sebi fixes cut-off date for share re-lodgement request

CAPITAL MARKETS REGULATOR Sebi on Monday fixed March 31, 2021, as the cut-off date for re-lodgement of share transfer requests. Transfer of securities held in physical mode has been discontinued with effect from April 1, 2019, but investors have not been barred from holding shares in the physical form. Sebi, in March 2019, had clarified that transfer deeds lodged before the deadline of April 1, 2019, and rejected or returned due to deficiency in the documents may be re-lodged with requisite documents. The regulator ordered impounding of ₹1.26 crore, ₹9.62 lakh and ₹2.09 lakh from Rajeev Vasant Sheth and Divya Sheth and Aarti Sheth, respectively, for "unlawful" notional loss avoided by them.

Manappuram Fin raises ₹100 crore by issuing bonds

PRESS TRUST OF INDIA
New Delhi, September 7

MANAPPURAM FIN ON Monday said it has raised ₹100 crore by issuing bonds on a private placement basis.

The Financial Recourse and Management Committee of the company's board at its meeting held on September 7 approved the allotment of 1,000 market linked, rated, secured, redeemable non-convertible debentures aggregating to ₹100 crore on a private placement basis, it said in a regulatory filing.

The tenure of the bonds is 2 years and 6 months. The date of allotment of bonds is September 7, 2020 and date of maturity is March 7, 2023. Manappuram Finance stock settled at ₹145.65 on BSE, down 4.27% from previous close.

STAYING INVESTED

Net FPI inflows in equities at \$10.8 billion since May

URVASHI VALECHA
Mumbai, September 7

FOREIGN PORTFOLIO INVESTORS (FPIs) have remained buyers of equities, with net flows standing at \$10.82 billion since May. These inflows have exceeded the outflows that the markets witnessed in March when FPIs sold equities worth \$8.3 billion as there was a global sell-off because of Covid. Currently, India has a net inflow of \$5.04 billion till date in 2020.

According to NSDL data, the markets saw the highest inflows this year in August, with FPIs buying equities worth \$6.09 billion. This came at a time when blue chip companies such as ICICI Bank, Axis Bank and India's largest mortgage lender HDFC hit the capital markets to raise funds. Till September 4, FPIs sold stocks worth \$152.06 million.

The daily average buying by FPIs stood at \$290.28 million in August, whereas in September, the daily average selling was at \$38 million. This is a swing from March when the daily average selling was at \$419 million

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

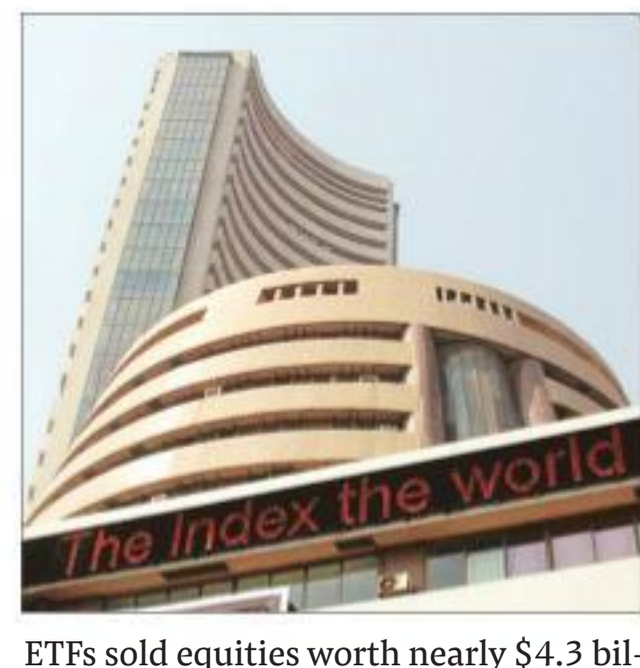
However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing



ETFs sold equities worth nearly \$4.3 billion in 2020 till August and non-ETFs bought equities worth \$3.8 billion in the same period.

Amit Shah, head of India equity research, BNP Paribas, said ETFs too have turned into small buyers. "ETFs today are not sellers, in fact, they have turned into small buyers. ETF selling was just a reaction to global weakness on account of Covid-19. These are largely global ETFs which are sellers and Quant funds."

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected, or in fact, have improved because of the raging pandemic. This could explain why active investors are back while ETF investors are waiting on the sidelines."

Many brokerages are also of the view that FPI flows could see some consolidation going ahead. In a report in August, BofA Securities stated it expected the markets to consolidate, and so, this could lead to slowing down of FPI flows in near term.

However, market experts don't expect there will be a material change in flows.

"The recent FPI flows, especially in August, have largely been on account of deals. I think the global liquidity rush will ensure FPI inflows don't slow down materially.

After a strong August in terms of inflows, we should expect some slowdown as we get closer to US elections, coupled with the Indian Covid-19 count spiked in the last few days," said Amit Shah of BNP Paribas.

Additionally, active institutional funds could also be looking at buying from a long-term perspective. UR Bhat, director, Dalton Capital Advisors (India), said:

"Investors coming through ETFs are typically those who take exposure to specific markets through index proxies. They look to buy and sell in India depending on macro fundamentals. With the continuing

lockdown and rising cases of infection, they may have gotten jittery about a quick economic recovery. At the same time, active investors who are more knowledgeable are looking at companies whose prospects are largely unaffected

From the Front Page

IPL 2020:
Festive ads
could help Star
net over ₹2k cr

THE TITLE SPONSOR is Dream11, Amazon, PhonePe and Byju's are the co-presenting sponsors, while Modelz, ITC Foods, Polycab, RummyCircle.com, Kamla Pasand McDowell's and Coca-Cola are among the associate sponsors.

The profile of advertisers is expected to be skewed towards digital and FMCG brands this year. After Dream 11 becoming the title sponsor, Star signed on CRED and Unacademy as official sponsors. As per industry sources, these partnerships have been signed at half the 2019 rate.

The IPL is a premium property that advertisers look forward to leveraging every year. However, this year the pandemic has turned even the most generous advertisers into conservative spenders. The broadcaster, which is expecting record number of viewers for this edition of the IPL, is said to be steadfastly holding its pricing of about ₹12 lakh for 10 seconds, which is about 10% higher than last year, say industry executives.

Dream11's bid of ₹222 crore for the title sponsorship, which is half of what previous title sponsor Vivo was paying, is influencing other tie-ups. "The halving of the title sponsorship value has added to the lukewarm mood among advertisers and is being quoted in negotiations. The Dream11 deal has become somewhat of a benchmark for other closures. And a barometer directly," Goyal said.

Smartphone brands and automobile manufacturers are conspicuous in their absence from the list of broadcast sponsors for now. "Large spenders are deciding to remain on the sidelines in 2020 on account of several factors, not limited to the pandemic alone. Star Sports may hit its 2019 revenue figure and with some probability raise in a little more than last year after selling all of its inventory as viewership is expected to be far higher than earlier," Santosh N, managing partner, D and P Advisory LLP and external adviser, Duff & Phelps, said.

Advertisers are working out various strategies to make the most effective use of their media spends this IPL. The quantum of media buy from every advertiser may decrease in terms of frequency and duration of the commercials as the tournament progresses. However, this could change if consumer interest picks up as matches progress.

ICICI-Videocon case: ED arrests husband of Chanda Kochhar

IT SLAPPED MONEY laundering charges against the Kochhars and their business entities for "illegal sanctioning of loans amounting to Rs 1,875 crore to the Videocon Group of companies".

The ownership of Nupower and Supreme Energy changed hands through a complex web of shared transactions between Deepak Kochhar and Dhoot, the CBI had alleged.

The CBI alleged that Dhoott had invested in Deepak Kochhar's company Nupower through his firm Supreme Energy, a quid pro quo to loans cleared by ICICI Bank after Chanda Kochhar took over as the CEO of the bank on May 1, 2009.

The ownership of Nupower and Supreme Energy changed hands through a complex web of shared transactions between Deepak Kochhar and Dhoott, the CBI had alleged.

During its preliminary enquiry, the CBI found that six loans worth Rs 1,875 crore were sanctioned to the Videocon Group and companies associated with it between June, 2009 and October, 2011 in alleged violation of laid-down policies of ICICI Bank.

"Existing outstanding in the accounts of these private group companies were adjusted in Rupee Term Loan of ₹1,730

The ED had earlier said an amount of ₹64 crore, out of the loan amount of Rs 300 crore sanctioned by a committee headed by Chanda Kochhar to Videocon International Electronics Limited, was transferred to Nupower Renewables (NRPL) by Videocon Industries Limited on September 8, 2009, just a day after disbursement of the loan by ICICI Bank. NRPL was earlier known as NuPower Renewables Limited (NRL) and is a company of Deepak Kochhar.

—PTI

Kamath report: RBI paves way for loan recasts

HOWEVER, WHEREVER THERE IS equity infusion, the ratio may be suitably phased-in over the period. All other key ratios shall have to be maintained as per the resolution plan by March 31, 2022 and on an ongoing basis thereafter, RBI said.

The committee sets 180 days to implement the plan and makes an intercreditor agreement (ICA) mandatory. The tenure of a loan maybe extended by a maximum of two years, with or without a moratorium, the panel has said.

The resolution process shall be treated as invoked once lenders representing 75% by value and 60% by number agree to invoke the same.

The central bank said the resolution plans "shall take into account the pre-Covid-19 operating and financial performance of the borrower and impact of Covid-19 on its operating and financial performance" to assess cash flows for FY21/FY22 and subsequent years, suggesting some degree of flexibility.

"In these financial projections, the threshold TOL/adjusted TNW and debt/Ebitda ratios should be met by FY23. The other three threshold ratios should be met for each year of the projections starting from FY22," the report said, adding that the base case financial projections need to be prepared as part of the plan.

The sector-specific parameters may be considered as guidance for preparation of resolution plan. Also, lenders may adopt a graded approach classifying the impact on borrowers as mild, moderate and severe. "Considering the large volume and the fact that only standard assets are eligible under the proposed scheme, a segmented approach of bucketing these accounts under mild, moderate and severe stress, may ensure quick turnaround," the report said. Severe stress cases would require comprehensive restructuring. Exceptions to thresholds were made for five sectors -- auto manufacturing, aviation, real estate, roads and trading -- wholesale. Any default by the borrower with any of the signatories to the ICA during the monitoring period shall trigger a review period of 30 days.

If the borrower is in default with any of the signatories to

the ICA at the end of the review period, the asset classification of the borrower with all lending institutions, including those who did not sign the ICA, shall be downgraded to non-performing asset (NPA) from the date of implementation of the plan or the date from which the borrower had been classified as NPA before implementation of the plan, whichever is earlier.

SBI prices AT-1 bonds at record low cost

UNPRECEDENTED STIMULUS STEPS from the government have reduced average borrowing costs in the local credit market to the cheapest in more than a decade.

The measures have also given investors confidence that the country's lenders will be able to beef up capital ratios in anticipation of more soured loans as the coronavirus batters businesses and leaves millions jobless. Lenders still face serious challenges.

They were already saddled with the world's worst bad debt pile, and the pandemic is threatening to worsen creditworthiness at many borrowers. That environment makes the risks of AT1s more real. Government authorities moved in March to seize beleaguered Yes Bank and announced an unprecedented move to permanently write down its AT1 securities.

While State Bank of India has AAA credit scores from local credit companies, its AT1 offering is rated AA+ and can be called backby the lender after five years or any year thereafter. The issuance is solely being managed by SBI Capital Markets, the person said, asking not to be identified as the details are private.

—BLOOMBERG

Rupee slips 21 paise to end at 73.35

PRESS TRUST OF INDIA
Mumbai, September 7

THE RUPEE SLID 21 paise to settle at 73.35 against the US dollar on Monday, tracking subdued equities and stronger greenback against its key rival currencies.

At the interbank forex market, the rupee opened at 73.17 and lost further ground as the trade progressed. During the session, it witnessed an intra-day high of 73.03 and a low of 73.44 against the greenback. It finally closed at 73.35, down 21 paise over its previous close.



THIRD SALE NOTICE

OSIL EXPORTS LIMITED (In Liquidation)

Liquidator: Mr. Kanwal Goyal

Registered Office: 80th Miles Stones, G.T. Road, Jatipur, Panipat, Haryana - 132103

Email ID: assetsale1@aaainsolvency.in; kanwal.goyal@aaainsolvency.com Contact No.: +91 8800865284 (Mr. Puneet Sachdeva/Raj Kumar)

E-Auction
Sale of Assets under Insolvency and Bankruptcy Code, 2016

Date and Time of E-Auction: 25 September, 2020 at 11.00 am to 01.00 pm

(With unlimited extension of 5 minutes each)

Sale of Assets and Properties owned by OSIL EXPORTS LIMITED (In Liquidation) forming part of Liquidation Estate formed by the Liquidator, appointed by the Hon'ble National Company Law Tribunal, Chandigarh Bench vide order dated 17 October, 2019. The sale will be done by the undersigned through the e-auction platform https://aaainsolvency.in/auctioner.net

Asset Block Floor Price EMD Amount Incremental Value (In Rs.)

Plant & Machinery at 80th Miles Stones, G.T. Road, Jatipur, Panipat 132103 A 3.00 Cr 5 Lakhs 2 Lakhs

Scrap (Plastic+Iron+Carton+Iron Racks) B 3.00 30 lakhs Thousand 5 Thousand

*This is bidding starting price not a reserve price. The liquidator has a right to accept or reject the final bid. The bidder has no right to claim or enforce acceptance of any bid.

Terms and Condition of the E-auction are as under

1.E-Auction will be conducted "AS IS WHERE IS", "AS IS WHAT IS" and "WHATEVER THERE IS BASIS" through approved service provider M/S-E Procurement Technologies Limited (Auction Tiger).

2.The Complete E-Auction process document containing details of the Assets, online e-auction Bid Form, Declaration and Undertaking Form, General Terms and Conditions of online auction sale are available on website of AAA Insolvency Professionals LLP i.e. https://insolvencyandbankruptcy.in/public-announcement/osil-exports-limited/Auction_tiger_i.e..https://aaa.auctiontiger.net>Contact: Mr. Neha Gyanji at +91-635189634/079-61200580 & 6 3 5 1 8 9 6 3 2 4 neha@aaainsolvency.net Contact: Mr. Neha Gyanji at +91-635189634/079-61200580 & 6 3 5 1 8 9 6 3 2 4 neha@aaainsolvency.net Interested bidders will have to search for the mentioned company by using either one of the two options, (i) Company's name "OSIL EXPORTS LIMITED", or by, (ii) State and property type. The bidders may go through E-auction Process document thoroughly before bidding.

3.The intending bidders are required to deposit Earnest Money Deposit (EMD) amount either through DD/NEFT/RTGS in the Account of "OSIL EXPORTS LIMITED IN LIQUIDATION", Account No.: 1013753204, Kotak Mahindra Bank Limited, Branch: G-5-13, Plot No. 1 & 2 Basement B- 4, Local Shopping Centre Pamphos Enclave Greater Kailash I, New Delhi 110048, IFSC Code: KKBK0000195, or through DD drawn on any Scheduled Bank in the name of OSIL EXPORTS LIMITED IN LIQUIDATION" or Format A as given in the Complete E-Auction process document.

4.The intending bidder should submit the evidence for EMD Deposit and Request Letter for participation in the E-Auction along with Self attested copy of (1) Proof of Identification (2) Current Address-Proof (3) PAN card (4) Valid e-mail ID (5) Landline and Mobile Phone number (6) Affidavit and Undertaking, as per Annexure I (7) Bid Application Form as per Annexure II (8) Declaration by Bidder, as per Annexure III, the formats of these Annexure can be taken from the Complete E-Auction process document. These documents should reach the office of the liquidator or by E-mail, at the address given below before 5:00 PM of September 21, 2020. Interested bidders will have to upload their KYC documents along with the EMD submission details on https://aaainsolvency.net before 5:00 PM of September 20, 2020.

5.The Name of the Eligible Bidders will be identified by the Liquidator to participate in e-auction on the portal (https://aaainsolvency.net).

6.The e-auction service provider (Auction tiger) will provide User id and password by email to eligible bidders.

7.The bidding will start from a floor price which is not a reserve price, and where a bid is placed in the last 5 minutes of the closing time of the e-auction, the closing time will automatically get extended for 5 minutes with unlimited extension. The bidder who submits the highest bid amount on closure of e-Auction process shall be declared as the Successful Bidder and a communication to that effect will be issued through electronic mode which shall be subject to approval by the Liquidator. The highest bid does not entitle the bidder to claim as a successful bidder. The liquidator decision in this case will be final.

7.If the H1 bidder is declared as the successful bidder by the liquidator and it would be communicated to successful bidder through email provided by bidder in the bid form and EMD of the Successful Bidder shall be retained towards part sale consideration and the EMD of unsuccessful bidders shall be refunded. The EMD shall not bear any interest. Thereafter the Liquidator will issue a Letter of intent (LOI) to the Successful Bidder and the Successful Bidder shall have to deposit the balance amount (Successful Bid Amount - EMD Amount) within 30 days on issuance of the LOI by the Liquidator. Default in deposit of the balance amount by the successful bidder within the time limit as mentioned in the LOI would entail forfeiture of the entire amount deposited (EMD + Any Other Amount) by the Successful Bidder.

8.The Successful Bidder shall bear the applicable stamp duties/transfer charge, fees etc. and all the local taxes, duties, rates, assessment charges, fees etc. in respect of the property put on auction.

9.The E-Auction may be cancelled by the Liquidator at any stage.

10.After payment of the entire sale consideration, the sale certificate/agreement will be issued in the name of the successful bidder only and will not be issued in any other name.

11.The sale shall be subject to provisions of Insolvency and Bankruptcy Code, 2016 and regulations made thereunder.

12.The liquidator shall provide all assistance necessary for the conduct of due diligence by interested buyers.

13.E-Auction date & Time: September 25, 2020 from 11.00 a.m. to 01.00 p.m. (with unlimited extension of 5min).

14.The Successful Bidder, within a period of 4 days from submission of bid, shall be required to execute a letter of intent (LOI) provided by the Liquidator, and make payment of 10% of the balance earnest money (10% of the final bid amount - EMD already received) the terms of which shall also be binding on him. If the balance amount of earnest money is not deposited within the scheduled time the earnest money already paid will be forfeited

Date: 07.09.2020
Place: Delhi

Liability: OSIL EXPORTS LIMITED in Liquidation
IBBI Regn. No. IBBI/PA-002/PI-N0007/2016-2017/10007

Address: E-10A, Kalash Colony, Greater Kailash - I, New Delhi 110048

Email ID: assetsale1@aaainsolvency.in; kanwal.goyal@aaainsolvency.com;

Contact No.: 011 4666 4626; +91 8800865284 (Mr. Puneet Sachdeva / Raj Kumar)

Banks sanction ₹1.61L-cr loans to MSMEs under credit scheme

₹51,687 crore.

"Compared to 24 Aug 2020, there is an increase of ₹5,022.06 crore in the cumulative amount of loans sanctioned & an increase of Rs 7,786.16 crore in the cumulative amount of loans disbursed by both #PSBs and private sector banks combined as on 03 Sept 2020," Sitharaman said.

SBI has sanctioned Rs 24,388 crore of loans and disbursed Rs 18,971 crore. It is followed by Punjab National Bank, which has sanctioned Rs 10,511 crore. However, its disbursements stood at Rs 8,264 crore as of September 3.

On May 20, the Cabinet approved additional funding of up to Rs 3 lakh crore at a concessional rate of 9.25% through ECLGS for the MSME sector.

THE FINANCE MINISTRY on Monday said banks have sanctioned loans of around ₹1,61,017 crore under the ₹3 lakh-crore Emergency Credit Line Guarantee Scheme (ECLGS) for the MSME sector reeling under the slowdown caused by Covid. However, disbursements against this stood at ₹1,13,713 lakh crore till September 3.

The scheme is the biggest fiscal component of the ₹20-lakh crore Aatmanirbhar Bharat Abhiyan package announced by finance minister Nirmala Sitharaman in May to mitigate the distress caused by lockdown by providing credit to different sectors, especially micro, small and medium enterprises (MSMEs).

The latest numbers on the ECLGS, as released by the finance ministry, comprise disbursements by all 12 public sector banks (PSBs), 24 private sector banks and 31 non-banking financial companies (NBFCs).



"As of 3 Sept 2020, the total amount sanctioned under the 100% Emergency Credit Line Guarantee Scheme by #PSBs and private banks stands at ₹1,61,017.68 crore, of which ₹1,13,713.15 crore has already been disbursed," the finance minister said in a tweet.

The loan amounts sanctioned by PSBs increased to ₹78,067.21 crore, of which ₹62,025.79 crore has been disbursed as of September 3, she said. Private sector banks have sanctioned ₹82,950 crore of loans and disbursed

By the Board of Directors of GOENKA BUSINESS & FINANCE LIMITED
CIN: L67120WB1987PLC042960
Regd. Off.: 416-412, 18/12, 4th Floor, W.E.A., Any Samadhi, Sector-16, Noida, UP-201005
Corp. Office: 716-717, 7th Floor, Tower-B, World Trade Center, Sector-16, Noida, UP - 201301, U.P.-201301, at 4:00 p.m. inter-alia, to consider and approve the Unaudited Financial Results of the Company for the quarter ended 30.06.2020.
The Said Notice is also available at Company's Website www.goenkabusinessfinancelimited.in and Stock exchanges website at www.bseindia.com and www.mseaindia.in
For Goenka Business & Finance Limited
Place: Kolkata
Dharmik Solanki
Dated: 07/09/2020
Company Secretary

By the Board of Directors of RELIGARE ENTERPRISES LIMITED
Regd. off: 1st Floor, P-14, 45/90, P- Block, Connaught Place, New Delhi -110001
CIN: L74899DL1984PLC146935
Phone: +91 - 11 - 4002 1400, Fax: +91 - 11 - 4002 1401
Website: www.religare.com, E

Industrial and Prudential Investment Company Limited

Registered Office: 8/1/B Diamond Harbour Road, Kolkata 700 027
CIN: L65990WB1913PLC218486
Telephone no 033 4013 3000, E mail id contact@industrialprudential.com
Website: www.industrialprudential.com

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, that a Meeting of the Board of Directors of the Company is scheduled to be held on Monday, 14th September 2020, at 4 PM to consider inter alia the following:

1. To approve and adopt unaudited Standalone and Consolidated Financial Results for the first quarter ended 30th June, 2020

The trading window for dealing in securities of the Company will be closed for all directors/officers/designated persons of the Company and their immediate relatives from 5th September, 2020 to 15th September, 2020 (both days inclusive) and would re-open on 16th September, 2020.

The above information is also available on the website of the Company – www.industrialprudential.com and also on the website of the BSE Limited – www.bseindia.com.

For Industrial & Prudential Investment Co. Ltd.

Sd/-

Place: Kolkata

Ayan Datta
Company Secretary

Dated: 5th September, 2020

Tyche Industries Limited

C-21/A,Road No 9,Film Nagar,Jubilee Hills,Hyderabad-500096
CIN:L72200TG1998PLC029809

NOTICE OF 22nd ANNUAL GENERAL MEETING AND REMOTE E-VOTING INFORMATION

Notice is hereby given that the 22nd Annual General Meeting (AGM) of the members of the Company will be held on Wednesday, 30th September 2020 at 10.00 A.M through Video Conferencing/Other Audio Visual Means ("VC/OAVM") to transact the business, as set out in the Notice of AGM in compliance with the applicable provisions of the Companies Act,2013 ("the Act"), General Circular Nos.14/2020, 17/2020 and 20/2020 dated 5th May, 2020, and 22/2020 dated 15th June, 2020 respectively issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 issued by the Securities and Exchange Board of India ("SEBI Circular") without physical presence of the members at a common venue.

In compliance with the said MCA Circulars read with the SEBI Circular dated 12th May, 2020 electronic copies of the Notice of the AGM along with Annual Report of the Company for the Financial Year ended 31st March, 2020 have been sent to all the members whose email IDs are registered with the Company/RTA/Depository Participant(s) as on 7th September, 2020. Please note that requirement of sending physical copies of the Notice of 22nd AGM along with Annual Report to the members have been dispensed with vide MCA Circulars and SEBI Circulars. The Notice along with Annual Report is also available on the website of the Company at www.tycheindustries.com and on the website of the Stock Exchange i.e. BSE limited at www.bseindia.com.

Members who are holding shares in the physical/electronic form and their email addresses are not registered with the Company/their respective Depository participants, are requested to register their email address at the earliest by sending scanned copy of a duly signed letter by the member(s)mentioning their name, complete address, folio number, number of shares held with the Company along with self-attested scanned copy of the PAN Card and self-attested scanned copy of any one of the following documents viz, Aadhar Card, Driving License, Election Card, Passport, utility bill or any other Govt. document in support of the address proof of the Member as registered with the Company for receiving the Annual Report 2019-20 along with AGM Notice by email to cs_tyche@tycheindustries.com. Member holding shares in demat form can update their email address with their Depository Participants. The notice of the AGM contains the instructions regarding the manner in which the shareholders can cast their vote through remote e-voting or by e-voting at the time of AGM and join the AGM through Video Conference/ Other Audio Visual Means ("VC/OAVM"). The Members holding shares either in physical form or in dematerialized form as on the cut-off date i.e. September 23rd, 2020, may cast their vote electronically on the Ordinary and Special Business as set out in the Notice of AGM through electronic voting systems of CDSL. All the members are informed that:-

1. The ordinary and Special Business as set out in the Notice of AGM will be transacted through voting by electronic means;

2. The remote e-voting shall commence on Sunday, September 27, 2020 at 09.00 A.M;

3. The remote e-voting shall end on Tuesday September 29, 2020 at 05:00 P.M;

4. The Company is availing the e-voting platform of CDSL for remote e-voting and e-voting during the AGM. So members can cast their vote only through the e-voting platform of CDSL i.e. www.evotingindia.com

5. The cut-off date for determining the eligibility to vote by electronic means or at the AGM is September 23, 2020 and a person who is not a Member as on the cut-off date should treat this notice for information purposes only.

6. Person, who acquires shares of the Company and become Member of the Company after sending of the Notice of AGM and holding shares an eligible to vote, can follow the process for generating the login ID and Password as provide in the Notice of the AGM. If such a person is already registered with CDSL for e-voting existing user ID and password can be used for casting vote;

7. Members may note that:-

➢ The remote e-voting module shall be disabled by the CDSL after the aforesaid date and time for voting and once the vote on a resolution is casted by the Member, the Member shall not be allowed to change it subsequently.

➢ The Members who have casted 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;

➢ The facility for voting through electronic mode shall be made available at the AGM, and 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 the facility of remote e-voting as well as voting at the AGM.

If you have any queries or issues regarding attending AGM & E-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cDSLindia.com or contact Mr. Nitin Kunder (022- 23058738) or Mr. Mehbob Lahkani (022-23058543) or Mr. Rakesh Dalvi (022-23058542). Members may also write to the Company Secretary at the email id: cs_tyche@tycheindustries.com.

For Tyche Industries Limited

SD/-

Place: Hyderabad

Satyendra Jena
Company Secretary

Date: 07-09-2020

Place: Hyderabad

MEENAKSHI ENTERPRISES LIMITED

CIN: L51102TN1982PLC00971
Registered Office: Portion No.F, Old No.24, New No 45 Venkata Mastry Street, Mannadi, Chennai - 600001, Tel: 044-4864 4050
E-mail: investor@melnbfc.com

NOTICE

NOTICE is hereby given that:

1) The 37thAnnual General Meeting of the Members of the Company will be held on Tuesday, 29th September, 2020 at 03.00 P.M through Video Conference/ VC/ Other Audio Visual Means (OAVM) to transact business as detailed in the Notice convening Annual General Meeting.

2) In view of situation arising due to COVID – 19 global pandemic Annual General Meeting of the Members of the Company will be held through Video Conference/ VC/ Other Audio Visual Means (OAVM) as per the guidelines issued under Ministry of Corporate Affairs (MCA) vide circular dated April 8, 2020, April 13, 2020 and May 5, 2020 and SEBI circular dated May 12, 2020.

3) The Annual Report for the Financial Year 2019-20 along with the Notice of the 37thAnnual General Meeting was sent only in electronic mode to all the members whose e-mail IDs are registered with the Company/ Depository Participant(s) or on before 4thSeptember 2020 and the same shall be available on the website of the Company www.melnbfc.com as well as on the website of Bombay Stock Exchange at www.bseindia.com.

4) Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), and aforesaid MCA Circulars the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of AGM will be provided by CDSL.

5) The Register of Members and Share Transfer Books will remain closed from 23rd September, 2020 to 29th September, 2020 (both days inclusive) for the purpose of the Annual General Meeting.

6) Members holding shares as on the cut-off date of 22nd September, 2020 may cast their vote electronically.

Members are informed that:-

a) Voting through electronic mode shall commence on 26th September, 2020 at 09.00 A.M. and ends on 28th September, 2020 at 05.00 P.M.

b) Voting through electronic mode shall not be allowed beyond 05.00 P.M on 28th September, 2020.

c) Any person who acquires the shares of the Company and become a Member of the Company after the dispatch of Notice of AGM and holding shares as on the cut-off date i.e.22nd September, 2020 may obtain the login ID and Password by following the procedures as mentioned in the Notice for the AGM or by sending a request email to helpdesk.evoting@cDSLindia.com or investor@melnbfc.com. However, if a person is already registered with M/s. Central Depository Services Limited (CDSL) for e-voting then existing user id and password can be used for casting vote.

d) Members holding shares in physical form who have not registered their email addresses with the Company / Depositories may obtain the Annual Report and login ID and Password for E-Voting by providing the below necessary details:

i) For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to investor@melnbfc.com or purvashr@mlnbtel.in.

ii) For Demat shareholders, please provide Demat account details (CDSL-16 digit beneficiary ID or NSDL-16 digit DPID + CLID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to investor@melnbfc.com or purvashr@mlnbtel.in.

iii) However, if a person is already registered with M/s. Central Depository Services Limited for e-voting then existing user id and password can be used for casting vote.

iv) The Members who have cast their votes through remote e-voting prior to the AGM may also attend/participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again.

v) Those Members, who shall be present in the AGM through VC/OAVM and had not cast their votes on the Resolutions through remote e-voting and otherwise not barred from doing so, shall be eligible to vote through remote e-voting during the AGM.

vi) In case of any queries members may refer the instructions on e-voting contained in the Notice or refer the Frequently Asked Questions (FAQs) and user manual on the e-voting website of CDSL to get further clarifications relating to e-voting process the Members may contact M/s. PurvaSharegity (INDIA) Private Limited at email: purvashr@mlnbtel.in, Tel: 022-2301 6761.

vii) The Company has appointed M/s. Lakhsmi Subramanian & Associates, Practicing Company Secretaries to act as the Scrutinizer to scrutinize the voting and remote e-voting process in a fair and transparent manner.

viii) If a Member casts votes by both modes, then voting done through e-voting shall prevail and e-voting during the AGM shall be treated as invalid.

x) The results of e-voting will be announced by the Company on its website www.melnbfc.com and also to Stock Exchange at www.bseindia.com.

For MEENAKSHI ENTERPRISES LIMITED

Sd/-

Place: Chennai

Mr. Stanley Gilbert Felix Melkhasingh
Managing Director

Date : 07.09.2020

BF INVESTMENT LIMITED

Regd. Off: Mundhwa, Pune Cantonment, Pune-411036
CIN : L65993PN2009PLC134021
Website : www.bfilpune.com
Tel: +91 20 2672 5257
Email : secretarial@bfilpune.com

Notice of Eleventh Annual General Meeting, Book Closure Dates and Remote E-Voting information

Notice is hereby given that the 11th Annual General Meeting (AGM) of the members of the Company will be held on Wednesday, **September 30, 2020 at 11:30 a.m. (I.S.T.)** through Video conferencing (VC) / Other Audio Visual Means (OAVM) without presence of members at a common venue, in compliance with the provisions of the Companies Act, 2013 ("the Act"), General Circular Nos.14/2020, 17/2020 and 20/2020 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 issued by the Securities and Exchange Board of India ("SEBI Circular"), to transact the business as set out in the Notice convening the 11th AGM.

In compliance with the said MCA Circulars and SEBI Circular dated 12th May, 2020 electronic copies of the Notice of AGM and Annual Report for Financial Year 2019-20 have been sent to all the members on **September 5, 2020**, whose email ID's are registered with the Company/ Depository Participant(s). The same are also available on the website of the Company at www.bfilpune.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the website of Central Depository Services (India) Limited at www.cDSLindia.com.

In compliance with the said MCA Circulars and SEBI Circular dated 12th May, 2020 electronic copies of the Notice of AGM and Annual Report for Financial Year 2019-20 have been sent to all the members on **September 5, 2020**, whose email ID's are registered with the Company/ Depository Participant(s). The same are also available on the website of the Company at www.bfilpune.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the website of Central Depository Services (India) Limited at www.cDSLindia.com.

In compliance with the said MCA Circulars and SEBI Circular dated 12th May, 2020 electronic copies of the Notice of AGM and Annual Report for Financial Year 2019-20 have been sent to all the members on **September 5, 2020**, whose email ID's are registered with the Company/ Depository Participant(s). The same are also available on the website of the Company at www.bfilpune.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the website of Central Depository Services (India) Limited at www.cDSLindia.com.

In compliance with the said MCA Circulars and SEBI Circular dated 12th May, 2020 electronic copies of the Notice of AGM and Annual Report for Financial Year 2019-20 have been sent to all the members on **September 5, 2020**, whose email ID's are registered with the Company/ Depository Participant(s). The same are also available on the website of the Company at www.bfilpune.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the website of Central Depository Services (India) Limited at www.cDSLindia.com.

