

18th June, 2024

To,
BSE Limited
PJ. Towers, Dalal Street
Mumbai-400001
Script Code: 532668
To,
National Stock Exchange of India Ltd,
Exchange Plaza, Bandra Kurla Complex,
Bandra (East), Mumbai -400051
Script Code: AURIONPRO

<u>Sub: Newspaper Publication(s) about intimation of Record Date for determining the entitlement of shareholders to receive Bonus Issue.</u>

Dear Sir/Madam,

Pursuant to Regulation 30 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith Newspaper advertisement published in Financial Express (English) all editions and Loksatta (Marathi) Mumbai, on 18th June, 2024, informing about intimation of Record Date for determining the entitlement of shareholders to receive Bonus Issue. We request you to take above submission on record. Kindly find the same in order and acknowledge the receipt of the same.

Thanking You, Yours faithfully,

For Aurionpro Solutions Limited

Ninad Kelkar Company Secretary

Encls: Newspaper Advertisement

Phone +91 22 4040 7070 <u>investor@aurionpro.com</u> Fax +91 22 4040 7080 <u>www.aurionpro.com</u>

CIN: L99999MH1997PLC111637

growth: Icra

WWW.FINANCIALEXPRESS.COM

CYBERTECH SYSTEMS AND SOFTWARE LIMITED CIN: L72100MH1995PLC084788

REGD Off: 'CYBERTECH HOUSE', PLOT NO. B-63/64/65, ROAD NO. 21/34,

J.B. SAWANT MARG, MIDC, WAGLE ESTATE, THANE (WEST) 400604

Tel: +91 22-4283-9200 | Fax: +91-22-4283-9236

E-mail ID: cssl.investors@cybertech.com | Web: https://cybertech.com

NOTICE OF POSTAL BALLOT TO MEMBERS

Notice is hereby given that the resolutions set out below are proposed to be passed by the

members of Cybertech Systems and Software Limited ("Company") by means of Postal

Ballot, only by way of remote e-voting process ("e-voting"), pursuant to Sections 108 and

110 of the Companies Act, 2013 ("the Act"), Rule 20 and Rule 22 of the Companies

(Management and Administration) Rules, 2014 ("Rules") and other applicable provisions of the Act and the Rules, Secretarial Standard on General Meetings ("\$\$-2") issued by the

Institute of Company Secretaries of India, General Circular Nos, 14/2020 dated April 8.

2020, 17/2020 dated April 13, 2020 read with other relevant circulars, including General

Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December

08. 2021. General Circular No. 11/2022 dated December 28, 2022, and the latest one being

General Circular no. 09/2023 dated September 25, 2023 issued by the Ministry of

Corporate Affairs ("MCA Circulars") and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI

Listing Regulations"), and other applicable laws, rules and regulations (including any

statutory modification or re-enactment thereof for the time being in force and as amended

from time to time), that the approval of Members of Cybertech Systems and Software

imited ("the Company") is being sought for the following special resolution by way of

In compliance with the Act, the Rules, MCA circulars and SEBI Listing Regulations, on

Monday, June 17, 2024, the Company has sent Notice of Postal Ballot along with

explanatory statement ("Notice") only through electronic mode (i.e. email) to those

members whose email address were registered with depository participants and / or

Company or its Registrars and Transfer Agents, as on cut-off date i.e. Friday, June 14, 2024.

Member may note that Postal Ballot Notice is also available on the Company's website at

https://cybertech.com and the websites of BSE Limited and National Stock Exchange of

India Limited at www.bseindia.com and www.nseindia.com respectively and on the

website of the Link Intime India Private Limited ("LIIPL") https://instavote.linkintime.co.in.

The Company is pleased to provide INSTA-VOTE, an electronic voting platform of Link

Intime India Private Limited, to all its members to cast their votes electronically on the

resolution set forth in the Notice. In compliance with MCA and SEBI circulars the

communication of assent/ dissent of the Members would only take place through remote

e-voting system. Physical copies of Postal Ballot Notice and Postal Ballot Forms will not be

Members who have not yet registered their email addresses are requested to register the

same with their respective DPs in case the shares are held by them in electronic form and

with the Company in case the shares are held by them in physical form. Please refer the

The Company has appointed M/s. Sharma and Trivedi LLP (LLPIN: AAW-6850) Practicing

Company Secretary as the Scrutinizer for conducting Postal Ballot remote e-voting process

The details of e-voting, required under Rule 22 of the Companies (Management and

In case of any query/grievance in connection with the postal ballot including e-voting,

Members may contact the RTA by e-mail at enotices@linkintime.co.in or call on 022-

The Resolution, if approved, shall be deemed to have been passed at the last date of

remote e-voting. The result of Postal Ballot Voting along with scrutinizer's report will be

declared on or before Friday, July 19, 2024 and will be posted on the Company's website -

https://cybertech.com and on the LIIPL website https://instavote.linkintime.co.in and

shall also be forwarded to BSE Limited and National Stock Exchange of India Limited.

the date of commencement of voting: Tuesday, June 18, 2024 at 9.00 a.m. (IST).

e-Voting shall not be allowed beyond 5.00 p.m. (IST) on Wednesday, July 17, 2024.

notes appended to the Postal Ballot Notice for more details in this regard.

the date of completion of sending notice: Monday, June 17, 2024.

the date of end of voting: Wednesday, July 17, 2024 at 5.00 p.m. (IST).

Administration) Rules, 2014, are given hereunder:

For CyberTech Systems and Software Limited

Company Secretary & Compliance Officer

Description of Special Resolution

Appointment of Mr. Haresh Desai (DIN: 00048112), as an

Independent Director of the Company

Postal Ballot remote e-voting process only:

Company to Investor Education and Protection Fund Authority Notice is hereby given that pursuant to provisions of Section 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time (the "Rules"), the equity shares of the Company with respect of which dividend has not been paid or claimed by the shareholders for seven (7) consecutive years or more are required to be transferred by the Company to the demat account of the Investor Education and Protection Fund

by the Company is becoming due for transfer to the Authority on or after 19th September, 2024. In this regard the unclaimed / unpaid dividend pertaining to the Interim dividend for the F.Y 2017-2018 is also due for the transfer. In compliance with the Rules the Company has sent individual communications to the concerned shareholders at their latest available address to claim such dividend(s) and

Authority (the "Authority"). In this regard the Interim dividend of F.Y 2017-2018 declared

corresponding shares. This communication is addressed to those shareholders whose shares are liable to be transferred to the Authority during financial year 2024-2025 for The Company has also uploaded full details of such shareholders including their names.

