

DSJ Keep Learning Limited

FORMERLY KNOWN AS DSJ COMMUNICATIONS LIMITED CIN: L80100MH1989PLC054329

21st June 2024

To,

The Manager – CRD **BSE Limited**Phiroze Jeejeebhoy Tower,

Dalal Street, Fort, Mumbai – 400 001

Bandra (East), Mumbai – 400 051

National Stock Exchange of India Limited

Exchange Plaza, Bandra - Kurla Complex,

The Manager

Scrip Code: 526677 SYMBOL: KEEPLEARN

Sub: Intimation of publication of post issue advertisement with respect to the Rights Issue of Fully paid up Equity Shares of DSJ Keep Learning Limited ("the Company") pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in terms of the provisions of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.

Dear Sir/Mam,

In connection to the subject matter, we hereby submit copy of Newspaper advertisement for your records.

Thanking you,

Yours faithfully,

For DSJ Keep Learning Limited (Formerly known as DSJ Communications Limited)

Jaiprakash Gangwani
Company Secretary & Compliance Officer
(ACS:55760)

Encl.: A/a

FINANCIAL EXPRESS

V Vaibhav Global Limited

Regd. Off.: K-6B, Fateh Tiba, Adarsh Nagar, Jaipur- 302004

Phone: 91-141-2601020; CIN: L36911RJ1989PLC004945 Email: investor_relations@vaibhavglobal.com; Website: www.vaibhavglobal.com

NOTICE OF BOOK CLOSURE

NOTICE is hereby given that pursuant to provisions of Section 91 of the Companie Act, 2013 read with Rules made thereunder and in accordance with the SEBI Regulations, the register of members and share transfer books of the Company shall be closed on Saturday, 29" June, 2024 for the purpose of 35" Annual General Meeting and Payment of Final Dividend for FY 2023-24. The said dividend shall be paid to the shareholder within 30 days from the date of declaration at ensuing AGM to be held on 1" August, 2024.

Securities and Exchange Board of India has stipulated that all listed companies shall use approved mode of payment viz direct credit, NEFT, RTGS, 'payable-at-par' warrants/cheques etc. for the purpose of making payments to the shareholders. All the shareholders are requested to immediately update their Bank Account No., if the same has not been updated with the Company's share transfer agent or the depository participant, as the case may be.

Please keep your updated email ID registered with the Company/Depository Participant to receive timely communication

Place: Jaipur Date: 20th June, 2024

Dear Member(s).

Sushil Sharma (Company Secretary) FCS: 6535

For Vaibhay Global Limited



VIPUL ORGANICS LIMITED

(CIN: L24110MH1972PLC015857)

Regd. Off.: 102, Andheri Industrial Estate, Off. Veera Desai Road, Andheri (West), Mumbai - 400053 Corp. Off.: B 603-A, Kaledonia, Sahar Road, Off. W.E. Highway, Andheri (East), Mumbai - 400069 Telephone no. 022-66139999, Email Id: info@vipulorganics.com, Website: www.vipulorganics.com POSTAL BALLOT NOTICE

(Pursuant to Sections 108 and 110 of the Companies Act, 2013, read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014)

NOTICE is hereby given to the Members of Vipul Organics Limited ("Company") pursuant to provisions of Sections 108 and 110 of the Companies Act, 2013 read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014, Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") the Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India ("ICSI") and other applicable laws, rules and regulations read with the General Circular No. 14/2020 dated 8th April, 2020, General Circular No. 17/2020 dated 13th April, 2020, and General Circular No. 09/2023 dated 25th September, 2023 issued by the Ministry of Corporate Affairs ("MCA") (hereinafter collectively referred to as "MCA Circulars") that the resolution as set out hereunder are proposed to be passed as special resolutions through Postal Ballot process through voting by electronic means only ("Remote e-voting").

The proposed resolutions along with the explanatory statement, pursuant to the provisions of Section 102 of the Companies Act, 2013, setting out the material facts and the reasons

The Board of Directors of the Company has appointed CS Bhuwnesh Bansal, Proprietor of M/s. Bhuwnesh Bansal and Associates, Company Secretaries, Mumbai (FCS No.: 6526/CP No.: 9089) as scrutinizer for conducting the postal ballot process through remote e-voting in accordance with law in a fair and transparent manner. The Company has engaged the services of the Central Depository Services (India) Limited ("CDSL"), to provide remote e-voting facility. The procedure for remote e-voting is provided in the notes to this Postal Ballot notice. Members are requested to read the instructions in the notes so as to cast their vote electronically.

Only the members of the Company holding shares as on Friday, 14th June, 2024, i.e. the cut-off date, will be entitled to vote. The remote e-voting will commence on Friday, 21s June, 2024, at 9.00 A.M. (IST) and will end on Saturday, 20th July, 2024 at 5.00 P.M. (IST). For VIPUL ORGANICS LIMITED

Place: Mumbai

Date: 20th June, 2024

Company Secretary and Compliance Officer Membership No.: A72549

Priya Shadija

Loss of Share Certificates of

M/s Apollo Hospitals Enterprise Limited Secretarial Department, Ali Towers. 3rd Floor, 55, Greams Road, Chennai - 600 006

Notice, is hereby given that share certificates for 600 equity shares of M/s, Apollo Hospitals Enterprise Limited, standing in my name and bearing the following distinctive number have been lost by me. I request that Company to issue duplicate share

Any person who has a claim for the said shares should lodge such claim to the company by written communication addressed to M/s Apollo Hospitals Enterprise Limited, Secretarial Department, Ali Towers, 3rd Floor, 55, Greams Road, Chennal - 600 006 within 15 days from the date of this nonce, after which the company will proceed to issue duplicate share certificate(s) in lieu of the original share certificate(s) as requested by me without further information.

Folio No.	Name of	Share Certificate	Distinct	Quantity	
r cilo ito.	the Shareholder	No	From	То	
8674	SHRAVAGE C T DR J C SHRAVAGE (DEMISE)	358677	7539011	7539610	600

Name of the Holder: SHRAVAGE C T Place: BELGAUM DR J C SHRAVAGE (DEMISE) Date: 20/06/2024

AHMED NAWAZ ALLADIN (PAN ABQPA4334A), holding 4 shares of Face Value Rs. 100/- in Bosch Limited (formerly: Motor Industries Company Limited) having its registered office at Hosur Road, Adugodi, Bangalore 560030 in Folio A01240 bearing Share Certificate Numbers 10003751 10003752, 10005160 and 10005161 wit Distinctive Numbers from 1633340 1633340. 1633341 - 1633341, 2952621 2952621 and 2952622-2952622.

hereby give notice that the said Share Certificate(s) are lost and I have applied to the Company for issue of duplicate Share Certificates and exchange of the same with Face Value Rs. 10/-certificate. The public is hereby warned against purchasing or dealing in anyway with the said Share Certificates.

Company within 30 days of the publication of this advertisement, after which no claim will be entertained by the Company in that behalf. Place: Hyderabad AHMED NAWAZ ALLADIN Date : 21,06,2024 Folio No: A01240

The Company may issue duplicate Share

Certificates if no objection is received by the

TAVERNIER RESOURCES LIMITED

Registered Office: Plot No- 42 CTS No 1(Pt), Village Deonar, Near Mahesh Pharma. Ancillary Ind Estate, Govandi, Mumbai – 400043 | CIN: L51909MH1994PLC193901 Contact: 8879382912 | E-mail ID: tavernier.resources@gmail.com

PUBLIC NOTICE CUM CORRIGENDUM TO THE DPS AND PRE-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF TAVERNIER RESOURCES LIMITED

OPEN OFFER FOR ACQUISITION OF UP TO 15,54,540 EQUITY SHARES REPRESENTING 26.00% OF THE EQUITY SHARE CAPITAL OF THE TARGET COMPANY FROM THE PUBLIC SHAREHOLDERS OF TAVERNIER RESOURCES LIMITED. BY THE ACQUIRER PURSUANT TO AND IN COMPLIANCE WITH THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER"). This public notice ("Notice") is being issued by Vivro Financial Services Private Limited, the Manager to the offer ("Manager to the Offer"), for and on behalf of the Acquirer.

 This is to bring to the notice of Public Shareholders that the dispatch of Letter of Offer to the Public Shareholders of Tavernier Resources Limited was completed on June 06, 2024, through email and speed post. Those Public Shareholders who have not received the Letter of Offer through email or speed post may download the same from website of SEBI at www.sebi.gov.in, website of BSE at www.bseindia.com or website of the Manager to the Offer at www.vivro.net.

The date of Public Announcement mentioned at point no. VIII (Tentative Schedule of Activity) of the DPS, Page 2 (Schedule of Major Activities of the Offer) of the DLOF and in the first paragraph and at point no. 8 (Schedule of Activities) in the Pre-offer Advertisement which was published in Financial Express (English) (All Editions), Jansatta (Hindi) (All Editions) and Navshakti (Marathi) (Mumbai Edition) on Thursday, June 13, 2024 should be read as February 23, 2024 instead of

Public Shareholder having any queries regarding Open Offer or for requirement of physical copy of LOF may contact Registrar to the Offer or Manager to the Offer.

to the Offer

	Registrar
LINK Intime	Link Intime India Private Lim C-101, 1st Floor, 247 Park, Li Maharashtra, India. Tel. No. Email: tavernier.offer@linkint

al Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083, b.: +91-8108114949 itime.co.in | Website: www.linkintime.co.in.

SEBI Reg. No.: INR000004058 | Contact Person: Pradnya Karanjekar Issued by the Manager to the Offer on behalf of the Acquirer Vivro Financial Services Private Limited

Address: Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Centre, Paldi, Ahmedabad - 380007. Gujarat. India. | Tel No.: 079-4040 4242 Website: www.vivro.net | Email: investors@vivro.net

SEBI Reg. No. MB/INM000010122 | Contact Person: Shivam Patel Capitalized terms used but not defined in this public notice shall have the meaning assigned to such terms in the LOF.

Date: June 20, 2024 Place: New Jersey, USA

This is only an advertisement for information purpose and does not constitute an offer document announcement or an invitation or a recommendation to purchase, to hold or sell securities. Not for publication, distribution, or release directly or indirectly into the United States of America or otherwise Outside India.



DSJ KEEP LEARNING LIMITED

Our Company was incorporated as "Dalal Street Communications Private Limited" on November 21, 1989, under the Companies Act, 1956 with the Registrar of Companies, Mumbai. Subsequently, our Company was converted into a public limited company and the name of our Company was changed to "Dalal Street Communications Limited" vide special resolution dated March 22, 1994 and a fresh certificate of incorporation consequent to the conversion was granted to our Company on June 14, 1994, by the Registrar of Companies, Mumbai. Subsequently, our Company changed its name to 'DSJ Communications Limited' and a fresh certificate of incorporation consequent to the name change was granted to our Company on July 14, 1995, by the Registrar of Companies, Mumbai. Further, our Company's name was again changed to 'DSJ Keep Learning Limited' and a fresh certificate of incorporation consequent to the name change was granted to our Company on June 29, 2021, by the Registrar of Companies, Mumbai. For details, please refer to "General Information" on page 38 of the Letter of Offer.