In compliance with the said MCA Circulars and SEBI Circular dated 12th May, 2020 electronic copies of the Notice of AGM and Annual Report for Financial Year 2019-20 have been sent to all the members on **September 5, 2020**, whose email ID's are registered with the Company/ Depository Participant(s). The same are also available on the website of the Company at www.bfilpune.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at <a href="http://www.nseind

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 (AS AMENDED) WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

ABB POWER PRODUCTS AND SYSTEMS INDIA LIMITED

Registered Office: 8th Floor, Brigade Opus 70/401, Kodigehalli Main Road, Bengaluru 560092

Corporate Identification Number: U31904KA2019PLC121597 | **Telephone:** +91 80 2204 1800 | **Website:** <https://www.hitachiabb-powergrids.com/in/en>

Open offer by ABB Switzerland Ltd ("Acquirer 1") for the acquisition of up to 1,05,95,419 fully paid up equity shares of the face value of INR 2 each, representing 25.00% of the Voting Share Capital of ABB Power Products and Systems India Limited ("Target Company") from all the Public Shareholders of the Target Company ("Open Offer" or "Offer"). The Offer is being made along with Hitachi, Ltd. ("Acquirer 2" and along with Acquirer 1, the "Acquirers"), and Hitachi ABB Power Grids AG (previously named ABB Management Holding AG) ("PAC 1") and ABB Ltd ("PAC 2" and along with PAC 1 the "PACs") acting in their capacity as persons acting in concert with the Acquirers.

"In terms of Regulation 7 of the SEBI (SAST) Regulations, an open offer under Regulations 3 and 4 of the SEBI (SAST) Regulations is required to be for at least 26% of the total share capital of a target company, as of 10th working day from the closure of the tendering period. However, the public shareholding of the Target Company is 25% as on date, and therefore, the Offer Shares represent 25.00% of the Voting Share Capital of the Target Company."

This advertisement is being issued by ICICI Securities Limited, the Manager to the Offer ("Manager"), for and on behalf of the Acquirers and the PACs in respect of the Offer to the Public Shareholders of the Target Company, pursuant to and in accordance with Regulation 18(7) of the SEBI (SAST) Regulations in respect of the Offer ("Pre-Offer Advertisement").

This Pre-Offer Advertisement should be read in continuation of and in conjunction with:

- (a) the public announcement in connection with the Offer, made by the Manager on behalf of the Acquirers and the PACs on March 30, 2020 ("Public Announcement");
- (b) the detailed public statement in connection with the Offer, published on behalf of the Acquirers and the PACs on June 2, 2020 in the following newspapers: Financial Express (English, all editions), Jansatta (Hindi, all editions), Hosa Digantha (Kannada, Bangalore edition) and Navshakti (Marathi, Mumbai edition) ("Detailed Public Statement");
- (c) the corrigendum to the Detailed Public Statement in connection with the Offer, published on behalf of the Acquirers and the PACs on July 3, 2020 in the same newspapers as the Detailed Public Statement ("Corrigendum");
- (d) the second corrigendum to the Detailed Public Statement in connection with the Offer, published on behalf of the Acquirers and the PACs on August 28, 2020 in the same newspapers as the Detailed Public Statement ("Second Corrigendum");
- (e) the letter of offer dated September 02, 2020 in connection with the Offer ("Letter of Offer"); and
- (f) the dispatch advertisement dated September 03, 2020 published in accordance with SEBI circular no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated May 14, 2020 read with SEBI circular no. SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020 ("Dispatch Advertisement").

Capitalised terms used but not defined in this Pre-Offer Advertisement shall have the meaning assigned to such terms in the Letter of Offer.

- Upward revision in the Offer Price:** The Acquirers and the PACs have decided to revise the Offer Price upwards from INR 865.92 per Offer Share to INR 872.68 per Offer Share, consisting of INR 851 per Offer Share plus interest of INR 21.68 per Offer Share, computed at the rate of 10% per annum, for the period between March 30, 2020 (being the date of making the Public Announcement) and July 1, 2020 (being the date of completion of Closing), payable in cash. The interest component of the Offer Price has been computed inter alia in terms of Regulation 8(12) of the SEBI (SAST) Regulations. For further details relating to the Offer Price, please refer to Paragraph 6.1 (*Justification of Offer Price*) beginning on Page 61 of the Letter of Offer.
- Recommendations of the committee of independent directors of the Target Company:** The committee of independent directors of the Target Company ("IDC"), published its recommendation on the Offer on September 07, 2020 in the same newspapers where the Detailed Public Statement was published. The relevant extract of the recommendation of the IDC is given below:

Chairperson of the IDC	Mr Mukesh Butani
Members of the IDC	1. Mr Mukesh Butani 2. Ms Akila Krishnakumar 3. Ms. Nishi Vasudeva
Recommendation of the IDC on the Offer, as to whether or not the Offer is fair and reasonable	IDC is of the view that, for shareholders who would like to accept the Offer, the Offer Price of INR 872.68 per share of the Target Company appears to be fair and reasonable.
Summary of reasons for the recommendation of the IDC	The price of the equity shares as mentioned above has been determined by the Acquirers and the PACs together with the Manager to the Offer in accordance with the provisions of Regulation 8(4) of the SEBI (SAST) Regulations (as it cannot be determined in accordance with any of the parameters in Regulation 8(3) of the SEBI (SAST) Regulations). The Offer Price has been determined taking the assistance of two independent expert valuers viz. Bansi S. Mehta & Co., Chartered Accountants, (Firm Registration Number: 100991W) and Ernst & Young Merchant Banking Services LLP, Category I Merchant Banker, (Registration Number: INM000010700), who have factored in the relevant parameters and provided appropriate justification for their assessments. The Offer Price takes into account, the higher of the price per equity share determined in accordance with these valuation reports. Inter alia in terms of Regulation 8(12) of the SEBI (SAST) Regulations, the offer price as per valuation report above of INR 851 per offer share, calculated in accordance with Regulation 8(4) of the SEBI (SAST) Regulations, has been enhanced at a rate of 10% per annum calculated for the period from March 30, 2020 (the first date of listing of the Target Company's shares, and thereby the date of making the Public Announcement) until July 01, 2020 (being the date of completion of closing) which works out to INR 21.68 per offer share. The offer price therefore aggregates to INR 872.68 after considering the offer price as per valuation report above of INR 851, plus the aforesaid interest component of INR 21.68, per offer share. The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the equity shares held by them in the Open Offer.
Details of independent advisors, if any, of the IDC	Transaction Square LLP has reviewed the valuation reports of the two expert valuers (as mentioned above) in issuing the fairness opinion to the IDC.

3. Other details of the Offer:

- The Offer is being made under Regulations 3(1), 4 and 5(1) of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company.
- This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. There was no competing offer to the Offer and the last date for making such competing offer has expired. The Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of the SEBI (SAST) Regulations.
- The dispatch of the Letter of Offer to all Public Shareholders whose names appeared on the register of members of the Target Company and to the beneficial owners of the Equity Shares whose names appeared in the beneficial records of the respective Depositories, as of the Identified Date and in each case, who had registered their email ids with the Depositories and/or the Target Company, has been completed vide electronic mode by September 02, 2020, in light of the relaxations granted by SEBI vide its circular no. SEBI/CIR/CFD/DCR1/CIR/P/2020/83, dated May 14, 2020 read with SEBI circular no. SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020. Further, the Dispatch Advertisement for awareness was published on September 03, 2020 in the same newspapers in which the Detailed Public Statement was published.

- Public Shareholders eligible to participate in the Offer are required to refer to Part 8 (*Procedure for Acceptance and Settlement of this Offer*) on page 69 of the Letter of Offer in relation to inter alia the procedure for tendering their Equity Shares in the Offer and are required to adhere to and follow the procedure outlined therein. Please note that a copy of the Letter of Offer (including Form of Acceptance-cum-Acknowledgment) is also available on the respective websites of SEBI (www.sebi.gov.in), the Target Company (<https://www.hitachiabb-powergrids.com/in/en>), the Registrar to the Offer (www.linkintime.co.in), the Manager (www.icicisecurities.com), BSE (www.bseindia.com) and NSE (www.nseindia.com) during the period the Offer is open and Public Shareholders may also apply by downloading it from any of the aforesaid websites.

- Public Shareholders who have acquired the Equity Shares but whose names do not appear in the records of the Depositories on the Identified Date or those who have not received the Letter of Offer, may participate in this Offer by submitting an application on a plain paper giving details set out in the Letter of Offer.

4. Instructions to the Shareholders:

- In case the Equity Shares are held in physical form:** As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release bearing no. 51/2018 dated December 3, 2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository w.e.f. April 01, 2019. However, in accordance with the Frequently Asked Questions issued by SEBI, "FAQs - Tendering of physical shares in buyback offer /open offer/exit offer/delisting" dated February 20, 2020 and the SEBI Circular SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Documents to be delivered by all Public Shareholders holding Equity Shares in the physical form:

- Form of Acceptance-cum-Acknowledgement duly completed and signed in accordance with the instructions contained therein along with the complete set of documents for verification procedures to be carried out including: (a) original share certificate(s), (b) valid share transfer form(s) duly filled and signed by the transferors (i.e., by all registered shareholders in same order and as per the specimen signatures registered with the Target Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Target Company, (c) self-attested copy of the shareholder's PAN Card, and (d) any other relevant documents such as power of attorney, corporate authorization (including board resolution/ specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable.

- In addition, if the address of the Public Shareholder has undergone a change from the address registered in the register of members of the Target Company, the relevant Public Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: (a) valid Aadhar Card; (b) Voter Identity Card; or (c) Passport.

- Public Shareholders holding physical Equity Shares should note that physical Equity Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the physical Equity Shares for the Open Offer shall be subject to verification as per the SEBI (SAST) Regulations and any further directions issued in this regard.

- Applicants who cannot hand deliver their documents at the collection centers referred to as above, may send the same by registered post with due acknowledgement or by courier only, at their own risk and cost, to the Registrar to the Offer to the addresses specified in paragraph 8.8 of Part 8 (*Procedure for Acceptance and Settlement of the Offer*) on page 71 of the Letter of Offer, on or before the last date of the Tendering Period.

- Public Shareholders who have sent the Equity Shares held by them for dematerialization need to ensure that the process of dematerialization is completed in time for the credit in the Escrow Demat Account, to be received on or before the closure of the Tendering Period or else their application will be rejected.

- In case the Equity Shares are held in dematerialised form:** Documents to be delivered by all Public Shareholders holding Equity Shares in the dematerialised form:

- Form of Acceptance-cum-Acknowledgement duly completed and signed in accordance with the instructions contained therein by all the beneficial holders of the Equity Shares, as per the records of the DP.

- Photocopy of the delivery instruction in "off-market" mode or counterfoil of the delivery instruction slip in "off-market" mode, duly acknowledged by the DP.

- Please note the following:

- (a) For each delivery instruction, the Beneficial Owner should submit a separate Form of Acceptance-cum-Acknowledgment.
- (b) The Registrar to the Offer is not bound to accept those acceptances, for which corresponding Equity Shares have not been credited to the Escrow Demat Account or for Equity Shares that are credited in the Escrow Demat Account but the corresponding Form of Acceptance-cum-Acknowledgment has not been received as on the date of closure of the Offer. However, if the Equity Shares are credited in the Escrow Demat Account but the Form of Acceptance-cum-Acknowledgment is not received by the Registrar to the Offer, the applicant will not be rejected for non-receipt of the Form of Acceptance-cum-Acknowledgment by the Registrar to the Offer.

- For the shareholders holding shares in dematerialized form, the Registrar to the Offer has opened the Open Offer Escrow Demat Account with Ventura Securities Limited as the depository participant in NSDL called, "LIPL APPSIL OPEN OFFER ESCROW DEMAT ACCOUNT". Beneficial owners are requested to fill in the following details in the delivery instructions for the purpose of crediting their Equity Shares in the Open Offer Escrow Demat Account:

Name of the DP	Ventura Securities Limited
DP ID	IN303116
Client ID	13089565
Account Name	LIPL APPSIL OPEN OFFER ESCROW DEMAT ACCOUNT
Depository	NSDL
Mode of Instruction	Off-market
ISIN	INE07Y701011

Public Shareholders having their beneficiary account with CDSL must use the inter-depository delivery instruction slip for the purpose of crediting their Equity Shares in favour of the Escrow Demat Account.

5. In terms of Regulation 16(1) of the SEBI SAST Regulations, the draft letter of offer was submitted to SEBI on June 09, 2020 ("Draft Letter of Offer"). SEBI, vide its letter dated August 24, 2020 ("Observation Letter"), issued its comments on the Draft Letter of Offer, which have been incorporated in the Letter of Offer.

6. Material Updates:

6.1 There have been no material changes in relation to the Offer since the date of the Public Announcement, save as otherwise disclosed in this Pre-Offer Advertisement (in Paragraphs 1, 6.2, 6.3, 6.4, 6.5 and 7.1), in the Detailed Public Statement, the Draft Letter of Offer, the Corrigendum, the Second Corrigendum and/or the Letter of Offer.

6.2 Update in relation to the Financial Arrangements:

6.2.1 Acquirer 1 has on June 29, 2020 deposited an additional sum of INR 7,50,73,05,000 in the Escrow Account - Cash.

6.2.2 Subsequent thereto, as a consequence of the upward revision of the Offer Price as set out in paragraph 1 above, the maximum consideration payable under the Offer (assuming full acceptance) at the Offer Price of INR 872.68 per Offer Share will be INR 9,24,64,42,184.32 ("Maximum Open Offer Consideration").

6.2.3 In terms of Regulation 17(2) of the SEBI (SAST) Regulations, in case of upward revision of the offer price, the value of the escrow amount is required to be computed on the revised consideration calculated at such revised offer price, and the additional amount is required to be brought into the escrow account prior to effecting such revision. Accordingly, in light of the upward revision of the Offer Price as described in paragraph 1 above, Acquirer 1 has deposited additional amount in the Escrow Account - Cash, such that the total amount available in the said Escrow Account - Cash is more than the Maximum Open Offer Consideration.

6.3 Update in relation to the completion of Closing:

6.3.1 The Closing Conditions as specified under the SPA have been completed and PAC 2 has transferred 80.1% of the equity share capital of PAC 1 to Acquirer 2 on July 01, 2020 ("Closing"). On and from Closing, Acquirer 2 has acquired indirect control over the power grids business of PAC 2. While currently ABB Asea Brown Boveri Ltd directly holds ~75% of the equity share capital in the Target Company, the Target Company is a part of delayed closing. The said equity share capital in the Target Company is anticipated to be transferred to PAC 1 as part of a delayed closing. From Closing, however, Acquirer 2 has acquired indirect control of the Target Company.

6.3.2 The acquisition of indirect control over the Target Company by Acquirer 2 is in compliance with Regulation 22(2) of the SEBI (SAST) Regulations. As required under Regulation 22(2) of the SEBI (SAST) Regulations, (i) Acquirer 1 deposited an additional sum of INR 7,50,73,05,000 in the Escrow Account - Cash, such that the total amount available in the said Escrow Account - Cash at the time of acquisition of indirect control was more than INR 9,17,47,85,220.48 which was the maximum open offer consideration; and (ii) 21 Working Days had passed from the date of the Detailed Public Statement (the Detailed Public Statement was published on June 02, 2020).

6.4 Update in relation to PAC 1:

6.4.1 PAC 1 was originally incorporated as ABB Management Holding AG and its name was changed from July 9, 2020 to its present name, Hitachi ABB Power Grids AG, pursuant to the Closing.

6.4.2 The registered office of PAC 1 has changed from Affolternstrasse 44, 8050 Zurich Switzerland to Brown Boveri Strasse 5, 8050 Zurich Switzerland.

6.4.3 PAC 1 is engaged in the business of acquiring, holding, managing, exploiting and selling interests in participations in Switzerland and abroad, particularly in the development, engineering, manufacturing and sale of products, systems and projects that relate to the businesses of power grid automation, power grid integration, high voltage products and transformers and related areas.

6.4.4 The board of directors of PAC 1 was reconstituted on July 01, 2020. The details of the directors on the board of directors of PAC 1 as of the date of the Letter of Offer is set out at Paragraph 4.3.7 of Part 4 (*Background of the Acquirers and the PACs*) beginning on Page 40 of the Letter of Offer. Accordingly, Mr. Frank Duggan, who has been appointed as a director on the board of directors of PAC 1 at Closing, is also a director on the board of directors of the Target Company.

6.4.5 The authorised share capital of PAC 1 has been revised and as of the date of the Letter of Offer comprises 12,50,000 shares of face value 1 CHF per share. The total number of issued and paid up share capital of PAC 1 comprises 11,71,000 shares.

6.5 Update in relation to the directors on the board of Acquirer 2:

6.5.1 The board of directors of Acquirer 2 was reconstituted at the annual general meeting of Acquirer 2 held on July 30, 2020. The details of the directors on the board of directors of Acquirer 2 as of the date of the Letter of Offer is set out at Paragraph 4.2.8 of Part 4 (*Background of the Acquirers and the PACs*) beginning on Page 27 of the Letter of Offer.

7. Status of Statutory and Other Approvals:

7.1 To the best of the knowledge of the Acquir

GOKUL REFOILS AND SOLVENT LIMITED

(Corporate Identification Number: L15142GJ1992PLC018745)

Registered Office: State Highway No. - 41, Near Sujanpur Patia, Sidhpur -384151, Dist. Patan, Gujarat, India; **Corporate Office:** "Gokul House", 43, Shreemali Co-op. Housing Society Ltd., Opp. Shikhar Building, Navrangpura, Ahmedabad-380 009, Gujarat, India; **Tel. No.:** +91 79 66304555/ 66615253/54/55;

Email: abhinav.mathur@gokulgrou.com; Website: www.gokulgrou.com;

Contact Person: Mr. Abhinav Mathur, Company Secretary and Compliance Officer.

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS OF GOKUL REFOILS AND SOLVENT LIMITED ("COMPANY") IN RELATION TO THE OFFER TO BUY-BACK OF UP TO 32,29,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RS. 2/- EACH ("EQUITY SHARES"), FROM ALL THE ELIGIBLE SHAREHOLDERS OF THE COMPANY AS ON AUGUST 14, 2020, (THE "RECORD DATE"), ON A PROPORTIONAL BASIS, BY WAY OF A TENDER OFFER ROUTE THROUGH THE STOCK EXCHANGE MECHANISM FOR CASH AT A PRICE OF RS. 12/- PER EQUITY SHARE FOR AN AGGREGATE AMOUNT OF UP TO RS. 39,48,00,000 ("BUYBACK") UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUYBACK OF SECURITIES) REGULATIONS, 2018 AS AMENDED (BUYBACK REGULATIONS).

This advertisement ("Advertisement") is being issued by the Company pursuant to and in compliance with the SEBI circular bearing number SEBI/CIR/CFD/CIR/P/2020/83 dated July 14, 2020 ("Relaxation Circular") to supplement the Public Announcement dated July 29, 2020 that was published in all editions of the Financial Express, an English national daily and Jansatta, a Hindi national daily and the Regional edition of Sandesh, a regional language (Gujarati) daily ("PA"), each with wide circulation on July 30, 2020, and the Letter of Offer dated September 03, 2020 ("LoF").

Capitalised terms used in this Advertisement and not defined here in shall have the same meaning ascribed in the LoF.

1. COMPLETION OF DISPATCH

In terms of the Relaxation Circular and in light of the COVID-19 situation, the LoF has been electronically dispatched to all the Eligible Shareholders holding Equity Shares as on Record Date and whose email IDs have been registered with the Company, on September 7, 2020. The Company has not undertaken and will not undertake any physical dispatch of the LoF in compliance with the Relaxation Circular.

2. AVAILABILITY OF LETTER OF OFFER AND APPLICATION FORM

The LoF along with the Tender Form will be available on the website of the Company (www.gokulgrou.com), the Manager to the Buyback (www.saffronadvisor.com) and the Registrar to the Buyback (www.cameoindia.com) and is expected to be available on the Securities and Exchange Board of India (www.sebi.gov.in); BSE Limited (www.bseindia.com) and the National Stock Exchange of India Limited (www.nseindia.com). Eligible shareholders that wish to know their entitlement can do so by visiting the website of the Registrar to the Buyback (www.cameoindia.com). Further, in case of non-receipt of the Letter of Offer, Eligible Shareholders holding Equity Shares may participate in the Buyback by providing their application in plain paper in writing signed by all Eligible Shareholders (in case of joint holding), stating name and address of the Eligible Shareholders, number of Equity Shares held as on the Record Date, Client ID number, DP Name, DP ID, beneficiary account number and number of Equity Shares tendered for the Buyback.

3. BRIEF SCHEDULE OF ACTIVITIES

Activity	Day	Date
Date of Opening of Buyback	Friday	September 11, 2020
Date of Closing of Buyback	Thursday	September 24, 2020
Last date of verification of Tender Forms by the Registrar	Saturday	September 26, 2020
Last date of intimation regarding acceptance / non- acceptance of tendered Shares	Monday	October 05, 2020
Last date of settlement of bids on the Stock Exchanges	Tuesday	October 06, 2020
Last date of dispatch of consideration / share certificate(s) / demat instruction(s)	Tuesday	October 06, 2020
Last date of Extinguishment of Shares	Tuesday	October 13, 2020

Note: Activities may happen prior to the last dates that have been provided in the table above

4. OTHER INFORMATION

1. The information contained in this Advertisement is in accordance with the Relaxation Circular.
2. Details relating to the procedure for tendering the Equity Shares are more particularly set out in the LoF.
3. The Advertisement will also be available on the website of the Company (www.gokulgrou.com), the Manager to the Buyback (www.saffronadvisor.com) and is expected to be available on the Securities and Exchange Board of India (www.sebi.gov.in); BSE Limited (www.bseindia.com) and the National Stock Exchange of India Limited (www.nseindia.com).

5. CORRIGENDUM TO THE LETTER OF OFFER

1. This Corrigendum to the Letter of Offer ("Corrigendum") should be read in continuation of and in conjunction with the Letter of Offer dated September 3, 2020, unless otherwise specified. Capitalised terms used but not defined in this Corrigendum shall have the same meaning as described in the Letter of Offer, unless otherwise defined.
2. Mr. Karansinh Mahida, Non Executive Independent Director of the Company expired on Wednesday, September 2, 2020. The details of his death were communicated to the Company on 31st August 2020. The Letter of Offer stands modified and read accordingly.
3. Except as detailed in this Corrigendum, the other contents and terms in the Letter of Offer remain unchanged. A copy of this Corrigendum is expected to be available on the websites of SEBI (www.sebi.gov.in), Stock Exchanges (www.bseindia.com and www.nseindia.com) and the Company (www.gokulgrou.com).

6. CONTACT DETAILS

COMPANY	MANAGER TO THE BUYBACK	REGISTRAR TO THE BUYBACK
GOKUL REFOILS AND SOLVENT LIMITED "Gokul House", 43, Shreemali Co-op. Housing Society Ltd., Opp. Shikhar Building, Navrangpura, Ahmedabad - 380 009, Gujarat, India; Tel. No.: +91 79 66304555/ 66615253; Email: abhinav.mathur@gokulgrou.com; Website: www.gokulgrou.com ; Contact Person: Mr. Abhinav Mathur	SAFFRON ADVISOR Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, Andheri-Kurla Road, J.B. Nagar Andheri (East), Mumbai-400059 Tel No.: +91 22 4082 0914/915; Fax No.: +91 22 4082 0999; E-mail: buybacks@saffronadvisor.com; Website: www.saffronadvisor.com ; Investor grievance Id: investorgrievances@saffronadvisor.com; SEBI Registration Number: INM00001121; Contact Person: Ms. Sreeprya K. Khandelwal	CAMEO Cameo Corporate Services Limited "Subramanian Building", No. 1, Club House Road, Chennai - 600 021, Tamilnadu, India Tel No.: +91 44 402 0700; Fax No.: +91 44 2864 0129 Email: investors@cameoindia.com Website: www.cameoindia.com SEBI Registration: INR000003753 Contact Person: Ms. Sreeprya K. Khandelwal

7. DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buy-Back Regulations, the Board accepts responsibility for the information contained in this Advertisement and Corrigendum and confirms that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Gokul Refoils and Solvent Limited

Balvantsinh Rajput

Shaunak Mandavia

Abhinav Mathur

Chairman & Managing Director
DIN - 00315565

Director
DIN - 06649347

Company Secretary and Compliance Officer
ICSI Membership Number: 22613

Place: Ahmedabad
Date: September 7, 2020

J. KUMAR INFRA PROJECTS LTD

CIN : L74210MH1999PLC122886

16-A, Andheri Industrial Estate, Veera Desai Road, Andheri (W), Mumbai-400 058

Tel. No : (022) 6774 3555 Fax No : (022) 2673 0814 Website: www.jkumar.com

NOTICE OF THE 21ST ANNUAL GENERAL MEETING AND EVOTING INFORMATION

NOTICE is hereby given that the 21st Annual General Meeting (e-AGM) of the member of J. Kumar Infra Projects Limited ("the Company") will be held on Tuesday, 29th September 2020 at 11.00 a.m. (IST) through Video Conference (VC)/Other Audio Visual Means(OAVM) without the physical presence of the Members at a common venue, in compliances with General Circular No 14/2020, 17/2020, 20/2020 issued by Ministry of Corporate Affairs("MCA Circulars") and other applicable provisions of the Companies Act, 2012 and circulars issued by the Securities and Exchange Board of India(SEBI).

Members are provided with a facility to attend the e-AGM through electronic platform provided by Company Registrar and Transfer Agent viz KFin Technologies Private Limited ("KFin") Members are requested to visit <https://emeetingskfintech.com> and click on "e-AGM – Video Conference & Streaming and access the shareholders/members login by using the remote e-voting credentials provided to them. The proceedings of the e-AGM shall be deemed to be conducted at the Registered Office of the Company which shall be the deemed Venue of the e-AGM.

BOOK CLOSURE AND PAYMENT OF DIVIDEND

Notice is also hereby given pursuant to Section 91 of the Act read with Rule 10 of the Companies (management and Administration) rules, 2014 and Regulation 42 of the listing Regulations, 2015 that the Registrar of members and the Share Transfer Books of the Company will remain closed from Wednesday 23rd September 2020 to Tuesday 29th September 2020 (Both days inclusive) for the purpose of annual closure pursuant to the said AGM and for the purpose of payment of dividend on the Equity Shares of the Company, for the year ended 31st March, 2020, if approved, at 21st Annual General Meeting.

Notice of the e-AGM setting out the Ordinary and Special Business to be transacted at the e-AGM and the explanatory statement thereto along with the Annual Report of the Company for the financial year ended on 31st March, 2020 which, inter-alia , comprises the Financial Statements of the Company for the Financial Year ended 31st March, 2020 and Report of the Board of Directors and Auditors Report thereon have been send electronically on Friday 4th September 2020 to the members whose email address is registered with Depository Participant(s) the Company/Kfin and are holding shares of the Company as on Friday 28th August 2020 being the cut-off date for the purpose, in accordance with the MCA Circulars and the circular issued by SEBI. The Company will not be dispatching physical copies of the Notice and Annual Report to any Member. A copy of the Notice of AGM and the Annual Report is available on the website of the Company at <https://www.jkumar.com/investors/annual-reports/fy20-21> and website of KFin at <https://evoting.kfintech.com/public/Downloads.aspx>. Copy of Notice of AGM along with the Annual Report is also available on website of Stock exchange at www.bseindia.com and www.nseindia.com.

In compliance with the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules 2014 and Regulation 44 of SEBI LODR the members are provided with the facility to cast their vote remotely on all resolutions set-forth in this notice through electronic e-voting platform provided by KFin(remote e-voting).

The remote e-voting will commence on Saturday, 26th September, 2020 at 9.00 a.m. (IST) and will end on Monday, 28th September 2020 at 5.00 p.m. (IST) and thereafter the remote e-voting module shall be disabled/blocked. The remote e-voting will not be allowed beyond the aforesaid date and time. Once the vote on a resolution stated in the e-AGM Notice is cast by member through remote e-voting, the member shall not be allowed to change it subsequently and such vote which has been cast using remote e-voting shall be treated as final.

Members attending the e-AGM who have not already cast their vote by remote e-voting and are otherwise not barred from doing so, will be able to cast their vote electronically during the e-AGM. The Members may participate in the e-AGM even after exercising their right to vote through remote e-voting but shall not be allowed to vote again during the e-AGM. A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositaries as on Tuesday 22nd September 2020 (the cut-off date) shall be entitled to cast vote through remote e-voting or e-voting during e-AGM. The voting rights of the members shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date i.e Tuesday 22nd September 2020. A person who is not a Member as on the cut-off date should treat this Notice for information purposes only.

Any person -off wht acquires Shares and becomes Member of the Company after the dispatch of the AGM Notice and holds shares as on the cut-off date may use the existing User ID and password if they are already registered with KFin for e-voting or follow the detailed procedure mentioned in the in note no XXV of the AGM Notice or may obtain the User ID and password by sending request at evoting@kfintech.com or call KFin's Toll free number 1800-425-8998/1800-345-4001 or send email to evoting@kfintech.com. Any grievances connected with the may be addressed to Mr. Srinivas, Manager-Corporate Registry, KFin Private Limited, Unit: J.KUMAR INFRA PROJECTS LIMITED, Kary Selenium Tower B, Plot no. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad- 500 032, contact no Telephone: 040 67162222, Toll free no: 1800-3454-001 Email: einward.ris@jkumar.com. The grievances can also be addressed to the Company Secretary at investor.grievances@jkumar.com.

The manner of casting votes through remote e-voting or through evoting during the eAGM for members holding shares in dematerialized mode. Physical mode and for members who have not registered their e-mail address is provided in the Notice of eAGM.

Manner of registering Email Address:

Demat Shareholders:

Contact respective Depository Participant

Physical Shareholders:

Contact Company's Registrar and Transfer Agent, KFin by sending an email request at einward.ris@kfintech.com along with signed scanned copy of the request letter providing email address, mobile number, self-attested copy of PAN Card and copy of Share certificate.

The Results shall be declared along with the Scrutinizer's Report on or before Thursday 1st October 2020 and shall be place on the Company's website www.jkumar.com and on the website of KFin www.kfintech.com and shall be communicated to the Stock exchanges and will also be displayed at the Registered Office of the Company.

For J. Kumar Infra Projects Limited

Sd/-

Poornima Reddy

Company Secretary

Place : Mumbai

Date : 07th September, 2020

Maestros Electronics & Telecommunications Systems Limited

Regd Office: Plot No. EL/66, TTC Industrial Area, Electronic Zone, Mahape, Navi Mumbai - 400701. Tel No.: (022) 27611193/94 Fax No.: (022) 27610093.

E-mail ID: tsndkar@metl.co.in Website: www.maestros-electronics.com CIN : L74900MH2010PLC200254

NOTICE

The notice is hereby given that the 11th Annual General Meeting ("AGM") of the Company will be held on Wednesday, September 30, 2020 at 04:00 pm, through Video Conferencing ("VC"). The venue of the meeting shall be deemed to be the registered office of the Company situated at Plot No. EL/66, TTC Industrial Area, Electronic Zone, Mahape, Navi Mumbai, Thane, 400701 Maharashtra, India to transact the Businesses, as set out in the Notice of AGM.

In accordance with the General Circulars dated 08th April, 2020, 13th April, 2020 and 05th May, 2020 issued by the Ministry of Corporate Affairs (hereinafter referred to as "MCA Circulars") and Circular dated 12/07/2020 issued by the Securities and Exchange Board of

Rajvir Industries Limited

Registered Office: 1st Floor, Surya Towers,
105, Sardar Patel Road, Secunderabad - 500 003.
www.rajvirindustrieslimited.com E-mail: rajvir@rajvirindustrieslimited.com
CIN NO. L7116TG2004PLC044053

NOTICE

Notice is hereby given pursuant to Regulation 29 read with regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the meeting of the Board of Directors of the Company is scheduled to be held on Tuesday, 15th September, 2020 at 3.30 PM at the Registered Office of the Company Situated at 105, 1st Floor, Surya Towers, Sardar Patel Road, Secunderabad- 500003 inter alia to consider and approve the Un-Audited Financial Results of the Company for the quarter ended June 30, 2020.

As per the Listing Regulations, notice of the Board Meeting would be available on the website of the Company i.e. www.rajvirindustrieslimited.com and website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and NSE limited at www.nseindia.com

For Rajvir Industries Limited
Sd/-
Place: Secunderabad
Date: 08/09/2020

Upender K Agarwal
Chairman

**ntc industries limited**

Regd. Office: 149, B.T. Road, Komarhati, Kolkata-700 058
Ph: +91 759046813
e-mail id: investors@ntcind.com, Website: www.ntcind.com
CIN: L70109WB1991PLC053562

NOTICE OF ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

NOTICE is hereby given that the 29th Annual General Meeting (AGM) of the Members of M/s. ntc industries limited will be held on Tuesday, the 29th day of September, 2020 at 12:30 P.M. (IST) through video conferencing ("VC") / Other Audio-Visual Means ("OAVM") to transact the business(es) as set out in the Notice dated 14th August, 2020.

The AGM will be convened in compliance with the applicable provisions of the Companies Act, 2013 ("the Act") and Rules framed thereunder and the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with General Circular No. 14/2020 dated 8 April 2020, no. 17/2020 dated 13 April 2020 no. 20/2020 dated 05 May 2020, issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI / HO/CDF/CMD1/CIR/P/2020/79 dated 12 May 2020 issued by the Securities and Exchange Board of India ("SEBI Circular") without the physical presence of the members at a common venue.