folio number or DP ID & Client ID and equity shares due for transfer to the Authority on its

website https://smcindiaonline.com/. Shareholders are requested to refer to the said website to verify the details of unpaid/unclaimed dividend and the shares liable to be transferred to the Authority. The concerned shareholders, holding equity shares in physical form and whose shares are liable to be transferred to the Authority, may note that the Company would be issuing new share certificate(s) in lieu of the original share certificate(s) held by them for converting the said shares into demat form, after following the procedures as prescribed

favour of the Authority. The original share certificate(s) registered in the name of the shareholder(s) will stand automatically cancelled. For the equity shares held in demat form, the Company would inform respective depository by way of corporate actions, where the shareholders have their account for

by the Ministry of Corporate Affairs. Thereafter, the said shares would be transferred in

the transfer of such shares in favour of the Authority. In case the Company does not receive any communication from the concerned shareholders on or before 18th September, 2024. The Company without any further notice shall in compliance with the Rules, transfer such shares and dividend to the

transferred to the Authority. However, the unclaimed dividend and shares transferred to the Authority including all benefits accruing on such shares, if any, can be claimed back by the concerned shareholders from the Authority after following the procedure prescribed by the Rules. For more details please refer www.iepf.gov.in and also on Company website at https://smcindiaonline.com/.

Authority by the due date in accordance with the procedure stipulated in the Rules.

Please note that no claim shall lie against the Company in respect of the shares

In case of any queries in respect of the above matter, shareholders may contact the Registrar and Transfer Agent of the Company, Link Intime India Private Limited, Noble Heights, 1st Floor, Plot NH-2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058, Tel no. 011-41410592-94, E-mail id: delhi@linkintime.co.in,

Website: www.linkintime.co.in For SMC Global Securities Limited

(Suman Kumar)

Delisting Offer

Date: June 18, 2024

Place: Mumba

E.V.P. (Corporate Affairs & Legal), Company Secretary & General Counsel Date: 15th June, 2024 Place: New Delhi

Corporate Identity Number (CIN: L74899DL1994PLC063609) Registered Office- 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005 Ph: +91-11-30111000, 40753333 | Fax: +91-11-25754365

E-mail: smc@smcindiaonline.com | Website: www.smcindiaonline.com



MANGAL STEEL ENTERPRISES LTD

CIN: L27109WB1981PLC033969;

Mobilisation of deposits to drive banks' credit

PIYUSH SHUKLA Mumbai, June 17

EVEN AS CREDIT demand remains healthy, banks' ability to mobilise deposits will largely decide the pace of credit growth in the current fiscal, Icra group head of financial sector ratings and senior vice president Karthik Srinivasan told FE.

"Deposits may grow in the vicinity of 10% and advances may rise 11.5%-12.5% in FY25, lower than last year. While credit demand and opportunity exist, the incremental creditdeposit ratio of nearly 100% effectively means that deposit

mobilisation will be key for credit growth in the Indian market,"he

said. RBI's The November 2023 move to hike risk weights on unsecured bank loans to non-banking finance companies (NBFCs) has resulted in up to 15-bps jump in shadow lenders' borrowing costs, he said. Some lower-rated

NBFCs may have seen even a higher rise than 15 bps in interest Srinivasan added. "NBFCs

possibly availed of pre-sanctioned credit lines from banks in the past, and hence the growth slowdown is not visible on their balance sheet in Q4FY24, but sequentially over the last three-four months, the slowdown in bank funding is visible," he said.

With slowdown in bank funding, overall securitisation transactions value may surpass ₹2 trillion in FY25, compared with ₹1.8 trillion in FY24. This segment, Srinivasan said, is witnessing increased participation, newer investors and new transactions.

Securitisation also provides opportunity for NBFCs to diversify **DEPOSITS MAY**

liabilities, he added. Following the hike in risk weights, NBFCs have also slowed

down loan growth in sectors that the RBI is not comfortable with. namely unsecured and personal loans. NBFCs, which focus on secured loans, however, continue to grow well and receive more bank funds as some of these loans are classi-

fied as priority sector lending.

FROM THE FRONT PAGE

GROW IN THE

VICINITY OF 10%

AND ADVANCES

MAY RISE 11.5%-

12.5% IN FY25,

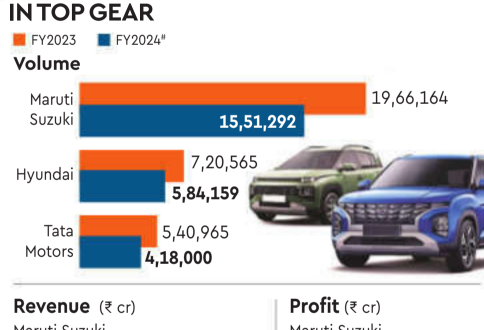
LOWER THAN

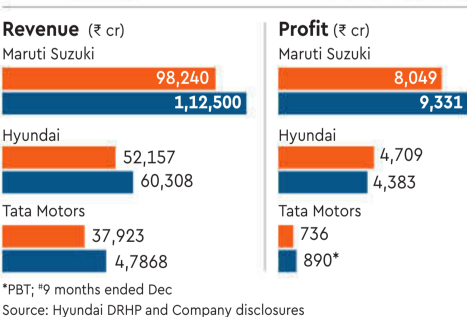
LASTYEAR

KARTHIK SRINIVASAN

SENIOR VP, ICRA

In profit per car, Hyundai races past Maruti, Tata Motors





FROM 45% IN FY21, the share of SUVs in Hyundai's domestic pie jumped to nearly 63% by the end of December 31, 2023. The Hyundai Creta, which is the mar-

ket leader in the mid-size SUV

segment, is priced between

₹10.99-₹20.44 lakh.

"In line with our premiumisation strategy, we expect the SUVs to continue to form a substantial portion of our passenger vehicle portfolio and sales. Consequently, our future success will, to a large extent, depend on continued demand for and market acceptance of our SUVs and our ability to enhance, develop and manufacture SUVs that meet the evolving needs of our customers," Hyundai Motor

Hyundai Motor Company, the world's third-largest automaker, is looking to sell up to 142 million equity shares of Hyundai Motor India constitut-

India said in its DRHP.

ing 17.5% for an undisclosed sum. Bankers helping Hyundai for the IPO have estimated the company to raise \$2.5-3 billion from the IPO, making it the largest-ever in India.