Registered Office: 419-A, Arun Chambers, 4th Floor, Tardeo, Mumbai City, Mumbai - 400 034, Maharashtra, India Contact person: Jaiprakash Laxmandas Gangwani, Company Secretary & Compliance Officer Telephone: 022 4002 3127 | E-mail id: compliance@dsjkeeplearning.com | Website: https://dsjkeeplearning.com/

Corporate Identity Number: L80100MH1989PLC054329 PROMOTERS OF OUR COMPANY: NEW BONANZA IMPEX PRIVATE LIMITED, SANJAY VIJAYSINGH PADODE, RAJESH VIJAY PADODE AND PRATAP VIJAY PADODE

ISSUE OF 6,81,24,036 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹1 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹1 PER EQUITY SHARE (THE "ISSUE PRICE"). AGGREGATING TO₹681.24 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EOUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 7 EOUITY SHARE FOR EVERY 9 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 14, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" BEGINNING ON PAGE 145.

BASIS OF ALLOTMENT

The Board of Directors of DSJ Keep Learning Limited wishes to thank all its members and investors for their response to the Company's Rights Issue of Equity Shares, which opened for subscription on Wednesday, May 29, 2024 and closed on Thursday, June 06, 2024. The last date for on market renunciation of Rights Entitlement was Monday, June 03, 2024. Out of a total of 1,566 applications received for 14,18,47,847 Equity Shares, 7 Applications received for 2,11,554 Equity Shares were rejected due to duplicate bid entries. The total number of valid applications received including direct application against loan conversion were 1,560 Applications for 16,06,36,293 Equity Shares aggregating to ₹ 16,06,36,293 which was 235.80% of the issue size.

In accordance with the Basis of Allotment finalized on June 13, 2024, in consultation with the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue, the Company has on June 14, 2024 allotted 6,81,24,036 Equity Shares to the successful applicants. All valid applications have been considered for Allotment.

. Basis of Allotment:

Category	No. of valid CAFs (including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)		
Direct	1	66,16,203	1,23,83,797	1,90,00,000		
Eligible Equity Shareholders	1,085	1,60,20,410	3,13,05,118	4,73,25,528		
Renouncees	79	17,98,508	0	17,98,508		
Total	1,165	2,44,35,121	4,36,88,915	6,81,24,036		
2. Information regarding Applications received (including ASBA applications received):						

Catagory	Applications Received		Equity Shares Applied for			Equity Shares allotted		
Category	Number	%	Number	Value (Rs.)	%	Number	Value (Rs.)	%
Direct	1	0.06	1,90,00,000	1,90,00,000	11.83	1,90,00,000	1,90,00,000	27.89
Eligible Equity Shareholders	1480	94.87	13,10,57,119	13,10,57,119	81.59	4,73,25,528	4,73,25,528	69.47
Renouncees	79	5.06	1,05,79,174	1,05,79,174	6.59	17,98,508	17,98,508	2.64
Total	1560	100.00	16,06,36,293	16,06,36,293	100.00	6,81,24,036	6,81,24,036	100.00

Place: Mumbai

Date: June 20, 2024

The Equity Shares are being offered on a rights basis to existing Eligible Equity Shareholders in the ratio of 7 Equity Shares for every 9 Fully Paid-up Equity Shares held as on the Record Date on May 14, 2024. As per SEBI Rights Issue Circulars, the fractional entitlements are to be ignored.

Intimation for allotment/ refund/ rejections cases: The dispatch of Allotment Advice cum refund intimation and intimation for rejection, as applicable, to the investors by e-mail only have been completed on June 19, 2024. The instruction to SCSBs for unblocking of funds in case of ASBA Applicants were given on June 13, 2024.

The Company has filed the listing application with BSE and NSE seeking permission for listing of equity shares issued on Rights Basis on June 14, 2024. The listing application filed by the Company has been approved by BSE and NSE vide their letter no. LOD/RIGHT/AB/FIP/428/24-25 and NSE/LIST/42245 dated June 14, 2024 and June 18, 2024 respectively. The Company received the approval for trading of 6,81,24,036 equity shares from BSE and NSE vide letter LOD/RIGHTS/SV/253/2024-25 and NSE/LIST/2024/42316 respectively on June 19, 2024 and the trading commenced from June 20, 2024 on BSE and NSE.

Credit of equity shares to the respective demat accounts of the shareholders in respect of Allotment in dematerialized form has been completed on June 19, 2024. For further details, see "Terms of the Issue – Allotment Advices/Refund Orders/ Unblocking of ASBA Accounts" on page 171 of the Letter of Offer. In accordance with SEBI circular dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL and CDSL on June INVESTORS MAY PLEASE NOTE THAT EQUITY SHARES ISSUED PURSUANT TO THIS RIGHTS ISSUE SHALL HAVE THE SAME ISIN (I.E. INE055C01020) AS THE EXISTING LISTED EQUITY SHARES.

INVESTORS ARE FURTHER ADVISED TO NOTE THAT THOUGH THESE EQUITY SHARES MAY GET CREDITED TO THEIR RESPECTIVE DEPOSITORY ACCOUNTS, THEY SHOULD TRADE IN SUCH

EQUITY SHARES ONLY AFTER ASCERTAINING THAT TRADING APPROVAL HAS BEEN ISSUED AND NOTIFIED BY BSE. THIS INFORMATION WOULD ALSO BE POSTED ON THE WEBSITE OF THE STOCK EXCHANGES. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM. DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"): The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the Issue is not exceeding ₹ 5,000 Lakhs. Investors are advised to refer to the Letter of Offer for the full text of the "Other Regulatory and Statutory Disclosures – Disclaimer Clause of SEBI" on page 139 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE should not in any way, be deemed or construed that the Letter of Offer has been cleared or approved by BSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of the BSE" on page DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE, nor does it certify

the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of the NSE" on page 140 of the Letter of Offer. All capitalized terms used but not defined herein shall have the meanings assigned to them in the Letter of Offer dated May 13, 2024. Any correspondence in respect of allotment of Rights Equity Shares pertaining to the Issue may be addressed to the Registrar to the Issue at the address mentioned below.

REGISTRAR TO THE ISSUE

LINKIntime

Link Intime India Private Limited

C-101, 247 Park, LBS Marg, Vikhroli West Mumbai-400083, Maharashtra, India Tel: +91 810 811 4949 E-mail: keeplearning.rights2024@linkintime.co.in Investor Grievance ID: keeplearning.rights2024@linkintime.co.in

Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058 Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with

a copy to the SCSBs, giving full details such as name, address of the applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amoun blocked., ASBA Account number and the Designated Branch of the SCSBs, where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgemen slip . For details on the ASBA, see "Terms of the Issue" on page 145 of the Letter of Offer.

For DSJ KEEP LEARNING LIMITED

Jaiprakash Laxmandas Gangwani Company Secretary & Compliance Officer



TRUST Asset Management Private Limited

Regd. Office: 101, 1st Floor, Naman Corporate Link, G - Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051 | Phone: 022 - 6274 6000; 1800 267 7878 (Toll-Free No.) E-mail: investor.service@trustmf.com | Website: www.trustmf.com

Notice cum Addendum No. 38/ 2024

Declaration of Distribution under Income Distribution cum Capital Withdrawal ('IDCW') option of TRUSTMF Banking & PSU Fund and TRUSTMF Short Duration Fund

NOTICE is hereby given that the Board of Directors of Trust AMC Trustee Private Limited, the Trustee to TRUST Mutual Fund ('the Fund') has approved the declaration of Distribution under Income Distribution cum Capital Withdrawal ('IDCW') option of TRUSTMF Banking & PSU Fund and TRUSTMF Short Duartion Fund ('the Schemes'), the particulars of which are as under:

Name of the Scheme	Plan/ Option	Face Value (₹ per Unit)	Quantum of IDCW (₹ per unit)*	Record Date*	NAV as on June 19, 2024 (₹ per unit)
Banking C & PSU R Fund C TRUSTMF D Short C Duration R	Direct Plan – Quarterly IDCW Option (Payout and Reinvestment)				1100.4565
	Regular Plan – Quarterly IDCW Option (Payout and Reinvestment)	1000	9	June 25, 2024	1082.6212
	Direct Plan – Quarterly IDCW Option (Payout and Reinvestment)				1088.7778
	Regular Plan – Quarterly IDCW Option (Payout and Reinvestment)				1072.5396

*As reduced by the amount of applicable statutory levy, if any

*or the immediately following Business Day, if that day is not a Business Day.

Pursuant to payment of IDCW, the NAV of the above stated IDCW options of the scheme(s)/plan(s) would fall to the extent of pay-out and statutory levy, if any.

The Distribution would be paid to unitholders/beneficial owners under the said scheme/plan(s) whose names appear in the Register of Unitholders maintained by the RTA/statement of beneficial owners maintained by the Depositories, as applicable at the close of business hours as on the record date. The IDCW distribution will be subject to the availability of distributable surplus under the schemes and may be lower to the extent of distributable surplus available on the Record Date.

With regard to Unit holders who have opted for Reinvestment facility under the IDCW Option(s), the amount due (net of applicable TDS) will be reinvested, by allotting Units at the ex-Distribution NAV per Unit (adjusted for applicable stamp duty).

Unitholders/Investors are requested to take note of the above.

For TRUST Asset Management Private Limited (Investment Manager to TRUST Mutual Fund)

Authorised Signatory

Amit Vedawala

Place: Mumbai Date : June 20, 2024

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



POONAWALLA FINCORP LIMITED

CIN: L51504PN1978PLC209007 Registered Office: 201 and 202, 2nd Floor, AP81, Koregaon Park Annex, Mundhwa, Pune - 411036; Phone: 020-67808090 Website: www.poonawallafincorp.com; Email: secretarial@poonawallafincorp.com

NOTICE TO THE SHAREHOLDERS OF 44th ANNUAL GENERAL MEETING

Notice is hereby given that 44th Annual General Meeting ("AGM") of the Members of the Poonawalla Fincorp Limited ("the Company") will be held on Tuesday, July 23, 2024 at 02:00 P.M. through Video - Conferencing ("VC") /Other Audio-Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act, 2013 ("the Act") and rules made thereunder, read with the General Circular No. 14/2020 dated April 08, 2020, General Circular No. 17/2020 dated April 13, 2020 and General Circular No 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars"), and SEBI Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022, and SEBI Circular No SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 ("SEBI Circulars") has provided certain relaxation from compliance with certain provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

In compliance with the said MCA Circulars and SEBI Circulars and the SEBI Listing Regulations as amended, the Notice of 44th AGM and Annual Report for FY 2023-24 shall be sent only by electronic mode to those Members whose email addresses are registered with the Depositories/ Company's Registrar Share Transfer Agent ("RTA") and will be made available on the Company's website at (www.poonawallafincorp.com) and websites of the National Stock Exchange of India Limited (www.nseindia.com) and website of the BSE Limited (www.bseindia.com), where the equity shares of the Company are listed. Pursuant to above circulars, physical copies of the Annual Report for financial year 2023-24 will be sent only to those Members who specifically request for the same.