The Company Pursuant to section 108 of the Act, and in compliance with the above circulars, has completed dispatch of the Notice of the AGM and Annual Report of the Company for the year ended 31st March 2020. Only by email on 7th September 2020, to all those members, whose email addresses are registered with the Company / Company's Registrar & Share Transfer Agent (RTA) i.e. Niche Technologies Pvt. Ltd. or with their respective Depository Participants ("Depository"). The notice of the AGM as well as the Annual Report are also available on the Company's website <https://www.ntcind.com/annualreport>.

The Company pursuant to section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, Secretarial Standard on General Meeting (SS-2) issued by the Institutes of Company Secretaries of India and Regulation 44 of the SEBI Listing Regulations, members have been provided with facility to cast their votes on all resolutions set forth in the Notice of the AGM using an electronic voting system (remote e-voting). The Company has engaged the services of NSDL for providing facility for remote e-voting, participation in the AGM through VC/OAVM and voting at the AGM. The voting rights of members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on Tuesday, 22nd September, 2020 ("cut-off date").

The manner of remote e-voting and voting at the AGM by the members holding shares in the dematerialized mode, physical mode and for the members who have not registered their email addresses is provided in the Notice of AGM.

The remote e-voting commences on Saturday, 26th September, 2020 at 9.00 a.m. (IST) and ends on Monday, 28th September 2020 at 5.00 p.m. (IST). Members may cast their votes electronically during this period. The remote e-voting shall be disabled by NSDL thereafter. Those members, who shall be present in the AGM through VC/OAVM facility and had not cast their votes on the resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting at the AGM. Once the vote on a resolution is cast by the member, the Member shall not be allowed to change it subsequently.

The members who have cast their votes by remote e-voting prior to the AGM may also attend / participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again. Any person who becomes a member of the Company after dispatch of Notice of the AGM and holding shares as on the cut-off date i.e. 22nd September, 2020 may obtain the User ID and password by sending a request to evoting@nsdl.co.in or nichetechpl@nichetechpl.com. However, if the member is already registered with NSDL for e-voting then he can use the existing user ID and password for casting the vote through e-voting.

Members who have not yet registered their email addresses and phone numbers are requested to follow the process mentioned below:

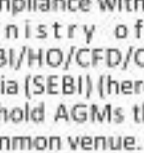
- Members holding shares in physical mode are requested to update their email addresses and phone number by writing to Registrar & Share transfer Agent (RTA) / Company at nichetechpl@nichetechpl.com and investors@ntcind.com respectively, along with the copy of the signed requested letter mentioning the name, folio no., address of the member, self-attested copy of PAN card and self-attested copy of any documents (e.g. Driving License, Bank Statement, Election Identity Card, passport, Aadhaar Card) in support of the address of the member.
- Members holding shares in dematerialized mode are requested to register / update their email addresses and phone number with relevant Depository Participants.

In case of any queries / grievance relating to remote e-voting or e-voting at the AGM, please refer to Frequently Asked Questions (FAQ) and e-voting user manual for the members available at the Downloads section of www.evoting.nsdl.com or contact Mr. Amit Vishal, Senior Manager or Ms. Pallavi Mhatre, Manager, National Securities Depository Limited, at the designated email IDs: amity@nsdl.co.in or pallavid@nsdl.co.in or at telephone nos: +91-22-24994360 or +91-22-24994545.

For ntc industries Limited

Sd/-
Place : Kolkata
Dated : 07/09/2020

Sunil Kumar Varma
Company Secretary

**CYBERTECH SYSTEMS AND SOFTWARE LIMITED**

CIN: L71200MH1995PLC084788;
Regd. Office: CyberTech House, Plot No. B-63/64/65,
Road No. 21/34, J.B. Savant Marg, Wagle Estate, Thane - 400 604;
C-022-25834643, F-022-25832574 Email: csl.investors@cybertech.com

NOTICE OF 25th ANNUAL GENERAL MEETING AND BOOK CLOSURE

The 25th Annual General Meeting (AGM) of the members of CyberTech Systems & Software Limited (the "Company") will be held on Tuesday, September 29, 2020 at 4:30 p.m. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"). In compliance with General Circular numbers 20/2020, 14/2020, 17/2020 issued by the Ministry of Corporate Affairs (MCA) and Circular number SEBI / HO/CDF/CMD1/CIR/P/2020/79 issued by the Securities and Exchange Board of India (SEBI) (hereinafter collectively referred to as "Circulars"), Companies are allowed to hold AGMs through VC/OAVM, without the physical presence of members at a common venue. Hence, the AGM of the Company is being held through VC/OAVM to transact the business as set forth in the Notice of the AGM dated August 12, 2020.

In compliance with the applicable provisions of the Companies Act, 2013 (as amended from time to time) and Circulars issued by the Ministry of Corporate Affairs (MCA), electronic copies of the Notice of the AGM and Annual Report 2019-20 have been sent to all the members whose email IDs are registered with the Company/Depository Participants. These documents are also available on the website of the Company at www.cybertech.com/investors/annualreports.aspx, stock exchange websites and on the website of Link Intime India Private Limited (Link Intime) at, instavote.linkintime.co.in. The dispatch of Notice of the AGM and Annual Report through emails has been completed on September 07, 2020.

The Members shall join the meeting 15 (fifteen) minutes before the time scheduled to start the 25th AGM and the Company may close the window for joining the VC/OAVM Facility 15 (fifteen) minutes after the scheduled time to start the 25th AGM. Members may note that the VC / OAVM Facility, allows participation of at least 1,000 Members on a 'first come first served' basis in the given link <https://instavote.linkintime.co.in>.

Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide its members the facility of remote e-voting and e-voting during the AGM through Instavote platform by Link Intime India Private Limited which shall enable the Members to cast their votes electronically on the resolutions mentioned in the Notice of AGM. The voting rights of Members shall be in proportion to the shares held by them, as on the cut-off date i.e., Tuesday, September 22, 2020. The Board has several appointed Designate Person(s) of M/s. S. Anantha & Ved LLPN: AAH - 8229, Practicing Company Secretaries, as the Scrutinizer(s) for conducting the voting process in a fair and transparent manner.

Any person, who acquires shares of the Company and becomes a member post-dispatch of the Notice of the AGM i.e., September 07, 2020, and holding shares as of on the cut-off date i.e., Tuesday, September 22, 2020 may obtain the login ID and password by sending a request at enotices@nsdl.co.in or sandip.pawar@linkintime.co.in or compliance-officer@forcemotors.com.

(6) Member may participate in the AGM even after exercising his / her right to vote through remote e-voting, but shall not be allowed to vote again in the AGM.

(7) The facility for e-voting at the AGM would be made available for the Members attending the AGM who have not already cast their vote by remote e-voting.

(8) In case of any query / grievance regarding e-voting, kindly contact the following persons or refer the Frequently Asked Questions ("FAQs") and e-voting manual available at downloads section at www.evoting.nsdl.com

(a) Ms. Pallavi Mhatre, Manager
National Securities Depository Limited, Trade World, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013.

e-mail ID: pallavid@nsdl.co.in Contact no. +91 (22) 2499 4545 or

(b) Mr. Kishore P. Shah, Company Secretary & Compliance Officer
Force Motors Limited, Mumbai-Pune Road, Akurdi, Pune - 411 035.

e-mail ID: compliance-officer@forcemotors.com

Contact no. : +91 (20) 2747 6381.

Members who have not registered their e-mail addresses and mobile numbers or who are holding shares in physical form, are requested to get the same registered with the Company by writing an e-mail to compliance-officer@forcemotors.com or sandip.pawar@linkintime.co.in along with scanned copy of the self-attested PAN in order to receive copies of the Annual Report 2019-20 along with the Notice of 61st AGM.

Please keep your most updated e-mail ID registered with the Company / your DP to receive timely communications.

Members are requested to carefully read all the Notes set out in the Notice of the AGM and in particular, instructions for joining the AGM and the manner of casting vote through Remote e-voting or through e-voting during the AGM.

By Order of the Board of Directors
For FORCE MOTORS LIMITED

Pune
7th September 2020
Kishore P. Shah
Company Secretary & Compliance Officer

Registered office : Bunglow No. 36/B,
C.T.S. No. 994 & 995, (S.No. 117 & 118),
Madhav Baug, Shivirth Nagar,
Kothrud, Pune - 411038. Ph.: 020 2543 4617,
Email id: cs@univastu.com,
Website : www.univastu.com,
CIN:L45200PN2009PLC133864

**Notice**

Notice is hereby given that the meeting of Board of Directors of the Company will be held on **Tuesday, 15 September, 2020** at the registered office of the Company at Bunglow No. 36/B, C.T.S. No. 994 & 995 (S.No. 117 & 118) Madhav Baug, Shivirth Nagar, Kothrud, Pune MH 411038, inter alia; to consider and approve the unaudited financial results of the Company (Standalone and Consolidated) for the quarter ended 30 June, 2020 and other agenda items.

The intimation is also available on the Company's website www.univastu.com and on website of Stock Exchange www.nseindia.com.

By order of Board of Directors
For Univastu India Limited

Sd/-
Place: Pune
Date: 07.09.2020
Amruta Sant
Company Secretary and Compliance Officer



KERNEX MICROSYSTEMS (INDIA) LTD.
(AN ISO 9001 : 2015 CERTIFIED COMPANY CIN:L30007TG1991PLC01321)

Regd Office:Plot No.38(part) - 41, Hardware Technology Park,
TSIC Layout, Survey No.1/1, Kanchalmalat,
Raviray (Village), Maheswaram Mandal, Ranga Reddy (Dist.)
Hyderabad - 501 510. Phone: 8414667601

Notice of the 28th Annual General Meeting of the Company to be convened through Video Conferencing (VC) or Other Audio Visual Means (OAVM)

PUBLIC NOTICE is hereby given that in compliance with the provisions of the Companies Act, 2013 and the requirements of the General Circular No. 20/ 2020 dated May 5, 2020 issued by the Ministry of Corporate Affairs (hereinafter referred to as "MCA Circular"), the 28th Annual General Meeting (AGM) of Kernex Microsystems (India) Limited [the Company] will be held through Video Conferencing (VC) / Other Audio Visual Means (OAVM) on **Wednesday, The 30th September, 2020 at 4:00 p.m.** to transact the business as set out in the Notice convening the AGM. On account of COVID-19 Pandemic and consequent lockdown in several parts of the Nation, the said MCA Circular has allowed the Companies to conduct their AGM, through VC or OAVM in the manner provided in General Circular No. 14/2020 dated April 8, 2020 and General Circular No. 17/2020 dated April 13, 2020 issued by MCA. Accordingly, in compliance with the requirements of the aforesaid MCA General Circulars, the Company is convening its 28th AGM through VC or OAVM, without the physical presence of the Members at a common venue.

The said MCA Circular dated May 5, 2020 and SEBI Circular No. SEBI / HO/CDF/CMD1/CIR/P/2020/79 dated May 12, 2020 has granted relaxations to the Companies, with respect to printing and dispatching physical copies of Annual Report to shareholders. Accordingly, the Company will only be sending soft copy of the Notice convening the 28th AGM and Annual Report 2019-20 to the shareholders whose email ids are registered with the Company/ Registrar and Share Transfer Agent/ Depository Participant as on the cut-off date i.e. Friday, 4th September, 2020. Those shareholders of the Company whose email ids are not updated with the Company/ Registrar and Share Transfer Agent/ Depository Participant can avail soft copy of the 28th AGM and Annual Report 2019-20 by raising a request to the Company at acs@kernex.in. Alternatively, the Notice of 28th AGM and Annual Report 2019-20 will also be made available on the Company's website www.kernex.in and on the websites of NSDL, BSE Limited and NSE Limited.

Pursuant to the circular no 14/2020 dated 8th April, 2020 issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereto and cast their votes through e-voting.

Pursuant to Finance Act, 2020 dividend income, will be taxable in the hands of shareholders w.e.f. 1st April, 2020 and the Company is required to deduct tax at source from dividend paid to shareholders at the prescribed rates, for the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act, 2020 and amendments thereof. The Shareholders are requested to update their PAN with the Company / RTA (in case of the shares held in physical mode) and depositories (in case of the shares held in demat mode).

Further, members are advised to register/update their address, e-mail address and bank mandates (i.e. bank account number, name of the bank and the branch, 9 digit MICR Bank/Branch code and account type) to their DPs in case of shares held in electronic form and to the Company and/or its RTA in case of shares held in physical form for receiving dividend Notices, Circulars etc. from the Company in future.

Correspondence Address

KERNEX MICROSYSTEMS (INDIA) LIMITED
Regd Office: Plot No.38(part) - 41, Hardware TechnologyPark, TSIC Layout, Survey No.1/1, Kanchalmalat, Raviray (Village), Maheswaram Mandal, Ranga Reddy (Dist.) Hyderabad - 501 510
Email: acs@kernex.in Tel : +91 -8414667601

FOR KERNEX MICROSYSTEMS (INDIA) LIMITED

DRS DILIP ROADLINES LIMITED
 (Formerly known as DRS Dilip Roadlines Private Limited)
 CIN: L60231TG2009PLC046326

Regd. Off: 306, Kabra Complex, 61, MG Road, Secunderabad 500 003
 Phone: 040 27711504, 040 27711276
 Email: investors@drsindia.in, website: www.drsindia.in

NOTICE

Notice is hereby given that the 11th Annual General Meeting (AGM) of the Company will be held on **Wednesday, 30th September, 2020 at 03:00 PM** at 2nd Floor, Kabra Complex, 61, MG Road Secunderabad 500003. Notice of the said AGM, E-Voting Instructions etc., forming part of Annual Report for the financial year 2019-20 have been sent to the members of the Company electronically whose e-mail IDs are registered with the Depositories and in physical mode to all the other members at their registered addresses. The dispatch / e-mail transmission of Annual Reports has been completed on 5th September, 2020. The copies of aforesaid documents are available on the website and for inspection at the registered office of the Company during the office hours.

Pursuant to the provisions of section 108 of the Companies Act, 2013 read with Rule 20 of Companies (Management and Administration) Rules, 2014, as amended, and Regulation 44 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Company is offering e-voting facility to its members in respect of all the items of business to be transacted at the ensuing AGM. The members may transact the said business through voting by electronic means. The Company has engaged Centralized Depository Services (India) Limited as the authorized agency to provide the e-voting facility.

The remote e-voting facility will commence on Sunday, 27th September, 2020 at 09:00 A.M. and close on Tuesday, 29th September 2020 at 05:00 PM (both days inclusive) and shall not be available thereafter. The remote e-voting shall not be allowed after the said date and time and the e-voting module shall be disabled for voting thereafter. During this period, only a person whose name is recorded in the Register of members or Register of beneficial owners maintained by the Depositories as on the cut-off date, i.e., 23rd September, 2020, shall be entitled to avail the facility of remote e-voting / voting in the AGM. The voting rights of the members for e-voting and for physical voting at the meeting shall be in proportionate to their shareholding in the paid up equity share capital of the Company as on the said cut-off date.

Any person who acquires shares of the Company and becomes its member after the dispatch of the notice and also holds shares as on cut-off date may cast his vote by remote e-voting / voting in the AGM.

Further, if already registered with CDSL for remote e-voting then you can use existing User ID and Password for casting your vote. You may also approach the Company for required assistance in connection with generation of User ID / Password in order to exercise your right to vote.

Facility of voting through Physical Ballot is being made available at the AGM. Members attending the meeting, who have not already cast their vote by remote e-voting may exercise their right at the meeting. A member who has cast his vote by remote e-voting may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote in the meeting.

The notice of the Annual General Meeting along with e-voting instructions, forming part of the Annual Report for the financial year 2019-20 are available on the Company's website www.drsindia.in and also on the website of CDSL [www.cdsindia.com](http://cdsindia.com).

Members are requested to refer e-voting instructions contained in the 11th Annual Report of the Company, regarding the process and manner for e-voting by electronic means.

For any query or grievance, members may contact CDSL at Toll free No. 18002005533 or write an e-mail to helpdesk.evoting@india.com or contact the Chief Financial Officer, Mr. S Chikkaballapur Raghunandan at the Registered office of the Company, or call at 040 27711504 / 040 27711276 or write an email to investors@drsindia.in.

For DRSDILIP ROADLINES LIMITED
 Sd/-
 Anjani Kumar Agarwal
 CEO & Managing Director
 DIN: 00006982

Place: Hyderabad

Date: 07.09.2020

TUESDAY, SEPTEMBER 8, 2020

16

VAMA INDUSTRIES LIMITED
 CIN: L72200TG1985PLC041126.

Regd. Office: Door No. 8-2-248/1/7/78/12/13, Ground Floor, Block-A, Lakshmi Towers, Nagarjuna Hills, Punjagutta, Hyderabad - 500082

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a Meeting of the Board of Directors of the Company will be held on Tuesday, 15th September, 2020, inter-alia to consider and to approve the Un-audited Financial Results (Standalone & Consolidated) of the Company for the quarter ended June 30, 2020.

This intimation is also available on the Company's website, www.vamaind.com and on the website of BSE Limited,

www.bseindia.com, where the equity shares of the Company are listed.

For **Vama Industries Limited**

Sd/-
 V. A. Rama Raju
 Chairman & Managing Director

Date: 07/09/2020

Place: Hyderabad

VICEROY HOTELS LIMITED

CIN: L55010TG1965PLC001048

Regd. Office: Plot No.20, Sector-I, 4th Floor, Huda Techno Enclave, Madhapur, Hyderabad - 500081, Telangana.

Phone: 91-40 2311 9695/4034 9999; Fax: 91-40 4034 9828

Email: secretarial.vicroy@gmail.com; Website: www.vicroyhotels.in

NOTICE

Notice is hereby given that in terms of Regulation 29 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors(RP) of Vicroy Hotels Limited will be held on **Tuesday, 15 September, 2020**, at the registered office of the Company situated at Plot No.20, Sector-I, Survey No.64, 4th Floor, HUDA Techno Enclave, Hyderabad - 500081, Telangana, India, inter-alia to consider and approve the un-audited Financial Results (both Standalone & Consolidated) for the first quarter ended 30th June, 2020.

For **Vicroy Hotels Limited**

Sd/-
 Karuchola Koteswara Rao

Resolution Professional in the matter of

M/s Vicroy Hotels Ltd

Regn no.IBBI/IPA-003/IN-00039/2017-18/10301

Email ID:kkrainp@gmail.com

Date : 07-09-2020

Place: Hyderabad.



ERIS LIFESCIENCES LIMITED

Registered Office: 8th Floor, Commerce House IV, Prahladnagar, 100 Feet Road, Ahmedabad - 380015
 Email: complianceofficer@erislife.com Website: www.eris.co.in
 Tel: +91 79 3045 1000 Fax: +91 79 3017 9404
 CIN: L24232GJ2007PLC049867

**NOTICE OF FOURTEENTH ANNUAL GENERAL MEETING,
 REMOTE E-VOTING AND BOOK CLOSURE INFORMATION**

NOTICE IS HEREBY GIVEN THAT the 14th Annual General Meeting (AGM) of the Members of Eris Lifesciences Limited will be held on Tuesday, 29th September, 2020 at 11:00 a.m. through Video Conferencing (VC) / Other Audio Visual Means (OAVM) to transact the business, as set out in the Notice of the AGM.

The trading window under SEBI (Prohibition of Insider Trading) Regulations, 2015 was remain closed from 30th June, 2020 till 48 hours after the results are made public on 15th September, 2020.

The intimation is also available on the website of the Company at www.brookslabs.net and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com where the shares of the Company are listed.

Brooks Laboratories Limited

CIN No.: L24232HP2002PLC000267

Regd. Off.: Vill. Kishanpura, Nalagarh Road, Distt. Solan, Baddi (HP)-174101; Telefax No.: +91 1975 236939

E-mail: investors@brookslabs.net; Website: www.brookslabs.net

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of 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 Tuesday, 15th September, 2020, inter alia, to consider and approve the Unaudited Financial Results of the Company for the quarter ended 30th June, 2020.

The trading window under SEBI (Prohibition of Insider Trading) Regulations, 2015 was remain closed from 30th June, 2020 till 48 hours after the results are made public on 15th September, 2020.

The intimation is also available on the website of the Company at www.brookslabs.net and on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com where the shares of the Company are listed.

For **Brooks Laboratories Limited**

Sd/-
 Jyoti Sancheti

(Company Secretary)

Membership No. F9639

Place: Mumbai

Date: 07.09.2020

Defence Electronics and beyond



BHARAT ELECTRONICS LIMITED

(A Govt. of India Enterprise under the Ministry of Defence)

(CIN: L32309KA1954GO00787)

Regd. Office: Outer Ring Road, Nagavara, Bengaluru - 560 045

Phone: 080-25939380, 25039298, Fax: 080-25039298

E-mail: secretary@bel.co.in Website: www.bel-india.in

Notice of 66th Annual General Meeting, E-VOTING and Book Closure

Notice is hereby given that the 66th Annual General Meeting (the AGM) of the Members of Bharat Electronics Limited will be held on Wednesday, the 30th September, 2020, at 10:00 A.M. (IST).

Considering the extra-ordinary circumstances caused by COVID-19 pandemic and in light of the social distancing norms, the Ministry of Corporate Affairs ("MCA") has vide its circulars dated 8th April, 2020, 13th April, 2020 & 5th May, 2020 and Securities and Exchange Board of India circular dated 12th May, 2020 (collectively referred as "Circulars") have permitted holding of the AGM of a Company through Video Conference ("VC") / Other Audio Video Means (OAVM). In compliance with the provisions of the Companies Act, 2013 ("the Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and Circulars, the AGM is being held through VC/OAVM, to transact the businesses as set out in the notice convening the AGM ("the Notice").

The Notice for Convening the AGM alongwith the Annual Report for the financial year 2019-20 is being sent only through electronic mode to all the Members of the Company whose e-mail addresses are registered with the Depository Participants("DPs") / Company's Registrar and Transfer Agent viz. Integrated Registry Management services Pvt. Ltd. ("RTA"). The Notice and Annual Report are also available on the website of the Company at www.bel-india.in under the "Investor" section and the website of the Stock Exchanges i.e. BSE Limited & National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. Additionally, the Notice is also available on the website of Centralized Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

Members are permitted to join the AGM through VC/OAVM, 15 minutes before the scheduled time of commencement of AGM and during the AGM through the facility provided by CDSL at www.evotingindia.com by using the login credentials and selecting the EVSN for the Company's AGM. The procedure for joining the AGM through VC/OAVM is mentioned in the Notice.

Notice is further given pursuant to Section 91 of the Act read with Rule 10 of the Companies (Management and Administration) Rules, 2014 and Regulation 42 of the Listing Regulations that the Register of Members and Share Transfer Books of the Company will remain closed from **Thursday, 17th September, 2020 to Sunday, 20th September, 2020** (both days inclusive).

The final Dividend for the financial year 2019-20, if declared at the AGM, will be paid within the statutory period of 30 days of declaration, to those Members whose names appear in dematerialized form, the dividend will be payable to those persons whose names appear as beneficial owners as at the closure of the business hours on 16th September, 2020 as per the details furnished by the depositories. Company prefers to make payment of dividend to the Members through Electronic Voting Service (ECS) mode. In order to ensure that the ECS credit is received correctly in the Members' respective bank accounts, Members are requested to update their bank account details with the respective Depository Participants with whom they are holding their demat account.

In compliance with the provisions of Section 108 of the Act and Rule 20 of the Companies (Management and Administration) Rules, 2014, Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India (ICSI) and Regulation 44 of the Listing Regulations, the facility for remote e-voting in respect of the business to be transacted at the AGM is being provided by the Company through CDSL. Necessary arrangements have been made by the Company with CDSL to facilitate remote e-voting. The detailed procedure and instructions for remote e-voting during the AGM are mentioned in the Notice. All the Members are hereby informed that:

1. The cut-off date to determine eligibility to cast votes by remote e-voting or e-voting at the AGM is **Wednesday, 23rd September, 2020**. The remote e-voting shall be open for a period of 4 days, commencing at 09:00 a.m. (IST) on Saturday, 26th September 2020 and ending at 05:00 p.m. (IST) on Tuesday, 29th September 2020 for all the Members, whether holding shares in physical form or in dematerialized form. The remote e-voting module shall be disabled by CDSL for voting thereafter. Remote e-voting shall not be allowed beyond the said date and time. Once the vote on a resolution is cast by the Members, the Members shall not be allowed to change it subsequently.
2. The Manner of voting through remote e-voting and voting at the AGM by the Members holding shares in demat mode, physical mode and for Members who have not registered their e-mail address has been provided in the Notice of the AGM.
3. Members who have cast their vote by remote e-voting prior to the AGM may attend / participate in the AGM through VC/OAVM but shall not be entitled to cast their vote again.
4. If the Members are already registered with CDSL for remote e-voting, they can use their existing User ID and Password for casting their vote through remote e-voting. The detailed procedure pertaining to the User ID and Password is provided in the Notice.
5. Members, who are present at AGM through VC/OAVM and have not exercised their vote on the resolutions through remote e-voting shall be eligible to vote through e-voting at the AGM. The detailed procedure and instructions for e-voting at the AGM are mentioned in the Notice.
6. Members who have not yet registered their e-mail address are requested to register the same with their DP's in case the shares are held by them in dematerialized form and with Company/RTA in case the shares are held by them in physical form. For the limited purpose of receiving the Notice, Annual Report 2019-20 and e-voting instructions through electronic mode in case the e-mail address is not registered with the DP's/Company/RTA. Member may register their e-mail address and mobile number with Company's RTA M/s Integrated Registry Management Services Pvt. Ltd., by clicking the link: www.integratedindia.in/emailupdate.aspx.

If members have any queries or issues regarding AGM & e-Voting from the E-Voting System, they may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdsindia.com or contact Mr. Nitin Kunder (022-23058

FINANCIAL EXPRESS

ALORA TRADING COMPANY LIMITED

CIN:L70100MH1982PLC296275
Regd. Off.: Regd. Off.: 1, Gr. Floor, Plot No. 37/39, Rajyo Building, Carpenter 1st Street, C.P. Tank, Girgaon, Mumbai - 04
Email: aloratradingcompany@gmail.com, Web: www.aloratradingltd.com Mob.: +91 8593 06070

GEMSTONE INVESTMENTS LIMITED

CIN: L65990MH1994PLC081749
Regd. Off.: 502-B, Padmavati Heights, 5th Floor, Shradhanand Road Ext, Vile Parle (East), Mumbai - 400 057
Phone: 7208992060 Email: gemstoneltd@gmail.com Web:www.gemstoneltd.com

NOTICE

Notice is hereby given that a Meeting of Board of Directors of the Company is scheduled to be held on Monday, 14th September, 2020 at 06:00 PM at its Registered Office to consider, approve and take on record, inter alia, the Un-audited Financial Result of the Company for the quarter ended on 30th June, 2020 and any other matter with permission of the Chair.

The said intimation is also available on Company's website at www.aloratradingltd.com and may also be available on BSE website at www.bseindia.com

For Alora Trading Company Limited
Suresh Naskar
Managing Director

DIN: 08537352
Place: Mumbai
Date: 7th September, 2020

PG ELECTROPLAST LIMITED

CIN: L32109DL2003PLC119416
Regd. Office: DTJ - 209, 2nd Floor, DLF Tower-B, Jasola, New Delhi-110025
Corporate Office: P-4/2 to 4/6, Site-B, UPSIDC Indl. Area, Surajpur, Greater Noida, U.P. - 201306
Tel No.: +91 120-2569323 Fax No.: +91 120-2569131
Email: investors@pgel.in Website: www.pgeli.in

NOTICE OF THE 18TH ANNUAL GENERAL MEETING, E-VOTING & BOOK CLOSURE

NOTICE is hereby given that the 18th Annual General Meeting (AGM) of the Shareholders of the Company will be held on Tuesday, 29th September, 2020, at 11:00 A.M. through Video Conferencing facility (VC) in compliance with MCA circular dated 5th May, 2020 read with circulars dated 8th April, 2020 and 13th April, 2020 and SEBI circular dated 12th May, 2020 (collectively referred to as "Circulars"), to transact the business as set out in the Notice convening the AGM. The members will be able to attend the AGM through VC at <https://evoting.karyv.com/>. Members participating in the meeting through VC shall be reckoned for the purpose of quorum under section 103 of the Act.

In compliance with the Circulars, Notice of the AGM and Annual Report 2019-20 have been emailed only to those members of the Company whose email addresses are registered with Company/Depository Participant(s). The aforesaid documents are also available on the website of the Company i.e. www.pgeli.in and the websites of the stock exchanges where the shares of the Company are listed i.e. www.bseindia.com as well as on the website of KFin Technologies Private Limited (KFin) i.e. <https://evoting.karyv.com/>.

Pursuant to the provisions of Section 108 of the Companies Act, 2013 (the Act) read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended, and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 [Listing Regulations], the Company is providing the facility to its members holding shares either in physical form or dematerialized form, as on 22nd September, 2020 (cut off date) for casting their votes electronically at the website of KFin. The Company has appointed Ms. Puja Mishra of M/s Puja Mishra & Co., Practicing Company Secretary as the scrutineer for conducting the e-voting process in a fair and transparent manner. Further, the facility for voting through electronic voting system will also be made available at the AGM and the members attending the AGM who have not casted their vote(s) by remote e-voting will be able to vote at the AGM. A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again in the meeting. Information and instructions including details of the user id and password relating to e-voting have been sent to the members through email. The same login credentials may be used for attending the AGM through VC. Detailed process and manner of Remote e-voting and e-voting at the AGM by the members holding shares in dematerialized mode, physical mode and for members who have not registered their email address is provided in the Notes to the AGM Notice.

The remote e-voting period commences on 25th September, 2020 (10.00 A.M.) and ends on 28th September, 2020 (5.00 P.M.). The remote e-voting module shall be disabled for voting thereafter. During the remote voting period, members of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 22nd September, 2020, may cast their votes electronically. The votes once cast by the members, cannot be changed or cancelled. Any person, who acquires shares of the Company and becomes member of the Company after dispatch of the notice and holding shares as on the cut-off date i.e., 22nd September, 2020, may obtain the login ID and password by sending a request at <https://evoting.karyv.com/>. If the member is already registered with KFin for e-voting, then he/she can use his/her existing User Id and Password for casting the vote through remote e-voting. In case of any queries/grievances, the members may refer the Frequently Asked Questions (FAQs) for Members and e-voting User Manual available at the 'download' section of <https://evoting.karyv.com/> or call KFin on 18003454001 (toll free) and may contact Mr. Mohd Mohsin Uddin, Senior Manager at KFin Technologies Private Limited, Srinivasa Tower, B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500032; email: mohsin.mohd@kfin.com; Phone No.: +91 40 6716 1583.

NOTICE is further given that pursuant to provisions of Section 91 of the Act and provisions of Listing Regulations, the Register of Members and Share Transfer Books shall remain closed from 23rd September, 2020 to 29th September, 2020 (both days inclusive) for the purpose of the AGM.

For PG Electropласт Limited
Sd/-
Sanchay Dubey
Company Secretary

SUN PHARMA ADVANCED RESEARCH COMPANY LTD.

Regd. Office: SPARC, Alora Road, Akota, Vadodara – 390 020, Gujarat.
Tel: 0265-2330815 / 2330257
Mumbai Office: 17/B, Mahal Industrial Estate, Off. Mahakali Caves Road, Andheri (East), Mumbai – 400 093, Maharashtra.
Tel: 022 6645 5645
CIN: L73100GJ2006PLC07837; Website: www.spacr.lif

NOTICE

NOTICE is hereby given that the 15th Annual General Meeting ("AGM") of the Members of the Company will be held on Wednesday, 30th September, 2020, at 11:00 A.M. through Video Conference ("VC") / Other Audio Visual Means ("OAVM") (Collectively referred to as "Electronic Mode") facility in compliance with the applicable provisions of the Companies Act, 2013 and Rules framed thereunder, and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular Nos. 14/2020, 17/2020 and 20/2020, dated 8th April 2020, 10th April 2020 and 13th April 2020 respectively issued by the Ministry of Corporate Affairs ("MCA Circulars") and SEBI Circular ("SEBI Circulars"), allowing companies to conduct Annual General Meeting through Electronic Mode without the physical presence of the Members at a Common venue in view of restrictions on the movement of persons at several places in the country. Members participating through the electronic mode shall be entitled for the purpose of reckoning the quorum under section 103 of the Companies Act, 2013.

The electronic copy of the Annual Report for FY 2019-20 including the Financial Statements for the year 2019-20 and the Auditors and Board's Report thereon ("Annual Report") and the Notice of the AGM are being emailed to all those Members, whose email addresses are registered with the Company's Registrar and Share Transfer Agent, Linkintech India Private Limited ("RTA") or their respective Registrars in accordance with MCA Circulars and SEBI Circulars. The Notice of AGM and the Annual Report will also be available on the website of the Company i.e. www.spacr.lif and website of BSE Limited i.e. www.bseindia.com and National Stock Exchange of India Ltd, website i.e. www.nseindia.com. The AGM Notice is also available on the website of Central Depository Services (India) Limited ("CDSL") at <https://evotingindia.com>.

Shareholders who would like to express their views/ ask questions during the AGM may register themselves as a shareholder by sending an email to secretarial@spacrmail.com at least 48 hours before the AGM. The shareholders who do not wish to speak during the AGM but have queries may send their queries, mentioning the name, demat account number/folio number, email id and mobile number to secretarial@spacrmail.com. These queries will be suitably replied to by the Company by email.