Hyundai owns three manufacturing plants in India, including the plant which it bought in January 2024 from General Motors located in Talegaon, Maharashtra. This acquisition will push the company's total output to beyond 1 million units per annum. Hyundai has lined up ₹32,000 crore in investments, which will be channelled for developing new technologies.

To maximise the price competitiveness of our EV models, we intend to focus on securing local production capabilities for key parts such as cells, battery packs, power electronics, drivetrain and building a localised EV supply chain, the company said.

Softer interest regime for urban housing on menu

THE SCHEME has sanctioned a total of 11.8 million houses. 11.4 million houses have been grounded for construction and 8.37 million houses have been

completed so far. Besides empowering the neo-middle class in urban areas,

the scheme would boost labourintensive construction activities, leading to jobs creation.

The actual expenditure on subsidy under the new scheme in the current financial year would depend on the offtake by the homebuyers.

ARKA

Arka Fincap Limited

Registered & Corporate Office: 2504, 2505, 2506, 25th Floor, One Lodha Place, Lodha World Towers Senapati Bapat Marg, Lower Parel, Mumbai- 400013 CIN: U65993MH2018PLC308329

Tel: +91 22 40471000; Fax: +91 22 40471010 Website: www.afl.arkaholdings.com; Email: info.afl@arkaholdings.com

Notice is hereby given that Arka Fincap Limited proposes to permanently close its branch

Shop No S9, Shri Ganesh Agency Building, Old NH8, 1st Floor, Ankleshwar Gujarat - 393001, with effect from September 16, 2024.

Thank you for your understanding and cooperation.

Date: June 17, 2024

Place: Navi Mumbai

Date: 17" June, 2024

(Please scan this OR Code

Place: Mumbai

For any assistance, please contact the nearest branch/office, send an email to grievanceredressal@arkafincap.com, or raise a request on the Company's customer portal.

For Arka Fincap Limited

Niki Mehta

Company Secretary irloskar_{Group} Company The mark 'Kirloskar' in the status in line is owned by Kirloskar Proprietary Limited

and ARKA Fincap Limited is the permitted user. aurionpro 🥙

AURIONPRO SOLUTIONS LIMITED

Regd. Office: Synergia IT Park, Plot No-R-270, T.T.C. Industrial Estate, Near Rabale Police Station, Rabale, Navi Mumbai, Thane, Maharashtra - 400701. CIN: L99999MH1997PLC111637, Phone No. +91-22-4040-7070, Fax: +91-22-4040-7080

NOTICE OF RECORD DATE FOR BONUS ISSUE OF EQUITY SHARES

Email: investor@aurionpro.com, Website: www.aurionpro.com

The Board of Directors at its Meeting held on Tuesday, 14th May, 2024 recommended Bonus Issue of Equity Shares in the ratio of 1 (One) new Equity Share of Rs. 10/- each for every 1 (One) existing Equity Shares of Rs. 10/- each held by the Shareholders of the Company, which was subsequently approved by the Shareholders of the Company on Friday 14" June, 2024.

Further, the Committee of Board at its meeting held on Friday, 14th June 2024 has fixed the Record Date as Thursday, 27th June, 2024, for the purpose of ascertaining the names of equity shareholders entitled to Bonus Shares. The Bonus Shares shall be allotted to the equity shareholders of the Company whose names appear in the Register of Members of the Company or in the records of the Depositories as Beneficial Owners, as on the Record Date

The above details are also available on the website of the Company (www.aurionpro.com) and the website of the stock exchanges where the shares of the Company are listed i.e., The BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com).

> By Order of the Board For Aurionpro Solutions Limited Ninad Kelkar Company Secretary

(This is only an advertisement for information purpose and not a prospectus announcement.)

WINNY

WINNY IMMIGRATION & EDUCATION SERVICES LIMITED

CIN: U93000GJ2008PLC054150 Our Company was originally incorporated as 'Winny Immigration & Education Services Private Limited' as Private Limited Company under the provisions of Companies Act

1956 vide Certificate of Incorporation dated June 09, 2008 bearing Corporate Identification Number U93000GJ2008PTC054150 issued by the Registrar of Companies, Gujarat, Dadra and Nagar Havelli. Further, our Company was converted in to a public limited Company pursuant to a special resolution passed by our shareholders at the EGM held on November 07, 2023 and consequently the name of our Company was changed to 'Winny Immigration & Education Services Private Limited' and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad dated November 08, 2023. The CIN of the Company is U93000GJ2008PLC054150. For further details, please refer the chapter titled "History and Certain Corporate Matters" beginning on page 97 of Prospectus.

Registered office: 103-104, ATP Arcade, Above Mr. Bean's Coffee Shop, Nr. National Handloom House, Law Garden, Ahmedabad, Gujarat, India, 380006 Tel No.: 079-61906190; | Website: www.winnyimmigration.com; | E-Mail: compliance@winnyimmigration.com Contact Person: Ishita Shah, Company Secretary and Compliance Officer

OUR PROMOTER: JIGNESH PATEL

THE OFFER

INITIAL PUBLIC ISSUE OF 6,52,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF WINNY IMMIGRATION & EDUCATION SERVICES LIMITED ("WINNY" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 140 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 130 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 912.80 LAKHS ("THE ISSUE"), OF WHICH 34,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASH AT A PRICE OF ₹ 140 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 130 PER EQUITY SHARE AGGREGATING TO ₹ 47.60 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION i.e., NET ISSUE OF 6,18,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH AT A PRICE OF ₹140 PER EQUITY SHARE AGGREGATING TO 865.20 LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 30.05% AND 28.48% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 172 OF PROSPECTUS.

CORRIGENDUM

- 1. In the Designated market maker of the "Issue related terms" on page no. 4 of prospectus, under the chapter titled "Definitions and Abbreviations" kindly read [●] as
- Aftertrade Broking Private Limited (Formerly Known as RCSPL Share Broking Private Limited). In the Risk Factor No. 05 of "External Risk Factor" on page no. 32 of prospectus, under the chapter titled "Risk Factors" kindly read Aftertrade Broking Private Limited (Formerly Known as RCSPL Share Broking Private Limited) as Designated Market Maker instead of Beeline Broking Limited.
- In the Annexure-5, "Restated Statement of Share Capital" on page no. 126 of prospectus, under the chapter titled "Financial Information" kindly read the points (a)

(a) Authorised Capital - 21,70,000 Equity Shares (Previous Year 50,000) of Rs.10/- each (b) Issued, Subscribed & Fully Paid up Capital 15,18,000 Equity Shares (Previous Year 33,000) of Rs. 10/- each Fully Paid up.