Remote E-Voting:

Member can attend and participate in AGM only through VC/OAVM facility. The detailed instructions pertaining to remote e-voting and e-voting on the AGM Day will be provided in the Notice of the AGM.

Manner of Registering/ updating of e-mail addresses:

In case Members have not registered/updated their email address with the Depositories/RTA kindly follow the below instructions to enable the Company to provide you with a copy of Notice of AGM and Annual Report and to participate and vote in Resolutions.

Instructions to register/update the E-mail ID:

Physical Holding	Members are requested to register / update the same by submitting duly filled and signed Form ISR-1 with the RTA i.e. Link Intime India Private Limited at rnt.helpdesk@linkintime.co.in		
Demat Holding	Please contact your Depository Participant (DP) and register your email address.		

In case of any queries/difficulties in registering the e-mail address, Members may write to secretarial@poonawallafincorp.com

Manner of casting votes through remote e-voting and e-voting during the AGM: The Company will be providing remote e-voting facility and e-voting facility at the AGM to its

Members holding shares as on the cut-off date i.e Tuesday, July 16, 2024, to cast their votes on the business that will be set forth in the Notice of AGM.

Transfer to Investor Education and Protection Fund ("IEPF"):

Equity shareholders are requested to claim their unclaimed/unpaid dividend if any, for the financial years 2016-17 to 2022-23 by logging their request with our RTA on or before August 28, 2024 to avoid the transfer of the same to IEPF.

Book Closure Notice:

Pursuant to the provisions of Section 91 of the Act and the Rules framed thereunder and Regulation 42 of the SEBI Listing Regulations. Notice is hereby given that the Register of Members and Transfer Books of the Company will remain closed from Wednesday, July 17, 2024, to Tuesday, July 23, 2024 (both days inclusive) for the purpose of AGM.

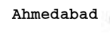
Reminder to update KYC details:

For Members holding shares in physical mode, in terms of SEBI mandate, the security holders (holding securities in physical form), whose folio(s) do not have PAN or Choice of Nomination or Contact Details or Mobile Number or Bank Account Details or Specimen Signature updated, shall be eligible for any payment including dividend, interest or redemption in respect of such folios, only through electronic mode with effect from April 01, 2024. Physical securityholders are requested to submit their PAN, KYC details including Bank details and Nomination details to our RTA at rnt.helpdesk@linkintime.co.in for immediate action. A copy of such forms can be downloaded from the website of the Company at www.poonawallafincorp.com or from the website of our RTA at https://www.linkintime.co.in → Resources → Downloads → KYC → Formats for KYC. In view of the said SEBI mandate, we urge Members holding shares in physical form to submit the required forms along with the supporting documents at the earliest.

Registered Office: 201 and 202, 2nd floor, AP 81, Koregaon Park Annex, Mundhwa, Pune - 411 036, Maharashtra.

Date: June 21, 2024

Yours faithfully. For Poonawalla Fincorp Limited Shabnum Zaman Company Secretary ACS No. 13918



□□□₹, □□ ₹□□□₹□

करावा.

शेअर सर्टिफिकेट्स हरविले आहे

नरेश कुशाबा म्हात्रे, नर्बदा छाया

बी पी क्रोस रोड़ भाइंदर ईस्ट

डिस्ट्रिक्ट ठाणे (ओल्ड सीरियल

निंबर १८७९) यांचे शेअर

प्रमाणपत्र हरवले/ गहाळ झाले

आहेत. **कोणास सापडल्यास**

कृपया वरील पत्त्यावर संपर्क

NOTICE

ATE. ATMARAM VISHNU MARATHE 8

Member of the Sanklap Siddhi Co-operative

Housing Society Ltd., address at Ram Nagar,

Nr.Shankar Mandir, Goregaon (East), Mumbai-

400063 and holding flat / tenement No 15/12

in the building of the society, died on 18th

August 1996 without making any nomination. The society hereby invites claims or

lobiections from the heir or heirs or other

claimants/ objector or objectors to the transfer

of the said shares and interest of the deceased

member in the capital/property of the society

within a period of 15 days from the publication

of this notice, with copies of such documents

and other proofs in support of his/her/their

claims/ objections for transfer of shares and

interest of the deceased member in the capital/

property of the society. If no claims/objections

are received within the period prescribed

above, the society shall be free to deal with the

shares and interest of the deceased member in

the capital/ property of the society in such

manner as is provided under the bye-laws of

the society. The claims/ objections, if any,

received by the society for transfer of shares

and interest of the deceased member in the

capital/ property of the society shall be dealt

with in the manner provided under the bye-

laws of the society. A copy of the registered

bye-laws of the society is available for

inspection by the claimants/objectors, in the office of the society/ with the secretary of the

society between 11 A.M. to 5 P.M. from the date of publication of the notice till the date of

expiry of its period. For and on behalf of

PUBLIC NOTICE

NOTICE IS HEREBY given to all or to

whomsoever it may concern that my

clients MR. KAMLESH DALPATRAJ

JAIN & MRS. MANISHA KAMLESH

JAIN are willing to purchase from MRS.

SITALAKSHMI SUNDER who is the

absolute and lawful sole owner,

occupier and possessor of the

residential premises bearing Flat No.

506, Building No. 2, Manmandir

Suraksha Co-operative Housing

Society Limited, Nahur Village Road,

Opp. Hanuman Temple, Mulund

(West), Mumbai, Maharashtra -

400080. I am investigating the title of

MRS. SITALAKSHMI SUNDER, hence

all persons claiming an adverse interest

in the said premises or any part thereof,

by way of inheritance, mortgage,

charge, lien, trust, possession,

easement, attachment or otherwise

howsoever are hereby required to make

the same known to the undersigned at

his office in office hours at Office No. 9,

Sushila Apartment, S. N. Road, Tambe

Nagar, Mulund (West), Mumbai-

400080. Mob:-9773578552 within 15

days from the date hereof, failing which

the title of MRS. SITALAKSHMI

SUNDER shall be presumed as clear

and marketable, without any reference

to such claim and the same, if any, shall

be considered as waived. Members of

the public are requested to take the note

ADV. SHRI, DHAVAL T. KARIA

KARIA & ASSOCIATES

जाहीर सूचना

मी, कुमारी ॲलिन डिसिल्वा, प्रौढ, भारतीय नागरिक,

र/ठि.: १८ए/३१, ३रा मजला, तक्षिला कोहौसोलि:

प्लॉट क्र.५३/५४/५५ व ५६(भाग), मुळगाव गाव

१. मी सदर फ्लॅट जागेची कायदेशीर मालक आहे.

. सदर फ्लॅट दिनांक २२.०८.१९८४ रोजी नोंद करण्या

आला होता आणि ५ जणांच्या नावे आहे अर्थात

वर नमट क १ ते क 🗸 यांचे निधन याले आहे

तदनंतर सदर फ्लॅट जागा सोसायटी पाधिकरणाक

मयत सदस्य/सह-मालकांचे मृत्युप्रमाणपत्र साद

सदर फ्लॅट जागा विक्री करणेवावत मी सदर जाही

सूचना प्रकाशित करीत आहे. जर सदर सूचन

प्रकाशनापासून १५ दिवसात मला कोणताही प्रतिसा

सही/

ॲलिन डिसिल्वा

न मिळाल्यास मी सदर जागेची विक्री करेन.

जाहीर नोटीस

ओम शिव साई एस. आर. ए. सह. गृह. संस्था मर्या

वसंतराव नाईक महामार्ग, सायन, मुंबई ४०००२२

या संस्थेचे सभासट असलेल्या व संस्थेच्या बि-विंग

इमारतील सदनिका क्र. ४०१ धारण करणाऱ्या श्रीमती.

अश्विनी गुलाब शाह यांचे दि. २०/०८/२०१८ रोजी

निधन झाले आहे. त्यांनी नामनिर्देशन केलेले नाही

संस्था या नोटीसद्वारे संस्थेच्या भांडवलात/मालमत्तेत

असलेले मयत सदस्याच्या भाग व हितसंबंध हस्तांतरित

करण्यासंबंधी मयत सदस्याचे वारसदार श्री. ग्रेमनाथ

गुलाब केणी - मुलगा आणि श्री. जितेंद्र गुलाब केणी - मुलगा यांनी अर्ज केला आहे. संस्थेमार्फत

मुळ मयत सभासदाचे वारसदार किंवा अन्य मागनिदार/

हरकतदार यांच्याकडून हक्कमागण्या/हरकती

मागवण्यात येत आहेत. हि नोटीस प्रसिद्ध झाल्याच्य

तारखेपासून १५ दिवसात त्यांनी आपल्या मागण्याच्या

वा हरकतींच्या पष्टवार्थ आवश्यक असलेल्या कागट-

पात्रांच्या प्रती व अन्य पुरावे सादर करावेत. जर नमुद

केल्याल्या मुदतीत, कोणाही व्यक्तीकडून हक्क मागण्या

किंवा हरकती सादर झाल्या नाहीत, तर मयत सदस्याचे

संस्थेच्या भांडवलातील/मालमत्तेतील भाग व हित-

संबंध यांच्या हस्तांतरनाबाबत संस्थेच्या उपविधी

नुसार कार्यवाही करण्याची संस्थेला मोकळीक राहील.

जर अश्या कोणत्याही हक्क मागण्या/हरकती

आल्या तर, त्या बाबत संस्थेच्या उपविधीनुसार

कार्यवाही करण्यात येईल. नोंदी ब उपविधींची एक

प्रत मागणीदारास/हरकतीदारास पाहण्यासाठी

संस्थेच्या कार्यालयात सचिव यांच्याकडे सायं. ०६:००

ते ०८:०० पर्यंत नोटीस दिल्याच्या तारखेपासून

नोटीस मुदत संपण्याच्या तारखेपर्यंत उपलब्ध राहील

ओम शिव साई एस आर ए सह. गृह. संस्था मर्या.

अध्यक्ष / सचिव ठिकाण :- मुंबई दिनांक :- २१.०६.२०२४

दिनांक: १९.०६.२०२४

करुन माझ्या नावे हस्तांतर करून घेतले.

महाकाली रोड, अंधेरी पुर्व, मुंबई-४०००९३.

१) श्री. लिवलीन डिसिल्वा

२) श्रीमती ॲन्नेट्र डिसिल्वा

३) कुमारी मरलिन डिसिल्वा

४) श्री. एम. डिसिल्वा व मी स्वत:

ADVOCATE HIGH COURT

Sd/-

Dated this 21st day of June, 2024.

of the same

Place: Mumbai

Date: 21/06/2024

Sanklap Siddhi Co-operative

Housing Society Ltd.