Further, in accordance with regulation 44 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 read with Rule 10 of the Companies (Management and Administration) Rules, 2014, as amended from time to time and the Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India, the Company is pleased to provide facility to its Members, to cast their votes electronically for the resolutions proposed at the AGM through the Central Depository Services (India) Limited ("CDSL") to provide the facility to enable the Members to attend the AGM through Electronic Mode and vote on the resolutions proposed at the AGM. The website for attending the AGM through Electronic Mode and e-voting is [www.evolutionindia.com](https://evotingindia.com). The instructions for joining 15th AGM through Electronic Mode and the manner of participation in the remote e-voting or casting vote through the e-voting system shall be as per the notice of the AGM.

The voting rights of the shareholders shall be restricted to one fully paid up share of the Company held by them as on the cut-off date of Wednesday, 23rd September, 2020. The remote e-voting period will commence on Sunday, 27th September, 2020 at 9:00 A.M. (IST) and will end on Tuesday, 29th September, 2020 at 5:00 P.M. (IST). During this period, shareholders of the Company may cast their votes electronically. The remote e-voting module shall be disabled by CDSL thereafter.

The facility for voting electronically shall also be made available during the meeting and Members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their right during the meeting. The Members, who have cast their votes by remote e-voting prior to the meeting, may also attend the meeting but shall not be entitled to cast their votes 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 i.e., Wednesday, 23rd September, 2020, shall be entitled to avail the facility of voting as well as to attend the 15th AGM through Electronic Mode.

Any person, who becomes a member of the Company as on the cut-off date i.e., Wednesday, 23rd September, 2020, but after the dispatch of Notice through email, and whose PAN is not registered with the Company or the Depository, may obtain his "Unique Code" required for voting and attending the AGM, by writing to the Registrar or the Company at RTA holding the "CDSL" or "NSDL" account. The "Unique Code" will be issued to the members in case you have any queries or issues regarding attending AGM & e-voting from the e-voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evolutionindia.com under "Help" section or write an email to helpdesk.evolution@cDSLindia.com or contact Mr. Nitin Kunder (022- 23058738) or Mr. Rakesh Dalvi (022-23058543).

Notice is also hereby given pursuant to Section 91 of the Companies Act, 2013 and regulation 42 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015, that for the shareholders holding shares in physical form, the Share Transfer Book of the Company shall remain closed from Thursday, 24th September, 2020 up to Wednesday, 30th September, 2020 (both days inclusive), for the purpose of the 15th AGM of the Company.

By Order of the Board of Directors
For Sun Pharma Advanced Research Company Ltd.,
Sd/-
Debashis Dey
Company Secretary

Place: Mumbai
Date: 7th September, 2020

EITA INDIA LIMITED

[FORMERLY: I.I.T.A India Limited]
CIN: L51109WB1983PLC035969
Regd. Office: 20-B, Abdul Hamid Street, 4th Floor, Kolkata-700 069, Phone: 033-22483203
E-mail: elita.cal@eltain.com Website: www.eltain.com

NOTICE

Notice is hereby given that 38th Annual General Meeting (AGM) of the Members of EITA India Limited will be held on Wednesday, 30th September, 2020 at 1:30 P.M. at the registered office of the Company at 20B, Abdul Hamid Street, 4th Floor, Kolkata - 700 069 to transact the Businesses as set out in the Notice.

Notice of Annual General Meeting along with Attendance Slip, Proxy Form & Annual Report for the financial year ended 31st March, 2020 has been sent to the members through requisite mode. The said document is available on the Company website at www.eltain.com & CDSL website at www.evotingindia.com.

Notice is hereby given that pursuant to Section 91 of the Companies Act, 2013 and regulation 42 of SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015, the share transfer books and Register of Members shall remain closed from 24th September, 2020 to 30th September, 2020 (both days inclusive) for the purpose of 38th Annual General Meeting (AGM) of the Company.

The business at the AGM may be transacted through voting by electronic means. The remote e-voting period begins on 27th September, 2020 at 9:00 A.M. (IST) and ends on 29th September, 2020 at 5:00 P.M. (IST). During this period shareholders of the Company, holding shares either in physical form or in dematerialization form, as on the cut-off date 23rd September, 2020, may cast their votes electronically through ballot paper. However, in case vote already casted through remote e-voting shall prevail.

The said information is also available on the company's website at www.alpinehousing.com and may also be available on the stock exchange at www.bseindia.com

By Order of the Board
For EITA India Limited
Sd/-
Kurian Zacharias
Company Secretary and Compliance Officer

Alpine Housing Development Corporation Limited.

CIN: L85110KAR1992PLC013174
[Reg off: No 302, Alpine Arch, No.10, Langford Road, Bengaluru-560027]
Web: www.alpinehousing.com; email: contact@alpinehousing.com
Fax No: 91 08022128357; Ph No: 91 080 40473500

NOTICE

Pursuant to Regulation 47 read with regulation 29 (1) a of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the company will be held at the Registered Office on Monday, 14th September, 2020 at 3:00 P.M. to consider the following:

1 To consider and approve the unaudited financial results of the Company for the quarter ended 30th June, 2020
2 To transact any other matter which the Board may deem fit.

The said information is also available on the company's website at www.alpinehousing.com and may also be available on the stock exchange at www.bseindia.com

By Order of Board

For Alpine Housing Development Corporation Limited
Sd/-
Kurian Zacharias
Company Secretary and Compliance Officer

GRETEX INDUSTRIES LIMITED

Regd. Office: 90, Phears Lane, 5th Floor, Kolkata - 700 012, West Bengal
Phone No. 033 4006 9278, Email: id@gretexindustries.com
Website: <http://www.gretexindustries.com>
CIN: L71296WB2009PLC136911

NOTICE OF ANNUAL GENERAL MEETING & BOOK CLOSURE

NOTICE is hereby given that the 11th Annual General Meeting (AGM) of the Members of Gretex Industries Limited will be held on Tuesday, September 29, 2020 at 4:00 p.m., at 90, Phears Lane, 5th Floor, Kolkata - 700012, West Bengal, India, to transact the business set out in the notice of the AGM. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Rule 10 of Companies (Management and Administration) Rules, 2014, as amended from time to time the Register of Members and Share Transfer Book of the Company will remain closed from Wednesday, September 23, 2020 to Tuesday, September 29, 2020 (both days inclusive) for the purpose of AGM. The notice of AGM along with the Statement annexed to the Notice pursuant to Section 102 of the Companies Act, 2013 and Annual report of the Company for the year ended March 31, 2020 has been sent to the Members at their postal addresses or e-mailed at their e-mail addresses, registered with the Company/the depository participant/the registered and Share Transfer Agent (R & T Agent), as the case may be. The aforesaid documents are also available on the website of the Company viz <http://www.gretexindustries.com>

By Order of the Board of Director
For Gretex Industries Limited
Sd/-
Arvind Haralka
Managing Director

Midland Microfin Limited

CIN - U65921PB1988PLC008430
Regd. & Corporate Office: The Axis, Plot no. 1, R.B. Badri Dass Colony, B.M.C Chowk, G.T. Road, Jalandhar - 144001 (Pb) INDIA
Ph.+91 181 508 555, 508 6666 Fax: +91 181 508 7777
E-mail Id: id@midlandmicrofin.com | Website: www.midlandmicrofin.com

NOTICE OF ANNUAL GENERAL MEETING

Nahar INDUSTRIAL ENTERPRISES LIMITED
Regd. Office: Focal Point, Ludhiana - 141 010, CIN: L15143PB1983PLC018321
Phone: 0161-2672590-91; Fax No. 0161-2674072, Website: www.ownnahar.com
Email: msood@ownnahar.com ; share@ownnahar.com

NOTICE TO SHAREHOLDER

For Transfer of equity shares of the Company in the Demat Account of Investor Education and Protection Fund (IEPF) Authority

Members are hereby informed that pursuant to Section 124(5) of the Companies Act, 2013 read with rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended (the rules) that the dividend declared which remained unpaid or unclaimed for the financial year 2012-13, for a period of seven years will be credited to the IEPF Authority, in November, 2020. The detail of such shareholder, whose dividend are due for transfer to IEPF has already made available on the website of the Company at: link: http://www.ownnahar.com/nahar_ie/transfer-of-equity-shares.php.

Further, pursuant to Section 124 (6) of the Companies Act, 2013 of the Rules framed thereunder, the corresponding shares on which dividend remains unpaid or unclaimed for seven consecutive years will also get due to be transferred as per the procedure set out in the rules. The details of such shares liable to be transferred to IEPF are also made available on the website of the Company link: http://www.ownnahar.com/nahar_ie/transfer-of-equity-shares.php.

In compliance of the said Rules, due to extraordinary circumstances i.e. Covid 19 pandemic, the Company has sent individual communication to concerned shareholders whose email id is registered with the Depositories or the Company and whose shares are liable to be transferred to IEPF. The concerned shareholder of the Company is hereby requested to visit the website of the company and claim the dividend declared for the financial year 2012-13 and onwards. In case company does not receive any communication by 25.10.2020, the company with a view to adhering with the requirements of the rules shall transfer the dividend for the financial year 2012-13 and corresponding shares to the IEPF without any further notice.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules. The details uploaded on website in this regard shall be adequate notice to the shareholder. However, upon such transfer, shareholders can claim the transferred shares along with dividends from the IEPF Authority in form IEPF-5, for which details are available at www.iepf.gov.in.

For any information / clarifications on the matter, the concerned shareholders may write to the company at share@ownnahar.com or contact the Company's Registrar and Transfer Agent i.e. Alankit Assignments Limited (Unit: Nahar Industrial Enterprises Limited), Alankit House, 1E/13, Jhandewalan Extension, New Delhi 110055, Ph. 011-42541234, Email: rta@alankit.com.

For NAHAR INDUSTRIAL ENTERPRISES LTD.

Place : Ludhiana Sd/- Date : 03.09.2020 MUKESH SOOD Company Secretary

Shivalik Rasayan Limited
Regd. Office: Village Kohlapuri, P.O. Chandaonwari, Dehradun - 248007 (CIN: L24237UR1979PLC005041)
E-mail: cs@shivalikrasayan.com Website: www.shivalikrasayan.com

NOTICE OF 42ND ANNUAL GENERAL MEETING, E-VOTING INFORMATION AND BOOK CLOSURE DATES

Notice is hereby given that the 42nd Annual General Meeting ("AGM") of the members of the Company will be held on Monday, September 28, 2020 at 10:00 A.M. at Hotel Saffron Leaf GMS Road Dehradun-Uttarakhand-248146 to transact the Ordinary and Special Business, as set out in the Notice of the AGM. The Company is pleased to provide the Facility to Members to exercise their right to vote by electronic means on all the resolution set out in the said Notice.

Notice of the AGM together with the Annual Report for the financial year March 31, 2020 and procedure of the e-voting has been sent to all the Members in electronic mode whose Email IDs are registered with the Company/Depository Participant(s). Notice and the Annual Report for the financial year ended on March 31, 2020 are also available on the Company's website at: www.shivalikrasayan.com and at the website of CDSL: https://www.evotingindia.com

In Compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2015, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, the Company has appointed M/s AMJ & Associates, Practicing Company Secretaries Firm as the Scrutinizer to Scrutinize the e-voting process and voting through Ballot/Polling paper at the venue of the AGM. The details as per the requirement of the Rules are given hereunder:

- A person whose name is recorded in the Register of Members or in Register of Beneficial owner maintained with the depository as on the cut-off date, i.e. September 21, 2020 only shall be entitled to avail the facility for e-voting.
- The e-voting period commences on Friday, September 25, 2020 at 09:00 a.m. and will be ends on Sunday, September 27, 2020 at 5:00 p.m. in term of Rule 20(4)(vi) of the Chapter VII of the Companies Act, 2013.
- The Members who have cast their vote by e-voting may also attend the Meeting but shall not be entitled to cast their vote again.
- The final dividend, if declared at the AGM, shall be paid/credited on or before October 28, 2020 as under to those Members of the Company:

 - (i) Whose names appear in the Company's Register of Members in respect of shares held in physical form, after giving effect to all valid shares transfers lodged with the Company on or before the close of business hours on Monday, September 21, 2020
 - (ii) Whose names appears as beneficial owners in respect of shares held in demat form, as per details furnished for this purpose by the National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL), as of close of business hours on Monday, September 21, 2020.

- The Members who have not cast their vote by e-voting shall be able to vote at the Meeting through ballot paper.
- Members may contact Beetrial Financial & Computer Services Pvt. Ltd. for any grievance(s) related to electronic voting by writing to them at beettrial@gmail.com or calling them on 011-29951281/82 between 10:00 A.M. to 5:00 P.M.
- The results of voting will be declared by the Chairman on the date of AGM and the same will also be posted on the Company's website at www.shivalikrasayan.com

Further, Notice is also hereby given pursuant to Section 91 of the Companies Act, 2013 read with relevant rules there under and Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer Books will remain closed from September 22, 2020 to September 28, 2020 (both days inclusive).

A Member entitled to attend and vote is entitled to appoint a proxy to attend and vote in the Meeting instead of himself/herself and the proxy need not be a Member. The proxy forms should, however, be deposited at the Registered Office of the Company not less than 48 hours before the commencement of the Meeting.

For Shivalik Rasayan Limited Sd/- Date : 07.09.2020 Parul Choudhary Company Secretary

VIKAS ECOTECH LIMITED

CIN: L65999DL1984PLC019465

Regd. Office: 34/1 Vikas Apartments, East Punjab Bagh, New Delhi-110026

Email: cs@vikasecotech.com; Website: www.vikasecotech.com, Ph: 011-41344444

NOTICE OF THE 35TH ANNUAL GENERAL MEETING, REMOTE E-VOTING AND BOOK CLOSURE

Notice is hereby given that:

- The 35th Annual General Meeting of the Company ("AGM") will be convened on Tuesday, 29th September, 2020 at 11:30 a.m. through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") Facility to transact the Ordinary and Special Business, as set out in the Notice of the AGM, in compliance with the applicable provisions of the Companies Act, 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with General Circular Nos.14/2020, 17/2020 and 20/2020 dated 8th April 2020, 13th April 2020 and 5th May 2020, respectively, issued by the Ministry of Corporate Affairs ("MCA Circular/s") and Circular No. SEBI/HO/CFDA/CMID/1/CIR/P/2020/79 dated 12th May 2020 issued by the Securities and Exchange Board of India ("SEBI Circular"), without the physical presence of the Members at a common venue.
- in terms of MCA Circular/s and SEBI Circular the Notice of the AGM and the Annual Report for the year 2019-20 including the Audited Financial Statements for the year ended 31st March 2020 has been sent by email to those Members whose email addresses are registered with the Company/Depository Participant(s)/RTA. The requirements of sending physical copy of the Notice of the AGM and Annual Report to the Members have been dispensed with vide MCA Circular/s and SEBI Circular.
- Members holding shares either in physical form or in dematerialized form, as on the cut-off date of 22nd September, 2020 may cast their vote electronically on the Ordinary and Special Business, as set out in the Notice of the AGM through electronic voting system ("remote e-Voting") of Central Depository Services (India) Limited ("CDSL"). All the members are informed that:
 - the Ordinary and Special Business, as set out in the Notice of the AGM, will be transacted through voting by electronic means;
 - the remote e-Voting shall commence on Friday, 25th September 2020 at 9:00 A.M.;
 - the remote e-Voting shall end on Monday, 28th September 2020 at 5:00 P.M.;
 - the cut-off date for determining the eligibility to vote through remote e-Voting or through the e-Voting system during the AGM, is Tuesday, 22nd September 2020;
 - any person, who becomes Member of the Company after sending the Notice of the AGM by email and holding shares as on the cut-off date i.e. 22nd September, 2020 may obtain the login ID and password from the Company/RTA/CDSL as detailed in the notice;
 - Members may note that: a) the remote e-Voting module shall be disabled by CDSL at 5:00 P.M. on Monday, 28th September 2020 and once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently; b) the Members who have cast their vote by remote e-Voting prior to the AGM may participate in the AGM through VC/OAVM Facility but shall not be entitled to cast their vote again through the e-Voting system during the AGM; c) the Members participating in the AGM and who had not cast their vote by remote e-Voting, shall be entitled to cast their vote through e-Voting system during the AGM; and d) 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 the facility of remote e-Voting, participating in the AGM through VC/OAVM Facility and e-Voting during the AGM;
 - the Notice of the AGM and the Annual Report are available on the website of the Company at www.vikasecotech.com and the website of BSE Limited at www.bseindia.com and National Stock Exchange India Limited (NSE) at www.nseindia.com. The Notice of the AGM is also available on the website of CDSL at www.evotingindia.com and
 - those Members holding shares in physical form, whose email addresses are not registered with the Company, may register their email address by sending, scanned copy of a signed request letter mentioning name, folio number and complete address, self attested scanned copy of the PAN Card, and self attested scanned copy of any document (such as Aadhar Card, Driving Licence, Election Identity Card, Passport) in support of the address of the Member to info@alankit.com. Members holding shares in demat form can update their email address with their Depository Participant.
 - the Register of Members and the Share Transfer books of the Company will remain closed from Wednesday, 23rd September 2020 to Tuesday, 29th September 2020 (both days inclusive) for annual closing.
 - M/s. Kumar G & Co., Practicing Company Secretaries (COP: 7579) has been appointed as a Scrutinizer to conduct e-voting process.
 - the results of e-voting will be placed on the Company's website www.vikasecotech.com within forty eight hours from the conclusion of the AGM and will be communicated to the stock exchanges, where the shares of the company are listed. in case of any queries or issues regarding attending AGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kunder (022-23058542), Members may also write to the Company Secretary at the Company's email address cs@vikasecotech.com

Place : New Delhi Date : 8th September, 2020

Company Secretary & Compliance Officer

NATIONAL FITTINGS LIMITED

CIN: L29197T1993PLC008034

Regd. Office : 5F No.112, Madhupur Road, Kanjur Village, Via Karumathampatti - 641 659, Coimbatore District. Ph.99432 93000 Email : nationalfittingsld@gmail.com

NOTICE

Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority
Shareholders are hereby informed that pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended (the rules) the Company is mandated to transfer the Dividend for 2012-13 which remained unclaimed for a period of seven years to the IEPF Authority. The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules

The Company has communicated individually to the concerned shareholders at their registered address whose shares are liable to be transferred during the financial year 2020-2021 for taking appropriate action and the details of such shares liable to be transferred to IEPF are also made available on its website www.nationalfitting.com. Shareholders concerned may refer to the website to verify the details of their unclaimed dividend and shares liable to be transferred. Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate in lieu of the originals held by them, to convert into DEMAT form and transfer in favor of IEPF.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits occurring on such shares, if any, can be claimed back from IEPF Authority following the procedure prescribed under the Rules.

The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF.

In case the Company does not receive any communication from the concerned shareholders by 30th October, 2020, the Company shall transfer the shares to IEPF Authority as per procedure stipulated in the Rules. The corresponding shares on which dividend unclaimed for seven consecutive years shall also be transferred without any further notice.

Please note that no claim shall lie against the Company in respect of the unclaimed dividend amount and shares transferred to IEPF including all the benefits occurring on such shares, if any, from the IEPF authorities after following the procedure prescribed in the Rules.

For queries on the above matter, the Shareholders are requested to contact the Company's Registrar and Transfer Agents of S.K.D.C. Consultants Ltd., Kanapathy Towers, 3rd Floor, Safiy Rood, Gonapathy, Coimbatore 641008. Phone: +91 422 495895 / 2539835-83 | Fax: +91 422 2539837. Email: info@skdc-consultants.com

For National Fittings Limited

Sd/- S Arvindhan

Company Secretary

Place : Coimbatore Date : 07.09.2020

RCI INDUSTRIES & TECHNOLOGIES LIMITED

Regd. Office: Unit No. 421, 4th Floor, Pearl Omaxe, Netaji Subhash Place, Pitampura, Delhi-110034

Tel:+91 11 27372194, 27372197,

Fax: +91 11 27371334

Web: www.rcind.com

Email: compliance@rcind.com

CIN: L74900DL1992PLC047055

ADDENDUM TO THE NOTICE OF THE 29TH ANNUAL GENERAL MEETING

This is with reference to the Intimation dated 04th September, 2020 for Notice of 29th Annual General Meeting ("AGM") sent to the shareholders for convening 29th Annual General Meeting ("AGM") on Wednesday, 29th September, 2020 at 10:30 a.m. through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM")

This is to inform the shareholders that the changes in the 29th Notice of AGM on the website of BSE NSDL for their information and necessary action.

Members and other stakeholders are requested to read the AGM Notice along with addendum in the website of the company at www.rcind.com and BSE Limited at www.bseindia.com.

The recalled the explanatory statement of Item No. 6 in the Notice of the 29th AGM with some changes. The Company shall also take necessary action for updating the all changes in the 29th Notice of AGM on the website of BSE NSDL for their information and necessary action.

Members and other stakeholders are requested to read the AGM Notice along with addendum in the website of the company at www.rcind.com and BSE Limited at www.bseindia.com.

The e-copy of notice of the AGM along with Annual Report for the FY 2019-20 of the Company will be available on the website of the Company at www.rcind.com and on the website of the BSE Limited at www.bseindia.com.

For RCI Industries and Technologies

Ltd

Date : 06th September, 2020 Sd/-

Place : New Delhi Jyoti Sharma

(Company Secretary)

Anheuser Busch InBev India Limited

(Formerly known as SABMiller India Limited)

CIN: U65990MH1988PLC049687

Registered office at Unit No.301-302, Dynasty Business Park,

B Wing, 3rd Floor, Andheri Kurla Road,

Andheri (East), Mumbai, Maharashtra-400059, India

Email: Nishi.Vijayvargiya@in.ab-inbev.com

Phone: 022-30913600

NOTICE OF THE 30TH ANNUAL GENERAL MEETING

OF

ANHEUSER BUSCH INBEV INDIA LIMITED

Notice is hereby given that the 30th Annual General Meeting ("AGM") of Anheuser Busch InBev India Limited ("Company") will be held on Wednesday, September 30, 2020 at 12:00 noon (IST) through Video Conferencing ("VC")/ Other Audio-Visual Means ("OAV

BofA Securities bets on RIL's yet to be added 'layer of commerce'

PRESS TRUST OF INDIA
New Delhi, September 7

AFTER BUILDING A 'digital layer' (Jio Platforms) on top of the existing 'physical layer' of retail shops, Reliance Industries (RIL) would over the next four

years focus on adding a third 'layer of commerce' and monetise the existing investments, BofA Securities said.

RIL is also looking to leverage the users' digital footprint and earn incremental revenues from digital ads, digital lending and

even engagements like play along with IPL, KBC, etc. It said in a report. Over the next three-five years, RIL is expected to have 500 million mobile users, offer broadband services to 20-25 million households, and cater to 12-15 million small businesses.



THE STATE TRADING CORPORATION OF INDIA LTD.
(A Government of India Enterprise),
(CIN L74899DL1956G0102674)

Regd. Office: Jawahar Vyapar Bhawan, Tolstoy Marg, New Delhi - 110001

Ph. 011-23313177, Fax: 011-2370123, e-mail : co@stclimited.co.in

September 07, 2020

Sub: Notice of Board Meeting

Pursuant to Regulation 29 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, this is to inform that a meeting of the Board of Directors of The State Trading Corporation of India Limited will be held on Tuesday, 15th September, 2020 to, inter-alia, consider, approve and take on record the un-audited financial results (reviewed) prepared on consolidated basis for the quarter ended on June 30, 2020 and other agenda matters. This notice is also available on the website of the Company viz. www.stclimited.co.in and of the stock exchanges i.e. www.bseindia.com and www.nseindia.com.

(Vipin Tripathi),
Company Secretary & Compliance Officer

PSL LIMITED

Regd. Office : Kachigam, Daman,
U.T. of Daman & Diu-396210

CIN No. L67120DD1987PLC002395

NOTICE

Pursuant to Regulation 47 read with Regulation 29 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of Board of Directors of the Company is scheduled to be held on **Monday, the 14th day of September, 2020** to consider, approve and take on record the Un-audited Financial Results for the quarter ended 30th June, 2020 along with Limited Review Report.

Further pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015 read with amendments thereto and the Circular dated 11.06.2019, it is hereby notified that the Period of禁錠期間 (Insider Trading Window for dealing in the securities of the Company) has been closed as of the date of this notice. The Trading Window for dealing in the securities of the Company was already closed as of the date of the last declaration of financial results for the quarter ended June 30, 2020.

The said notice is also available on the website of the Company i.e. www.psllimited.com and website of the stock exchanges i.e. www.bseindia.com and www.nseindia.com.

For PSL LIMITED
Sd/-
Ashok Punj

Place : MUMBAI
Date : 07-Sept-2020 Managing Director

DYNAMIC MICROSTEPPERS LIMITED

CIN: L45209MH1985PLC032681

Regd. Office: 506, Mahatma Arcade, Above Axis Bank, Near Ganesh Sagar, Sector 1, Navi Mumbai - 401 067

Tel No.: 022-26432631 Fax No.: 022-26432762

Website: www.dynamicrosteppers.com

Email: dynamicmicrosteppers@gmail.com

EMPOWER INDIA LIMITED

CIN: L51900MH1981PLC023931

Regd. Off.: 25/25A, 2nd Floor, 327,
Nawab Building, D. N. Road, Fort,
Mumbai – 400 001

Phone: +91 97020 03139

Email: info@empowerindia.in

Web: www.empowerindia.in

NOUNCE

A Meeting of the Board of Directors of the Company is scheduled to be held on **Tuesday, 15th September, 2020 at 4.00 p.m.** at its Registered Office to inter alia, consider, approve and take on record, the Unaudited Financial Results for the quarter ended 30th June, 2020 and any other matter with permission of the Chairman.

The said notice will be made available on Company's website at www.empowerindia.in and may also be available on the website of Bombay Stock Exchange at www.bseindia.com

For Empower India Limited

Sd/-

Mohd. Zulfegar Khan
Managing Director

Place: Mumbai DIN: 0002477

Date : 7th September, 2020

INDOSOLAR LIMITED

CIN- L18101DL2005PLC134879

Regd. Office: C-2 Friends Colony (East),
New Delhi-110056, India
Email : cirp.indosolar@gmail.com

CORRIGENDUM

THIS CORRIGENDUM IS IN RELATION TO THE 14TH ANNUAL REPORT OF INDOSOLAR LIMITED FOR THE FINANCIAL YEAR THE 2018-19 Members & other Stakeholders may kindly refer to the 14th Annual Report of the Company as dispatched on 04th September, 2020 and note corrections mentioned hereunder:

1. In Corporate Information section and page No. 26, 55 and 62 of 14th Annual Report the address and Telephone no. of Link Intime India Pvt. Limited ("RTA") shall be read as:

REGISTRAR AND SHARE TRANSFER AGENT

Link Intime India Private Limited
Noble Heights, 1st Floor, Plot No. NH 2, LSC- C-1 Block, Near Savitri Market, Janakpuri, New Delhi-110058 Tel No.: +91-11-49411000,

2. In Page No.05 of Annual Report, content of point 15 of notes of AGM shall stand replaced & read as under:

"The Notice of the Annual General Meeting and the Annual Report for FY 2018-19 of the Company is being sent by electronic mode to those member(s) whose name appears in the Register of Members/List of Beneficial owners as on 28th August, 2020 and whose e-mail IDs are registered with the Company".

Note:

a. Apart from above, rest of the content of 14th Annual Report remain unaltered.

b. This corrigendum is available on the website of the company www.indosolar.co.in.

We sincerely regret the inconvenience caused in the matter.

For **Indosolar Limited**

Sd/-

(Sonam Prasad)

Company Secretary
Issued with approval of Mr. Gulshan Gaba

Resolution Professional for Indosolar Limited

Date : 07/09/2020

Place: New Delhi

(Indosolar Limited is under Corporate Insolvency Resolution Process pursuant to the provisions of the Insolvency and Bankruptcy Code 2016. Its affairs, business and assets are being managed by Mr. Gulshan Gaba Resolution Professional appointed by Hon'ble National Company Law Tribunal vide order dated 12/04/2019)

VANI COMMERCIALS LIMITED

Regd. No: "Aasha" LP-11C, Pitampura, New Delhi-110034

CIN: T48499DL1988PLC106425

Tel: 011-27324080

E-mail: info@vanicommercials.com

Website: www.vanicommercials.com

NOTICE

1. NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of the Company will be held on Wednesday, 30th September, 2020 at 04:00 P.M. (IST) through Video Conference ("VC")/Other Audio Visual Means ("OAVM") facility in compliance with General Circular No. 14/2020, 17/2020, 20/2020 and all other applicable laws and circulars issued by the Ministry of Corporate Affairs (MCA) Government of India and Securities and Exchange Board of India (SEBI), to transact the business as set forth in the Notice of the Meeting dated August 26, 2020.

2. In compliance with the above circulars, electronic copies of the Notice of the AGM along with the Annual Report for financial year 2019-20 have been sent to all the shareholders whose email addresses are registered with the Company's Depository Participants.

3. In terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 the resolutions for consideration at the 33rd AGM will be transacted through remote e-voting (facility to cast vote prior to the AGM) and also e-voting during the AGM, for which purpose the services of Central Depository Services (India) Limited (CDSL) have been taken by the Company. The remote e-voting facility shall commence on Saturday, 26th September, 2020 at 09:00 AM, and will end on Tuesday, 29th September, 2020 at 5:00 PM.

4. A person, whose name appears in the register of Members/Beneficial owners as on the cut-off date i.e. 23rd September, 2020 only shall be entitled to avail the facility of remote e-voting/e-voting at the meeting. The members who have cast their vote by remote e-voting may attend the meeting but shall not be entitled to cast their vote again in the meeting.

5. Any person who has acquired shares and become members of the Company after dispatch of notice may obtain the user id and password for remote e-voting from the Company's Registrar & Transfer Agents, M/s. Skyline Financial Services Private Limited, D-15/1A, 1st Floor, Okha Industrial Area, Phase-I, New Delhi-110020. The detailed procedure for obtaining User ID and password is also provided in the Notice of the meeting which is available on Company's website www.vanicommercials.com and CDSL's website www.evotingindia.com.

6. The result of e-voting shall be declared within 48 hours from conclusion of 33rd AGM. The result declared alongwith the Scrutinizer's Report shall be placed on the Company's website and on the website of CDSL for information of the members, besides being communicated to the Stock Exchange(s).

7. In case you have queries or issues regarding attending AGM and e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@vani.com or contact Mr. Nitin Kunder (+91-22-35087438) or Mr. Rakesh Dalvi (+91-22-3508543). In case of any grievances connected with the facility for voting by electronic means, please contact Mr. Rakesh Dalvi, Manager, CDSL, A Wing, 25th Floor, Marathoon Futurex, Mafatlal Mill Compounds, N.M.Joshi Marg, Lower Parel (East), Mumbai-400013.

8. Further Notice is hereby given that pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (LODR) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from Monday, September 28, 2020 to Wednesday, September 30, 2020 (both days inclusive) for the purpose of Annual General Meeting.

For **Vani Commercial Limited**

Sd/-

Jitender Kumar Juna

Place: New Delhi Managing Director & CFO

Date: 07.09.2020 DIN: 0663975

MINDA INDUSTRIES LIMITED

PROMOTER OF OUR COMPANY: NIRMAL KUMAR MINDA

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ONLY

ISSUE OF UP TO 97,11,739 EQUITY SHARES OF FACE VALUE OF ₹ 2 EACH (THE "RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 250 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 248 PER RIGHTS EQUITY SHARE) AGGREGATING UP TO ₹ 2,42,79,34,750 ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE RIGHTS EQUITY SHARE FOR EVERY 27 EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ON THE RECORD DATE, THAT IS, MONDAY, AUGUST 17, 2020 (THE "ISSUE"). FOR DETAILS, PLEASE SEE "TERMS OF THE ISSUE" ON PAGE 216 OF THE LOF.

RIGHTS ISSUE CLOSES TODAY



ASBA *

Simple, Safe, Smart way of making an application - Make use of it!!!

*Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check section on ASBA below.

Facilities for Application in this Issue

(i) ASBA Facility:

In accordance with Regulation 76 of the SEBI ICDR Regulations, Streamlining of Rights Issue Circular and ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. However, due to the impact of COVID-2019 pandemic and lockdown measures undertaken by the Government of India and pursuant to Relaxations for the Rights Issue Circulars, an optional non-cash method has been also instituted only for the resident Investors in this Issue, i.e., R-WAP. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA or using the R-WAP. For details, see "Terms of the Issue - Procedure for Application through the ASBA Process" and "-Procedure for Application through the R-WAP" on pages 230 and 231 of the LOF, respectively.

(a) ASBA facility: Investors can submit either the Application Form in physical mode to the Designated Branch of the SCSBs or online/ electronic Application through the website of the SCSBs (if made available by such SCSB) authorizing the SCSB to block the Application Money in an ASBA account maintained with the SCSB. Application through ASBA facility in electronic mode will only be available with such SCSBs who provide such facility.

Investors should note that the ASBA process involves procedures that are different from the procedure under the R-WAP process. Investors applying through the ASBA facility should carefully read the provisions applicable before making their Application through the ASBA process. For details, see "Terms of the Issue - Procedure for Application through the ASBA Process" on page 230 of the LOF.

Please note that subject to SCSBs complying with the requirements of SEBI Circular CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of SCSBs.

Further, in terms of the SEBI Circular CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue.