In the Annexure-5, "Restated Statement of Share Capital" on page no. 126 of prospectus, under the chapter titled "Financial Information" kindly read the Table under point (A) "Reconciliation of the number of Equity shares and amount outstanding at the beginning and at the end of the reporting Period" as below:

Particulars	31st March, 2024	
	No. of Shares	Rs.
At the beginning of the year	33,000	3,30,000
Bonus Issued During the Year	14,85,000	1,48,50,000
	15,18,000	1,51,80,000
Deduction During the year	-	-
At the end of the year	15,18,000	1,51,80,000

This is with reference to Prospectus dated June 12, 2024 filed with Registrar of Companies, Ahmedabad ("ROC"). SME Platform (NSE Emerge) of National Stock Exchange of India (NSE) and Securities and Exchange Board of India ("SEBI") in relation to the Issue. All capitalized term used in this notice (corrigendum/ newspaper advertisement) shall, unless the context otherwise requires, has the meaning ascribed in the prospectus.

INVESTOR MAY PLEASE NOTE THE PROSPECTUS SHALL BE READ IN CONJUNCTION WITH THIS CORRIGENDUM. **PROPOSED LISTING**

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated May 27, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE"). DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI")

Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Offer Document was not filed with SEBI. In terms of the SEBI ICDR Regulations, SEBI shall not Issue any observations on the Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "SEBI Disclaimer Clause" on page 165 of the Prospectus.

DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED (DESIGNATED STOCK EXCHANGE) "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by

NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the 'Disclaimer Clause of the NSE' on page 165 of the Prospectus." **LEAD MANAGER OF THE ISSUE REGISTRAR TO THE ISSUE COMPLIANCE OFFICER OF THE ISSUER**

INTERACTIVE FINANCIAL **SERVICES LIMITED**

Address: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Ahmedabad- 380015, Gujarat,

Tel No.: 079 4908 8019 (M) + 91 - 9898055647

Contact Person: Pradip Sandhir

SEBI Reg. No.: INM000012856

of funds by electronic mode etc.

Date: June 18, 2024

Place: Ahmedabad

Web Site: www.ifinservices.in Email: mbd@ifinservices.in Investor Grievance Email: info@ifinservices.in

BIGSHARE SERVICES PRIVATE LIMITED

Address: Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai – 400093 Tel No.: +91 22-62638200

Fax No.: +91 22-62638299 **Website:** www.bigshareonline.com **E-Mail:** ipo@bigshareonline.com **Investor Grievance Email:** investor@bigshareonline.com Contact Person: Mr. Sagar Pathare **SEBI Reg. No.:** INR000001385

Investors can contact our Company Secretary and Compliance Officer, the Lead Manager or the Registrar to the Issue, in case of any pre-issue or post-issue related

Ishita Shah Company Secretary and Compliance Officer

Services Limited Address: 104, ATP Arcade, Above Mr Bean's

Coffee Shop, Nr. National Handloom House, Law Garden. Ahmedabad, Gujarat, India.

Tel No: +91 079-61906190; **Website:** www.winnyimmigration.com;

problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt WINNY IMMIGRATION & EDUCATION SERVICES LIMITED

On behalf of the Board of Directors

Jignesh Patel Managing Director (DIN: 02164954)

WINNY IMMIGRATION & EDUCATION SERVICES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an Initial Public Issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad, Gujarat The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.ifinservices.in, website of the National Stock Exchange of

India Limited at www.nseindia.com and website of Issuer Company at www.winnvimmigration.com. Potential Investors should note that investment in Equity Shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page no. 18 of the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and will not be Issued or sold within the United States or to, or for the account or benefit of "U.S. persons" (as defined in the Regulations under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933.

Regd. Office: 248, G.T. Road (N), Salkia, Howrah-711106
Tel. No.: +91-33-2655-8331/ 2655-8332/ 2655-8333/ 2655-7807; Fax: +91-33-2655-0468 Email: msel@steelmangal.com; Website: https://www.steelmangal.com/index1.htm ecommendations of the Committee of Independent Directors ("IDC") of Mangal Steel Enterprises Ltd "Company") under Regulation 28 of the Securities and Exchange Board of India (Delisting of Equit-Shares) Regulations, 2021, as amended, ("SEBI Delisting Regulations") on the delisting offer made by ember of the Promoter and Promoter Group of the Company viz., Mr. Adarsh Garodia ("Acquirer") to

the Public Shareholders of the Company for acquiring all the equity shares that are held by public hareholders, individually, and consequently voluntarily delist the Equity Shares from the only stock exchange where the equity shares of the Company are listed i.e. The Calcutta Stock Exchange Limited "Stock Exchange"). June 17, 2024 MANGAL STEEL ENTERPRISES LTD Name of the company Details of the Delisting offer Voluntary Delisting Offer made by the Acquirer for acquisition of 49,560 pertaining to the Company (Forty-Nine Thousand Five Hundred Sixty) Equity Shares of Rs. 10/ each ("Offer Shares") representing 10.01% of the total issued Equity

> SEBI Delisting Regulations Floor Price: Rs. 1,601/- per Equity Share nitial Public Announcement dated October 09, 2023 ("IPA") issued by M/s. Intelligent Money Managers Private Limited, Manager to the Delisting Offer, on behalf of the Acquirer. Detailed Public Announcement dated June 07, 2024 ("DPA") and Letter of Offer dated June 10, 2024 ("LOF") has been issued by Mr. Adarsh Garodia ("Acquirer"), part of the Promoter Group

Share Capital of the Company from the Public Shareholders and

consequent Voluntary Delisting of the Equity Shares from The Calcutta Stock Exchange Limited ("Stock Exchange") in accordance with the

Name of the Manager to Intelligent Money Managers Private Limited CIN: U65923WB2010PTC156220 2nd Floor, YMCA Building, 25, Jawaharlal Nehru Road, Kolkata 700087, West Bengal, India Tel. No.: +91 - 33 - 4065 6289; Email: info@intelligentgroup.org.in;

Website: www.intelligentgroup.org.in/; Contact Person: Mr. Amit Kumar Mishra; SEBI Registration No.: INM000012169; Validity Period: Permanent Designation of Independent Directors Dip Chand Agarwal Chairman & Member

Sushil Kumar Jalan

IDC Member's relationship All the members of IDC are presently acting in the capacity of with due Company (Director, Independent Directors of the Company) Equity Shares owned, any None of the members of IDC hold any equity shares of the Company. other contract/ relationship. None of the members of the IDC have entered into any contract or have any relationship with the Company Trading in the Equity Shares/ None of the members of the IDC have traded in the equity shares of the