Hon. Secretary

ШТТ **1 | | | | |**

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([l. प्र. [l]), [] [] [] [] [] □□□□□□□ (□.π.□). QIII № IIII IIII (**С**І.**प्र**.**С**І), **ШПО**О, TT (III), CT (I التوريث حواسوبات

- وبدر فرد فردس سیمان سانها میادهای میان ماده آمان - ماده فراد فردس سیمان سانهای سانهای میان ماده آمان

PUBLIC NOTICE

Late Manjari N. Gandhi, a member of The Dimple Arcade Premises Co-op. So Ltd., having address at Dimple Arcade Asha Nagar, Kandivali E, Mumbai -400101 and holding Unit No. 208 in the building the Society and Died on 11/01/2024.

The Society hereby invite claims objections from the heir or heirs or other claimants/objector or objectors to the sai shares and interest of the decease member in the capital property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proofs support of his/her/their claims/objection for transfer of shares and interest of th deceased member in the capital property of the society. If no claims / objections ar received within the period prescribe above, the society shall be free to deal with the shares and interest of the decease member in the capital property of th society in such manner as is provide under the Bye-Laws of the society. The claims /objections, if any, received by the society for transfer of shares and intere of the deceased member in th apital/property of the society shall be dealt with in the manner provided under the Bye-Laws of the society. A copy of the registered Bye-Laws of the society available for inspection by the claiman objectors, in the office of the society wi the Hon, Secretary of Society with price ntment from the date of publication till the date of expiry of its period.

For and on behalf of DIMPLE ARCADE PREMISES CHS LTD Hon.Secretar

PUBLIC NOTICE

Mr. Meet J. Gandhi, Mr. Jatin N Gandhi and Late Manjari N. Gandhi, the members of The Hubtown Sunmist Co op Soc.Ltd., having address at Hubtown Sunmist, N.S Phadake Rd., Saiwad Andheri (E), Mumbai 400069 and holding Flat No. **805** in the **A-wing** of the building of the Society. Late Manjari N. Gandhi died on 11/01/2024. The Society hereby invite claims o objections from the heir or heirs or othe

claimants/objector or objectors to the said shares and interest of the deceased member in the capital property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/obje for transfer of shares and interest of the deceased member in the capital propert of the society. If no claims / objection are received within the period prescribe above, the society shall be free to de with the shares and interest of the deceased member in the capital property of the society in such manner as is provided under the Bye-Laws of the society. The claims /objections, if any received by the society for transfer of shares and interest of the deceas member in the capital/property of the society shall be dealt with in the mann provided under the Bye-Laws of the society. A copy of the registered Bye Laws of the society is available for inspection by the claimants /objectors, in the office of the society with the Hon Secretary of Society with prior appointment from the date of publication till the date of expiry of its period For and on behalf of

HUBTOWN SUNMIST CHS LTD Hon.Secretary

Date: 21/06/202

PUBLIC NOTICE

This is to inform the public at large that Mr. Sameer Mohile (the sole owner) is in the process of selling the said flat premises mentioned in the schedule below to the Prospective Purchaser/s.

Any person or persons having any claim est in respect of the said PREMISES described in the Schedule by way of charge, encumbrance, mortgage, gift, lease, maintenance, hypothecation lien, inheritance, injunction or otherwise is/are hereby required to make the same known to the undersigned at the below mentioned address within 14 days from the date of publication of the notice IN WRITING along with the documentary evidence, IF ANY, failing which my client will proceed to complete all the legal formalities required to be completed to Sale the said FLAT mentioned in the schedule below without any reference to any claim/s and any claim/s, if any, arising after 14 days from the date of publication of this notice, will be considered as waived, abandoned or given up and of no

legal effect and consequence SCHEDULE OF THE PROPERTY FLAT NO. 401, 4th FLOOR, SAI HERITAGE CO-OPERATIVE HOUSING SOCIETY LIMITED, SITUATED AT MHATARPADA ROAD, OFF. CEASER ROAD, AMBOLI, ANDHERI WEST, MUMBAI - 400 058

Aniket Nerurkar (Advocate) 24, Sai Estate, Amboli, Opp. IDBI Bank, Ceasar Road, Andheri West, Mumbai - 58.

PUBLIC NOTICE

Mr. Jatin N. Gandhi, Mrs. Sonali J Gandhi & Late Manjari N. Gandhi the member of HARIOM PLAZA COMMERCIAL Premises Co-op Soc. Ltd. having address at HARIOM PLAZA, M. G ROAD, BORIVALI (EAST), MUMBA 400066 and holding Unit No. 215 in the building of the Society and Late Manjari N andhi died on 11/01/2024.

The Society hereby invite claims of jections from the heir or heirs or other claimants/objector or objectors to the sa shares and interest of the deceas ember in the capital property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proofs support of his/her/their claims/objection for transfer of shares and interest of the deceased member in the capital propert of the society. If no claims / objections are eceived within the period prescribe ove, the society shall be free to deal wit the shares and interest of the deceas member in the capital property of the society in such manner as is provided under the Bye-Laws of the society. The claims /objections, if any, received by the society for transfer of shares and interes of the deceased member in the capital/property of the society shall be dealt with in the manner provided under the Bye-Laws of the society. A copy of the registered Bye-Laws of the society i vailable for inspection by the claima objectors, in the office of the society with Hon. Secretary of Society with prior appointment from the date o publication till the date of expiry of its

> For and on behalf o HARIOM PLAZA COMMERCIAL PREMISES CO-OP SOC. LTD Date: 21/06/20

eriod.

जाहीर सूचना

येथे सूचना देण्यात येत आहे की, मी संध्या साळवे, माझ्याकडून निवासी कायदेशीर वारसा दस्तावेज प्रवास करतेवेळी हरवले आहेत. याबाबत दिनांक १२.०४.२०२४ रोजी आयडी क्र.४४५१७-२०२४ अंतर्गत पोलीस तक्रार केली आहे. जर कोणास सापडल्यास कृपया माझ्याकडे मोबाईल क्र.७०४५५१७९५७ वर संपर्क साधावा. संध्या साळवे

जाहीर सूचना

येथे सूचना देण्यात येत आहे की, माझे अशील खालील अनुसुचीत नमुद केलेली मालमत्ता (सदर गलमत्ता) खरेदी करण्यासाठी श्री. के.एस. हरिहरन वांच्यासह व्यवहार करीत आहेत.

जर कोणा व्यक्तीस सदर मालमत्ता किंवा भागाव तारण, मालकीहक्क, अधिभार स्वरुपात काही दावा मागणी असल्यास किंवा जर कोणा व्यक्तीस किंवा तंस्थेस सदर मालमत्तेबाबत, विक्री, तारण, भाडेपड्डा मालकीहक्क. अधिभार. परिरक्षा. परवाना. वहिवाट बक्षीस, वारसाहक, शेअर, ताबा, कायदेशीर हक न्यास किंवा अन्य इतर प्रकारे काही अधिकार हक्क किंवा हित असल्यास त्यांनी लेखी स्वरुपा सर्व आवश्यक दस्तावेजी पराव्यांसह त्यांचे दावा खालील स्वाक्षरीकर्त्याकडे सदर सूचना प्रकाशन तारखेपासून १४ दिवसांत कळवावे. अन्यथा अरे समजले जाईल की, कोणताही दावा नाही आणि असल्यास त्याग केले आहेत आणि खालील स्वाक्षरीकर्त्याकडून ना-दावा प्रमाणपत्र वितरीत केले जाईल.

मालमत्तेची अनुसुची

श्रीसुंदर को–ऑपरेटिव्ह हौसिंग सोसायटी लि.द्वारे वितरीत दिनांक १ जून, १९९७ रोजीचे भागप्रमाणपत्र क्र.०७ मध्ये एकत्रित अनुक्रमांक ४१३१ ते ४२०० (दोन्हीसह) असलेले रु. ३५००/ – सरासरी मुल्याचे रु.५०/- प्रत्येकीचे ५ पुर्णपणे भरणा केलेल<mark>े</mark> शेअर्सचे ७० शेअर्स आणि फ्लॅट क्र.सी-६० क्षेत्रफळ ५६७ चौ.फु., १ला मजला, श्रीसुंदर को-ऑपरेटिव्ह हौसिंग सोसायटी लि., व्ही.एन. पुरव मार्ग, चेंबूर (पुर्व), मुंबई-४००७७१, नोंदणी जिल्हा व उप-जिल्हा मुंबई उपनगर.

ठिकाण: मुंबई ॲड. जगदीश एफ. माळी १४, ररा मजला, आशिर्वाद बिल्डींग आरडीसीसी बँकेजवळ, न्यू पोसरी, ता. खालापूर, जि. रायगड-४१०२२२ adv.jfmali@gmail.com

दिनांक: २१.०६.२०२४

PUBLIC NOTICE NOTICE is hereby given that the b is no longer affiliated as Authoris Exchange Registrati Numbers of Address of Authorised Person Nam Name Authorised Person 101 1st Floor Majitia Chambers Abdul Razzak Allana Marg Fort Mumbai 400001 NSE - AP0291079853 I Pvt Ltd BSE - AP0106730132232 ease note that above mention Authorised Person (AP) is no longer associated with us. Any perso enceforth dealing with above mention AP should do so, at their own risk. Kotak Securities Ltd. shall no

© kotak Kotak Securities Limited. Registered Office: 27 FKC, C 27, G Block, Bandra Kurla Citak Securities Complex, Bandra (E), Mumbai 400051. Clh: U99999MH1994PLC134051, Telephone No.: +22 43360000, Fax No.: +22 67132430. Website: www.kotak.com / www.kotaksecurities.com. Correspondence Address: Infinity IT Park, Bldg, No 21, Opp. Film City Road, A K Vaidya Marg, Malad (East), Mumbai 400097. Telephone No: 42856825. SEBI Registration No: INZ000200137(Member of NSE, BSE, MSE, MSE, MCDEX), AMFI JARN 01464, PMS INPO00000258 and Research Andria NSE, INSE, MSE, MSC & NCDEX), AMFI JARN 01464, PMS INPO000000258 in KID INSE INSE, MSE, MSC & NCDEX), AMFI JARN 01464, PMS INPO000000586. NSDL/CDSL: : IN-DP-629-2021. Compliance Officer Details: Mr. Hiren Thakkat Call 1024. 42858 8484 or Femili ks compliance@flotake. all: 022 - 4285 8484, or Email: ks.compliance@kotak.com

ed that there exists no queries against the above mentioned AF

a liable for any such dealing. In case of any queries for the transactions till date, Investors are requested inform Kotak Securities Ltd. within 15 days from the date of this notification, failing which it shall be

NOTICE is hereb Person of Kotak			erson is no longer affiliated as Authorised
Authorised Person Name	Trade Name	Exchange Registration Numbers of Authorised Person	Address of Authorised Person
Ritisha Rajesh Vasani	Ritisha Rajesh Vasani	NSE - AP0291109921	Shubh Labh Plaza Chs Ltd 703 Inderlok 5 Bhayander East Thane 401105
			longer associated with us. Any person

be liable for any such dealing. In case of any queries for the transactions till date, investors are requeste to inform Kotak Securities Ltd. within 15 days from the date of this notification, failing which it shall be deemed that there exists no queries against the above mentioned AP. deemed that there exists no queries against the above mentioned AP.