(b) Registrar's Web-based Application Platform (R-WAP): In accordance with Relaxations for Rights Issue Circulars, a separate web based application platform, i.e., the R-WAP facility (accessible at www.linkintime.co.in), has been instituted for making an Application in this Issue

**CYBER MEDIA (INDIA) LIMITED**

Regd. Office: D-74, Panchsheel Enclave, New Delhi-110017. Tel.: 011-2649 1320
 Corp. Office: Cyber House, B-35, Sector-32, Gurugram-122001, Haryana.
 CIN: L52114DL1982PLC014334 Tel.: 0124-4822 222

Email: investor@cybermedia.co.in Website: www.cybermedia.co.in

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Notice is hereby given that a meeting of the Board of Directors of the Company scheduled for Thursday, the 10th day of September, 2020, inter-alia, to consider and approve the unaudited financial results, standalone and consolidated, of the Company for the quarter ended June 30, 2020 has been postponed and now will be held on Monday, the 14th day of September, 2020.

The said information is also available on the Company's website at www.cybermedia.co.in and the websites of stock exchanges at www.bseindia.com and www.nseindia.com.

By Order of the Board

Sd/-
 Anoop Singh
 Company Secretary
 M. No. F8264

Place: Gurugram

Date: September 07, 2020

NAGPUR POWER AND INDUSTRIES LIMITED

CIN: L40100MH1996PLC104361

Regd. Office: 'Nirmal', 20th Floor, Nariman Point, Mumbai-400021
 Tel: +91 22 2202 3055/66 | Fax: +91 22 2204 3162
 Email: npl_investor@khandelwalindia.com
 Website: www.nagpurpowerind.com

NOTICE OF 24TH ANNUAL GENERAL MEETING, BOOK CLOSURE AND E-VOTING

NOTICE is hereby given that the Twenty Fourth Annual General Meeting (AGM) of the Members of Nagpur Power And Industries Limited will be held on Wednesday, September 30, 2020 at 12:30 PM through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") without physical presence of the members to transact the business as set out in the Notice convening 24th AGM, in compliance with the Companies Act, 2013 and MCA circular dated May 5, 2020 read with Circulars dated April 08, 2020 and April 13, 2020 and SEBI Circular dated May, 12, 2020 (collectively referred to as "Circulars"). Members will be able to attend and participate in the AGM by VC/OAVM only. Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.

In compliance with the aforesaid Circulars, the Electronic copy of the Notice of the AGM and Annual Report 2019-20 have been sent to all Members whose email IDs are registered with the Company/ Depository Participant on Sunday, September 06, 2020. The Notice of AGM and Annual Report is also available on the website of the Company www.nagpurpowerind.com. Members holding shares in dematerialized mode are requested to register/update their email addresses with their Depository Participants ("DP") by following procedure prescribed by DP. Further, Members holding shares in Physical mode are requested to register/update their email addresses with the Company by writing to the Company at npl_investor@khandelwalindia.com or to the Registrar and Share Transfer Agent, Link Intime India Pvt Ltd at mrt.helpdesk@linkintime.co.in along with necessary details like Folio No., Name of member(s) and self-attested scanned copy of PAN Card or Aadhar Card.

It is further notified that pursuant to Section 91 of the Companies Act, 2013 read with Rules thereon, the Register of Members and the Share Transfer Books of the Company will remain closed from Thursday, September 24, 2020 to Wednesday, September 30, 2020 (both days inclusive) for the purpose of AGM.

Pursuant to provisions of Section 108 of the Companies Act, 2013 read with rules thereon and pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and aforesaid circulars, the Company is providing remote e-voting facility ("remote e-voting") to all its members to cast their votes on all resolutions as set out in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM ("e-voting").

Mr. Sanam Umbargikar, Partner of M/s. DSM & Associates, Practicing Company Secretaries has been appointed by the Board of Directors of the Company as Scrutinizer for scrutinizing the remote e-voting process and e-voting at the AGM to be conducted at the meeting in a fair and transparent manner.

Detailed procedure for remote e-voting/e-voting, updating email id and attending AGM through VC/OAVM has been set out in the Notice of the AGM. Members are requested to note the following:

1. The remote e-voting will commence on Sunday, September 27, 2020 (9:00 AM) and will end on Tuesday, September 29, 2020 (5:00 PM).
2. Cut-off date for e-voting - Wednesday, September 23, 2020.
3. E-voting at the AGM - From Commencement of the AGM till conclusion of AGM.
4. The members who have casted their votes by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.
5. If any votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.
6. Any person who acquires shares of the Company and becomes a member of the Company after the dispatch of the AGM Notice and holds shares as on the cut-off date i) may go through the remote e-voting instructions displayed on the Company's website or on the website of CDSL. However, if a person is already registered with CDSL for remote e-voting then existing user ID and password can be used for casting vote.
7. The procedure for e-voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
8. Member will be provided with a facility to attend the AGM through VC / OAVM through the CDSL e-voting system. Members may access the same at https://www.evoting.cdsi.com under shareholders/members login by using the remote e-voting credentials. The link for VC / OAVM will be available in shareholder/members login where the EVSN of Company will be displayed.

The results of the remote e-voting and e-voting shall be declared not later than three days from the conclusion of the AGM. The results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.nagpurpowerind.com and on the website of the CDSL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the BSE Limited.

Any queries or grievances connected with the remote e-voting may be addressed to CDSL at the designated e-mail id helpdesk.evoting@cdslindia.com or may contact on toll free number provided by CDSL: 18002005533.

For Nagpur Power And Industries Limited

Sd/-
 Nidhi Salapuria
 Company Secretary
 (FCS:10448)

Mumbai, September 07, 2020

SPANDANA SPOORTY FINANCIAL LIMITED

CIN:L65929TG2003PLC040648

Registered Office: Plot No.31&32, Ramky Selent Towers, Tower A, Ground Floor, Financial Dist., Nanakramguda, Hyderabad-500032 (TS). Phone: +91-40-48126666 | contact@spandanaindia.com | www.spandanaindia.com

NOTICE OF 17TH ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

1. NOTICE is hereby given that the 17th Annual General Meeting (AGM) of the Spandana Spoorhty Financial Limited (the Company) is scheduled to be held on Wednesday, September 30, 2020 at 3:00 P.M. through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") without physical presence of the Members at a common venue, in compliance with General Circular Nos.14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and 20/2020 dated May 5, 2020 issued by the Ministry of Corporate Affairs ("MCA Circulars") and applicable provisions of the Companies Act, 2013 (the "Act") and the rules made thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), to transact the Ordinary businesses as set out in the Notice dated August 31, 2020 of AGM. Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under section 103 of the Act.

2. In compliance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020, electronic copies of the Annual Report for F.Y.2019-20 also containing Notice of the AGM has been dispatched through e-mail on September 7, 2020 to all the Members whose email addresses are registered with the Company/Depository Participant.

3. Members who have not registered their email addresses may temporarily get themselves registered with Company's Registrar and Share Transfer Agent, KFin Technologies Private Limited by sending an email to einward.ris@kfinotech.com or write to the Company at secretarial@spandanaindia.com for receiving the Annual Report for F.Y.2019-20 along with Notice of the AGM.

4. 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 i.e. Wednesday, September 23, 2020 only shall be entitled to avail the facility of remote e-voting or for participation and voting at the AGM. A person who is not a Member as on the Cut-off Date shall treat this Notice for information purpose only.

5. In terms of the provisions of Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and the Regulation 44 of the SEBI Listing Regulations, Members holding shares as on the cut-off date i.e. Wednesday, September 23, 2020, may cast their votes electronically on the Resolutions as set out in the Notice of the AGM with facility of remote e-voting through electronic services provided by National Securities Depository Limited ("NSDL"). All the members are informed that:

i. All the Ordinary Business as set out in the Notice dated August 31, 2020 may be transacted through electronic means by remote e-voting.

ii. The date of completion of dispatch of Annual Report for F.Y.2019-20 also containing Notice of the AGM by electronic mode on or before Monday, September 7, 2020.

iii. The date and time of commencement of remote e-voting: Sunday, September 27, 2020 (9:00 a.m. IST).

iv. The date and time of end of remote e-voting: Tuesday, September 29, 2020 (5:00 p.m. IST).

v. The cut-off date for determining the eligibility to vote by remote e-voting or at the AGM: Wednesday, September 23, 2020.

vi. Any person, who acquires shares of the Company and becomes a Member after dispatch of the Notice, but holds share as on the Cut-off Date for remote e-voting i.e. September 23, 2020, may obtain the login ID and password by sending a request at einward.ris@kfinotech.com or evoting@nsdl.co.in or secretarial@spandanaindia.com.

vii. The remote e-voting module shall be disabled by NSDL for remote e-voting after Tuesday, September 29, 2020 (5:00 p.m. IST). Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.

viii. The facility for voting through electronic voting system will also be made available at the AGM and Members attending the AGM, who have not cast their vote by remote e-voting and are otherwise not barred from doing so, will be able to vote at the AGM through e-voting module.

ix. The manner of remote e-voting and e-voting at the AGM by Members is provided in the Notice of the AGM.

x. Information and instructions indicating details of user id and password relating to e-voting have been sent to the Members through e-mail. The same login credentials should be used for attending the AGM through VC/OAVM.

xi. Members may note that the Notice of the AGM and Annual Report for F.Y.2019-20 are available on the Company's website at www.spandanaindia.com, websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of NSDL at www.evoting.nsdl.com.

xii. In case of any queries/grievances, related to e-voting or for assistance before or during the AGM, Member may contact NSDL on evoting@nsdl.co.in | Tel: +91 22 24994222-990 or Mrs. Sarita Mote, Assistant Manager, NSDL at sarita@nsdl.co.in Tel: +91 22 24994360 or Mr. Amit Vishal, Senior Manager, NSDL at amit@nsdl.co.in Tel: +91 22 24994360 or may refer the Frequently Asked Questions (FAQs) for Members and e-voting User Manual available at the 'download' section of www.evoting.nsdl.com. Alternatively, Members may also write to Company Secretary at secretarial@spandanaindia.com. In case of any other queries/grievances, the Member may send an email at einward.ris@kfinotech.com, RTA, the Company.

6. The voting rights of Members shall be in proportion to their shares of the paid up equity share capital of the Company as on September 23, 2020 being cut-off date.

By the Order of the Board of Directors of For Spandana Spoorhty Financial Limited

Sd/-
 Padmaja Gangireddy
 Managing Director

Place: Hyderabad

Date: September 7, 2020

SKYLINE INDIA LIMITED

Reg. Office: 1/E, Jhandewalan Extension, New Delhi- 110055
 CIN: L51909DL1996PLC075875 Email: skylineindia96@gmail.com,
 Phone +91-21-23541110, Website: www.skylineindia.co.in

Standalone Un-audited Financial Results for the Quarter Ended June 30, 2020
 (Rs. in Lacs except EPS)

S. No.	Particular	Quarter ended on		Year Ended 31-Mar-20 Audited
		30-Jun-20 Unaudited	31-Mar-20 Audited	
1	Total income from operations (net)	0.70	14.17	23.35 40.05
2	Net Profit (Loss) for the period (before tax, exceptional and/or Extraordinary items)	(5.73)	-20.16	(0.80) -22.24
3	Net Profit (Loss) for the period before tax (after exceptional and/or Extraordinary items)	(5.73)	(20.16)	(0.80) (22.24)
4	Net Profit (Loss) for the period after tax (after exceptional and/or Extraordinary items)	(5.73)	(20.16)	(0.80) (22.24)
5	Total comprehensive income for the period (Comprising Profit (loss) for the period (after tax) and other Comprehensive income (after tax))	-	-	-
6	Equity Share Capital	425.90	425.90	425.90
7	Reserves (excluding Retained Reserve as shown in the Balance Sheet of previous year)	(146.15)	(146.15)	(123.26) (146.15)

Note:
 1. The above unaudited financial results for quarter ended on June 30, 2020 have been reviewed and recommended by the Audit Committee in its meeting held on September 07, 2020 and thereafter approved and taken on record by the Board of Directors in its meeting held on the same day.

2. The Statutory Auditor of the Company has conducted a "Limited Review" of the financial results for quarter ended on June 30, 2020.

3. The Company has translated to IND AS with effect from April 01, 2018. This statement of unaudited results for the quarter ended June 30, 2020 in compliance with Indian Accounting Standards (IND AS) as notified by the Companies (Indian Accounting Standards) Rules 2015 and SEBI Circular No. CIR/C/FD/AC/62/2016 dated July 05, 2016. Consequently, results for the quarter ended June 30, 2020 have been restated to comply with the IND AS to make them comparable.

4. The Company has single reportable segment as defined in Accounting Standard 17, therefore segment reporting is not applicable to the Company.

5. Figures of previous period have been regrouped, wherever necessary, to conform to the current year classification.

6. EPS is calculated in accordance with Accounting Standard 20 issued by ICAI.

For Skyline India Limited
 Sd/-
 (Rajeev Kumar Sanghi)
 Managing Director
 DIN: 00482940

Date: 07.09.2020

Place: New Delhi

**KHFM HOSPITALITY AND FACILITY MANAGEMENT SERVICES LIMITED**

Reg. Office: 01, Nirma Plaza, Makhwana Road, Marol Naka, Andheri (East) Mumbai - 400059 Maharashtra, India | Phone: +91 22 2851 1234

CIN: L74930MH2006PLC159290 | Email: cs@khfm.in | Website: www.khfm.in

NOTICE OF 14TH AGM, E-VOTING AND BOOK CLOSURE

Notice is hereby given that the 14th Annual General Meeting (AGM) of the Company is scheduled to be held on Wednesday 30th September 2020 at 4:00 p.m. (IST) through video conference (VC)/ Other Audio-Visual Means (OAVM) to transact the business that set forth in the Notice of AGM dated 7th September 2020.



SHRISTI INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED
Regd. Office: Plot No. X- 1, 2 & 3,
Block - EP, Sector-V, Salt Lake City,
Kolkata-700091

Ph. +91 33 4020 2099
E-mail: investor.relations@shristicorp.com
Website: www.shristicorp.com
CIN: L65922WB1990PLC049541

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, that a meeting of the Board of Directors of the Company will be held on Sunday, 13th September 2020 to inter-alia, consider, approve and take on record the Unaudited Standalone and Consolidated Financial Results of the Company for the quarter ended 30th June 2020. This information is also available on the website of the Stock Exchanges at www.bseindia.com and www.cse-india.com.

For Shristi Infrastructure Development Corporation Limited
Krishna Kumar Pandey
Company Secretary

Place : Kolkata

Dated: 7th September, 2020

THE PUNJAB BUSINESS & SUPPLY COMPANY PRIVATE LIMITED
(CIN : U74999HR1942PTC000447)
Regd. Office : E-4, Industrial Area
Yamuna Nagar, Haryana-133001
Email : pbsyn@yahoo.com
BEFORE THE REGIONAL DIRECTOR,
SEBI, CHENNAI, TELANGANA,
IN THE MATTER OF COMPANIES ACT, 2013,
SECTION 13(4) OF COMPANIES ACT, 2013
AND RULE 30(6) (a) OF THE COMPANIES
(INCORPORATION) RULES, 2014

AND
IN THE MATTER OF
THE PUNJAB BUSINESS & SUPPLY
COMPANY PRIVATE LIMITED

Regd. office : E-4, Industrial Area Yamuna Nagar
Haryana-133001

..... (Petitioner)

NOTICE

Notice is hereby given to the General Public that the company proposes to make application to the Central Government / Regional Director Northern Region at New Delhi under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in respect of the special resolution passed at the Extra ordinary general meeting held on 31st August, 2020 to enable the company to change its Registered office from "State of Haryana" to "National Capital Territory of Delhi".

Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver or cause to be delivered or send by registered post of his/her name and address the statement of his/her interest and grounds of opposition to the Regional Director Northern Region, B-2 Wing, 2nd floor, Parivarayan Bhawan CG Complex, New Delhi-110003, within 14 (Fourteen) days from the date of publication of the notice with a copy to the applicant company at its registered office at the address mentioned above.

By order of the Board
FOR THE PUNJAB BUSINESS & SUPPLY COMPANY PRIVATE LTD
Sd/-
Date : 08.09.2020
Place : Haryana
Probal Kumar Ray
Director
(DIN : 07122020)

EMERGENT INDUSTRIAL SOLUTIONS LIMITED
(formerly Emergent Global Edu & Services Limited)
CIN : L80902DL1983PLC209722
Regd. Office: 8-B, Sector 8, Tilak Marg,
New Delhi-110001
Phones: (91) 11) 2378 2022, 2338 2592 ;
Fax: (91) 11) 2378 2805, 2331914;
Email: sol@solmanigroup.com; website: www.eselin.in
NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, that a meeting of the Board of Directors of the Company will be held on Monday, the 14th September, 2020, inter-alia, to consider and approve the un-audited consolidated and standalone financial results of the company for the quarter ended on 30th June, 2020.

This information is available on the website of the Company at www.eselin.in and Bombay Stock Exchange Limited at www.bseindia.com

For Emergent Industrial Solutions Limited
Date: 05.09.2020
Sd/-
(Sabina Nagpal)
Company Secretary and Law Officer

..... (Petitioner)

NOTICE

Notice is hereby given to the General Public that the company proposes to make application to the Central Government / Regional Director Northern Region at New Delhi under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in respect of the special resolution passed at the Extra ordinary general meeting held on 31st August, 2020 to enable the company to change its Registered office from "State of Haryana" to "National Capital Territory of Delhi".

Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver or cause to be delivered or send by registered post of his/her name and address the statement of his/her interest and grounds of opposition to the Regional Director Northern Region, B-2 Wing, 2nd floor, Parivarayan Bhawan CG Complex, New Delhi-110003, within 14 (Fourteen) days from the date of publication of the notice with a copy to the applicant company at its registered office at the address mentioned above.

By order of the Board
FOR THE PUNJAB BUSINESS & SUPPLY COMPANY PRIVATE LTD
Sd/-
Date : 08.09.2020
Place : Haryana
Probal Kumar Ray
Director
(DIN : 07122020)

IRCON INTERNATIONAL LIMITED
(A Govt. of India Undertaking)
CIN-L45203DL1976GOI008171, Website: www.ircon.org

e-Procurement Notice
e-Tender No.: IRCON/J-K-Cell/JAT/15/1014/TRANSPORTATION-ROLLING STOCK Dated: 03.09.2020
e-Tender for and on behalf of NORTHERN RAILWAY is invited from bidders meeting qualifying requirements for the work of "Transportation of Rolling stock by Road for Banibahal-Baramulla section of USBR project of Northern Railway."

Estimated Cost of Work : Rs. 1,20,25,068.00/-
Last Date & Time of Bid Submission : 29.09.2020 at 15:00 hours (IST)

For further details, visit website <https://etenders.gov.in/eprocure/app>. Corrigendum, if any, would be hosted only on the website.

Chief General Manager (Elect.)

C-4, District Centre, Saket, New Delhi-110017

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Monday, the 14th September, 2020, inter-alia, to consider and approve the un-audited consolidated and standalone financial results of the company for the quarter ended on 30th June, 2020.

This information is available on the website of the Company at www.eselin.in and Bombay Stock Exchange Limited at www.bseindia.com

For Emergent Industrial Solutions Limited
Date: 05.09.2020
Sd/-
(Sabina Nagpal)
Company Secretary and Law Officer

..... (Petitioner)

NOTICE

Pursuant to Regulation 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform that the meeting of the Board of Directors of the Company is scheduled to be held on Monday, September 14, 2020 to transact the following matters

1. To consider and approve the Unaudited Standalone and Consolidated Financial Results of the Company for the quarter ended June 30, 2020

2. To consider any other business with the permission of the Chair.

By Order of the Board
For Madhav Marbles & Granites Ltd.
Sd/-
Place: Udaipur
Priyanka Manawat
Date: September 07, 2020
Company Secretary

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the Un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.escortsfinc.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For Escorts Finance Limited
Date: 07.09.2020
Sd/-
Vicky Chauhan
Company Secretary

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.orientaltrimex.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For ORIENTAL TRIMEX LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.intlsecu.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For INTERNATIONAL SECURITIES LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.sbecsystems.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For SSEC SYSTEMS (INDIA) LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.intlsecu.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For INTERNATIONAL SECURITIES LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.intlsecu.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For INTERNATIONAL SECURITIES LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.intlsecu.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For INTERNATIONAL SECURITIES LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.intlsecu.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For INTERNATIONAL SECURITIES LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.intlsecu.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For INTERNATIONAL SECURITIES LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Tuesday, September 15, 2020, at 11:00 A.M., inter-alia, to consider and approve the un-audited Financial Results of the Company for the quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.intlsecu.com and the website of the Stock Exchange Metropolitan Stock Exchange of India Ltd - www.msei.in.

For INTERNATIONAL SECURITIES LIMITED
Date: 07.09.2020
Sd/-
RAJEEV KUMAR GUPTA
Whole Time Director
DIN-00039399

..... (Petitioner)

NOTICE

Notice is hereby given pursuant to Regulation 47 of the SEBI

VOTERS' MOOD

Joe Biden holds lead over Trump, support for candidates hardens

4 in 10 Democrats say Biden isn't campaigning enough

BLOOMBERG
Washington, September 7

DEMOCRAT JOE BIDEN
holds a 10-point lead over President Donald Trump two months before the November 3 election, with support for each candidate getting more solid as voting day approaches, a new CBS News poll shows.

Djokovic disqualified from US Open

REUTERS
New York, September 7

A PETULANT SWIPE at the ball after having his serve broken brought a sensational end to Novak Djokovic's US Open on Sunday after the world number one was disqualified for striking a line judge in the throat.

The dramatic moment came when the overwhelming title favourite reacted angrily to going 5-6 down to Spain's Pablo Carreno Busta in the first set of their four-round encounter at an empty Arthur Ashe Stadium.

What would have been an innocuous incident had the ball flown a foot either side of the official instead left her lying on the ground, clutching her throat and screaming in pain.

There was no question that Djokovic hit her inadvertently, and he quickly rushed to apologise, but it was a clear breach of Grand Slam rules forbidding the physical abuse of anyone within the tournament precincts.

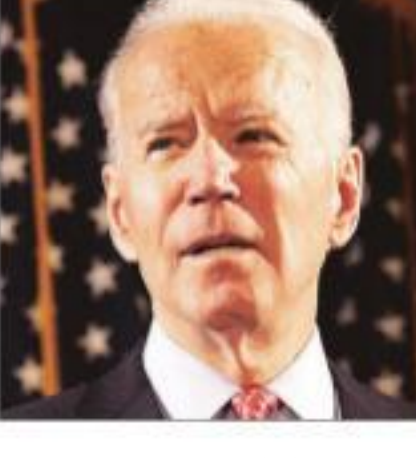
Tournament referee Soeren Friemel came out and spoke to chair umpire Aurelie Toure and Andreas Egli, the Grand Slam supervisor, before a long chat with the three-times US Open champion.

Djokovic, who was clearly making the point that he had not intended to hit the official, was overheard saying "she doesn't have to go to hospital for this"

Among the survey's findings were that four in 10 Democrats say Biden isn't campaigning enough; half of independents agree. The top issue for voters was the economy, followed by health care, the coronavirus outbreak, and recent protests.

Biden had the backing of 52% of likely voters nationwide to Trump's 42%, according to the September 2-4 poll conducted for CBS by YouGov.

Some 87% of likely Biden voters said their support was "very strong," compared with 82% in early August. For



Trump, 84% said their support was "very strong," up from 82%. That suggests the number of persuadable voters has diminished.

In Wisconsin, Biden held a 6 percentage-point lead

over Trump, 50% to 44%. The Democrat has a 9-point lead in the state among white women, far wider than the 2-point margin Hillary Clinton had in the state in 2016 among that segment of voters.

White voters nationwide are dividing by education, with college graduates backing Biden while those without a degree lean toward Trump -- although by a smaller margin than four years ago.

The survey was based on samples of 2,493 registered voters nationwide and 1,006

in Wisconsin. The margin of error was plus or minus 2.4 points nationally, and 3.7 points in Wisconsin.

A RealClearPolitics average of recent polls, including the latest from CBS, puts Biden up 6.9 points nationally and by 4.4 points in Wisconsin.

Meanwhile, President Trump has been putting forth convoluted guidance to his supporters on submitting double votes in the November election, an act that would be illegal and risk public safety in the pandemic.



but after 12 minutes of pleading his case his fate was sealed. "I don't think that there was any chance of any opportunity or any other decision than defaulting Novak," Friemel later told reporters.

"The facts were so clear and so obvious... (the line judge) was clearly hurt and Novak was angry, he hit the ball recklessly, angrily back."

A tournament spokesman told Reuters the line judge appeared to be okay and was "not brought off-site". Her identity is not known. Djokovic eventually walked over to shake hands with a stunned Carreno Busta and trudged off the court before leaving the grounds without attending a press conference.

SoftBank's big options bet tests investor faith in Son

BLOOMBERG
September 7

JUST WHEN INVESTORS
thought Masayoshi Son was reining in risk at SoftBank Group Corp., the Japanese billionaire's foray into highly leveraged derivatives is giving them fresh reason to worry.

SoftBank shares tumbled 7.2% on Monday in Tokyo, erasing about \$9 billion of market value. The drop came after the conglomerate made massive bets on high-flying technology stocks using equity derivatives -- and despite one report that it has billions in paper gains.

Son's career has been full of head-scratching acquisitions and strategic shifts, but the 63-year-old had spent much of this year taking investor-friendly steps that made it seem he was finally listening to shareholders like activist Elliott Management Corp. His latest move touched off concern that SoftBank is embarking on another risky endeavour that could lead to losses like those it suffered on office-sharing startup WeWork.

Son himself is leading the options trading with a small staff that executes his ideas, according to people familiar with the matter.

"Son is a speculator -- not this visionary everyone claims he is," said Amir Anvarzadeh, a market strategist at Asymmetric Advisors in Singapore who has been covering SoftBank since it went public in 1994. "This is yet another proof of that, as he is never too far from the action when a bubble is formed."

SoftBank disclosed in August that it was establishing an asset management arm to trade public securities and mentioned it could use derivatives.



NOTICE

Notice is hereby given pursuant to Regulation 47 read with Regulation 33 of SEBI (LODR) Regulations, 2015 a meeting of Board of Directors of the Company is scheduled to be held on

Tuesday, September 15, 2020 at Registered Office of the Company at 36, 37, 38A, 227 Nariman Point, Mumbai - 400 021, inter alia,

to consider and approve the unaudited Standalone and Consolidated Financial Results for the quarter ended June 30, 2020.

Further, in terms of the Code of Conduct of Company adopted under SEBI (Prohibition of Insider Trading) Regulations, 2015 the trading window for dealing in the securities of the Company for designated persons shall remain to remain closed till 48 hours after the results are made generally available.

The information contained in this notice is also available on Company's Website www.abansenterprises.com also on the website of the Stock Exchanges viz. BSE Limited - www.bseindia.com and MSEB Limited - www.mseb.in.

For Abans Enterprises Limited

Sd/- Sarita Gupta

Place: Delhi Date: 07.09.2020

Abhishek Bansal (Managing Director)

PANAFIC INDUSTRIALS LIMITED

CIN: L45202DL1985PLC019746

Regd. Office: 23, II Floor, North West Avenue, Club Road, West Punjab Bagh, New Delhi-110026

Tel No.: 011-25223461, 25221200

E-mail : panafic.industrials@gmail.com

Website: www.panaficindustrialsltd.com

Notice

This is to inform you that 2nd/ FY 2021 Audit Committee and 2nd/ FY 2020-21 Board Meeting of the Company has been scheduled to be held on Tuesday, 15th September, 2020 at the Registered Office of the Company at 23, II Floor, North West Avenue, Club Road, West Punjab Bagh, New Delhi-110026 at 3:00 PM and 4:00 PM respectively to consider and approve unaudited Financial Results of the Company for the quarter ended 30th June, 2020 and other matters as per the agenda items.

Further to your notice, trading window for dealing in securities of the Company will remain closed for 'Designated Person' and person having access to the unpublished price sensitive information of the Company till the expiry of 48 hours after the unaudited Financial Results for the quarter ended 30th June, 2020 being declared.

The aforesaid notice is also available on the website of the Company www.panaficindustrialsltd.com For Panafic Industries Limited

Sd/- Sarita Gupta

Place: Gurgaon Dated: 07.09.2020

Managing Director DIN: 00113099

PUBLIC NOTICE OF AGM

Notice is hereby given that Thirtieth Annual General Meeting ("AGM") of Profin Money Markets Limited will be held on Wednesday, the 30th day of September, 2020 at 10:00 A.M. (IST)

through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"). The virtual AGM of the Company will be conducted through cisco webex platform.

The notice setting out the business to be transacted at the virtual AGM and Annual Report of the Company for the financial year ended 31st March, 2020 have been sent through electronic mode on 07.09.2020 to all those members whose email address was already registered with the company and also to those who have provided their email to the company over telephone / email on the request of the company / director(s). The members who have not yet registered their email with the company are requested to send the same at gogreenreport@gmail.com stating their name, address, telephone, folio, no. of shares held along with the specimen signatures registered with the company.

Other members may view Notice of AGM and Annual Report at the Company's website www.profinmoney.com. For detailed instructions and manner pertaining to voting at the virtual AGM, members may please refer to the section "Notes" in the Notice of the Annual General Meeting. Please note that the facility for joining the meeting shall be kept open at least 15 minutes before the meeting and shall not be closed till the expiry of 15 minutes after the meeting.

Members may contact Mr. Prince Chugh, Manager, C-2/65, Sushant Lok, Phase I, Gurgaon 122002, princechugh.1992@gmail.com, 9873761941 in case of any queries related to voting at virtual AGM.

The aforesaid notice is also available on the website of the Company www.panaficindustrialsltd.com For Panafic Industries Limited

Sd/- Sarita Gupta

Place: Gurgaon Dated: 07.09.2020

Managing Director DIN: 00786706

C - 2/65, Sushant Lok, Phase I, Gurgaon-122002

By order of the Board of Directors For Profin Money Markets Limited

Sd/- Anita Sehgal

Managing Director DIN: 00786706

SAVARE TRADE ENTERPRISES LIMITED

CIN: L51909DL1990PLC040761

Regd. Off.: 3rd Floor, Gopala Tower, 25, Rajendra Place, New Delhi - 110008

Tel : (91-11) 2574 7696, 2575 1937/35/36 | Fax : (91-11) 2575 1937/38 | Email : narendermakkar@yahoo.com

Website : www.savaretrade.com

EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE 2020

Rs. in Lakhs

Particulars	STANDALONE			
	3 months ended 30.06.2020	3 months ended 31.03.2020	Corresponding quarter ended 31.03.2019	Year ended 31.03.2020
UNAUDITED	AUDITED	UNAUDITED	AUDITED	
Total income from operations (net)	1.50	3.55	2.90	14.30
Net Profit / (Loss) from ordinary activities after tax	0.32	3.14	0.05	3.18
Net Profit / (Loss) for the period after tax (after Extraordinary items)	0.32	3.14	0.05	3.18
Equity Share Capital	2.49	2.49	2.49	2.49
Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	-	-	-	-
Earnings Per Share (before extraordinary items) (of Rs.10/- each)	0.13	1.26	0.02	1.28
Basic & Diluted				
Earnings Per Share (after extraordinary items) (of Rs.10/- each)	0.13	1.26	0.02	1.28
Basic & Diluted				

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 02.09.2020
- The above is an extract of the detailed format of Quarterly and Yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and Yearly Financial Results are available on the Stock Exchange websites. (www.cseindia.com) and company's website: www.savaretrade.com

Place: Delhi

Date : 02/09/2020



ભારતીય સ્ટેટ બૈંક
STATE BANK OF INDIA

STRESSED ASSETS RECOVERY BRANCH, 2ND FLOOR, AJEET COMPLEX, SAHARANPUR ROAD, DEHRADUN-248001

SALE NOTICE FOR SALE OF IMMOVABLE PROPERTIES

E-Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8(6) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described immovable properties mortgaged/charged to the State Bank of India (Secured Creditor), the constructive possession of which has been taken by the Authorised Officer of State Bank of India, the Secured Creditor, will be sold on "As is Where is", "As is What is" and "Whatever there is" basis on 30-09-2020, for recovery of amount as mentioned below, due to the Secured Creditor from Borrowers, Guarantors and Mortgagors. The reserve price is mentioned below and the earnest money to be deposited is mentioned respectively.

(Description of the immovable property with known encumbrances, if any)

Name of the Borrower(s)/Guarantor(s)	Details of Property	Dues as
--------------------------------------	---------------------	---------

Not for Release, Publication or Distribution in and into the United States or Other Jurisdictions (as defined below). See "Important Information" below.

MINISTRY OF DEFENCE
(Government of India)

Re: Offer for Sale of Equity Shares of face value of ₹ 10 each ("Equity Shares") of Bharat Dynamics Limited (the "Company"), by its Promoter, the President of India, acting through the Department of Defence Production, Ministry of Defence, Government of India (the "Seller"), through the stock exchange mechanism.