Company by IDC Members IPA except Mr. Sushii Kumar Jalan transferred his 1,600 equity shares to Bishwanath Garodia HUF on June 23, 2023. As on date of this recommendation, Mr. Sushil Kr. Jalan does not hold any equity shares o None of the members of the IDC have traded in any of the equity shares securities of the Company during the period from the date of the IPA til

other securities of the Company during the 12 (twelve) months period preceding the date of the

IDC Members' relationship None of the members of IDC with the Acquirers (Director, a. are directors on the Boards of Directors of the Acquirer or other Equity Shares owned, any members of Promoter and Promoter Group of the Company; other contract/ relationship. b. hold any equity shares or other securities of the Acquirer or other members of Promoter and Promoter Group of the Company; and have any contracts/ relationship with the Acquirer or other members

of Promoter and Promoter Group of the Company. Not applicable as the Acquirer is an Individual Trading in the equity shares/ other securities of the

Recommendation on the Based on the review of IPA issued by the Manager to the Delisting Offer Delisting Offer, as to on behalf of the Acquirer, DPA and LOF has been issued by Mr. Adarsh whether the Delisting Offer Garodia ("Acquirer"), part of the Promoter Group, the Due Diligence Report of the Peer Review Company Secretary and based on Floor Price certificate issued by M/s Gora & Co., Chartered Accountants FRN: 330091E, Gora Chand Mukherjee, Partner, Membership no.

017630, the members of the IDC believe that the Delisting Offer, is in accordance with the SEBI Delisting Regulations and to that extent, is fair Summary of reasons for The members of the IDC have considered the following reasons recommendation (IDC may provided by the Acquirer in the IPA for making recommendations:

also invite attention to any a) The proposed delisting would enable the members of the Promote Group to obtain full ownership of the Company, which in turn will other place, e.g. company's provide enhanced operational flexibility. As the Company will no detailed recommendations longer remain listed, there will be reduction in dedicated management time to comply with the requirements associated with continued listing along with written advice of

any, can be seen by the b) The delisting proposal will enhance the Company's operational

financial and strategic flexibility including but not limited to corporate restructurings, acquisitions, exploring new financing structures, including financial support from the Promoter Group; The proposed delisting will result in reduction of the angoing substantial compliance costs which includes the costs associated with listing of equity shares such as annual listing fee and fees

of equity shares, which can be refocused to its business

payable to share transfer agents, expenses towards shareholders servicing and such other expenses required to be incurred as per the applicable securities law; The shares of the Company are infrequently traded on the stock exchange. The delisting proposal is in the interest of the Public

Shareholders as it will provide them an opportunity to exit from the Company at a price determined in accordance with the Delisting Regulations, providing immediate liquidity and uncertainty associated with infrequently traded shares. Based on the review of IPA, DPA and LOF issued by the Manager to the

Delisting Offer on behalf of the Acquirer, Due Diligence Report of the Peer Review Company Secretary and the above reasons for delisting, the members of IDC are of the opinion that the Delisting Offer is fair and reasonable and in the interest of the Public Shareholders of the Company Besides other factors, the members of the IDC specially took note of the fact that the Delisting Offer will provide the Public Shareholders ar

opportunity to realize immediately a certain value for their share at a time of uncertainty associated with infrequently traded shares. IDC recommends the public shareholders to bid their shares at their preferred price in reverse book building as the Floor Price announced by the Promoter Acquirer is only indicative.

The IDC, however, suggests that the Public Shareholders of the Company should independently evaluate the Delisting Offer and take informed decision in respect of the Delisting Offer

This statement of recommendation will be available on the website of the Company at https://www.steelmangal.com/index1.htm. 13. Disclosure of the voting The recommendations were unanimously approved by the members

4. Details of the independent None advisers, if any

the independent adviser, if

shareholders)

Any other matter(s) to be None

o the best of our knowledge and belief, after making proper enquiry, the information contained in or ccompanying this statement is, in all material respect, true and correct and not misleading, whether by missions of any information or otherwise and includes all the information required to be disclosed by the ompany under the SEBI Delisting Regulations

For and on behalf of the Committee of Independent Directors of

Dip Chand Agarwal Chairman of the Committee of Independent Directors

Place : Howrah

financialexp.epapr.in

Winny Immigration & Education

E-mail: compliance@winnyimmigration.com

Date : June 17, 2024

यंदा १५ टक्के दराने कर्जवाढ शक्य

स्टेट बँक अध्यक्ष खारा यांचे अनुमान



पूर्वअंदाज कटीण

स्टेट बँकेची सकल अनुत्पादित

मालमत्ता (ग्रॉस एनपीए) २.२४

टक्क्यांवर घसरली, जी मागील

आधार बिंदूंची सुधारणा दर्शविणारी

मालमत्ता प्रमाण (नेट एनपीए) १०

आधारबिंदूंच्या सुधारणेसह ०.५७

अखेर आहे. तथापि, या संबंधाने

अंदाज बांधणे फार कठीण आहे,

कारण तो समष्टी अर्थव्यवस्थेच्या

स्थितीवर अवलंबून असलेला

आणि त्यायोगे प्रभावित होणारा

घटक असल्याचे खारा म्हणाले

बँकेचे वैधानिक तरलता प्रमाण

(एसएलआर) हे ३.५ लाख कोटी

रुपये ते ४ लाख कोटी रुपयांच्या घरात

जाणारे आणि आवश्यकतेपेक्षा

अतिरिक्त आहे, तर कर्ज-ते-ठेवी

गुणोत्तर सुमारे ६८ ते ६९

टक्क्यांदरम्यान आहे. त्यामुळे ठेवींना

आकर्षिक करण्यासाठी व्याजदर न

नजीकच्या भविष्याविषयी कोणतेही

आर्थिक वर्षाच्या तुलनेत ५४

आहे, तर नक्त अनुत्पादित

टक्के पातळीवर मार्च २०२४

पीटीआय, नवी दिल्ली

सध्याचा आर्थिक विकास दर पाहता, देशातील सर्वात मोठी बँक असलेल्या स्टेट बँकेला चालू आर्थिक वर्षात कर्ज वितरण १४ ते १५ टक्के दराने वाढेल अशी अपेक्षा आहे, असे अध्यक्ष दिनेश कुमार खारा यांनी विश्वास व्यक्त केला.