kotak ** Kotak Securities Limited. Registered Office: 27 BKC, C 27, G Block, Bandra Kurl No: +22 43560000, Fax No: +22 67132430. Wbesite: www.kotak.com/ + www.kotaksbecurities.com Correspondence Address: Infinity IT Park, Bldg, No 21, Opp. Film City Road, A K Vaidya Mang, Mala (East), Mumbai 400997. Telephone No: 42856825. SEBI Registration No: INZ000200137(Member of NSE, BSE, MSE, MCX & NCDEX), AMFI ARN 0164, PMS inP000000258 and Research Analys INH000000586. NSDL/CDSL: : IN-DP-629-2021. Compliance Officer Details: Mr. Hiren Thakka Call: 022-42858484, or Email: ks.compliance@kotak.com

जाहीर सूचना

सूचना येथे कळविण्यात येते की, श्री. वल्लभभाई गणेशभाई जसोलिया आणि श्रीमती रेखा वल्लभभाई जसोलिया या खाली दिलेल्या अनुसूचीत नमूद केलेल्या मालमत्तेचे संयुक्त-मालक आहेत आणि श्री. वहुभभाई गणेशभाई जसोलिया आणि श्रीमती रेखा बल्लेभभाई जसोलिया यांनी खाली नमूद केलेला मूळ दस्तऐबज हरवला/गहाळ

१. दिनांक १७.०१.१९८९ चा विक्रीचा मूळ करार मे. हॅपी होम इस्टेट एजन्सी (त्यात आयोजक म्हणून संबोधले जाते) आणि श्री. रावजीभाई विरामाई पटेल यांनी त्यांचे स्थापन केलेले वकील श्री. हिमतभाई रावजीभाई पटेल यांच्याद्वारे, (त्यात वाटपदार म्हणून संदर्भित) यांच्या दरम्यान अंमलात आणला गेला यात नमूद केलेल्या आयोजकाने त्यामध्ये नमूद केलेल्या अनुसूचीत नमूद केलेली मालमत्ता विक्री केली, नियक्त केली, त्यामध्ये दिलेल्या वाटपाकडे हस्तांतरित केली.

कोणा व्यक्तिस वर नमूद केलेल्या दिनांक १७.०१.१९८९ हरवलेला विक्रीचा मूळ करार संदर्भात कोणत्याही प्रकारेताबा, वारसा किंवा अधिकार असल्यास ॲडव्होकेट नेव्हिल छेडा, छेडा ॲंड असोसिएट्स, दुकानक्र.७ व ८ , तळमजला , मधुर कोहौसोलि , टी.पी.एस. ५५वा आणि ५६ वा रोड, वीर सावरकर गार्डन जवळ, बाभई नाका, बोरिवली (पश्चिम), मुंबई - ४०० ०९२ येथे त्यांच्या कार्यालयात खाली स्वाक्षरी केलेल्यांना लेखी कळवावे अशी विनंती केली आहे, या तारखेपासून **१५ (पंघरा)** दिवसांच्या आत सहाय्यक कागदपत्रे आणि, किंवा कागदपत्रांच्या प्रमाणित प्रतींसह, खाली नमुद केलेल्या जागेच्या तपासात अयशस्वी झाल्यास असे दावे र्किवा आक्षेप विचारात न घेता निष्कर्ष काढला जाईल जेमाफ केले गेले आहेत आणि सोडलेले आणि ज्यासाठी माझे अशिल किंवा मी जबाबदार असणार नाही. कृपया लक्षात घ्या की जाहिर सूचनेद्वारे दिलेली उत्तरे /दावे विचारात घेतले जाणार नाहीत.

वर सं**दर्भि**त अनुसूची

मालकीच्या आधारावरसर्व निवासी जागा, फ्लॅटक्र. १८, ५५० चौ. फूट. बिल्ट अप क्षेत्र, पाचव्या मजल्यावर एफ विंग मध्ये, अयोध्या-वृंदावन (हरिदास नगर) म्हणून ज्ञात इमारतीचे, अयोध्या वृंदावन (हरिदास नगर) को-ऑपरेटिव्ह हाउसिंग सोसायटी लिमिटेड म्हणून ज्ञात सोसायटीमध्ये, हरिदास नगर, शिंपोली रोड, बोरिवर्ली (पश्चिम), मुंबई-४०००९२ येथे स्थित, जमीन धारण करणारा प्लॉटक्र.६४८, ६४९, ६६४-अ, ६६५-अ आणि ६६६, सी.टी.एस. क्र. ३१, ५२, ५३, ६०, ६१, ६१/१, ७०, ७५, ७६, ७९, ८७, १०६, १२१ शी संबंधित गाव शिपोली, तालुका बोरिवली नोंदणी जिल्हा आणि मुंबई उप-शहरी उप-जिल्हा अंतर्गत, यासह **०५ (पाच)** पूर्णपणे भरणा केलेले शेअर्स प्रत्येकी रू.५०/- रूपये पन्नास फक्त चे २**०१ ते २०५** पर्यंत विशिष्ट संख्या असलेले (दोन्ही समाविष्ट) नोंदणी क्रमांक **एमयूएम/डब्ल्यूआर/एचएससी/टीसी/१४८३५/** २०१०-११/२०१० दि.०३.०९.२०१० असलेले अयोध्या बृंदावन (हरिदास नगर) को-ऑगरेटिव्ह हाउसिंग सोसायटी लिमिटेड द्वारे जारी केलेले भाग प्रमाणपत्र क्रमांक ९ मध्ये नोंदवले गेले. सही/- श्री. नेव्हिल पी. छेडा

ठिकाण : मुंबई दिनांक : २१.०६.२०२४

₹10 0101 12 1000 0000

NOTICE OF LOSS OF SHARE CERTIFICATES

Notice is hereby given that the following share certificate(s) issued by the Company are stated to have been lost or misplaced and the registered share holder(s) thereof have

applied for issue of duplicate share certificate(s). Notice is hereby given that the company will proceed to issue duplicate share certificate(s) to the below mentioned person(s) unless a valid objection is received by the compan

vithin 15 days from the date of publication of this notice. No claims will be entertained by the company with respect to the original share certificate(s) subsequent to the issue of duplicates thereof. Cert No Dist From Dist To Shares S. No Folio no Name

1 | 1092328 | Nandita Ashok Khosla | 82203 | 23429301 | 23429900 | 600 Any person who has/have a claim in respect of the said certificate(s) should lodge his/he which claim with all supporting documents with the company at its registered office. If no valid and legitimate claim is received within 15 days from the date of publication of this notice, the company will proceed to issue Letter of Confirmation in lieu of duplicate share certificate(s) to the person listed above and no further claim would be entertained from

PUBLIC NOTICE

Notice is hereby given to the public at large that, my client, Mr. Jayesh Gordhandas Ganatra, is the Owner of Flat No. 102, First Floor, B Wing Kesar Scion C H S Ltd; old Building No. 127, Pant Nagar, Ghatkopar (East), Mumbai - 400075 hereinafter referred to as "the Said Flat" which was transferred to his name vide a Registered Releasee Deed dated 28/01/2021 bearing Document Registration Serial No. - KRL-1/1885/2021 by the legal heirs of Mr. Babulal Shankarlal Thakkar who was the previous owner of the Said Flat. My Client says that there are no other Legal Heir/s of the deceased Mr. Babulal Shankarlal Thakkar who has been left out. My client further state that as per the Sale Agreement dated 08/07/2001, Mr Babulal Shankarlal Thakkar had purchased the Old Flat No. 3532, Building No. 127, Vishal Pantnagar C H S Ltd; (erstwhile Society), Pant Nagar Ghatkopar - (East), Mumbai - 400 075 hereinafter referred to as "the Old Flat" from Mr. V. B. Nalavde. My client further state that he has lost misplaced the Documents pertaining to the Ownership of the Old Flat ther owned by Mr. V. B. Nalayde. The Said Old Flat was demolished along with the entire old Building and upon Redevelopment the Said Flat has been allotted in lieu of the Old Flat vide a Registered Permanent Alternate Accommodation Agreement bearing Regsitration No. - KRL-1/14713/2019. My client further state that he intends to sell the flat to Mr. Dattu Daulatrao Ghule & Mrs. Sheetal Dattu Ghule. My Client hereby indemnify and undertake to keep indemnified save and harmless the Society, its Members and all the Managing Committee Members, the Purchasers herein, the Bankers or any Financial Institution providing the Loan, if any, and the subsequent Purchasers of the Said Flat for any claim by the legal heirs or any other person/s claiming through my client upon the selling of the said Flat and the Society transferring the Membership of the Said new Flat No. 102 in the name of the proposed buyers. That any claimant / objector / person / legal heirs / individual / firm / company having rights, title, interest, benefit, objection, claim or demand of any nature hatsoever in and upon in the said Flat by way of sale, transfer, contracts Agreement, mortgage, charge, lien, legacy, assignment, trust, easement exchange, inheritance, gift, succession, maintenance, occupation possession or otherwise howsoever shall submit their grievance with opies of such documents and other proofs in support of their claim objection within a period of 14 days of this Notice at - 29/848, Pant Nagar, Ghatkopar - (East), Mumbai - 400075 otherwise if the said grievance o obstacles or objections raised by them after the expiry of said period of 14 days shall not be entertained. This notice is published for informing that my Client may enter into a Conveyance Deed in the name of the proposed buyers after the expiry of the said period of 14 days, failing which the negotiations shall be completed without any reference to such claims and he claims, if any, shall be deemed to have been given up or waived. If anyone has found the lost copy, please submit to the Advocate at the NIMISH N. SAVLA

Place: Mumbai (Advocate, High Court, Bombay) Date: 21-06-2024

This is only an advertisement for information purpose and does not constitute an offer document announcement or an invitation or a recommendation to purchase, to hold or sell securities. Not for publication, distribution, or release irectly or indirectly into the United States of America or otherwise Outside India

वकील उच्च न्यायालय



DSJ KEEP LEARNING LIMITED

Our Company was incorporated as "Dalal Street Communications Private Limited" on November 21, 1989, under the Companies Act, 1956 with the Registrar of Companies, Mumbai. Subsequently, our Company was converted into a public limited company and the name of our Company was changed to "Dalal Street Communications Limited" vide special resolution dated March 22, 1994 and a fresh certificate of incorporation consequent to the conversion wa anted to our Company on June 14, 1994, by the Registrar of Companies, Mumbai. Subsequently, our Company changed its name to 'DSJ Communications Limited' and a fresh certificate of incorporation consequent to the nam change was granted to our Company on July 14, 1995, by the Registrar of Companies, Mumbai. Further, our Company's name was again changed to 'DSJ Keep Learning Limited' and a fresh certificate of incorporation consequent to the name change was granted to our Company on June 29, 2021, by the Registrar of Companies, Mumbai. For details, please refer to "General Information" on page 38 of the Letter of Offer

Registered Office: 419-A, Arun Chambers, 4th Floor, Tardeo, Mumbai City, Mumbai - 400 034, Maharashtra, India Contact person: Jaiprakash Laxmandas Gangwani, Company Secretary & Compliance Officer Telephone: 022 4002 3127 | E-mail id: compliance@dsjkeeplearning.com | Website: https://dsjkeeplearning.com/ Corporate Identity Number: L80100MH1989PLC054329

PROMOTERS OF OUR COMPANY: NEW BONANZA IMPEX PRIVATE LIMITED, SANJAY VIJAYSINGH PADODE, RAJESH VIJAY PADODE AND PRATAP VIJAY PADODE

. ISSUE OF 6.81.24.036 FULLY PAID UP FOURTY SHARES OF FACE VALUE OF ₹1. FACH OF OUR COMPANY (THE "RIGHTS FOURTY SHARES") FOR CASH AT A PRICE OF ₹1. PER FOURTY SHARE (THE "ISSUE PRICE"), AGGREGATING TO \$681.24 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 7 EQUITY SHARE FOR EVERY 9 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MAY 14, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" BEGINNING ON PAGE 145.