I am directed to refer to Clause 5(b) of the circular number CIR/MRD/DP/18/2012 dated July 18, 2012 notified by the Securities and Exchange Board of India ("SEBI" and such circular "SEBI ODS Circular") pertaining to comprehensive guidelines on offer for sale of shares by promoters through the stock exchange mechanism, as amended by circular number CIR/MRD/DP/04/2013 dated January 25, 2013, circular number CIR/MRD/DP/17/2013 dated May 30, 2013, circular number CIR/MRD/DP/24/2014 dated August 8, 2014, circular number CIR/MRD/DP/32/2014 dated December 1, 2014, circular number CIR/MRD/DP/12/2015 dated June 26, 2015, circular number CIR/MRD/DP/36/2016 dated February 15, 2016, circular number CIR/MRD/DP/65/2017 dated June 27, 2017 and circular number SEBI/HO/MRD/DP/CIR/P/2018/159 dated December 28, 2018 read with Section 21 of Chapter I of the Master Circular for Stock Exchange and Clearing Corporation – circular no. SEBI/HO/MRD/DP/CIR/P/117 dated October 25, 2019 issued by SEBI, (together with SEBI ODS Circular, the "SEBI ODS Circulars"), read with (a) "Revised Operational Guidelines for Offer for Sale (ODS) Segment" issued by SEBI by way of its circular bearing no. 51/2020 and dated June 30, 2020 and, to the extent applicable, the previous circulars issued by SEBI in this regard; and (b) "Offer for Sale- Introduction of Interoperability" issued by SEBI by way of its circular bearing no. 2020/07/27 and dated July 01, 2020 and, to the extent applicable, the previous notices issued by SEBI in this regard.

This advertisement is being issued by the Seller in pursuance of Clause 4 of the SEBI ODS Circular. The Seller is the promoter of the Company. The President of India, acting through and represented by the Department of Defence Production, Ministry of Defence, Government of India, is the promoter of Bharat Dynamics Limited (the "Promoter"). The Promoter (the "Seller") proposes to sell up to 18,328,125 Equity Shares of the total issued and paid-up Equity Share Capital of the Company having a face value of ₹ 10/- each ("Base Offer Size"), on September 8, 2020, ("T" day) (for non-Retail Investors and for un-allotted non-Retail Investors who choose to carry forward their bids) with an option to additionally sell 9,164,063 Equity Shares (representing 5% of the total issued and paid-up Equity Share Capital of the Company) ("Oversubscription Option") and in the event that the Oversubscription Option is exercised, the Equity Shares forming part of the Base Offer Size and the Oversubscription Option will represent 15% of outstanding Equity Shares of the Company, i.e. 2,74,92,168 Equity Shares, and will collectively, hereinafter be referred to as "Offer Shares" while in the event that such Oversubscription Option is not exercised, the Equity Shares forming part of the Base Offer Size will be referred to as "Offer Shares" through a separate, designated window of the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE", and together with the BSE, the "Stock Exchanges"), representing 10% of the total paid up equity share capital of the Company as on June 30, 2020 (held in dematerialized form in one or more demat accounts with the relevant depository participant), in accordance with the SEBI ODS Circulars and the notices and circulars issued by the BSE and NSE, from time to time, in this regard (such offer for sale hereinafter referred to as the "Offer"). Such number of Equity Shares as would be equivalent to up to 5% of the Equity Shares sold pursuant to the Offer may be offered to eligible and willing employees of the Company subsequent to completion of the Offer, in accordance with the terms and conditions provided in SEBI circular CIR/MRD/DP/65/2017 dated June 27, 2017, subject to approval from the competent authority. The eligible employees may apply for Equity Shares up to ₹ 500,000. However, any bids by eligible employees will be considered for allocation, in the first instance, for an amount up to ₹ 200,000 only.

The Offer shall be undertaken exclusively through Seller's Brokers named below on a separate window provided by the Stock Exchanges for this purpose.

The Offer is being undertaken by Seller, inter alia, for achieving the minimum public shareholding of the Company as prescribed under Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, and Regulation 38 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, and in one of the permissible methods prescribed by SEBI by way of its circular bearing no. CIR/CFD/CMD/14/2015 and dated November 30, 2015, as amended ("MPS Circular"). The Offer shall be undertaken exclusively through the Seller's Brokers (defined below).

The details of the Offer, in accordance with the requirements of Clause 5(b) of the SEBI ODS Circular, are set forth below. Other important information in relation to the Offer is set out below under the heading "Important Information", and the information included therein constitutes an integral part of the terms and conditions of the Offer. The brokers and prospective buyers are required to read the information included in this Advertisement in its entirety along with the notice dated September 7, 2020 issued by the Seller to the Stock Exchanges as required by the SEBI ODS Circulars (the "Notice") and the SEBI ODS Circulars.

Sr.No	Details required to be mentioned in the Notice	Particulars to the Offers
1.	Name of the Seller (Promoter / The President of India, acting through and represented by Department of Defence Production, the Ministry of Defence, Government of India Promoter Group)	
2.	Name of the company whose Name: Bharat Dynamics Limited shares are proposed to be sold ISIN: INE171201018 and ISIN	
3.	Name of the stock exchange BSE and NSE where orders shall be placed	
4.	Name of the designated stock BSE exchange	
5.	Name of the designated Indian Clearing Corporation Limited clearing corporation	
6.	Dates and time of the opening and closing of the Offer	<p>The Offer shall take place on a separate window of the Stock Exchanges on September 8, 2020 ("T" day) and September 9, 2020 ("T+1" day), from 9:15 a.m. to 3:30 p.m. (Indian Standard Time) on both days, as per details given below.</p> <p>For non-Retail Investors (defined below)</p> <p>Only non-Retail Investors shall be allowed to place their bids on T day, i.e., September 8, 2020.</p> <p>The Offer shall take place during trading hours on a separate window of the Stock Exchanges on T day, i.e., September 8, 2020 commencing at 9:15 a.m. and shall close on the same date at 3:30 p.m. Indian Standard Time. Those non-Retail Investors who have placed their bids on T day and have chosen to carry forward their bids to T+1 day, shall be allowed to carry forward and also revise their bids on T+1 day as per the SEBI ODS Circulars.</p> <p>For Retail Investors (defined below) and un-allotted non-Retail Investors who choose to carry forward their bids</p> <p>The Offer shall continue to take place during trading hours on a separate window of the Stock Exchanges on T+1 day, i.e., September 9, 2020 commencing at 9:15 a.m. and shall close on the same date at 3:30 p.m. Indian Standard Time on the same date. Only Retail Investors (defined below) shall be allowed to place their bids on T+1 day, i.e., September 9, 2020. Further, those non-Retail Investors who have placed their bids on T day and have chosen to carry forward their bids to T+1 day, shall be allowed to carry forward and also revise their bids on T+1 day as per the SEBI ODS Circulars. (T day and T+1 day, collectively referred to as "Offer Dates")</p>
7.	Allocation methodology	<p>The allocation shall be at or above the Floor Price (defined below) on a price priority basis in accordance with the SEBI ODS Circulars, except in case of Retail Investors for whom the final allocation price may be below the Floor Price (defined below) on account of Retail Discount (defined below).</p> <p>Indicative price for the non-retail category shall be displayed separately. There shall be no indicative price for the Retail Category.</p> <p>No single bidder other than mutual funds registered with SEBI under the SEBI (Mutual Funds) Regulations, 1996, as amended ("Mutual Funds") and insurance companies registered with the Insurance Regulatory and Development Authority under the Insurance Regulatory and Development Authority Act, 1999 as amended ("Insurance Companies") shall be allocated more than 25% of the Offer Shares.</p> <p>Non-Retail Category Allocation Methodology</p> <p>The non-Retail Investors shall have an option to carry forward their un-allotted bids from T day to T+1 day provided such non-Retail Investors choosing to carry forward their un-allotted bids to T+1 day are required to indicate their willingness to carry forward their un-allotted bids. Further, such non-Retail Investors can also revise their bids on T+1 day in accordance with the SEBI ODS Circulars.</p> <p>The allocation to the non-Retail Investors shall be at a price equal to the Cut-off Price or higher as per the bids.</p> <p>A minimum of 25% of the Offer Shares shall be reserved for Mutual Funds and Insurance Companies, subject to receipt of valid bids at or above the Floor Price (defined below). In the event of any under subscription by Mutual Funds and Insurance Companies, the unsubscribed portion shall be available to other bidders in the non-Retail Category.</p> <p>In case of oversubscription in the non-Retail Category, the seller may choose to exercise the Oversubscription Option, which will be intimated to the Stock Exchanges after trading hours (on or before 5:00 P.M.) on T day. Accordingly, allocation to Bidders in the non-Retail category shall be done from the offer Shares forming part of the Base Offer Size and the Oversubscription Option will, collectively, hereinafter be referred to as "Offer Shares". In case the Oversubscription Option is not exercised, the equity shares forming part of the Base Offer Size will hereinafter be referred to as "Offer Shares".</p> <p>In case of oversubscription in the non-retail category on T+1 day, if the aggregate number of Offer Shares bid for at a particular clearing price is more than available quantity then the allocation for such bids will be done on a proportionate basis.</p> <p>Retail Category Allocation Methodology</p> <p>For the purpose of this Notice, Retail Investor shall mean an individual investor who places bids for Offer Shares of total value of not more than ₹ 2,00,000/- (Rupees Two Lakhs) aggregated across Stock Exchanges ("Retail Investor").</p> <p>15% of the Offer Shares shall be reserved for allocation to Retail Investors ("Retail Portion"). The Stock Exchanges will decide the quantity of Offer Shares eligible to be considered in the Retail Portion, based on the Floor Price (defined below) declared by the Seller.</p> <p>A Retail Investor may bid at any price above the Floor Price and/or bid at a "Cut-Off Price". "Cut-Off Price" means the lowest price, as shall be determined, at which the Offer Shares are sold in the non-Retail Category, based on all valid bids received on T day.</p> <p>Retail Investors will be allocated Equity Shares pursuant to the Offer at a discount of ₹ 20 to their respective bid price (including Cut-Off Price) in accordance with the SEBI ODS Circulars ("Retail Discount"). The discounted price in respect of the Retail Investors shall be the price arrived at after deducting ₹ 20 from the respective price bids of such retail Investors, whether such bids are at Cut-off Price or above ("Discounted Price"). The Discounted Price shall be the final allocation price to such Retail Investors and may be below the Floor Price.</p> <p>The Retail Discount shall be applicable on the bids received from the Retail Investors on T+1 day.</p> <p>In case of oversubscription in the Retail Category, if the aggregate number of Offer Shares bid for at a particular clearing price / Cut-Off Price, as the case may be, is more than the available number of Equity Shares, then the allocation for such bids will be done on a proportionate basis.</p> <p>If the Retail Category is fully subscribed, bids by Retail Investors below the Cut-off price shall be rejected. If the Retail Category is not fully subscribed at Cut-off price, price bids received in the Retail Category between the Cut-off Price and the Discounted Price will also be eligible for allocation, provided the relevant price bids are not less than the Floor Price. Allocation to all such bids shall be done at the Discounted Price.</p> <p>Any unsubscribed portion of the Retail Category, after allotment to Retail Investors, shall be eligible for allocation to non-Retail Investors who have not been allotted Offer Shares on T day and have chosen to carry forward their bids to T+1 day. The non-Retail Investors are required to indicate their willingness to carry forward their bid on T day.</p> <p>Employee Category</p> <p>Such number of Equity Shares as would be equivalent to up to 5% of the Equity Shares sold pursuant to the Offer (over and above the Offer Shares) may be offered to eligible and willing employees of the Company at a discount of ₹ 20 to their respective bid price subsequent to completion of the Offer, in terms of SEBI circular CIR/MRD/DP/65/2017 dated June 27, 2017, subject to approval from the competent authority. The eligible employees may apply for Equity Shares up to ₹ 500,000. However, any bids by eligible employees will be considered for allocation, in the first instance, for an amount up to ₹ 200,000 only.</p> <p>Provided that in the event of under-subscription in the employee portion, the unsubscribed portion may be allotted on a proportionate basis, for a value in excess of ₹ 200,000, subject to the total allotment to an employee not exceeding ₹ 500,000.</p>
8.	Total number of Equity Shares being offered in the Offer	Up to 1,83,28,125 Equity Shares of the Company of face value of ₹ 10/- each, representing 10% of the total paid up equity share capital of the Company as on June 30, 2020 (the "Base Offer Size").
9.	Maximum number of shares over and above made at point 8 above	Up to 91,64,063 Equity Shares of the Company of face value of ₹ 10 each, representing 5% of the total paid up equity share capital of the Company as on June 30, 2020 (the "Oversubscription Option"). The Seller may choose to sell The Seller shall intimate the Stock Exchanges of its intention to exercise the Oversubscription Option after the trading hours (i.e., on or before 5:00 PM.) on T day.
10.	Name of the broker(s) on behalf of the Seller (the "Seller's Brokers" (including YES Securities (India) Limited (BSE: 6538; NSE: 14914); YES Securities (India) Private Limited (BSE:3241 and NSE: 12898); and IDBI Capital Markets & Securities Limited (BSE: 084 and NSE: 07066) (together, the "Seller's Brokers").	
11.	Floor Price	The floor price of the Offer shall be ₹ 330 (Rupees three hundred and thirty only) per Equity Share of the Company. The Stock Exchanges are required to ensure that the Floor Price is immediately informed to the market.
12.	Retail Discount	Retail Investors will be allocated Offer Equity Shares pursuant to the Offer at a discount of ₹ 20 to the bid price entered by them in accordance with the SEBI ODS Circulars ("Retail Discount"). The discounted price in respect of the Retail Investors shall be the price arrived at after deducting ₹ 20 to the respective price bids of such retail Investors, whether such bids are at Cut-off Price or above ("Discounted Price"). The Discounted Price shall be the final allocation price to such Retail Investors and may be below the Floor Price.
13.	Conditions for withdrawal of the Offer	Pricing determined after applying Retail Discount, which shall be the final allocation prices to the Retail Investors, in certain/all cases, may be below the Floor Price.
14.	Conditions for cancellation of the Offer	The Seller reserves the right to not proceed with the Offer at any time prior to the time of opening of the Offer on T day. In such a case, there shall be a cooling off period of 10 trading days from the date of withdrawal before another offer for sale through Stock Exchange mechanism is made. The Stock Exchanges shall suitably disseminate details of such withdrawal. In the event that valid orders are not placed for the entire number of Offer Shares at or above the Floor Price or in case of defaults in settlement obligation, the Seller reserves the right to either conclude the Offer to the extent of orders placed or cancel the Offer in full. The decision to either accept or reject the Offer shall be at the sole discretion of the Seller.
15.	Conditions for participating in the Offer	<p>1. Non-Institutional Investors (including retail category) shall deposit 100% of the bid value in cash up-front with the clearing corporation at the time of placing bids for the Offer.</p> <p>2. Institutional Investors have an option of placing bids without any upfront payment. In case of Institutional Investors who place bids with 100% of the bid value deposited upfront, custodian confirmation shall be provided within trading hours. In case of institutional investors who place bids without depositing 100% of the bid value upfront, custodian confirmation shall be as per the existing rules for secondary market transactions and SEBI ODS Circulars.</p> <p>3. In respect of bids in the Retail Category, margin for bids placed at the Cut-Off Price, shall be at the Floor Price and for price bids at the value of the bid. Clearing corporation shall collect margin to the extent of 100% of order value in cash or cash equivalents at the time of placing bids. Pay-in and pay-out for bids by Retail Investors shall take place as per normal secondary market transactions.</p> <p>4. Retail Investors may enter a price bid or opt for bidding at the Cut-Off Price.</p> <p>5. The funds collected shall neither be utilized against any other obligation of the trading member nor co-mingled with other segments.</p> <p>6. Individual Investors shall have the option to bid in the Retail Category and/or the non-Retail Category. However, if the cumulative bid value by retail individual investor across both categories exceeds ₹ 2,00,000/- (Rupees Two Lakhs only), such bids shall be rejected.</p> <p>7. Modification or cancellation of orders</p> <ul style="list-style-type: none"> (a) Orders placed by Retail Investors (with 100% of the bid value deposited upfront) can be modified or cancelled any time during the trading hours on T+1 day. (b) Orders placed by Institutional Investors and by non-institutional Investors, with 100% of the bid value deposited upfront. Such orders can be modified or cancelled any time during the trading hours on T day and in respect of any un-allotted bids which they have indicated to be carried forward to T+1 day, orders can be modified on T+1 day in accordance with the ODS Guidelines; (c) Orders placed by Institutional Investors without depositing 100% of the bid value upfront: Such orders cannot be modified or cancelled by the investors or stock-brokers, except for making upward revision in the price or quantity any time during the trading hours on T day and in respect of any un-allotted bids which they have indicated to be carried forward to T+1 day, orders can be modified on T+1 day in accordance with the ODS Guidelines; (d) Bids carried forward by non-Retail Investors to T+1 day may be revised in accordance with the SEBI ODS Circulars. In case of any permitted modification or cancellation of the bid, the funds shall be released / collected on a real-time basis by the clearing corporation. <p>8. Bidder shall also be liable to pay any other fees, as may be levied by the Stock Exchanges, including securities transaction tax.</p> <p>9. Multiple orders from a single bidder shall be permitted.</p> <p>10. In case of default in pay-in by any bidder, an amount aggregating to 10% of the order value shall be charged as penalty from the investor and collected from the broker. This amount shall be credited to the Investor Protection Fund of the Stock Exchange.</p> <p>11. The Equity Shares of the Company other than the Offer Shares shall continue trading in the normal market. However, in case of market closure due to incidence of breach of "Market wide index-based circuit filter", the Offer shall also be halted.</p>
16.	Settlement	<p>Settlement shall take place on a trade for trade basis. For bids received from non-Retail Category on T day, being non-institutional Investors and institutional Investors who place orders with 100% of the order value deposited upfront, settlement shall take place on T+1 day, in accordance with the SEBI ODS Circulars. In the case of institutional Investors who place bids without depositing 100% of the order value upfront, settlement shall be as per the existing rules for secondary market transactions (i.e., on T+2 day).</p> <p>For the bids received on T+1 day, from the Retail Category and from the un-allotted institutional Investors who choose to carry forward their bid on T+1 day without depositing 100% of the order value upfront, the settlement shall take place on T+3 day.</p> <p>In case of non-institutional Investors and institutional Investors bidding with 100% margin upfront who chose to carry forward their un-allotted bids to T+1 day, the settlement shall take place on T+2 day.</p>

IMPORTANT INFORMATION

The Offer is personal to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Offer nor this Advertisement constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other person or class of persons requiring any prospectus or offer document to be issued, submitted to or filed with any regulatory authority or to any other person or class of persons within or outside India.

The Offer is being made in reliance on the SEBI ODS Circulars, read with Section 21 of Chapter I of the Master Circular for Stock Exchange and Clearing Corporation – circular no. SEBI/HO/MRD/DP/CIR/P/117 dated October 25, 2019 issued by SEBI and subject to the guidelines, circulars, rules and regulations of the Stock Exchanges. There will be no "public offer" of the Offer Shares in India under the applicable laws in India including the Companies Act, 2013, and the rules and clarifications issued thereunder to the extent in force pursuant to notification of its various sections by the Ministry of Corporate Affairs, Government of India, and Companies Act, 1956, and the rules and clarifications issued thereunder, without reference to its provisions that have ceased to have effect, (the "Companies Act") or in any other jurisdiction. Accordingly, documents have been or will be prepared, registered or submitted for approval as "prospectus" or offer document with the Registrar of Companies in India and/or SEBI and/or the Stock Exchanges or any other statutory/regulatory/listing authority in India or abroad under the applicable laws in India including the Companies Act, the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended and no such document will be circulated or distributed to any person in any jurisdiction, including in India.

Each Bidder shall be deemed to acknowledge and agree that any buy order or bid shall be made solely on the basis of publicly available information and any information available with SEBI or the Stock Exchanges, on the Company's website or otherwise in the public domain, together with the information contained in this Advertisement.

The Offer is subject to further terms set forth in the contract note to be provided to the successful Bidders.

This Advertisement is for information purposes only and is neither an offer nor invitation to buy or sell nor a solicitation of an offer to buy or sell any securities, nor shall there be any sale securities, in any jurisdiction ("Other Jurisdictions") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Advertisement and the information contained herein are not for publication or distribution, directly or indirectly, in or to persons in any Other Jurisdictions unless permitted pursuant to an exemption under the relevant local law/s or regulation/s in any such jurisdiction. Prospective purchasers should seek appropriate legal advice prior to participating in the Offer. The Offer Shares have not been and will not be registered under any securities law of any Other Jurisdiction.

This Notice is not for release, publication or distribution, in whole or in part, in the United States of America, its territories and possessions, any state of the United States of America, or the District of Columbia (together, the "United States"), and is neither an offer to sell nor a solicitation of an offer to buy within the United States any securities of the Company. The Offer Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), or under the securities laws of any state of the United States and may not be offered or sold in the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable state securities laws. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the issuer or the selling security holder and that will contain detailed information about the company and management, as well as financial statements. The Offer Shares are being offered and sold (a) within the United States only to "qualified institutional buyers" (as defined in Rule 144A under the Securities Act), or pursuant to another exemption from, or in a transaction not subject to, the registration requirements of the Securities Act, and (b) outside the United States in offshore transactions in reliance upon Regulation S under the Securities Act ("Regulation S"). Prospective purchasers in the United States are hereby notified that the Seller may be relying on the exemption from the provisions of Section 5 of the Securities Act. The purchasers of Offer Shares are hereby advised that any resale of Offer Shares must be made in accordance with the registration requirements of the Securities Act or otherwise pursuant to an available exemption from such registration requirements.

No determination has been made as to whether the Company has been, is, or will become a passive foreign investment company ("PFIC") and if the Company has been, is, or will be treated as a PFIC in any taxable year U.S. taxpayers that hold the Offer Shares (directly and, in certain cases, indirectly) may be subject to significant adverse tax consequences. The PFIC rules are complex. Prospective purchasers should consult their own tax advisors regarding the U.S. federal, state and local tax implications to them of acquiring the Offer Shares.

By submitting a bid in connection with the Offer, each bidder will also be deemed to have read and understood this Notice in its entirety and accepted and complied with the terms and conditions set out in this Notice. In addition, each bidder, except for the Seller's Brokers, will be deemed to have represented that it is located outside the United States and that none of it, its affiliates (as defined in Rule 405 under the Securities Act) or a person acting on behalf of an affiliate of the Company;

(i) Persons Outside the United States

- It understands

GOLDEdge ESTATE AND INVESTMENTS LIMITED

CIN: L70101DL1992PLC047541
Regd. Office: C-115, Mansarovar Garden Ground Floor New Delhi - 110015
E-mail: goldegeestate2016@gmail.com Ph no. 011-25193568
www.goldegeestate.in

Notice of Board Meeting

Pursuant to clause 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Circular No. CIR/C/FD/FAC/6/2016 dated 05th July, 2016, Notice is hereby given that the meeting of Board of Directors of the Company will be held on Saturday, the 12th day of September, 2020 at 02.00 P.M. at the Registered Office of the company to consider and take on record the unaudited financial results with Ind. AS Compliance for the Quarter ended on 30th June, 2020.

For GOLDEdge ESTATE AND INVESTMENTS LIMITED

Sd/-
Place: New Delhi
Date : 02.09.2020
Nikhil Bansal
Director cum CFO
DIN: 00815132

GOLDEdge ESTATE AND INVESTMENTS LIMITED

Regd. Office: C-115, Mansarovar Garden Ground Floor New Delhi-110015
CIN: U70101DL1992PLC047541 Ph. No-011-25193268

E-mail: goldegeestate2016@gmail.com www.goldegeestate.in

NOTICE TO THE MEMBERS

The Notice is hereby given that:-

1. The 28th Annual General Meeting (AGM) of the Company will be held on Monday, 28th September, 2020 at 05.00 p.m. through Video Conference("VC")/Other Audio Visual Means ("OAVM") facility in compliance with General Circular No.14/2020, 17/2020, 20/2020 and all other applicable laws and circulars issued by the Ministry of Corporate Affairs (MCA), Government of India and Securities and Exchange Board of India (SEBI), to transact the business as set forth in the Notice of the Meeting dated 31st August, 2020.
2. In compliance with the above circulars, electronic copies of the Notice of the AGM along with the Annual Report for financial year 2019-20 have been sent to all the shareholders on 5th September, 2020, whose email addresses are registered with the Company/ Depository Participant(s).
3. The Company has provided electronic voting facility for transacting all the business(es) items as mentioned in Notice of 28th Annual General Meeting through e-voting platform on the platform of Central Depository Services (India) Limited (CDSL). The members may cast their votes using an electronic voting system from a place other than the venue of the meeting ("remote e-voting"). The remote e-voting facility shall commence on 25th September, 2020, Friday at 10:00 am and will end on 27th September, 2020, Sunday, at 05:00 pm. No e-voting shall be allowed beyond the said date and time.
4. A person, whose name appears in the register of Members/Beneficial owners as on the cut-off date i.e. 21st September, 2020, only shall be entitled to avail the facility of remote e-voting/e-voting at the meeting. The members who have cast their vote by remote e-voting may attend the meeting but shall not be entitled to cast their vote again in the meeting.
5. Any person who has acquired shares and become members of the Company after despatch of notice may obtain the user id and password for remote e-voting from the Company's Registrar & Transfer agents, M/s Skyline Financial Services Private Limited. The detailed procedure for obtaining User ID and password is also provided in the Notice of the meeting which is available on Company's website www.goldegeestate.in.
6. The result of e-voting shall be announced on or after the Annual General Meeting of the Company. The result declared alongwith the Scrutinizer's Report shall be placed on the Company's website i.e. www.goldegeestate.in for information of the members, besides being communicated to the Stock Exchange(s).
7. The Notice and Annual Report of the Company is posted on the website of the Company i.e. www.goldegeestate.in. In case you have queries or issues regarding attending AGM and e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cDSLindia.com or contact Mr. Nitin Kunder (022-23058738) or Mr. Rakesh Dalvi (022-23058542) or Mr. Mehbob Lakhani (022-23058543). In case of any grievances connected with the facility for voting by electronic means, please contact Mr. Rakesh Dalvi, Manager, CDSL, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013.

Further Notice is hereby given that pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (LODR) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from 22nd day of September, 2020 to 28th day of September, 2020 (both days inclusive) for the purpose of Annual General Meeting.

For Goldege Estate and Investments Limited

Sd/-
Place: New Delhi
Date: 07.09.2020
Jagdish Chand Agarwal
Chairman

**THE SOUTH INDIAN BANK LTD**

Regional Office: 1/18-20, 2nd Floor, White House, Rani Jhansi Road, New Delhi-110055 Ph. 011-23610400, 23548976 E-mail: ro1008@sib.co.in
Website: www.southindianbank.com CIN: L65191KL1929PLC001017

CORRIGENDUM

With reference to the Tender Cum Auction Sale Notice issued on 21/07/2020 and corrigendum dated 06/08/2020 and published in Financial Express & Jansatta at Delhi NCR edition and Statesman & Dainik Statesman at Kolkata edition both on 26/07/2020 & 08/08/2020 respectively and in continuation to it, the public at large is hereby informed that the AUCTION which was scheduled on 31/08/2020 and later on rescheduled to 11/09/2020 is further postponed and rescheduled to 15/09/2020 due to lockdown announced by State Govt of West Bengal. All other terms and conditions listed in the Tender Cum Auction Sale Notice issued on 21/07/2020 and published on 26/07/2020 shall remain unchanged.

Place - Delhi Sd/- Authorised Officer
Date : 07/09/2020 The South Indian Bank Ltd

HARDWYN INDIA LIMITED

CIN: L74990DL2017PLC324826
Regd. Office: B-101, Phase-I, Mayapuri, New Delhi- 110064
E-mail Id: rubal.saya@hardwlyn.com
Website: www.hardwlyn.com

**NOTICE OF 3RD ANNUAL GENERAL MEETING
REMOTE E-VOTING INFORMATION AND BOOK CLOSURE**

Notice is hereby given that:

1. The 03rd Annual General Meeting (AGM) of members of the Company will be held on Wednesday, 30th Day of September, 2020 at 11:00 A.M. at B-101, Phase-I, Mayapuri, New Delhi- 110064 to transact the business as set forth in the Notice of AGM.
2. In terms of Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), the Company is providing its members the facility to cast their vote electronically from a place other than the venue of the AGM ("remote e-voting"), provided by CDSL and the business may be transacted through such voting, on all the resolutions set forth in the Notice of AGM;
3. Electronic copies of the Notice of AGM and Annual Report for 2020 have been sent to all the members whose email IDs are registered with the Company/Depository Participant(s). The same are also available on the website of the Company at www.hardwlyn.com. Notice of AGM and Annual Report for 2020 has been sent to all other members at their registered address in the permitted mode.

4. Members holding shares either in physical form or dematerialized form, as on the cut-off date 18th September, 2020, may cast their vote electronically on the business as set forth in the Notice of the AGM through electronic voting system of Central Depository Services (India) Limited (CDSL) from a place other than venue of the AGM (remote e-voting). All the members are informed that:

- i. The business as set forth in the Notice of the AGM may be transacted through voting by electronics means;
- ii. The remote e-voting shall commence on 27th Day of September, 2020 at 9:00 A.M.;
- iii. The remote e-voting shall end on 29th Day of September, 2020 at 5:00 PM. and thereafter E-Voting through shall not be allowed;
- iv. The cut-off date for determining the eligibility to vote by electronic means or at the AGM is 18th Day of September, 2020.

- 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 of the cut-off date i.e. Friday 18th Day of September, 2020 may obtain the Login ID and Password by sending a request at helpdesk.evoting@cDSLindia.com. However, if a person is already registered with CDSL for e-voting then existing user ID and password can be used for casting vote;

- vi. Members may note that:

- a) the remote e-voting module shall be disabled by CDSL beyond 5:00 PM. on 29th Day of September, 2020 and once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently;

- b) the facility for voting through ballot paper shall be made available at venue of the AGM;

- c) 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 votes again; and

- d) 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 through ballot paper.

- vii. The Notice of AGM is available on the Company's website www.hardwlyn.com and also on the CDSL's website evotingindia.com.

For any queries/ grievances related to e-voting shareholders may contact: Skyline Service Private Limited, D-153-A, 1st Floor, Okhla Industries Area, Phase-1, New Delhi-110020, Email: info@skylinerita.com.

5. The Register of Members and Share Transfer Books of the Company shall be closed from Friday, 18th Day of September 2020 to Wednesday, 30th Day of September 2020 (both day inclusive).

Place: New Delhi Date:07/09/2020

For Hardwlyn India Limited

Sd/-
Rubaljeet Singh Saya
Managing Director
DIN: 00280824

INDIAN OVERSEAS BANK

Asset Recovery Management Branch
Rachna Building, 3rd Floor, 2, Rajendra Place, Pusa Road, New Delhi-110008,
Phone 011-25758124, Email: ioib1997@ioib.in

Public Notice

Be it known to all that all the original loan documents and original title deed of the mortgaged property bearing no. 244 situated at Tulsi Residency part of khasra no. 330, 331, 332, 333, 334, 335, 337, 338 and 339 Gorva, Dist- Mathura, Uttar Pradesh of the loan account M/s Oriental Carpet Centre have been lost by the Indian Overseas Bank, a police complaint/tir to this effect has been lodged in Police Station, Crime Branch, Delhi vide LR no: 545622/2020 Dated 06.09.2020.

If any person found or is in possession of original documents, may write/contact Sh Sanjay Kishore, Assistant General Manager, Indian Overseas Bank, Asset Recovery Management Branch, 3rd Floor, Rachna Building, Pusa Road, Rajendra Place, New Delhi-110008, or at Phone No.: 011-25758124, 25756478, 25756479, 25756480. Mobile No. 8210330957

CORAL NEWSPRINTS LTD.

Regd. Office : A-138, 1st Floor, Vikas Marg, Shakarpur, Delhi-110092
CIN NO : L22219DL1992PLC048398, E-mail: cnpl_5000@rediffmail.com
Website : www.coralnewsprintslimited.com
Tel. : 22010998

Annexure XI**Abstract of Audited Financial Result (Standalone) for the quarter ended on 31.03.2020**

Sr. No.	Particulars	Quarter ending 31.03.2020	Year-to-date Figures 31.03.2020	Corresponding 3 months ended in the previous year 31.03.2019	(Rs. in lacs)
					31.03.2019
1.	Total Income from operations (net)	208.80	1062.59	1598.61	
2.	Net Profit / (Loss) from ordinary activities after tax	(158.01)	(229.67)	(50.69)	
3.	Net Profit / (Loss) for the period after tax (after Extraordinary items)	(158.01)	(229.67)	(50.69)	
4.	Equity Share Capital	505.27	505.27	505.27	
5.	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	(1005.16)	(1005.16)	(770.40)	
6.	Earnings Per Share (before extraordinary items) (of Rs. 10/- each)	(31.27)	(45.45)	(10.03)	
	Basic :	(31.27)	(45.45)	(10.03)	
	Diluted :	(31.27)	(45.45)	(10.03)	
7.	Earnings Per Share (after extraordinary items) (of Rs. 10/- each)	(31.27)	(45.45)	(10.03)	
	Basic :	(31.27)	(45.45)	(10.03)	
	Diluted :	(31.27)	(45.45)	(10.03)	

Note : The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites (URL of the filings)

By Order of the Board
For Coral Newsprints Ltd.

(Sd/-)

Dated : 07.09.2020

Place : Delhi Whole Time Director & CEO, (DIN No : 01871760)

(Pushpendra P.S.Chauhan)

PARAG MILK FOODS LIMITED

CIN:L15204PN1992PLC070209

Registered Office: Flat No 1, Plot No 19, Nav Rajasthan Housing Society, Behind Ratna Memorial Hospital, Pune, Pin- 411016, Maharashtra, India.

Tel.No.: +91 7276470001 Fax No. 022 - 43005580

Website: www.paragmilkfoods.com Email id : investors@paragmilkfoods.com

Ideas for a new day

PARAG

FINANCIAL EXPRESS

PATEL ENGINEERING LTD.