अर्थव्यवस्थेच्या वाढीचा (जीडीपी) दर आणि महागाई दर यांच्या बेरजेपेक्षा दोन ते तीन टक्के कर्ज मागणी अधिक असते. यामुळे २०२४-२५ मध्ये सुमारे १४ टक्के किंवा अधिक दराने स्टेट बॅंकेला वाढ साधता येईल, असे अनमान असल्याचे खारा यांनी वृत्तसंस्थेला दिलेल्या मुलाखतीत स्पष्ट केले. १४-१५ टक्के दराने पतपुरवठा वाढीचा दर हा बँकेकडे उपलब्ध पतपरवठा संधींवरदेखील अवलंबुन असतो. प्रत्यक्षात जोखमीला सामोरे जाण्याची क्षमता पाहता स्टेट बँकेने या गतीने वाढ साधणे समाधानकारकही ठरेल. असेही ते म्हणाले.

स्टेट बँकेच्या ठेवींमध्ये गेल्या वर्षी ११ टक्के दराने वाढ झाली आहे. बँकेने केलेल्या वाढीव एसएलआर (वैधानिक तरलता) गुंतवणुका पाहता, अपेक्षित कर्ज-ते-ठेवी गुणोत्तराला गाठण्यासाठी ठेवींवरील व्याजाचे दर वाढवण्याचा बँकेवर ताण नसेल याचीही खात्री यातून केली जाईल, असेही त्यांनी स्पष्ट केले.

ह्युंदाईचा लवकरच 'महा-आयपीओ'

वृत्तसंस्था, नवी दिल्ली

वाहननिर्मिती क्षेत्रातील ह्युंदाई मोटर इंडिया कंपनीने प्रारंभिक समभाग विक्रीसाठी (आयपीओ) भांडवली बाजार नियंत्रक सेबीकडे प्राथमिक अर्ज सादर केला आहे. कंपनी या माध्यमातून २५ हजार कोटी रुपयांचा निधी उभारणार असून, हा देशातील आजवरचा सर्वांत मोठा 'आयपीओ' ठरण्याची शक्यता आहे.

कोरियातील कंपनीच्या या उपकंपनीचा हा 'आयपीओ' मागील २० वर्षांतील कोणत्याही वाहन निर्मात्या कंपनीकडून देशाच्या भांडवली बाजाराला अजमावण्याचा पहिलाच प्रसंग असेल. या आधी मारुती सुझुकी कंपनीचा आयपीओ २००३ मध्ये आला होता. या खुल्या समभाग विक्रीनंतर ह्युंदाईचे बाजारमूल्य १.५ लाख कोटी रुपयांवर जाण्याचा अंदाज आहे. 'सेबी'कडे दाखल मसुदा प्रस्तावाला मंजुरी मिळाल्यानंतर कंपनी हा



'ई-व्ही' किंमत स्पर्धात्मकतेवर भर ह्युंदाई मोटर इंडिया भारतात इलेक्ट्रिक वाहनांच्या (ईव्ही) किमतीच्या आघाडीवरील स्पर्धात्मकता वाढवण्याचा विचार करत असून, त्या दिशेने सेल, बॅटरी पॅक, पॉवर इलेक्ट्रॉनिक्स आणि ड्राइव्हट्रेन यांसारख्या प्रमुख भागांसाठी स्थानिक उत्पादन क्षमता विकसित करण्यावर आणि स्थानिक पुरवठा साखळी तयार करण्यावर ती लक्ष केंद्रित करत आहे. 'आयपीओ' तारखेच्या आसपास आर्थिक वर्षाच्या शेवटच्या तिमाहीत क्रेटा ईव्हीसह भविष्यात, प्रत्येक किंमत विभागामध्ये आदर्श ठरेल अशी

चार ई-व्ही मॉडेल्स आणण्याची तिची योजना आहे

देशातील आजवरच्या पाच मोठ्या निधी-उभारणी

कंपनी	निधी उभारणी (कोटी रु.)	सूचिबद्धता तारीख
एलआयसी	२१,००८.४८	१७ मे २०२२
पेटीएम	9८,३००	१८ नोव्हें. २०२१
व्होडा-आयडिया	9८,000	२५ एप्रिल २०२४
कोल इंडिया लि.	99,999.88	४ नोव्हें. २०१०
येस बँक	99,000	२७ जुलै २०२०

(यापैकी व्होडाफोन-आयडिया आणि येस बँक यांचे 'एफपीओ')

सर्वांत मोठा आयपीओ बाजाराला धडक देण्याची शक्यता आहे.

दक्षिण कोरियातील पालक कंपनीकडून ह्युंदाई मोटार इंडियातील १७.५ टक्के हिस्सा या आयपीओच्या माध्यमातन विकला जाईल. मारुती सुझुकीनंतर ह्युंदाई ही देशातील दुसऱ्या क्रमांकाची मोठी वाहननिर्मिती आणि निर्यातदार कंपनी आहे. कंपनी नवीन समभागांची विक्री आयपीओच्या माध्यमातून करणार नाही. याऐवजी सध्याचे भागधारक कंपनीतील त्यांचा समभाग हिस्सा कमी करून त्याची विक्री किरकोळ आणि संस्थात्मक गुंतवणुकदारांना आयपीओच्या माध्यमातून करतील.

नवपदवीधरांना आयटी क्षेत्रातून मागणीत ५ टक्क्यांनी वाढ

वृत्तसंस्था, नवी दिल्ली

माहिती तंत्रज्ञान (आयटी) क्षेत्रातील कंपन्यांकडून अनुभव नसलेल्या नवपदवीधर उमेदवारांना पसंती दिली जात असून, गेल्या सहा महिन्यांत अशा नवीन उमेदवारांची या क्षेत्रात मागणी ५ टक्क्यांनी वाढली आहे. नवीन उमेदवारांना संधी देण्यात आयटी आणि मनुष्यबळ क्षेत्राचा वाटा अनुक्रमे ३२ आणि १२ टक्के असल्याचे एका ताज्या अहवालातुन समोर आले आहे.

'फाउंडडट' संस्थेने रोजगार भरतीचा हा अहवाल जाहीर केला आहे. या अहवालानुसार, रोजगार भरतीचा निर्देशांक मे महिन्यात २९५ वर पोहोचला आहे. गेल्या वर्षी मे महिन्यात तो २६५ होता. गेल्या वर्षीच्या तुलनेत भरतीत ११ टक्के वाढ झाली असून, रोजगाराच्या संधी वाढल्याचे हे निदर्शक आहे. क्षेत्रनिहाय विचार करता उत्पादन आणि निर्मिती क्षेत्रातील भरतीमध्ये गेल्या वर्षीच्या तुलनेत सर्वाधिक ४७

प्रोत्साहनपर (पीएलआय), पायाभूत सुविधांचा विकास आणि आयातीत व निर्यातीत धोरणात्मक हस्तक्षेप यावर भर दिला जात आहे. यामुळे निर्मिती क्षेत्राने गती

पकडली आहे.