BASIS OF ALLOTMENT

The Board of Directors of DSJ Keep Learning Limited wishes to thank all its members and investors for their response to the Company's Rights Issue of Equity Shares, which opened for subscription on Wednesday, May 29, 2024 and closed on Thursday, June 06, 2024. The last date for on market renunciation of Rights Entitlement was Monday, June 03, 2024. Out of a total of 1,566 applications received for 14,18,47,847 Equity Shares, 7 Applications received for 2,11,554 Equity Shares were rejected due to duplicate bid entries. The total number of valid applications received including direct application against loan conversion were 1,560 Applications for 16,06,36,293 Equity Shares aggregating to ₹ 16,06,36,293 which was 235.80% of the issue size

in accordance with the Basis of Allotment finalized on June 13, 2024, in consultation with the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue, the Company has on June 14, 2024 allotted 6,81,24,036 Equity Shares to the successful applicants. All valid applications have been considered for Allotmen

l. Basis of Allotment:

Category	No. of valid CAFs (including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Allotted (A+B)			
Direct	1	66,16,203	1,23,83,797	1,90,00,000			
Eligible Equity Shareholders	1,085	1,60,20,410	3,13,05,118	4,73,25,528			
Renouncees	79	17,98,508	0	17,98,508			
Total	1,165	2,44,35,121	4,36,88,915	6,81,24,036			
2. Information regarding Applications received (including ASBA applications received):							

Category	Applications Received		Equity Shares Applied for			Equity Shares allotted		
	Number	%	Number	Value (Rs.)	%	Number	Value (Rs.)	%
Direct	1	0.06	1,90,00,000	1,90,00,000	11.83	1,90,00,000	1,90,00,000	27.89
Eligible Equity Shareholders	1480	94.87	13,10,57,119	13,10,57,119	81.59	4,73,25,528	4,73,25,528	69.47
Renouncees	79	5.06	1,05,79,174	1,05,79,174	6.59	17,98,508	17,98,508	2.64
Total	1560	100.00	16,06,36,293	16,06,36,293	100.00	6,81,24,036	6,81,24,036	100.00

Fractional Entitlements The Equity Shares are being offered on a rights basis to existing Eligible Equity Shareholders in the ratio of 7 Equity Shares for every 9 Fully Paid-up Equity Shares held as on the Record Date on May 14, 2024. As per SEBI Right

ssue Circulars, the fractional entitlements are to be ignored ntimation for allotment/refund/rejections cases: The dispatch of Allotment Advice cum refund intimation and intimation for rejection, as applicable, to the investors by e-mail only have been completed on June 19, 2024. The

astruction to SCSBs for unblocking of funds in case of ASBA Applicants were given on June 13, 2024. The Company has filed the listing application with BSE and NSE seeking permission for listing of equity shares issued on Rights Basis on June 14, 2024. The listing application filed by the Company has been approved by BSE and

NSE vide their letter no. LOD/RIGHT/AB/FIP/428/24-25 and NSE/LIST/42245 dated June 14, 2024 and June 18, 2024 respectively. The Company received the approval for trading of 6,81,24,036 equity shares from BSE and NSE ride letter LOD/RIGHTS/SV/253/2024-25 and NSE/LIST/2024/42316 respectively on June 19, 2024 and the trading commenced from June 20, 2024 on BSE and NSE. Credit of equity shares to the respective demat accounts of the shareholders in respect of Allotment in dematerialized form has been completed on June 19, 2024. For further details, see "Terms of the Issue – Allotment Advices/Refun

Orders/ Unblocking of ASBA Accounts" on page 171 of the Letter of Offer. In accordance with SEBI circular dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL and CDSL on June INVESTORS MAY PLEASE NOTE THAT EQUITY SHARES ISSUED PURSUANT TO THIS RIGHTS ISSUE SHALL HAVE THE SAME ISIN (I.E. INE055C01020) AS THE EXISTING LISTED EQUITY SHARES.

INVESTORS ARE FURTHER ADVISED TO NOTE THAT THOUGH THESE EQUITY SHARES MAY GET CREDITED TO THEIR RESPECTIVE DEPOSITORY ACCOUNTS, THEY SHOULD TRADE IN SUCH EOUITY SHARES ONLY AFTER ASCERTAINING THAT TRADING APPROVAL HAS BEEN ISSUED AND NOTIFIED BY BSE. THIS INFORMATION WOULD ALSO BE POSTED ON THE WEBSITE OF THE STOCK EXCHANGES. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"): The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the Issue is not exceeding 🔻 5,000 Lakhs. Investors are advised to refer to the Letter of Offer for the full text of the "Other Regulatory and Statutory Disclosures – Disclaimer Clause of SEBI" on page 139 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE); It is to be distinctly understood that the permission given by BSE should not in any way, be deemed or construed that the Letter of Offer has been cleared

ctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of the BSE" on page 140 of the Letter of Offer DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE, nor does it certify he correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of the NSE" on page 140 of the Letter of Offer.

All capitalized terms used but not defined herein shall have the meanings assigned to them in the Letter of Offer dated May 13, 2024. Any correspondence in respect of allotment of Rights Equity Shares pertaining to the Issue may be addressed to the Registrar to the Issue at the address mentioned below

REGISTRAR TO THE ISSUE

LINKIntime

Link Intime India Private Limited

C-101, 247 Park, LBS Marg, Vikhroli West Mumbai-400083, Maharashtra, India Tel: +91 810 811 4949

E-mail: keepleaming rights 2024@inkintime.co.in Investor Grievance ID: keepleaming rights 2024@inkintime.co.in Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058 rvestors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, wit

a copy to the SCSBs, giving full details such as name, address of the applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amous blocked,, ASBA Account number and the Designated Branch of the SCSBs, where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgemen ilip . For details on the ASBA, see "Terms of the Issue" on page 145 of the Letter of Offer.

For DSJ KEEP LEARNING LIMITED

Jaiprakash Laxmandas Gangwa Company Secretary & Compliance Office

Place: Mumbai

Date: June 20, 2024

नौकरशाही में किया गया फेरबदल

अरुणाचल प्रदेश सरकार ने अफसरों के विभाग बदले

ईटानगर, 20 जून (भाषा)।

अरुणाचल प्रदेश सरकार ने नौकरशाही में फेरबदल करते हुए 1998 बैच के आइएएस अधिकारी कलिंग तायेंग को प्रधान सचिव (निर्वाचन) नियुक्त किया है।

एक आधिकारिक आदेश में यह कहा गया। मुख्य सचिव धर्मेंद्र ने बुधवार को जारी आदेश में कहा कि विवेक पांडे को पवन कुमार सैन की जगह शहरी मामलों (शहरी विकास, नगर नियोजन, शहरी स्थानीय निकाय, आवास) का आयुक्त नियुक्त किया गया है। सैन के पास मुख्य निर्वाचन अधिकारी का भी कार्यभार है। उनको स्वास्थ्य एवं परिवार कल्याण आयुक्त की भी जिम्मेदारी सौंपी गई है। वह जनस्वास्थ्य अभियांत्रिकी एवं जल आपूर्ति आयुक्त का भी अतिरिक्त प्रभार संभालेंगे। यह प्रभार पहले औधेश कुमार सिंह के पास था। सिंह को मुख्यमंत्री का सचिव नियुक्त किया गया है। आदेश में कहा गया

है कि साधना देवरी को उनके मौजूदा प्रभार के अलावा मुख्यमंत्री का सचिव भी नियुक्त किया गया है। शिक्षा आयुक्त अमजद टाक को खाद्य एवं नागरिक आपूर्ति, उपभोक्ता मामले आयुक्त का अतिरिक्त कार्यभार सौंपा गया है। सौगत बिस्वास को उद्योग, व्यापार एवं वाणिज्य, कौशल विकास का उद्यमिता, श्रम एवं रोजगार आयुक्त नियुक्त किया गया है। यशपाल गर्ग को स्वप्निल एम नाइक की जगह आयुक्त (कार्मिक) का प्रभार दिया गया है। नाइक को प्रमुख सचिव कलिंग तायेंग के स्थान पर सतर्कता सचिव के साथ ही विधि आयुक्त का अतिरिक्त कार्यभार भी सौंपा गया है। आइओएफएस अधिकारी हेज तारी पशुपालन एवं पशु चिकित्सा और मत्स्य पालन के सचिव होंगे, इन विभागों का प्रभार क्रमशः बिडोल तयेंग और सौगत बिस्वास के पास था। सचिव आइपीआर न्याली एटे को शहरी मामले (शहरी विकास, नगर नियोजन, शहरी स्थानीय निकाय, आवास) का अतिरिक्त प्रभार दिया गया है।

अरुंधति राय पर मुकदमा चलाने की मंजूरी के खिलाफ भाकपा-माले ने किया प्रदर्शन

पटना, २० जून (भाषा)।

बिहार में विपक्षी दलों के महागठबंधन में शामिल भाकपा माले ने लेखिका अरुंधित राय और कश्मीर केंद्रीय विश्वविद्यालय के पूर्व प्रोफेसर शेख शौकत हुसैन के खिलाफ गैरकानूनी गतिविधियां (रोकथाम) कानून के तहत मुकदमा चलाने के आदेश के खिलाफ राज्य के सभी जिलों में गुरुवार को विरोध-प्रदर्शन आयोजित किया और मुकदमा चलाए जाने की अनुमित को तत्काल निरस्त करने की मांग की।

लेनिनवादी) की ओर से बिहार की राजधानी पटना के बुद्ध स्मृति पार्क समेत गया, अरवल, हिलसा, मधुबनी, आरा, बेगूसराय, जहानाबाद, सासाराम आदि जगहों पर विरोध प्रदर्शन किया गया। पटना में आयोजित विरोध प्रदर्शन में बिहार विधान परिषद सदस्य शशि यादव सहित पार्टी के अन्य नेताओं व कार्यकर्ताओं ने हिस्सा लिया। कार्यक्रम का संचालन

दिल्ली के उपराज्यपाल वीके सक्सेना ने पिछले सप्ताह राय और हुसैन पर 2010 में एक कार्यक्रम में कथित तौर पर भड़काऊ भाषण देने के लिए मुकदमा चलाने की मंजूरी दी थी।