CIN: L99999MH1949PLC007039
Regd. Office: Patel Estate Road Jodhpur (West) Mumbai - 400102.
Tel: +91 22 26767500 | Fax: +91 22 26782455
website: www.pateleng.com | email: investors@pateleng.com



NOTICE

Notice is hereby given that, pursuant to provisions of the Companies Act, 2013 and rules made thereunder read with the circulars issued by the Ministry of Corporate Affairs (MCA) and Securities and Exchange Board of India (SEBI) on May 5, 2020 and May 12, 2020 respectively allowing the companies to hold their Annual General Meeting (AGMs) through Video Conferencing (VC) or Other Audio Visual Means (OAVM) due to COVID-19 pandemic restrictions for public gatherings, the 71st Annual General Meeting (AGM) of the Company is scheduled to be held on Monday, September 28, 2020 at 11.30 am IST through VC/OAVM in compliance with the aforesaid circular.

For the above purpose, the AGM Notice and the Annual Report for the FY 2019-20 was dispatched electronically on September 5, 2020 to the e-mail addresses of the Shareholders who have registered the e-mail address with the Company/Depository Participant(s) as on August 28, 2020.

The instructions for joining AGM are provided in the Notice of the AGM. Members attending the meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

The Company is providing remote e-voting facility ("remote e-voting") to all its Members to cast their votes on all resolutions set out in the Notice of the AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM ("e-voting"). Detailed procedure for remote e-voting e-voting is provided in the Notice of the AGM.

The Notice of 1st AGM and Annual Report the FY 2019-20 is also available on Company's website at www.pateleng.com, stock exchange websites and on www.instavote.linkinme.co.in.

The Company has appointed M/s. Makarand M. Joshi & Co. Practicing Company Secretary as Scrutinizer for scrutinizing the remote e-voting as well as e-voting in fair and transparent manner.

In case any Member has any queries or issues regarding e-voting will may refer the Frequently Asked Questions ("FAQs") and Instavote e-Voting manual available at www.instavote.linkinme.co.in, under Help section or write an email to enquiries@linkinme.co.in or Call on : Tel : 022- 43186000, or Ms. Shobha Shetty, Company Secretary, at investors@pateleng.com.

For Patel Engineering Ltd

Sd/-
Shobha Shetty
Company Secretary
Membership No.: F10047

Mumbai
September 07, 2020

CORAL NEWSPRINTS LTD.

Regd. Office : A-138, 1st Floor, Vikas Marg, Shaikarpur, Delhi-110092
CIN NO : D22219DL1992PLC048398, E-mail: crpl_5000@coralnewsprints.com
Website : www.coralnewsprintslimited.com

Annexure XI
Abstract of Unaudited Financial Result (Standalone) for the quarter & year ended on 30.06.2020

Particulars	Quarter ended 30.06.2020	Year to date Figures 31.03.2020	Quarter ended 30.06.2019	(Rs. in lac)
-Unaudited	Audited	Unaudited		

1. Total income from operations (net) 303.92 1062.59 303.92
2. Net Profit / (Loss) from ordinary activities after tax (28.33) (229.67) (28.33)
3. Net Profit / (Loss) for the period after tax (after Extraordinary items) (28.33) (229.67) (28.33)
4. Equity Share Capital 505.27 505.27 505.27
5. Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year) (1,033.49) (1,005.16) (770.40)
6. Earnings Per Share (before extraordinary items) (of Rs. 10/- each) Basic : (0.56) (4.55) (0.56)
Diluted : (0.56) (4.55) (0.56)
7. Earnings Per Share (after extraordinary items) (of Rs. 10/- each) Basic : (0.56) (4.55) (0.56)
Diluted : (0.56) (4.55) (0.56)

Note : The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites. (URL of the filings)

By Order of the Board
For Coral Newsprints Ltd.
(Sd/-)

Dated : 07.09.2020
Place : Delhi Whole Time Director & CEO, (DIN No : 01871760)

NORTH EASTERN CARRYING CORPORATION LIMITED

(CIN: L51909DL1984PLC019485)
Regd. Office-9062/47, RAM BAGH ROAD, AZAD MARKET, DELHI-110006

Tel. No.-011-23517516-19, Email Id-cs@neccgroup.com, Website- www.neccgroup.com

Notice of the Thirty Fifth (35th) Annual General Meeting (AGM) of The Members of North Eastern Carrying Corporation Limited Book Closure and Remote E-Voting information.

NOTICE is hereby given that the 35th Annual General Meeting (AGM) of the members of North Eastern Carrying Corporation Limited will be held through Video Conferencing ("VC") / Other Audio Visual means ("OAVM") on Tuesday, 29th September, 2020 at 11.00 A.M. to transact the Ordinary Business, as set out in the Notice of AGM. The Notice of the Meeting, Annual Report for the financial year ended March 31, 2020 and remote e-voting details have been sent in electronic mode to all the members whose e-mail IDs are registered with the Company/RTA/Depository. The date of completion of the notices to the shareholders is September 7, 2020.

In case you have not registered your e-mail ID with the Company/Depository, please follow below instructions to register your e-mail ID for obtaining Annual Report for FY 2019-20 and login details for e-voting.

Physical Holding: Send a request to Registrar and Transfer Agents of the Company, MAS Services Limited at info@maserv.com providing Folio number, Name of the shareholder, scanned copy of the share certificate (Front and Back), PAN, Self attested scanned copy of PAN Card, AADHAR (Self attested scanned copy of Aadhar Card) for registering email address.

Please send your bank detail with original cancelled cheque to our RTA (i.e. MAS Services Limited, T-34 2nd Floor, Okhla Industrial Area, Phase-II, New Delhi-110020) along with letter mentioning folio no. if not registered already.

Demat Holding: Please contact your Depository Participant (DP) and register your email address as per the process advised by DP.

These documents are also available on Company's website www.neccgroup.com for download by the members. Notice is hereby given in compliance with the provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management & Administration) Rules, 2014 as amended and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Register of the Members and Share Transfer Books of the Company will remain closed from Wednesday, the September 23, 2020 to Tuesday, the September 29, 2020 (both days inclusive) for the purpose of taking record of the shareholders at the Annual General Meeting.

For North Eastern Carrying Corporation Limited

Sd/-
(Manita Bishu)
Company Secretary & Compliance Officer

NORTH EASTERN CARRYING CORPORATION LIMITED

CIN: L51909DL1984PLC019485
9062/47, Ram Bagh Road, Azad Market, Delhi – 110006

Email ID: cs@neccgroup.com, Tel. No: 011-23517516-19

NOTICE

Pursuant to Regulation 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby give notice that the Meeting of the Board of Directors of the Company is scheduled to be held on **Monday, September 14, 2020** at the Registered Office of the Company at "9062/47, Ram Bagh Road, Azad Market, Delhi – 110006", inter alia, to consider, discuss and approve:

➤ The un-audited Financial Results for the quarter ended on June 30, 2020

➤ Any other business with the permission of the Chair.

Further, it is informed that as per Company's Code of Internal Procedures and Conduct for Regulating, Monitoring and Reporting of Trading by Insiders framed pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 read with SEBI (Prohibition of Insider Trading) (Amendment) Regulations, 2018 as amended from time to time, the "Trading Window" is already closed from July 02, 2020 and shall remain closed till September 16, 2020. The trading window shall re-open on September 17, 2020.

The information is also available on the Website of the Company www.neccgroup.com and on the website of Stock Exchanges i.e. www.bseindia.com and www.nsindia.com.

On behalf of North Eastern Carrying Corporation Limited

Sd/-
(Manita Bishu)
Company Secretary & Compliance Officer

Uttaranchal Leasing Limited
CIN: L65920DL1984PLC018830

Registered Office: D-5/105, F/F, Awadh Complex, Laxmi Nagar, Delhi - 110092

Tel: 011-40564147

Email: uttaranchalleasingltd@gmail.com, Website: www.uttaranchalleasing.in

NOTICE OF 36TH ANNUAL GENERAL MEETING AND REMOTE E-VOTING FACILITY

Notice is hereby given that:

1. The 36th Annual General Meeting (AGM) of the members of the Company will be held on **Tuesday, 29 September, 2020** at 12:30 P.M. through video conferencing or other audio visual means at the D-5/105, F/F, Awadh Complex, Laxmi Nagar, Delhi - 110092, to transact the Business(s) of the Company as stated in the Notice of AGM dated 28th August, 2020.
- 2) The AGM Notice & Annual Report of the Company for 2019-20 has been sent to all members through permitted mode as on 6th September, 2020.
- 3) The said notice is also available on the corporate website of the Company viz. www.uttaranchalleasing.in and on the website of stock exchange viz. www.msei.in.
- 4) Pursuant to Section 97 of the Act read with Rule 10 of the Companies Act (Management and Administration) Rules, 2014, the Register of Members and Share Transfer Books of the Company shall remain closed from Saturday, September 26th, 2020 to Tuesday, September 29th, 2019 (both days inclusive).

- 5) In compliance with the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, and Regulation 44 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Company is providing to its members, the facility to exercise their right to vote by electronic means on the Business(s) set out in the Notice of AGM through remote e-voting facility. NSDL via. M/s Skyline Financial Services Private Limited (RTA) has been engaged by the Company to provide remote E-voting facilities. The procedure for remote e-voting has been outlined in the Notice of AGM.
- a) Members of the Company holding shares in physical or Dematerialized form, as the case may be, on the cut-off date i.e. Friday, September 25th, 2020, only are entitled to avail the facility to cast their vote by remote e-voting only in the AGM.
- b) The voting period will begin on Saturday September 26th, 2020 at 09:00 A.M. and ends on Monday 28th September, 2020 at 5:00 P.M. The e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- c) Further, the members who have exercised their right to vote through remote e-voting may participate in the AGM, but shall not be allowed to vote again thereat.
- d) Any person who becomes member of the Company after dispatch of the Notice of the meeting and holding share as on cut-off date i.e. 25th September, 2020 may obtain User Id and Password by sending a request to evoting@nsdl.co.in or admin@skylinera.com. The existing users can also post their query on the aforesaid mail address.
- e) The detailed procedure for obtaining User Id and Password is also provided in the Notice of AGM which is available on the Company's Website and the members can also download the same from there.

For any Query relating to remote e-voting, Members may please post their query on uttaranchalleasingltd@gmail.com or Contact Tel: 011-40564147, 9873681691 or Contact Skyline Financial Services Pvt. Ltd. (RTA), Tel: 011-40450193-94 or Website: www.skylinera.com.

By Order of the Board of Directors

For Uttaranchal Leasing Limited

Sd/-

Neeraj Grover
(Managing Director)

DIN: 07850783

DUROPACK LIMITED
CIN: L74899DL1986PLC025835
(Mfrs. of Flexible Laminates Pouches & Holographic Products)

Admin. Office: B-4/160, Safdarjung Enclave, New Delhi-110029 (India)

Tel: 011-25181611, 41359339,

E-mail: info@duropackindia.com, Website: www.duropackindia.com

NOTICE

Notice is hereby given that the 32nd Annual General Meeting ("AGM") of the members of Duropack Limited ("the Company") will be held on Wednesday, 30th September, 2020 through video conferencing ("vc") / other audio-visual means ("oavm"), at 10:00 a.m. in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder ("Act") and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("listing regulations"), read with General Circular No. 14/2020 dated April 05, 2020, General Circular No. 17/2020 dated April 13, 2020 and General Circular No. 20/2020 dated May 05, 2020 and other applicable circulars issued by Ministry of Corporate Affairs ("MCA") and SEBI (Collectively referred to as "relevant circulars"), to transact the businesses as set out in the notice dated 02nd September, 2020 convening the AGM. Members participating through VC/OAVM shall be reckoned for the purpose of quorum under Section 103 of the Act.

In compliance with the relevant circulars, the Notice of the AGM and the financial statements for the financial year 2019-20, along with Board's report, Auditor's Report and other documents required to be attached thereto, have been sent to all the Members of the Company whose email addresses are registered with the Company/ Depository Participant(s). The aforesaid documents will also be available on the Company's website at www.duropackindia.com, on the website of the Stock Exchange, i.e., BSE Limited at www.bseindia.com and on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com. Generally, a member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote on a poll instead of him and the proxy need not be a member of the Company. Since this AGM is being held through VC / OAVM pursuant to the relevant Circulars, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM.

Manner of registering/ updating email addresses:

- Members holding shares in physical mode, who have not registered/ updated their email addresses with the Company, are requested to register/ update the same by writing to the Company at cs@duropackindia.com or to M/s Abhirupa Capital Ltd, Registrar and Share Transfer Agent ("RTA") of the company at rt@abhirupa.com with details of folio number, Name of shareholder, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card).
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name of Shareholder, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to cs@duropackindia.com.

Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management & Administration) Rules, 2014 as amended from time to time and Regulation 44 of listing regulations, and the relevant circulars, member are provided with the facility to cast their votes on all resolutions set forth in the Notice of the AGM electronically ("remote e-voting") and e-voting on the day of the AGM, provided by National Securities Depositors Limited (NSDL) and the business may be transacted through such e-voting. All the members are informed that:

1. The Company has fixed 23rd September, 2020 as the "Cut off" date to ascertain the eligibility of members for e-voting. Any person, who acquires shares and becomes member of the Company after dispatch of the notice and holds shares as on cut-off date, may obtain the USER ID and Password by sending a request at evoting@nsdl.co.in by mentioning folio No./DP ID and Client ID. If the members is already registered with NSDL for e-voting than existing USER ID and password can be used for casting



BELLA CASA FASHION & RETAIL LIMITED

Regd Office : E-102,103, EPIP, Sitapura Industrial Area, Jaipur, CIN: L17124RJ1996PLC011522

Tel: 0141-2771844, Email: saurav@bellacasa.in, naresh@bellacasa.in, website: www.bellacasa.in

TUESDAY, SEPTEMBER 8, 2020

26

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2020

(Rs in lacs except for EPS)

Sl. No.	Particulars	Quarter ended		Year ended
		30th June, 2020 (Un-audited)	31st March, 2020 (Un-audited)	30th June, 2019 (Un-audited)
1.	Total Income from Operations	253.43	3,556.97	3,878.97
2.	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	(154.30)	115.12	376.34
3.	Net Profit for the period before Tax (after Exceptional and/or Extraordinary items)	(154.30)	115.12	376.34
4.	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	(156.15)	96.99	276.21
5.	Total Comprehensive Income for the period [Comprising profit for the period(after tax) and other comprehensive Income (after tax)]	(156.15)	99.69	276.21
6.	Equity Share Capital	1,147.50	1,147.50	1,147.50
7.	Earning Per Share (of Rs. 10/- each) (for continuing and discontinued operations)			
1.	Basic	(1.36)	0.87	2.41
2.	Diluted	(1.36)	0.87	2.41

Disclosures

1. The above financial results are reviewed by the Audit Committee and thereafter approved by the Board of Directors at its meeting held on September 05, 2020.
 2. The above is an extract of the detailed format of Financial Results for the quarter ended 30th June 2020 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of these Financial Results are available on the websites of the Stock Exchange (www.bseindia.com) and on Company's website www.bellacasa.in.
 3. On the basis of amendment dated 24th July, 2020 for IND AS 116 "Leases" rent waived off for the quarter ended June 30th, 2020 has been credited as Income in the Statement of Profit & Loss and no modification has been made for Lease.
 4. In March 2020, the WHO declared the COVID-19 outbreak as a pandemic which continues to spread across the country and the globe. On 25th March 2020, the Government of India has declared this pandemic a health emergency and ordered the lockdown throughout the country. Since then the Government of India has progressively relaxed lockdown conditions and has allowed most of the industries to resume operations in phased manner. The Company's operations and financial results for the quarter ended June 30, 2020 have been adversely impacted by the outbreak of COVID-19 pandemic and the lockdown announced by the Government of India due to which operations were suspended for part of the quarter and gradually resumed with requisite precautions. The results for the quarter are, therefore, not comparable with those for the previous quarters.

For and on behalf of the Board of Directors of Bella Casa Fashion & Retail Limited
[Harish Kumar Gupta]
Chairman & Whole Time Director (DIN: 01323944)

Place: Jaipur
Date : 05th September,2020

BNP PARIBAS MUTUAL FUND

Investment Manager: BNP Paribas Asset Management India Private Limited (AMC)
Corporate Identity Number (CIN): U65991MH2003PTC142972Registered Office: BNP Paribas House, 1 North Avenue, Maker Maxity, Bandra Kurla Complex, Bandra - East, Mumbai - 400 051. Website: www.bnpparibasmif.in • Toll Free: 1800 102 2595

NOTICE CUM ADDENDUM NO. 36/2020

Notice cum Addendum to the Statement Of Additional Information (SAI), Scheme Information Document (SID) and Key Information Memorandum (KIM) for the Schemes of BNP Paribas Mutual Fund ('the Fund'): Change in address of Official Points of Acceptance of Transactions (OPAT):

Investors are requested to note the change in address of the following Official Points of Acceptance of Transactions (OPAT) of KFin Technologies Private Limited, Registrar & Transfer Agents w.e.f. September 09, 2020:

Branch	Old Address	New Address
Mysore	L-350, Silver Tower, Ashoka Road, Opp. Clock Tower, Mysore - 570 001	No. 2924, 2nd Floor, 1 st Main, 5 th Cross, Saraswathi Puram, Mysore - 570 009

Note: This notice cum addendum forms an integral part of the SAI, SID & KIM of the Fund read with the addenda issued thereunder. All other terms and conditions mentioned in the SAI, SID & KIM shall remain unchanged.

For BNP Paribas Asset Management India Private Limited
(Investment Manager to BNP Paribas Mutual Fund)

SD/-

Jyothi Krishnan
Head of Compliance, Legal & Secretarial

Date : September 07, 2020
Place: Mumbai

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,
READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

FORM NO. INC-26

[Pursuant to Rule 30 of Companies (Incorporation) Rules 2014]

Before the Central Government

Regional director, Northern Region, Delhi

In the matter of sub-section 4 of section 13 of the

Companies Act 2013 and clause (a) of

sub-rule (5)(b) of rule 30 of the Companies (Incorporation) Rules 2014

AND

In the matter of

KANAV INFRASTRUCTURE PRIVATE LIMITED

[CIN:U70109DL2006PTC152194] having its

Registered Office at 1439, 1ST FLOOR, FLAT NO.

4, GALI ARYA SAMAJ RAM BAZAR DELHI

NEW DELHI DL 110006

Notice is hereby given to General Public that the company proposes to make the application to the

Central Government under section 14 of the

Companies Act, 2013 read with aforesaid rules and is desirous of converting it into a Private Limited Company in terms of the Special Resolution passed by members at the Extra Ordinary General Meeting of the Company held on 31.08.2020 to enable the Company to give effect for such conversion.

Any person whose interest is likely to be affected by the proposed change of the Company may deliver or cause to be delivered or send by Registered Post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the concerned Regional Director, Northern Region, B-2 Wing, 2nd Floor, Parivarayan Bhawan, CGO Complex, New Delhi - 110 003, within fourteen days from the date of publication of this notice with a copy to the applicant company at its Registered Office at the address mentioned below:-

Registered Office: E-872, First Floor, Saraswati Vihar, Pitampura New Delhi-110034

For and on behalf of

Viney Corporation Limited

Sd/-

(Brijesh Aggarwal)

Managing Director

DIN 05511293

For and on behalf of

KANAV INFRASTRUCTURE PRIVATE LIMITED

Sd/-

(Place: New Delhi ANITA GUPTA (DIRECTOR))

DIN 00786693

For and on behalf of

TATA CAPITAL HOUSING FINANCE LIMITED

CIN: A6343B, 1stFloor, Paschim Vihar, New Delhi-110063

Website: www.mnl.in; Email-ID: secretarial.mnl@gmail.com; Contact No. 011-49879867NOTICE OF 37TH ANNUAL GENERAL MEETING,

BOOK CLOSURE & REMOTE E-VOTING INFORMATION

NOTICE is hereby given that the 37th Annual General Meeting (AGM) of Mega Nirman & Industries Limited (the Company) will be held through video conferencing ("VC")/other audio visual means ("OAVM") on Wednesday, the 30th September, 2020 at 11:00 AM to transact the ordinary business and special business as set out in the Notice of the AGM. The Notice of AGM, Annual Report for the financial year ended March 31, 2020 and remote e-voting details have been sent in electronic mode to all the members whose email ID are registered with the Company/RTA/Depository Participants. The date of completion of email of the notices to the Shareholders is 07th September, 2020.

In case you have not registered with the Company/Depository, please follow below instructions to register your email ID for obtaining annual report for FY 2019-20 and login details for e-voting:

Physical Holding: Send a request to Registrar and Share Transfer Agents of the Company, Beetal Financial & Computer Services Pvt. Ltd at beeta1ra@gmail.com providing folio number, name of the shareholder, scanned copy of the share certificate (Front and Back), PAN (self attested scanned copy of PAN card), Aadhar (self attested scanned copy of Aadhar card) for registering email address.

Demat Holding: Please contact your Depository Participant (DP) and register your email address as per the process advised DP

These documents are also available on Company's website www.mnl.in for download by the members. Notice is hereby given in compliance with the provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has offered e-voting facility for transacting all the business by National Security Depository Limited (NSDL) through their portal www.evotingindia.com to enable the members to cast their votes electronically. The remote e-voting period commences on Sunday, September 27, 2020 (09:00 am) and ends on Tuesday, September 29, 2020 (05:00 pm). No E-Voting shall be allowed beyond the said date and time. During this period members of the Company, shareholders either in physical form or in dematerialized form, as on the cut-off date of September 23, 2020, may cast their vote by remote e-voting. Any person, who acquires shares and becomes member of the Company after dispatch of the notice and holding shares as of the cut off date i.e. September 23, 2020, may obtain the login ID and password by sending a request at evoting@nsdl.co.in or RTA, Beetal Financial & Computer Services Pvt. Ltd. at beeta1ra@gmail.com. However, if the members are already registered with NSDL or remote e-voting then they can use their existing user ID and password for casting their vote. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently. The facility for voting through e-voting shall be made available at the AGM and 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. CS Shalu Singh, Practicing Company Secretary (Membership No. 326828, CP No. 12329), has been appointed as Scrutinizer for the e-voting process. The detailed procedure for remote e-voting is contained in the letter sent with the Notice of the AGM. Any query/grievance relating to E-voting may be addressed to Ms. Kanika Mehta, Company Secretary and Compliance Officer, Mega Nirman & Industries Limited, A-6/343B, 1st Floor, Paschim Vihar, New Delhi-110063. Email: secretarial.mnl@gmail.com

NOTICE is also hereby given pursuant to Section 91 of the Companies Act, 2013, Rule 10 of the Companies (Management & Administration) Rules, 2014 and Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Register of the Members and Share Transfer Books of the Company will remain closed from Wednesday, September 23, 2020 to Wednesday, September 30, 2020 (both days inclusive) for the purpose of taking record of the shareholders at the Annual General Meeting.

For Mega Nirman & Industries Limited

Sd/-

Kanika Mehta

Company Secretary

Date : 07.09.2020

Place : New Delhi

UJALA COMMERCIALS LIMITED

CIN: L93000DL1985PLC021397

Regd. Office: A-6/343B, 1st Floor, Janta Flats, Paschim Vihar, New Delhi-110063

E-mail: csujala.com@gmail.com; Website: www.ujalacom.in

Phone: 011-49879687

NOTICE OF 34TH ANNUAL GENERAL MEETING,

BOOK CLOSURE & REMOTE E-VOTING INFORMATION

NOTICE is hereby given that the 34th Annual General Meeting (AGM) of Ujala Commercials Limited (the Company) will be held through video conferencing ("VC")/other audio visual means ("OAVM") on Wednesday, the 30th September, 2020 at 12:00 P.M. to transact the ordinary business and special business as set out in the Notice of the AGM. The Notice of AGM, Annual Report for the financial year ended March 31, 2020 and remote e-voting details have been sent in electronic mode to all the members whose email ID are registered with the Company/RTA/Depository Participants. The date of completion of email of the notices to the Shareholders is 07th September, 2020.

In case you have not registered with the Company/Depository, please follow below instructions to register your email ID for obtaining annual report for FY 2019-20 and login details for e-voting:

Physical Holding: Send a request to Registrar and Share Transfer Agents of the Company, Beetal Financial & Computer Services Pvt. Ltd at beeta1ra@gmail.com providing folio number, name of the shareholder, scanned copy of the share certificate (Front and Back), PAN (self attested scanned copy of PAN card), Aadhar (self attested scanned copy of Aadhar card) for registering email address.

Demat Holding: Please contact your Depository Participant (DP) and register your email address as per the process advised DP

These documents are also available on Company's website www.ujalacom.in for download by the members. Notice is hereby given in compliance with the provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Register of the Members and Share Transfer Books of the Company will remain closed from Wednesday, September 23, 2020 to Wednesday, September 30, 2020 (both days inclusive) for the purpose of taking record of the shareholders at the Annual General Meeting.

For Ujala Commercials Limited

Sd/-

Poornima Goel

Company Secretary

Date : 07.09.2020

Place : New Delhi

Arifuzzaman

Marketing & Sales Head

Date : 08-09-2020

FINANCIAL EXPRESS

DURGESH MERCHANTS LIMITED

Regd. Office: D-251, Ground Floor, Defence Colony, New Delhi - 110024
CIN: L65923DL1984PLC24832; Tel No.: 011-68888824;
Email ID: durgeshmerchants@gmail.com

NOTICE

Notice is hereby given that 36th Annual General Meeting (AGM) of the Company will be held on Wednesday, the 30th day of September, 2020, at 12:00 PM at D-251, Ground Floor, Defence Colony, New Delhi - 110024 to transact the business mentioned in the Notice of AGM. The Notice of AGM has together with Annual report been sent to all the members (dispatch completed on 08th September, 2020 by e-mail only pursuant to MCA circular 20/2020 dated 05th May 2020). The AGM shall be conducted after taking all the necessary precautions required in this COVID 19 pandemic situation.

Notice is further given pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 the Company is pleased to provide to its members the facility to cast their vote by Electronic means on all resolutions set forth in notice. The Company has engaged the services of M/s Skyline Financial Services Private limited to provide the e-voting facility to the shareholders.

1. The Company is providing e-Voting facility to the Members of the Company to enable them to cast their votes electronically on the items mentioned in the Notice of AGM.
2. The e-Voting period commences on Sunday, 27th September, 2020 at 09:00 A.M.
3. The e-Voting period ends on Tuesday 29th September, 2020 at 05:00 PM.

4. Cut-off date: 23rd September, 2020.

5. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositaries as on the cut-off date only shall be entitled to avail the facility of remote e-Voting as well as voting in the General Meeting.

6. The persons who have acquired shares and become the members of the Company after the dispatch of Notice but before the cut-off date may obtain the login ID and password for availing the facility of e-Voting by following instructions given in the Notice of AGM.

7. Members of the Company holding shares either in physical or in dematerialized form, as on the cut-off date shall be entitled to avail the facility of e-Voting or voting in the General Meeting by way of Ballot Process.

8. The e-Voting shall not be permitted beyond the aforesaid date and time.

9. A member may participate in the General Meeting even after exercising his right to vote through e-voting but shall not be allowed to vote again in the meeting.

10. In case of any query or grievances connected with the voting by electronic means, members may refer to the Frequently Asked Questions (FAQ's) and e-voting manual available at the download section of the <http://www.evoting.nsdl.com> or may contact:

a) Mr. Parveen Sharma, D-153A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi - 110020. Email: parveen@skylinerta.com; Tel: 011 30857575
b) Mr. Rohit Ahuja, (Managing Director), D-251, Ground Floor, Defence Colony, New Delhi - 110024; Email: durgeshmerchants@gmail.com; Tel: 011-68888824.

11. The Company is conducting the AGM physically, but in compliance with the above provisions and circulars, electronic copies of the Notice of the 36th AGM and the Annual Report for the Financial Year 2019-2020 has been sent to all the members of the Company whose email addresses are registered with the Company/ Depository Participants/ Registrar & Share Transfer Agent ('RTA').

12. The Notice of AGM and the Annual Report for the Financial Year will also be available on the website of the Company at www.durgeshmerchantsltd.com and the stock exchange where the equity shares of the Company are listed i.e. (Calcutta Stock Exchange) at www.cse-india.com.

13. Manner of registering/updating email addresses:

a) Those Shareholders who are holding equity shares in physical mode who have not registered/updated their email addresses, PAN and Banking Details with the Company/RTA are requested to update above said information by writing to the company at durgeshmerchants@gmail.com along with copy of signed request letter mentioning the name and address of shareholder, proof of Bank Details and self-attested copy of PAN/ any other identity and address proof.

b) Those shareholders who are holding shares in dematerialized mode and have not registered/updated their email addresses and banking details with their Depository Participant(s), are requested to register/update their email addresses with the relevant Depository Participant(s).

14. Manner of casting vote through e-voting: The Company will be providing remote e-voting facility to all its shareholders to cast their votes on the businesses as set forth in the Notice of the AGM. The login credentials for casting votes through remote e-voting shall be made available to the shareholders through email.

Pursuant to the provisions of Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, the Register of Members and the Share Transfer books of the Company will remain closed from Thursday, 24th September, 2020 to Wednesday, 30th September, 2020 (both days inclusive) for the purpose of AGM.

For Durgesh Merchants Limited

Sd/-

Rohit Ahuja
(Managing Director)

Date: 08-09-2020

Place: Delhi

Off Address: D-251, Ground Floor,
Defence Colony, New Delhi - 110024

BAZEL INTERNATIONAL LIMITED

Regd. Office: D-50E, Second Floor, Chattarpur Enclave New Delhi - 110074
CIN: L65923DL1982PLC290287; Tel No.: 011-69999159;
Website: www.bazelinternational.co.in

NOTICE

Notice is hereby given that 38th Annual General Meeting (AGM) of the Company will be held on Wednesday, the 30th day of September, 2020, at 02:00 PM at D-251, Basement Defence Colony, New Delhi - 110024 to transact the business mentioned in the Notice of AGM. The Notice of AGM has together with Annual report been sent to all the members (dispatch shall be completed on 08th September, 2020 whose names appear in the Register of the Members/ Record of Depositories as on 28th August, 2020 by e-mail only pursuant to MCA circular 20/2020 dated 05th May 2020). The AGM shall be conducted after taking all the necessary precautions required in this COVID 19 pandemic situation.

Notice is further given pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 the Company is pleased to provide to its members the facility to cast their vote by Electronic means on all resolutions set forth in notice. The Company has engaged the services of M/s Skyline Financial Services Private limited to provide the e-voting facility to the shareholders.

1. The Company is providing e-Voting facility to the Members of the Company to enable them to cast their votes electronically on the items mentioned in the Notice of AGM.

2. The e-Voting period commences on Sunday, 27th September, 2020 at 09:00 A.M.

3. The e-Voting period ends on Tuesday 29th September, 2020 at 05:00 PM.

4. Cut-off date: 23rd September, 2020.

5. A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositaries as on the cut-off date only shall be entitled to avail the facility of remote e-Voting as well as voting in the General Meeting.

6. The persons who have acquired shares and become the members of the Company after the dispatch of Notice but before the cut-off date may obtain the login ID and password for availing the facility of e-Voting by following instructions given in the Notice of AGM.

7. Members of the Company holding shares either in physical or in dematerialized form, as on the cut-off date shall be entitled to avail the facility of e-Voting or voting in the General Meeting by way of Ballot Process.

8. The e-Voting shall not be permitted beyond the aforesaid date and time.

9. A member may participate in the General Meeting even after exercising his right to vote through e-voting but shall not be allowed to vote again in the meeting.

10. In case of any query or grievances connected with the voting by electronic means, members may refer to the Frequently Asked Questions (FAQ's) and e-voting manual available at the download section of the <http://www.evoting.nsdl.com> or may contact:

a) Mr. Parveen Sharma, D-153A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi - 110020. Email: parveen@skylinerta.com; Tel: 011 30857575
b) Ms. Preeti Puri, (Company Secretary), D-501, Second Floor, Chattarpur Enclave New Delhi - 110074; Email: bazelinternational@gmail.com; Tel: 011-69999159.

11. The Company is conducting the AGM physically, but in compliance with the above provisions and circulars, electronic copies of the Notice of the 38th AGM and the Annual Report for the Financial Year 2019-2020 has been sent to all the members of the Company whose email addresses are registered with the Company/ Depository Participants/ Registrar & Share Transfer Agent ('RTA').

12. The Notice of AGM and the Annual Report for the Financial Year will also be available on the website of the Company at www.bazelinternational.co.in and the stock exchange where the equity shares of the Company are listed i.e. (Calcutta Stock Exchange) at www.cse-india.com and Bombay Stock Exchange (BSE) at www.bseindia.com.

13. Manner of registering/updating email addresses:

a) Those Shareholders who are holding equity shares in physical mode who have not registered/updated their email addresses, PAN and Banking Details with the Company/RTA are requested to update above said information by writing to the company at bazelinternational@gmail.com along with copy of signed request letter mentioning the name and address of shareholder, proof of Bank Details and self-attested copy of PAN/ any other identity and address proof.

b) Those shareholders who are holding shares in dematerialized mode and have not registered/updated their email addresses and banking details with their Depository Participant(s), are requested to register/update their email addresses with the relevant Depository Participant(s).

14. Manner of casting vote through e-voting: The Company will be providing remote e-voting facility to all its shareholders to cast their votes on the businesses as set forth in the Notice of the AGM. The login credentials for casting votes through remote e-voting shall be made available to the shareholders through email.