घरगृती उपकरणे आणि इलेक्ट्रिक सुट्या भागांच्या क्षेत्रात भरतीत ३५ टक्के वाढ झाली आहे. दूरसंचार सेवा क्षेत्रातील वाढती गुंतवणूक आणि थेट परकीय गुंतवणुकीचे नियम शिथिल झाल्याने, तेथे भरतीमधील वाढ ९ टक्के आहे. आरोग्य सेवा क्षेत्रातही मनुष्यबळ भरतीमध्ये वाढ दिसून येत आहे. तेथील भरती गेल्या वर्षीच्या तुलनेत २९ टक्के, तर गेल्या महिन्याच्या तुलनेत ४ टक्के वाढली आहे. गेल्या वर्षीच्या तुलनेत संघटित किराणा (रिटेल) १८ टक्के, तेल व नैसर्गिक वायु २२ टक्के, बांधकाम २० टक्के अशी मनुष्यबळ भरती वाढली आहे, असे हा अहवाल सांगतो.

पेटीएमचा चित्रपट तिकीट व्यवसाय झोमॅटोकडे!

वृत्तसंस्था, नवी दिल्ली

खाद्यात्र घरपोच बटवड्याच्या क्षेत्रातील झोमॅटोने पेटीएमच्या चित्रपट तिकीट व कार्यक्रम व्यवसाय विकत घेण्याबाबत चर्चा सुरू केली आहे. पेटीएमची पालक कंपनी वन ९७ कम्युनिकेशन्ससोबत या सुमारे १,५०० कोटी रुपयांच्या व्यवहारावर चर्चा सुरू असल्याच्या वृत्ताला झोमॅटोने दुजोरा दिला आहे.

झोमॅटोने याबाबत भांडवली

वाढवता, पतपुरवठा वाढीला पुरेसा बाजाराला नियमानुसार प्रगटन या वाव असल्याचे खारा यांनी सांगितले. स्वरूपात दिलेल्या माहितीत, स्टेट बँकेचा ठेवीतील वाढीचा दर पेटीएमसोबत सध्या या व्यवहारावर काही प्रमाणात सुधारला पाहिजे, चर्चा सुरू असल्याचे स्पष्ट केले अशी कबुलीही खारा यांनी दिली. ते आहे. तथापि या संबंधाने अद्याप म्हणाले, २०२४-२५ आर्थिक वर्षात कोणताही निर्णय झालेला नाही. किमान १२-१३ टक्के दराने ठेवी संचालक मंडळ आणि इतर वाढतील, असा प्रयत्न असेल. आवश्यक मंजुरीचे सोपस्कारही पूर्ण

करावेत, अशा टप्यावर हा व्यवहार अद्याप पोहोचलेला नाही. कंपनी तोट्यातील व्यवसायांमध्ये सुधारणा करीत आहे. झोमॅटोने सध्या चार मुख्य व्यवसायांवर लक्ष केंद्रित केले असल्याचे म्हटले आहे.

झोमॅटोने २०२१ मध्ये ब्लिकिट ही कंपनी ताब्यात घेतली होती. हा व्यवहार ४,४४७ कोटी रुपयांच्या मोबदल्यात झाला होता. आता कंपनी पेटीएमचा चित्रपट तिकीट आणि कार्यक्रम व्यवसाय विकत घेण्याच्या तयारीत आहे. पेटीएमला नवीन भागीदारी करण्यास नियामकांनी मंजुरी दिलेली आहे. पेटीएमच्या चित्रपट तिकीट व कार्यक्रम व्यवसायाच्या माध्यमातून वार्षिक विक्री मार्चअखेर संपलेल्या २०२३-२४ आर्थिक वर्षात १,७४० कोटी रुपये होती.

ॲक्मे फिनट्रेडची १३२ कोटींची प्रारंभिक भागविक्री बुधवारपासून

लोकसत्ता व्यापार प्रतिनिधी

मुंबई: महाराष्ट्र, राजस्थान, मध्य प्रदेश आणि गजरातमधील ग्रामीण व अर्ध-नागरी क्षेत्रांत आर्थिक समावेशन व सक्षमीकरणाला चालना देण्यात आघाडीची बँकेतर वित्तीय कंपनी ॲक्मे फिनट्रेड (इंडिया) लिमिटेड (आसान लोन्स) बुधवारपासून प्रारंभिक समभाग विक्रीच्या (आयपीओ) माध्यमांतून गुंतवणूकदारांना अजमावत आहे.

येत्या बुधवारी १९ जून ते २१ जुन या दरम्यान कंपनीच्या समभाग विक्रीसाठी गृंतवणुकदारांना बोली लावता येईल आणि त्यासाठी प्रति समभाग ११४ रुपये ते १२० रुपये असा किंमतपट्टा कंपनीने निर्धारित करण्यात आला आहे. मुंबई तसेच राष्ट्रीय शेअर बाजार (बीएसई व

एनएसई) समभाग सुचिबद्धतेसाठी असलेल्या या भागविक्रीतून १३२ कोटी रुपये उभारले जाणे कंपनीला अपेक्षित आहे. गुंतवणूकदारांना किमान १२५ समभाग आणि त्यापुढे १२५ समभागांच्या पटीत बोली लावणारा अर्ज करता येईल.