कर रहे पार्टी की राज्य कमेटी सदस्य जितेंद्र कुमार ने कहा कि दिल्ली के उपराज्यपाल ने राय और हसैन के विरुद्ध 2010 के एक प्रकरण में यूएपीए के तहत मुकदमा चलाने की अनुमति दी है, जो हैरत में डालने वाला और हास्यास्पद निर्णय है। उन्होंने कहा भारतीय कम्युनिस्ट पार्टी (मार्क्सवादी- कि पूरे 14 वर्ष बाद यूएपीए जैसे कानून में मुकदमा चलाने की अनुमित देना, कानून का अनुपालन नहीं बल्कि सीधे तौर पर सत्ता द्वारा असहमति व्यक्त करने वाले लोगों पर शक्तियों का दुरुपयोग है। दिल्ली के उपराज्यपाल वीके सक्सेना ने पिछले सप्ताह राय और हसैन पर 2010 में एक कार्यक्रम में कथित तौर पर भड़काऊ भाषण देने के लिए मुकदमा चलाने की मंजूरी दी थी।

त्रिपुरा: छात्रावास में भोजन करने के बाद 30 छात्राएं हुईं बीमार

अगरतला, २० जून (भाषा)।

पश्चिम त्रिपुरा जिले में एक गैर सरकारी संगठन (एनजीओ) द्वारा संचालित छात्रावास में गुरुवार को

एक अधिकारी ने यह जानकारी दी। पश्चिम त्रिपुरा के जिलाधिकारी विशाल कुमार ने बताया कि राज्य सरकार ने बोधजंग उच्चतर माध्यमिक विद्यालय और महारानी तुलसीबाटी स्कूल की छात्राओं के दुषित भोजन खाने से तबीयत बिगड़ने की घटना की जांच के आदेश दिए हैं। दोनों सरकारी स्कूलों की छात्राएं इंदिरानगर क्षेत्र में एनजीओ द्वारा संचालित छात्रावास में रहती थीं और अपने-अपने संस्थानों में जाने से

पहले भोजन करती थीं। उन्होंने कहा कि सबसे पहले दो लड़िकयों ने पेट दर्द की शिकायत की और जल्द ही अन्य छात्राओं ने भी यही शिकायत की। छात्राओं को जीबीपी अस्पताल ले जाया गया। उन्होंने कहा कि भोजन करने के बाद कम से कम 30 छात्राएं बीमार छात्रावास से जांच के लिए भोजन के नमूने एकत्र किए गए हैं। यदि छात्रावास अधिकारियों द्वारा छात्राओं को परोसे गए भोजन में कुछ भी प्रतिकुल पाया जाता है तो हम उचित कदम उठाएंगे। छात्राओं की हालत स्थिर बताई गई है। मुख्यमंत्री माणिक साहा ने कहा कि यह भोजन विषाक्तता का मामला प्रतीत होता है। साहा ने अस्पताल में छात्राओं से मुलाकात की। मुख्यमंत्री ने कहा कि छात्राओं की हालत स्थिर है। सरकार ने आवश्यक कदम उठाने के लिए घटना की जांच के आदेश दे दिए हैं।

ओड़ीशा के राज्यपाल और मुख्यमंत्री ने राष्ट्रपति द्रौपदी मुर्मू को दी जन्मदिन की बधाई

भुवनेश्वर, २० जून (भाषा)।

ओड़ीशा के राज्यपाल रघुवर दास और मुख्यमंत्री मोहन चरण माझी ने गुरुवार को राष्ट्रपति द्रौपदी मुर्मू को उनके 66 वें जन्मदिन पर बधाई दी। राज्यपाल ने एक्स पर पोस्ट किया कि ईश्वर उन्हें उत्तम स्वास्थ्य और धैर्य प्रदान करें ताकि वह करूणा एवं विवेक से हमारे राष्ट्र का मार्गदर्शन करती रहें।

मुख्यमंत्री माझी ने एक्स पर एक पोस्ट में राष्ट्रपति को उड़िया लोगों के लिए गर्व और वैभव बताते हए उन्हें जन्मदिन की बधाई दी। उन्होंने भगवान जगन्नाथ से उनकी लंबी उम्र एवं स्वस्थ्य जीवन के लिए भी प्रार्थना की। पूर्व मुख्यमंत्री नवीन आदिवासी परिवार में हुआ था।

पटनायक ने सोशल मीडिया पोस्ट में कहा कि माननीय राष्ट्रपति द्रौपदी मुर्म को जन्मदिन की हार्दिक बधाई एवं शभकामनाएं। (मैं) आपके स्वस्थ्य एवं दीर्घ जीवन की कामना करता हुं। राष्ट्रपति कार्यालय ने एक्स पर राष्ट्रपति के हवाले से लिखा कि जय जगन्नाथ। (मैंने) आज दिल्ली में स्थित जगन्नाथ मंदिर में दर्शन किए तथा प्रार्थना की कि सभी देशवासियों का कल्याण हो तथा हमारा देश प्रगति के नए प्रतिमान स्थापित करता रहे। राष्ट्रपति कार्यालय ने मुर्मू के मंदिर जाने की कुछ तस्वीरें भी एक्स पर साझाँ की। मुर्मू का जन्म 20 जून 1958 को ओड़ीशा के मयरभंज जिले के उपरबेडा गांव में एक संथाली

कोलकाता के एक होटल से लापता हुआ बांग्लादेशी युवक

कोलकाता, २० जून (भाषा)।

कोलकाता में एक बांग्लादेशी सांसद के लापता होने और उनकी संदिग्ध हत्या के महज कुछ ही दिन बाद इस पड़ोसी देश का एक युवक शहर में लापता हो गया और उसका पता लगाने में पुलिस जुट गई।

एक वरिष्ठ पलिस अधिकारी ने बताया कि बांग्लादेश नागरिक मोहम्मद दिलवर हुसैन (23) इलाज कराने यहां आया था और वह मध्य ठहरा हुआ था। संबंधित होटल के प्रबंधन ने खुलासा किया कि हुसैन संभवतः देर रात होटल

परिसर से निकल गया। उसके अनुसार होटल में उसके साथ उसके रिश्तेदार भी थे। हुसैन के रिश्तेदारों ने गुरुवार सुबह पार्क स्ट्रीट थाने में गुमशुदगी की शिकायत दर्ज कराई। अधिकारी ने कहा कि जांच के तौर पर हम फिलहाल होटल और आसपास के सीसीटीवी फुटेज को खंगाल रहे हैं।

उन्होंने कहा कि होटल के अधिकारियों द्वारा गुमशुदगी की रिपोर्ट करने के बाद एक मामला दर्ज किया गया। इससे पहले बांग्लादेशी सांसद अनवारूल अजीम अनार 12 मई को यहां पहुंचने कोलकाता के मिर्जा गालिब स्ट्रीट पर एक होटल में के अगले ही दिन लापता हो गये थे और बाद में संदिग्ध रूप से उनकी हत्या कर दी गई थी। वह भी इलाज कराने यहां आए थे।

बघेल ने एनटीए प्रमुख को राज्य के आयोग से हटाने की मांग की

रायपुर, २० जून (भाषा)।

कांग्रेस के वरिष्ठ नेता और छत्तीसगढ के पूर्व मुख्यमंत्री भूपेश बघेल ने गुरुवार को राष्ट्रीय परीक्षा एजंसी (एनटीए) के प्रमुख डा प्रदीप कुमार जोशी को राज्य के लोक सेवा आयोग में सुधार के लिए राज्य सरकार द्वारा गठित आयोग के अध्यक्ष पद से हटाने की

उन्होंने यूजीसी-नेट परीक्षा रद्द होने और नीट परीक्षा में कथित अनियमितताओं के आरोपों के बाद यह मांग की है। राज्य की नई भाजपा सरकार ने इस साल मार्च में डाक्टर

राज्य की नई भाजपा सरकार ने इस साल मार्च में डाक्टर जोशी की अध्यक्षता में एक आयोग का गढन किया था, जिसका काम छत्तीसगढ़ लोक सेवा आयोग (सीजीपीएससी) द्वारा आयोजित परीक्षाओं को संघ लोक सेवा आयोग (यूपीएससी) की तर्ज पर पारदर्शी तरीके से आयोजित करने के लिए सुझाव देना है।

जोशी की अध्यक्षता में एक आयोग का गठन किया था, जिसका काम छत्तीसगढ़ लोक सेवा आयोग (सीजीपीएससी) द्वारा आयोजित परीक्षाओं को संघ लोक सेवा आयोग (यूपीएससी) की तर्ज पर पारदर्शी तरीके से आयोजित करने के लिए सुझाव देना है। युपीएससी के पूर्व अध्यक्ष डाक्टर जोशी

फिलहाल एनटीए के शासी मंडल का नेतृत्व कर रहे हैं। यूजीसी-नेट परीक्षा रद्द होने और नीट परीक्षा में कथित अनियमितताओं के आरोपों के बाद एनटीए पर सवाल उठे हैं। बघेल ने एक्स पर लिखा कि अभी एनईईटी में हुई धांधली का विवाद ख़त्म नहीं हुआ है और युजीसी-नेट का पर्चा लीक होने की पृष्टि हो

गई। फिर से परीक्षा होगी। परीक्षाएं करवाने वाली एजंसी एनटीए पर सवाल खड़े हो गए हैं। इसी एनटीए के शासी मंडल के प्रमुख डाक्टर प्रदीप कुमार जोशी को छत्तीसगढ़ सरकार ने सीजीपीएससी सुधार आयोग का अध्यक्ष नियुक्त किया है। मुख्यमंत्री विष्णु साय क्या अब भी जोशी को नहीं हटाएंगे? हटा दीजिए, लाखों बच्चों के भविष्य का सवाल है। बघेल ने भाजपा के नेतृत्व वाली केंद्र सरकार की आलोचना की और कहा कि प्रधानमंत्री नरेंद्र मोदी को छात्रों के भविष्य के साथ कथित खिलवाड़ के लिए उनसे माफी मांगनी चाहिए।

भाजपा के अवधेश नारायण सिंह होंगे बिहार विधान परिषद के कार्यकारी सभापति

पटना, २० जून (भाषा)।

भाजपा के वरिष्ठ नेता अवधेश नारायण सिंह को गुरुवार को बिहार विधान परिषद का कार्यवाहक सभापति नियुक्त किया गया। बिहार विधान परिषद् सचिवालय से जारी एक प्रेस विज्ञप्ति के अनुसार, राज्यपाल राजेंद्र विश्वनाथ अर्लेकर ने उच्च सदन के सभापति के दायित्व के निर्वहन के लिए कार्यकारी सभापति के रूप में अवधेश नारायण सिंह को नियुक्त किया है। यह उनका तीसरा कार्यकाल होगा।

LWS KNITWEAR LIMITED

Registered Office: G T Road (West), Ludhiana - 141008, Punjab, India | Telephone: 98778 15974 E-mail id: info@lwsknitwear.com Website: www.lwsknitwear.com

PUBLIC ANNOUNCEMENT

Public Announcement is hereby given that the Company has proposed Rights Issue and is awaiting approval on the Draft Letter of Offer from BSE Limited As instructed by the Stock Exchange, the physical shareholders are hereby informed that they are required to dematerialize their holding within 21 days from the date of this Public Announcement in order to be eligible for the Rights Entitlement (REs) in the proposed Rights Issue. In case of failure to dematerialize their shares within the prescribed time, the physical shareholders will not be eligible to participate in the Rights Issue and will be deprived from exercising their Rights Entitlement.