Pursuant to the provisions of Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, the Register of Members and the Share Transfer books of the Company will remain closed from Thursday, 24th September, 2020 to Wednesday, 30th September, 2020 (both days inclusive) for the purpose of AGM (Record date: 23rd September 2020).

For Bazel International Limited

Sd/-

PreetiPuri
(Company Secretary and Compliance Officer)

Date: 08-09-2020

Place: Delhi

Off Address: D-501, Second Floor,
Chattarpur Enclave, New Delhi - 110074



Gujarat State Petronet Limited

Corporate Identity Number : L40200GJ1998SGC035188

Regd Office: GSPC Bhavan, Sector-11, Gandhinagar-382010 Tel.: +91-79-66701001

Fax: +91-79-23236477 Website: www.gspcgroup.com

NOTICE INVITING TENDER (Domestic)

Gujarat State Petronet Limited (GSPL) is laying a gas grid, to facilitate gas transmission from supply points to demand centers. GSPL invites bids through e-tendering from competent agencies for following requirements vide "single stage three-part" bidding process.

Tender-1: Housekeeping services at various locations of GSPL Gas grid network across Gujarat

Tender-2: Security Services at various locations of GSPL gas grid network across Gujarat

Tender-3: Supply & Installation of Office Container for GSPL - Gana

Interested bidders can view detailed NIT, Tender Documents, Bid Qualification Criteria (BQC) and Bidding Schedule on <https://gspnprocure.com>. Details can also be viewed on GSPL Website (<http://www.gspcgroup.com/GSPL>). Bidders can submit their bid through <https://gspnprocure.com> and all future announcement related to this tender shall be published on <https://gspnprocure.com>.

Date of tender Update on www.nprocure.com: 08.09.2020 @ 15.00 hrs IST

For following EOI details shall be available on GSPL Website (<http://www.gspcgroup.com/GSPL>) & date of EOI document upload on GSPL website : 08.09.2020 @ 15.00 hrs IST

1) Expression of Interest (EOI): Hiring of Gas Compressor services for Natural Gas Compression at GSPL's Ratnapur station, Chotila, Gujarat

GSPL reserves the right to cancel and/or alter bidding process at any stage without assigning any reason. GSPL also reserves the right to reject any or all of the bids received at its discretion, without assigning any reasons whatsoever.



Regd. Office: Solitaire Corporate Park, Building NO. 2, Unit No. 201-202 A & 200-202

B, Gr. Floor, Andheri Ghatsopar Link Rd, Chakala, Andheri (E), Mumbai - 400093

Delhi Office : ASREC (INDIA) LTD., 917-918, Hemkunt Chambers, 89, Nehru Place,

New Delhi – 110019 Mob. 965454624, 9873980107, Ph. 011-4177078

ANNEXURE - 8 APPENDIX - IV-A {See Provisio to rule 8(6)}

Sale notice for sale of immovable properties

Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest, 2002 read with proviso to Rule 8(6) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Monday, 14th September, 2020 at 2:00 P.M. interalia, to consider and approve the unaudited financial results of the Company for quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.baglaram.com and the website of the Stock Exchange BSE limited.

For Hindustan Adhesives Limited

Sd/-

M.S. Bagla

Place : New Delhi

Managing Director

Date : 07.09.2020

DIN: 01425623

HINDUSTAN ADHESIVES LIMITED

Registered Office: B-2/8 SAFARJUNG
ENCLAVE NEW DELHI-110029 CIN-
L74899DL1988PLC031191

Notice

Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on Monday, 14th September, 2020 at 2:00 P.M. interalia, to consider and approve the unaudited financial results of the Company for quarter ended on 30th June, 2020.

The information contained in this notice is also available on the Company's website at www.baglaram.com and the website of the Stock Exchange BSE limited.

For Hindustan Adhesives Limited

Sd/-

M.S. Bagla

Place : New Delhi

Managing Director


SHIVKAMAL IMPEX LIMITED
 Regd. Office: Ground Floor, Block-P-7, Green Park (Extn), New Delhi-110016
 Tel: 011-26192964, E-mail: info@shivkamalimpex.com; siv_kamal@yahoo.com
 CIN: L52110DL1985PLC019893
 Website: www.shivkamalimpex.com
NOTICE OF BOARD MEETING

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Meeting of the Board of Directors of the Company will be held on Monday, September 14, 2020 at the Registered Office of the Company at Ground Floor, Block-P-7, Green Park (Extn), New Delhi- 110016, inter-alia, to consider, approve and take on record the Unaudited Financial Results of the Company for the quarter ended June 30, 2020.

This information may be accessed on the Company's website at www.shivkamalimpex.com and on the Stock Exchange's website at www.bseindia.com.

For Shivkamal Impex Limited

Sd/-
Place: New Delhi
Date: 07.09.2020

Manu Jain
(Director)

MAYUR LEATHER PRODUCTS LIMITED
 CIN: L19129JR1987PLC003889
 Regd. Office: B-5, Vrindavan Apartments, Vrindavan Vihar, King's Road, Jaipur-302019 Rajasthan (INDIA). Tel: +91-92988801 Email: cs@mayurleather.com
 Website: www.mayurgroup.com
NOTICE OF 35TH ANNUAL GENERAL MEETING

Notice is hereby given that the 35th Annual General Meeting ('AGM') of the Shareholders of Mayur Leather Products Limited (the 'Company') will be held on Wednesday, September 30, 2020 at 02:00 P.M. (IST) through Video Conferencing ('VC') Other Audio Visual Means ('OAVM') in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder ('the 'Act'), provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and the provisions of General Circular No. 20/2020 dated May 05, 2020 read with General Circular No. 14/2020 dated April 08, 2020 and General Circular No. 17/2020 dated April 13, 2020 and all other applicable circulars issued by the Ministry of Corporate Affairs, Government of India ('MCA') read with Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 issued by Securities and Exchange Board of India ('SEBI'), to transact the business as set out in the Notice of the 35th AGM ('AGM Notice'), without the physical presence of the Shareholders at a common venue.

In Compliance with the aforesaid circulars, the AGM Notice and the Annual Report of the Company for financial year 2019-20 has been electronically sent on Monday, September 07, 2020 by email to those Shareholders whose email addresses are registered with the Company / Registrar and Share Transfer Agent. Miss. Link Infra India Pvt. Ltd / Depository participants(s). The said Annual Report including AGM Notice is also available on the website of the Company at www.mayurgroup.com, on the website of CDSL at www.evotingindia.com and on the website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com.

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, provisions of Regulation 44 of the Listing Regulations, the Company is providing its Shareholders the e-voting facility to cast their votes on all the resolutions set out in the AGM Notice by using an electronic voting system from a place other than the venue of the AGM (i.e. remote e-voting). The Company will also provide a facility of e-voting to Shareholders during the AGM, who have not cast their vote by remote e-voting. The Company has entered into an arrangement with CDSL for providing the remote e-voting and e-voting during the AGM.

Shareholders will have opportunity to cast their vote remotely or during the AGM on the business as set out in the AGM Notice through the electronic voting system. The detailed instructions relating to remote e-voting and e-voting during the AGM for shareholders holding shares in dematerialized mode, physical mode and for shareholders who have not registered their email addresses are provided in the Notes forming part of the AGM Notice. Instructions for attending the AGM through VC/OAVM are also provided in the AGM Notice.

The Shareholders are hereby requested to note that:

a. A person, whose name is recorded in the Register of Members/Beneficial owners maintained by the Depositories/RTA as on the cut-off date i.e. Wednesday, September 23, 2020 shall only be entitled to avail the facility of remote e-voting or e-voting during the AGM.

b. The remote e-voting period will commence on Sunday, September 27, 2020 at 09:00 A.M. and will end on Tuesday, September 29, 2020 at 05:00 P.M. During this period, the member(s) of the Company may cast their votes electronically on items mentioned in the AGM Notice. Voting through remote e-voting shall not be allowed beyond 05:00 P.M. on Tuesday, September 29, 2020. Once the vote on a resolution is cast by a member, any subsequent change shall not be allowed.

c. The voting rights of the Shareholders shall be in proportion to their shares in paid-up share capital of the Company as on the cut-off date i.e. Wednesday, September 23, 2020.

d. Only those Shareholders, who will be present in the AGM through VC/OAVM and have not cast their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system available during the 35th AGM.

e. The Shareholders who have cast their votes through remote e-voting may attend the AGM through VC/OAVM but shall not be entitled to cast their vote again.

f. Any person, who becomes a member of the Company after sending of the AGM Notice by email and holding shares as on Wednesday, September 23, 2020, may refer to the AGM Notice and obtain the login ID and password from CDSL by sending a request at evoting@cDSL.co.in.

g. Shareholders whose email id is not registered, may refer 'Registration of email ID' as detailed in AGM Notice.

In case shareholders have any queries regarding attending AGM/e-voting, they may refer to Frequently Asked Questions ('FAQs') and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cDSLindia.com or contact Mr. Nitin Kunder (022-23058738) or Mr. Mehtab Lakhani (022-23058543) or Mr. Rakesh Dalvi (022-23058542).

For Mayur Leather Products Limited

Sd/-, Ankita Sharma
Company Secretary M. No A57446

FORM NO. CAA.2
 [Pursuant to Section 230(3) and Rule 6 and 7]
BEFORE THE NATIONAL COMPANY LAW TRIBUNAL,
CHANDIGARH BENCH, AT CHANDIGARH
COMPANY APPLICATION CA (CAA) NO. 16/CHD/HRY/2020
IN THE MATTER OF SECTION 230 READ WITH SECTION 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016
AND
IN THE MATTER OF SCHEME OF AMALGAMATION BETWEEN:
RICHMOND PARK PROPERTY MANAGEMENT SERVICES LIMITED (CIN: U74920HR1999PLC034194), a Company incorporated under the Companies Act, 1956 having its Registered Office at Shopping Mall, Phase-I, DLF City, Gurugram – 122 002, Haryana

..... APPLICANT NO.1/TRANSFEROR COMPANY WITH
DLF EMPORIO LIMITED (CIN: U74920HR1999PLC034168), a Company incorporated under the Companies Act, 1956 having its Registered Office at Shopping Mall, Phase-I, DLF City, Gurugram – 122 002, Haryana

..... APPLICANT NO.2/TRANSFEREE COMPANY
NOTICE

NOTICE is hereby given that by an order dated 14"August 2020 ("Order"), the Hon'ble National Company Law Tribunal, Chandigarh Bench at Chandigarh ("NCLT") has directed a meeting to be held of the unsecured creditors of DLF Emporio Limited for the purpose of considering, and if thought fit, approving, with or without modification(s) with requisite majority as prescribed under Sections 230 to 232 of the Companies Act, 2013 ("the Act"), the arrangement embodied in the Scheme of Amalgamation ("Scheme") between Richmond Park Property Management Services Limited and DLF Emporio Limited and their respective shareholders.

In pursuance of the said order and as directed therein, further notice is hereby given that a meeting of the unsecured creditors of DLF Emporio Limited will be held on Friday, 9th October 2020 at 3:00 P.M. (IST), the said unsecured creditors are requested to attend through Video Conferencing.

In this regard please note the following:

a. Copies of the notice of the meeting, explanatory statement including proxy form under Sections 102, 232(2) and 230(3) of the Act along with Scheme of Amalgamation and other documents have been sent to the unsecured creditors through registered post/speed post and through email addresses as registered with the Transferee Company and all the documents can also be obtained free of charge from the Registered Office of the Transferee Company at Shopping Mall, Phase-I, DLF City, Gurugram – 122 002, Haryana; email: dflemporio@dlf.in or from the office of its Advocate - Mr. K. V. Singh, Chhibrab & Co., Advocates at 721, Sector-8B, Chandigarh-160009; email: office.vaihabhav@gmail.com on all working days from the date of this notice till the date of meeting except Saturday and Sunday. The Notice of the meeting and other accompanying documents are also placed on the website of the Transferee Company i.e. www.dflemporio.com

b. Unsecured creditors who have not registered their e-mail addresses with the Transferee Company, can get the same registered by way of sending the request to the Company at dflemporio@dlf.in

c. The notice has been sent to the unsecured creditors as per the list of Unsecured creditors dated 25th February 2020 and will be entitled to avail the facility of remote e-voting and will be entitled to attend and vote through video conferencing. The schedule for remote e-voting will be as per the following detail:

Commencement of remote e-voting | 6th October 2020 at 9:00 A.M. (IST)

End of remote e-voting | 8th October 2020 at 5:00 P.M. (IST)

The Company has engaged the services of Central Depository Services (India) Limited (CDSL) for this purpose. The remote e-voting facility is available at the link [https://www.evotingindia.com/](https://www.evotingindia.com)

d. Information and instructions including details of user id and password relating to e-voting have been sent to the unsecured creditors through email. The same login credentials should be used for attending the meeting through video conferencing.

e. Unsecured creditors may cast their vote through remote e-voting which will be available during the prescribed time period before the meeting and through e-voting platform which will available during the meeting.

The Hon'ble NCLT has appointed Hon'ble Justice M.M. Kumar (Retd. Chief Justice) as Chairperson and Mr. Amitabh Tiwari, Advocate as Alternate Chairperson for the said meeting. Mr. Vivek Goyal, Chartered Accountant has been appointed as Scrutinizer of the said meeting of unsecured creditors of the Transferee Company.

The Scheme, if approved by the meeting, will be subject to the subsequent approval of the Hon'ble NCLT. The Board of Directors of Applicant Companies had at their respective meetings held on 25th February 2020, approved the said Scheme, subject to the sanction of the NCLT and such other authorities as may be necessary.

In case of any query or grievance pertaining to e-voting, you may contact Mr. Rakesh Dalvi, Manager, CDSL, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel, East Mumbai - 400013. Email: evoting@cDSLindia.com; Tel: 1800-225-533. Further, you may also contact with Mr. Deepanshu Rastogi, Assistant Manager, MAS Services Limited for e-voting at info@masserv.com or on Telephone No.: 011-26387281-83.

Dated this 7th day of September 2020.

For and on behalf of DLF Emporio Limited

Sd/-
Manoj Kumar Dua
Director
DIN: 02794998

ACHAL INVESTMENTS LIMITED
 Regd. Office: No 208, 2nd Floor, Plot No. A-1, Madhuban Tower, Veer Savarkar Block, Shakarpur, Delhi -110092
 CIN: L6593DL1980PLC007063

Pursuant to Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a Meeting of the Board of Directors of the company will be held on Tuesday, 15th September, 2020 at the Registered Office of the company to consider and approve the unaudited Financial Results for the quarter ended on 30th June, 2020.

A copy of the said notice shall also be available at the company's website www.achalinvest.com and on Stock Exchange website www.bseindia.com

For ACHAL INVESTMENTS LIMITED

Sd/-
Date : 07.09.2020 PRADEEP RAM
Place : NEW DELHI WHOLE TIME DIRECTOR

CAPITAL TRUST LIMITED

Regd. Ofc: 507 DLF Court yard, Saket District Center, New Delhi-110017
 CIN: L65923DL1985PLC195299
 Website: www.capitaltrust.in
 Email: cs@capitaltrust.in

Pursuant to the provisions of regulation 29 read with Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the company has been scheduled to be held on Monday, September 14, 2020 through video conferencing mode, to inter-alia consider, approve and take on record the un-audited financial results (standalone and Consolidated) of the company for the quarter ended June 30, 2020 along with limited review report thereon.

The notice is also available on the website of the company, www.capitaltrust.in, Bombay Stock Exchange Limited, www.bseindia.com and National Stock Exchange Limited, www.nsindia.com

For Capital Trust Limited

Sd/-
Place: New Delhi (Tanya Sethi)
Date : 07.09.2020
Company Secretary

ELLORA TRADERS LIMITED

CIN: L27101UP1985PLC007436

Regd. Office : 16/95, The Mall, Kanpur -208 001

NOTICE

Notice is hereby given that a meeting of the Board of Directors of the Company will be held on Tuesday, 15th September 2020, inter alia to consider and approve the Un-audited Financial Results (provisional) of the Company for the quarter ended 30th June, 2020.

For Ellora Traders Limited

Sd/-
Place: Kanpur Susma Shaw
Dated : 05.09.2020 Company Secretary

TIGER LOGISTICS (INDIA) LIMITED

CIN:L74899DL2000PLC105817

Regd. & Corporate Office: D-174, Ground Floor, Okhla Industrial Area, Phase-1, New Delhi- 110020

Tel.: 011-47351111 Fax: 011-2622 9671

Website: www.tigerlogistics.in

NOTICE

Notice is hereby given that 20th Annual General Meeting of the company is scheduled to be held on TUESDAY, 29TH SEPTEMBER, 2020 AT 1:00 P.M. THROUGH VIDEO CONFERENCING ('VC')/OTHER AUDIO VISUAL MEANS ('OAVM'). The Notice convening the AGM in annual report has been sent to all the members at their respective registered Email addresses. The copy of aforesaid documents is available on the company's website: <http://www.tigerlogistics.in>

Pursuant to Section 91 of the companies Act, 2013 read with rule 10 of the Companies (Management and Administration) Rules, 2014 the register of the members and share transfer book of the company will remain closed from 20th September, 2020 (both days inclusive) to determine shareholding;

In terms of listing regulations, the Company is providing e-voting facility to the members through NSDL. E-voting will be available from 25th September, 2020 (09:00 AM) till 28th September, 2019 at (5:00 PM) and shall not be available thereafter. Pursuant to the listing regulations the company is providing remote e-voting facilities to the shareholders whose name appear in the register of member as on 23rd September, 2020 (cut-off date) may cast their vote electronically.

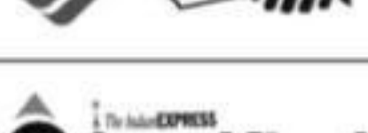
The persons who have acquired shares and become members of the company after the dispatch of notice may obtain the login ID and password from NSDL.

Mr. Manoj Kumar Jain, AMJ & Associates, Practicing company secretary has been appointed as scrutineer for the e-voting or ballot/poll count.

In case of any queries/ clarifications related to e-voting, members can contact Bighare

For All Advertisement Booking

Call : 0120-6651214



Classifieds

PUBLIC NOTICE

My client Sh. Babu Lal S/o Lt. Phool Singh, R/o A-513, Laxmi Garden, Loni, Ghaziabad, U.P. has severed his relation with his son Jai Kishan and his daughter in law Nisha w/o Jai Kishan due to their misbehaviour and Misconduct towards my client, and has debarred them from his movable and immovable properties. My client shall not be responsible for their any acts/ transactions in future.

Akash Deep Arya
Enr. No. D/113/10
Mob. 9268602801, 931184101

PUBLIC NOTICE

My client Rajkumar s/o Lt. Sh. Feru Chand R/o D block , Ambedkar Gali , Indra Puri Loni Ghaziabad UP has severed his relation with his son Rahil and his daughter law Babita w/o Rahil due to their misconduct and misbehaviour. My client has casted and debarred them from his movable and immovable properties. My client shall not be responsible for their any acts/ transactions in future.

Akash Deep Arya
Enr. No. D/113/10
Mob. 9268602801, 931184101

PUBLIC NOTICE

I, NITIN s/o SUNIL SAINI r/o F-84, Laxmi Park, Nangloi, Delhi 110041 declare that name of my father has been wrongly written as SUNIL KUMAR in my OBC certificate no. OBC/03/31/4428/24/ 11/2014/ 90508931163875 issued by Tehsildar, Govt. of Delhi. The actual name of mine is SAMRAT HOODA

PUBLIC NOTICE

I, SAMRAT HOODA s/o ASHOK KUMAR HOODA r/o A-2/37, Prateek Apartment, Paschim Vihar, Delhi-110063 declare that name of mine has been wrongly written as RAHUL HOODA LA ASHOK KUMAR HOODA P in policy No. 114202622 issued by Life Insurance Corporation of India, Mumbai, Mah. The actual name of mine is SAMRAT HOODA

PUBLIC NOTICE

I, NITIN s/o SUNIL SAINI r/o F-84, Laxmi Park, Nangloi, Delhi 110041 declare that name of my father has been wrongly written as SUNIL KUMAR in my OBC certificate no. OBC/03/31/4428/24/ 11/2014/ 90508931163875 issued by Tehsildar, Govt. of Delhi. The actual name of my father is SUNIL SAINI

PUBLIC NOTICE

Be it known to all concerned that My client Usha Aggarwal W/o Late R.K. Aggarwal R/o-25-F, Pocket-4 Mayur Vihar, Phase-1, Delhi-110091, have severed all relations with their son Salabh Aggarwal & his wife Parul Aggarwal & his son Parth Aggarwal disinherited / disowned and debarred them from all their properties, movable and immovable and our client would not be responsible for the act, deed and things done by them.

S. K. Gupta (Advocate)
Ch. No. D-209,
Karkardooma Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi-110118 from Deep Singh and Jagdeep Kaur.

LIC HFL is Funding this property. The Original sale deed no. 768, book no. 1, vol.no.367, pages 162-163, date 05/03/1965, executed by Shri Nand Kishore in favour of Ramesh Chander and sale deed no. 1851, book no. 1, vol.no. 384, pages 44-45, date 14/05/1965, executed by Ramesh Chander in favour of Smt. Ram Asri Devi has been lost. An FIR to this effect has been lodged in the Police Station.

If anybody having ownership rights/ claim/interest/objection on this property can be challenged within 15 days at above said address/phone no. 8447866501 after that it is presumed that the property is clear ownership title and no other person have any Legal Rights in this property.

Pankaj Kumar, Advocate
Ch.No.104, Rohini Court, Delhi-32

PUBLIC NOTICE

This notice has been given by my client Mrs. Poja Ahuja W/o Kapil Ahuja, intends to purchasing a property bearing no. Plot no. 91, Old no. W2-18F, area measuring 100 sq.yds., Village Khoya, also known as Ravi Nagar, New Delhi

SHREYANS INDUSTRIES LIMITED

CIN: L17115PB1979PLC003994
Regd. Office: Village Bholapur, P.O. Sahabana, Chandigarh Road, Ludhiana-141 123, Tel.: +91-161-2685270, Email: cs@shreyansgroup.com, at@shreyansgroup.com, Website: www.shreyansgroup.com

NOTICE OF 40TH AGM, BOOK CLOSURE AND E-VOTING INFORMATION

Notice is hereby given that, the 40th Annual General Meeting ('AGM') of the members of the Company is scheduled to be held on Wednesday, 30th September 2020 at 03.00 p.m. through Video Conferencing ('VC')/Other Audio Visual means ('OAVM'). Due to the outbreak of COVID-19 pandemic and pursuant to Ministry of Corporate Affairs ('MCA') General Circular No. 20/2020, 14/2020, 17/2020 and the SEBI Circular No. SEBI/HO/CDF/CMDC/1/CIR/P/2020/79, the Notice of the 40th AGM and Annual Report for Financial Year 2019-20 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/RTA/Depositories. The Members may note that, the Annual Report FY 2019-20 is already uploaded on the Company's website at www.shreyansgroup.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on website of the e-voting agency-Central Depository & Services Limited ('CDSL') at www.evotingindia.com. Further, notice is also given pursuant to Section 91 of the Companies Act, 2013 that, for the purpose of 40th AGM of the Company, the Register of Members and Share Transfer Books of the Company in respect of Equity Shares of the Company shall remain closed from Thursday, 24th September 2020 to Wednesday, 30th September 2020 (both days inclusive).

Remote e-voting instructions:

1. The e-voting period shall begin on 26th September 2020 (09.00 A.M.) and end on 29th September 2020 (05.00 P.M.). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 23rd September 2020 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
2. The persons, who have acquired shares and become members of the Company after dispatch of email notice/cut-off date, may contact with CDSL/Registrar and Transfer Agent (RTA).
3. Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
4. The detailed procedure for attending AGM & e-Voting from the e-Voting System, you may refer the Frequently Asked Questions ('FAQs') and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cDSLindia.com or contact Mr. Nitin Kunder (022-23058738) or Mr. Rakesh Dalvi (022-23058542). For any other assistance or queries, you may contact RTA i.e. Skyline Financial Services Private Limited, (Unit: Shreyans Industries Limited), D-153 A, 1st Floor, Okhla Industrial Area, Phase - I, New Delhi -110 020, Tel.: +91 11 4045193-97, Email - info@skylinerta.com or with the Company Secretary, at the Company's registered office or email at cs@shreyansgroup.com, at@shreyansgroup.com.

By order of the Board
For Shreyans Industries Limited
Sd/-
Ruchita Vij
Company Secretary
FCS : 9201

Place : Ludhiana
Dated : 07th September 2020

FLARE FINANCE (INDIA) LIMITED
Regd. Off: 43464C, ANSIARI ROAD,
DARYA GANJ, NEW DELHI-110002
CIN: L65990DL1984PLC019635

Pursuant to Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, Notice is hereby given that a Meeting of the Board of Directors of the company will be held on Tuesday, 15th September, 2020 at the Registered Office of the company to consider and approve the Unaudited Financial Results for the quarter ended 30th June, 2020.

A copy of the said notice shall also be available at the Company's website at www.flarefinanceindia.com and on stock Exchange website at www.mseainfo.in

For FLARE FINANCE (INDIA) LIMITED
Date: 07-09-2020 SANJAY MAHIL
Sd/-
Place: New Delhi DIRECTOR

INDO-TECH TRANSFORMERS LIMITED
CIN: L29115TN1992PLC020211

REGISTERED OFFICE :
No. 153/215, Wapaktoni Village, Near Regulators,
Kanchepuram, Tamil Nadu, India, Tel/Fax: +91-42-22206147
Email: info@ctecnovele.com Web: www.ctecnovele.com

NOTICE

Pursuant to Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a Meeting of the Board of Directors of the company will be held on Tuesday, 15th September, 2020, inter-alia, to take on record the Unaudited Financial Results of the company for the quarter ended 30th June, 2020.

This information is also available on the Company's website at www.ctecnovele.com and on the website of the stock exchange where the shares of the Company are listed at www.bseindia.com and www.nsindia.com.

For Indo-Tech Transformers Limited
Place : Kanchepuram
Sd/-
Sathyasekhar A
Company Secretary

S.R. Industries Limited
CIN: L29246PB1989PLC009531

Regd. Off: E-217, Industrial Area, Phase 88, Mohali, Punjab - 160071 Website: www.srindia.com
Email: info@sriindia.com Tel: +91 172 4620888

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a Meeting of Board of Directors of the company will be held on Tuesday, 15th September, 2020, inter-alia, to take on record the Unaudited Financial Results of the company for the quarter ended 30th June, 2020.

This information is also available on the Company's website at www.srindia.com and on the website of the stock exchange where the shares of the Company are listed at www.bseindia.com and www.nsindia.com.

For S. R. Industries Ltd.
Sd/-
Amit Mahajan
Director
Dated : September 07, 2020 Director (Commercial)
Place: Mohali DIN: 00036259

NIRAJ ISPAT INDUSTRIES LIMITED
Regd. Office : 5140-4134, FIF Chaudhary Market GalipatiWali, RaviMandi, Badar Bazar, North Delhi- 110006

(E) nirajispatis@gmail.com, (W) www.nirajispat.in
CIN: L27106DL1985PLC021811
Phone: 011-23551821

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the Company will be held on Saturday, 12th September, 2020 at 11:30 A.M. to consider and take on record the Unaudited Financial Results for the quarter ended 30th June, 2020 and any other businesses as may be considered necessary.

By order of the Board
For Niraj Ispat Industries Limited
Sd/-
(Haryant Kumar Chaudhary)

Place : New Delhi Director
Date : 07.09.2020 DIN: 00021795
KD- 46, Kavi Nagar, Ghaziabad- 201002,

FORM NO INC-26
[Pursuant to Rule 30 of the Companies (Incorporation) Rules, 2014]

Advertisement to be published in the newspaper for calling a meeting of the office of the company from one state to another state
Before the Central Government
(Regional Director) Northern Region

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-(3) of rule 3 of the Companies (Incorporation) Rules, 2014

In the matter of Sidhaman Building Products Private Limited having its registered office at Plot No. 101, Muzi Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092.

(Petitioner)

Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking permission of the Central Government for the transfer of the Company in terms of the special resolution passed at the Extra ordinary general meeting held on 25th August, 2020 to enable the company to change its Registered Office from State of NCT of Delhi" to "State of Uttar Pradesh".

Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing consumer complaint form or cause to be delivered or send by registered post or fax or by e-mail to the concerned authority stating the nature of his/her interest and grounds of opposition to the Regional Director at the address Northern Region, B-2 Wing, 2nd Floor, Parivarayan Bhawan, CGO Complex, Sector-17, Chandigarh-160017 within 15 days of publication of this notice with a copy to the applicant company with a copy of the applicant company at its registered office at the address mentioned below:

Registered Office : No. 3, Vijay Block, Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092

For the benefit of the Company

SIDHAMAN BUILDING PRODUCTS PVT LTD
Place: Delhi Srikant Srivastav
Date : 08.09.2020 Director : 0066444

Address : 100, Basantnagar, Mandir, Rapti Nagar Gorakhpur, Uttar Pradesh 273003

By order of the Board
For KRA Leasing Limited
Sd/-
Mukesh Kumar
Company Secretary cum Compliance Officer
Memb. No.A-56016

Date: 07.09.2020

FORM NO INC-26
[Pursuant to Rule 30 of the Companies (Incorporation) Rules, 2014]

Advertisement to be published in the newspaper for calling a meeting of the office of the company from one state to another state
Before the Central Government
(Regional Director) Northern Region

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-(3) of rule 3 of the Companies (Incorporation) Rules, 2014

In the matter of Sidhaman Building Products Private Limited having its registered office at Plot No. 101, Muzi Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092.

(Petitioner)

Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking permission of the Central Government for the transfer of the Company in terms of the special resolution passed at the Extra ordinary general meeting held on 25th August, 2020 to enable the company to change its Registered Office from State of NCT of Delhi" to "State of Uttar Pradesh".

Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing consumer complaint form or cause to be delivered or send by registered post or fax or by e-mail to the concerned authority stating the nature of his/her interest and grounds of opposition to the Regional Director at the address Northern Region, B-2 Wing, 2nd Floor, Parivarayan Bhawan, CGO Complex, Sector-17, Chandigarh-160017 within 15 days of publication of this notice with a copy to the applicant company with a copy of the applicant company at its registered office at the address mentioned below:

Registered Office : No. 3, Vijay Block, Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092

For the benefit of the Company

SIDHAMAN BUILDING PRODUCTS PVT LTD
Place: Delhi Srikant Srivastav
Date : 08.09.2020 Director : 0066444

Address : 100, Basantnagar, Mandir, Rapti Nagar Gorakhpur, Uttar Pradesh 273003

By order of the Board
For KRA Leasing Limited
Sd/-
Mukesh Kumar
Company Secretary cum Compliance Officer
Memb. No.A-56016

Date: 07.09.2020

FORM NO INC-26
[Pursuant to Rule 30 of the Companies (Incorporation) Rules, 2014]

Advertisement to be published in the newspaper for calling a meeting of the office of the company from one state to another state
Before the Central Government
(Regional Director) Northern Region

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-(3) of rule 3 of the Companies (Incorporation) Rules, 2014

In the matter of Sidhaman Building Products Private Limited having its registered office at Plot No. 101, Muzi Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092.

(Petitioner)

Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking permission of the Central Government for the transfer of the Company in terms of the special resolution passed at the Extra ordinary general meeting held on 25th August, 2020 to enable the company to change its Registered Office from State of NCT of Delhi" to "State of Uttar Pradesh".

Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing consumer complaint form or cause to be delivered or send by registered post or fax or by e-mail to the concerned authority stating the nature of his/her interest and grounds of opposition to the Regional Director at the address Northern Region, B-2 Wing, 2nd Floor, Parivarayan Bhawan, CGO Complex, Sector-17, Chandigarh-160017 within 15 days of publication of this notice with a copy to the applicant company with a copy of the applicant company at its registered office at the address mentioned below:

Registered Office : No. 3, Vijay Block, Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092

For the benefit of the Company

SIDHAMAN BUILDING PRODUCTS PVT LTD
Place: Delhi Srikant Srivastav
Date : 08.09.2020 Director : 0066444

Address : 100, Basantnagar, Mandir, Rapti Nagar Gorakhpur, Uttar Pradesh 273003

By order of the Board
For KRA Leasing Limited
Sd/-
Mukesh Kumar
Company Secretary cum Compliance Officer
Memb. No.A-56016

Date: 07.09.2020

FORM NO INC-26
[Pursuant to Rule 30 of the Companies (Incorporation) Rules, 2014]

Advertisement to be published in the newspaper for calling a meeting of the office of the company from one state to another state
Before the Central Government
(Regional Director) Northern Region

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-(3) of rule 3 of the Companies (Incorporation) Rules, 2014

In the matter of Sidhaman Building Products Private Limited having its registered office at Plot No. 101, Muzi Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092.

(Petitioner)

Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking permission of the Central Government for the transfer of the Company in terms of the special resolution passed at the Extra ordinary general meeting held on 25th August, 2020 to enable the company to change its Registered Office from State of NCT of Delhi" to "State of Uttar Pradesh".

Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing consumer complaint form or cause to be delivered or send by registered post or fax or by e-mail to the concerned authority stating the nature of his/her interest and grounds of opposition to the Regional Director at the address Northern Region, B-2 Wing, 2nd Floor, Parivarayan Bhawan, CGO Complex, Sector-17, Chandigarh-160017 within 15 days of publication of this notice with a copy to the applicant company with a copy of the applicant company at its registered office at the address mentioned below:

Registered Office : No. 3, Vijay Block, Plaza, Ground Floor, Gali No. 3, Way Block, Laxmi Nagar, East, Delhi-110092

For the benefit of the Company

SIDHAMAN BUILDING PRODUCTS PVT LTD
Place