For LWS Knitwear Limited Date: June 20, 2024 Girish Kapoor Managing Director . DIN: 01870917 Place: Ludhiana, Punjab

The Public Announcement is also available at Investors section of the Company's website www.lwsknitwear.com and corporate announcement section of www.bseindia.com

TAVERNIER RESOURCES LIMITED

Registered Office: Plot No- 42 CTS No 1(Pt), Village Deonar, Near Mahesh Pharma Ancillary Ind Estate, Govandi, Mumbai - 400043 | CIN: L51909MH1994PLC193901 Contact: 8879382912 | E-mail ID: tavernier.resources@gmail.com

PUBLIC NOTICE CUM CORRIGENDUM TO THE DPS AND PRE-OFFER ADVERTISEMENT FOR

THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF TAVERNIER RESOURCES LIMITED OPEN OFFER FOR ACQUISITION OF UP TO 15.54.540 EQUITY SHARES REPRESENTING 26.00% OF THE EQUITY SHAR CAPITAL OF THE TARGET COMPANY FROM THE PUBLIC SHAREHOLDERS OF TAVERNIER RESOURCES LIMITED. BY TH ACQUIRER PURSUANT TO AND IN COMPLIANCE WITH THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER" This public notice ("Notice") is being issued by Vivro Financial Services Private Limited, the Manager to the offer ("Manage

. This is to bring to the notice of Public Shareholders that the dispatch of Letter of Offer to the Public Shareholders of Tavernie Resources Limited was completed on June 06, 2024, through email and speed post. Those Public Shareholders who have not received the Letter of Offer through email or speed post may download the same from website of SEBI at www.sebi.gov.ir website of BSE at www.bseindia.com or website of the Manager to the Offer at www.vivro.net.

. The date of Public Announcement mentioned at point no. VIII (Tentative Schedule of Activity) of the DPS, Page 2 (Schedul of Major Activities of the Offer) of the DLOF and in the first paragraph and at point no. 8 (Schedule of Activities) in the Pre-offer Advertisement which was published in Financial Express (English) (All Editions), Jansatta (Hindi) (All Editions and Navshakti (Marathi) (Mumbai Edition) on Thursday, June 13, 2024 should be read as February 23, 2024 instead o

Public Shareholder having any queries regarding Open Offer or for requirement of physical copy of LOF may contact Registrar to the Offer or Manager to the Offer.

Registrar to the Offer

LINKIntime

C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India. | Tel. No.: +91-8108114949 Email: tavernier.offer@linkintime.co.in | Website: www.linkintime.co.in

SEBI Reg. No.: INR000004058 | Contact Person: Pradnya Karanjekar Issued by the Manager to the Offer on behalf of the Acquirer

Vivro Financial Services Private Limited Address: Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Centre, Paldi.

Link Intime India Private Limited

Ahmedabad - 380007, Gujarat, India. | Tel No.: 079-4040 4242 Website: www.vivro.net | Email: investors@vivro.net

SEBI Reg. No. MB/INM000010122 | Contact Person: Shivam Patel Capitalized terms used but not defined in this public notice shall have the meaning assigned to such terms in the LOF.

Place: New Jersey, USA

Amit Vedawala

This is only an advertisement for information purpose and does not constitute an offer document announcement or an invitation or a recommendation to purchase, to hold or sell securities. Not for publication, distribution, or release directly or indirectly into the United States of America or otherwise Outside India.



DSJ KEEP LEARNING LIMITED

Our Company was incorporated as "Dalal Street Communications Private Limited" on November 21, 1989, under the Companies Act, 1956 with the Registrar of Companies, Mumbai. Subsequently, our Company was converted into a public limited company and the name of our Company was changed to "Dalal Street Communications Limited" vide special resolution dated March 22, 1994 and a fresh certificate of incorporation consequent to the conversion was granted to our Company on June 14, 1994, by the Registrar of Companies, Mumbai. Subsequently, our Company changed its name to 'DSJ Communications Limited' and a fresh certificate of incorporation consequent to the name change was granted to our Company on July 14, 1995, by the Registrar of Companies, Mumbai. Further, our Company's name was again changed to 'DSJ Keep Learning Limited' and a fresh certificate of incorporation consequent to the name change was granted to our Company on June 29, 2021, by the Registrar of Companies, Mumbai. For details, please refer to "General Information" on page 38 of the Letter of Offer.

Registered Office: 419-A, Arun Chambers, 4th Floor, Tardeo, Mumbai City, Mumbai - 400 034, Maharashtra, India Contact person: Jaiprakash Laxmandas Gangwani, Company Secretary & Compliance Officer Telephone: 022 4002 3127 | E-mail id: compliance@dsjkeeplearning.com | Website: https://dsjkeeplearning.com/ Corporate Identity Number: L80100MH1989PLC054329

PROMOTERS OF OUR COMPANY: NEW BONANZA IMPEX PRIVATE LIMITED, SANJAY VIJAYSINGH PADODE, RAJESH VIJAY PADODE AND PRATAP VIJAY PADODE

OF THE ISSUE" BEGINNING ON PAGE 145.

BASIS OF ALLOTMENT

The Board of Directors of DSJ Keep Learning Limited wishes to thank all its members and investors for their response to the Company's Rights Issue of Equity Shares, which opened for subscription on Wednesday, May 29, 202and closed on Thursday, June 06, 2024. The last date for on market renunciation of Rights Entitlement was Monday, June 03, 2024. Out of a total of 1,566 applications received for 14,18,47,847 Equity Shares, 7 Applications received for 2,11,554 Equity Shares were rejected due to duplicate bid entries. The total number of valid applications received including direct application against loan conversion were 1,560 Applications for 16,06,36,293 Equity Share

In accordance with the Basis of Allotment finalized on June 13, 2024, in consultation with the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue, the Company has on June 14, 2024 allotted 6,81,24,036 Equity Shares to the successful applicants. All valid applications have been considered for Allotment

Category	No. of valid CAFs (including ASBA	No. of Equity Shares accepted and allotted	No. of Equity Shares accepted and allotted	Total Rights Equity Shares Accepted and			
ļ.	applications) received	against Entitlement (A)	against Entitlement (A) against Additional applied (B)				
Direct	1	66,16,203	1,23,83,797	1,90,00,000			
Eligible Equity Shareholders	1,085	1,60,20,410	3,13,05,118	4,73,25,528			
Renouncees	79	17,98,508	0	17,98,508			
Total	1,165	2,44,35,121	4,36,88,915	6,81,24,036			
2 Information regarding Appli	2 Information regarding Amblications received (including ACDA amblications received):						

Equity Shares allotted Equity Shares Applied for Value (Rs.) Value (Rs.) Number Number % Number % 1,90,00,000 1,90,00,000 11.83 1,90,00,000 27.89 1,90,00,000 Eligible Equity Shareholders 1480 94.87 13,10,57,119 13,10,57,119 81.59 4,73,25,528 4,73,25,528 69.47 Renouncees 5.06 1,05,79,174 1,05,79,174 6.59 17,98,508 2.64 17,98,508 16,06,36,293 16,06,36,293 100.00 6,81,24,036 6,81,24,036 100.00

The Equity Shares are being offered on a rights basis to existing Eligible Equity Shareholders in the ratio of 7 Equity Shares for every 9 Fully Paid-up Equity Shares held as on the Record Date on May 14, 2024. As per SEBI Rights Intimation for allotment/ refund/ rejections cases: The dispatch of Allotment Advice cum refund intimation and intimation for rejection, as applicable, to the investors by e-mail only have been completed on June 19, 2024. The

instruction to SCSBs for unblocking of funds in case of ASBA Applicants were given on June 13, 2024. The Company has filed the listing application with BSE and NSE seeking permission for listing of equity shares issued on Rights Basis on June 14, 2024. The listing application filed by the Company has been approved by BSE and

NSE vide their letter no. LOD/RIGHT/AB/FIP/428/24-25 and NSE/LIST/42245 dated June 14, 2024 and June 18, 2024 respectively. The Company received the approval for trading of 6,81,24,036 equity shares from BSE and NSE vide letter LOD/RIGHTS/SV/253/2024-25 and NSE/LIST/2024/42316 respectively on June 19, 2024 and the trading commenced from June 20, 2024 on BSE and NSE.

Credit of equity shares to the respective demat accounts of the shareholders in respect of Allotment in dematerialized form has been completed on June 19, 2024. For further details, see "Terms of the Issue – Allotment Advices/Refund

Orders/ Unblocking of ASBA Accounts" on page 171 of the Letter of Offer. In accordance with SEBI circular dated January 22, 2020, the request for extinguishment of Rights Entitlement has been sent to NSDL and CDSL on June INVESTORS MAY PLEASE NOTE THAT EQUITY SHARES ISSUED PURSUANT TO THIS RIGHTS ISSUE SHALL HAVE THE SAME ISIN (I.E. INE055C01020) AS THE EXISTING LISTED EQUITY SHARES.

EQUITY SHARES ONLY AFTER ASCERTAINING THAT TRADING APPROVAL HAS BEEN ISSUED AND NOTIFIED BY BSE. THIS INFORMATION WOULD ALSO BE POSTED ON THE WEBSITE OF THE DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"): The Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the Issue is not exceeding ₹ 5,000 Lakhs. Investors are advised to refer to the Letter of Offer for the full text of the "Other Regulatory and Statutory Disclosures – Disclaimer Clause of SEBI" on page 139 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE should not in any way, be deemed or construed that the Letter of Offer has been cleared or approved by BSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of the BSE" on page

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of the NSE" on page 140 of the Letter of Offer.

All capitalized terms used but not defined herein shall have the meanings assigned to them in the Letter of Offer dated May 13, 2024. Any correspondence in respect of allotment of Rights Equity Shares pertaining to the Issue may be addressed to the Registrar to the Issue at the address mentioned below.

REGISTRAR TO THE ISSUE

LINKIntime

Link Intime India Private Limited

C-101, 247 Park, LBS Marg, Vikhroli West Mumbai-400083, Maharashtra, India Tel: +91 810 811 4949 E-mail: keeplearning.rights2024@linkintime.co.in Investor Grievance ID: keeplearning.rights2024@linkintime.co.in Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSBs, giving full details such as name, address of the applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amoun blocked,, ASBA Account number and the Designated Branch of the SCSBs, where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA, see "Terms of the Issue" on page 145 of the Letter of Offer.

For DSJ KEEP LEARNING LIMITED

Place: Mumbai Date: June 20, 2024

Jaiprakash Laxmandas Gangwani Company Secretary & Compliance Officer