सुमारे दोन लाख ग्राहकांचा विश्वास संपादणाऱ्या ॲक्मे फिनट्रेडने वाहन कर्ज तसेच व्यवसाय कर्जाचे विविध उपाय निम्न उत्पन्न स्तरासाठी प्रस्तुत केले आहेत. या घटकांना 'आसानलोन्स डॉट कॉम'द्वारे डिजिटल कर्जही ती उपलब्ध करते. भागविक्रीतन आलेल्या निधीचा वापर भांडवली

भविष्यातील भांडवलाच्या गरजा

पूर्ततेसाठी कंपनी करणार आहे. ग्रेटेक्स कॉर्पोरेट सर्व्हिसेस ही कंपनी या भागविक्रीची व्यवस्थापक आहे. स्थळ : नवी मुंबई दिनांक: १७ जून, २०२४

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नोंदणीकत कार्यालय: सिनर्जिया आयटी पार्क. प्लॉट क्र. आर-२७० टी.टी.सी. इंडस्ट्रीयल इस्टेट, रबाळे पोलीस स्टेशन जवळ, रबाळे, नवी मुंबई, ठाणे, महाराष्ट्र-४००७०१. **सीआयएन:** L99999MH1997PLC111637 **एध्वनी: +**९१–२२–४०४०–७०७०, **फॅक्स: +**९१–२२–४०४०–७०८०

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संचालक मंडळाने त्यांच्या मंगळवार,१४ मे, २०२४ रोजी झालेल्या बैठकीमध्ये कंपनीच्या भागधारकांद्वारे धारण केलेल्या प्रत्येकी रु. १०/- च्या प्रत्येकी १ (एक) विद्यमान समभागांसाठी प्रत्येकी रु. १०/– च्या १ (एक) नवीन समभागांच्या वितरणाची शिफारस केली आहे, जे नंतर शुक्रवार, १४ जून, २०२४ रोजी कंपनीच्या भागधारकांद्वारे मंजूर पुढे, मंडळाच्या समितीने त्यांच्या शुक्रवार, १४ जून, २०२४ रोजी झालेल्या बैठकीमध्ये

बोनस शेअर्ससाठी अधिकारपात्र समभागधारकांचे नाव निश्चित करण्यासाठी रेकॉर्ड दिनांक म्हणून गुरूवार, २७ जून, २०२४ ही तारीख निर्धारित केली आहे. ज्यांचे नाव रेकॉर्ड दिनांक रोजी कंपनीच्या रेजिस्टर किंवा लाभधारक मालक म्हणून डिपॉजीटरीजच्या रेकॉर्डमध्ये येईल त्या कंपनीच्या समभागधारकांना बोनस शेअर्सचे वाटेप करण्यात येईल. वरील तपशील कंपनीची वेबसाईट (<u>www.aurionpro.com</u>) वर आणि कंपनीचे शेअर्स जेथे सूचीबध्द आहेत त्या स्टॉक एक्सचेंजेसच्या वेबसाईट म्हणजेच बीएसई लिमिटेड (www.bseindia.com) व नॅशनल स्टॉक एक्स्चेंज ऑफ इंडिया लिमिटेड (<u>www.nseindia.com</u>) वर देखील उपलब्ध आहेत

> संचालक मंडळाच्या आदेशान्वये ओरियनप्रो सोल्युशन्स लिमिटेड करता

हस्ता / -निनाद केळकर कंपनी सचिव



SHRI SOMESHWAR SAHAKARI SAKHAR KARKHANA LTD. Someshwarnagar, Taluka-Baramati, Dist-Pune PHONE: 02112-282476/77 Email -someshwarsakhar@gmail.com / purchasesomeshwar@gmail.com

PURCHASE TENDER Sealed Tenders are invited from reputed Manufacturer/ Authorized Dealers, Stockiest and Registered Suppliers for the supply of following materials for Crushing Season 2024-25

Group A: - (Job Works, Overhauling, Servicing and Repairs) 56) Fire fighting Line 57) MCW piping 58) Boiling House Job work 59) Dosing Pump 60) Air Heater Tube Replacement work 61) Bolier Refractory work 62) AC Repairing 63) Insulation Work 64) Hydra

Group B :- (Supply of Material & Spares) 13) Valve 14) PHE Spares 15) PSP pump spares 16) KSB pump spares 17 Rubber Goods 18) C/F Spares 19) Nut Bolts 20) M S Fabricated pipe 21) Stacker & Conveyor spares 22) Instrumentation spares 23) Boiler Gauge Glass 24) Rotary Juice Screen 25) Duplex Roller Chain 26) Coupling 27) Chain Block & Wire rope 28) Mill Lubrication spares 29) Rissansi pump spares 30) Ash Handling spares 31) Mill Instrument spares 32) sugar Silo spares 33) turbine spares 34) WTP Instrumentation spares 35) S.S. Pipe 8 fitting 36) M.S. Pipe 8 fitting 37) M S Angel, channel, plate, En8 etc. 38) Oil 8 Grease 39) Polymer runner 40) Ball bearings 41) IBR Valve 42) Gauges 43) Control Valve spares 44) Motorized valve spares 45) Paints 46) Nickel screen & Wire Netting 47) Welding Rods 48) Refractory material 49) workshop tools & tackle 50) Hy. drive spares 51) Hopper spares 52) Motor & motors spares 53) V belts 54) Mechanical seals 55) Fire Fighting material 56) KSB Pump spares 57) Welding accessories 58) W T P Resin & Spares 59) Elecon Spares 60) Compressor spares 61) Gear box spares 62) Pan Discharge Valve Spares 63) Bagasse handling spares 64) Dosing pump spares 65) Cooling Tower spares 66) AC Spares 67) CFRP Mate.68) Flow more pumps spares 69) PVC & UPVC material 70) CCTV Spares 71) Generator spares 72) MCC Panel 73) Marshaling Box 74) Mud Mixer 75) Mill Roller 76) New

Sulphur Burner Group D :-(Agri material)

1) Cane Harvesting Knives, 2) Bamboo & Bamboo Matting, Kathya,Tent 3) Nylon Wire Rope, 4) Tyre & Tube, 5) Bullock cart material

TERMS AND CONDITIONS:-

1) Tender form will be issued from 18/6/2054 To 24/06/2024 at our Karkhana Office on payment of Fees Rs.590/- (Inclusive GST) for Each Tender, Quotation will be accepted up to 26/6/2024 during office hours only 2) Any details or information, required in regards to Terms and Conditions etc. if required please contact our office during working hours (Excluding Sunday). 3) Suppliers should submit Xerox copy of Registration of MSME Micro small, Manufacture /Service GST Certificate. 4) Quote your rates as basic rate & mention separately P/F,taxes etc. for Someshwarnagar 5) Karkhana reserves the rights to accept or to reject any or all tenders without giving any reason thereof. 6) Please mention Details, Tender No. Material /Group No./Item No./ separate Envelope for separate Tender.

R.N. Yadav Balasaheb D. Kamathe Purushottam R. Jagtap Managing Director Vice-Chairman

बृहर्म्बई महानगरपालिका

खासगी क्षेत्रातील जमीन खासगी वाटाघाटीद्वारे थेट खरेदी पद्धतीने ताब्यात घेण्याबाबत जाहीर नोटीस

उपविभागीय अधिकारी, उल्हासनग उपविभाग उल्हासनगर यांचे कार्याल

क्र.उपविअ/भूसंपादन/घनकचरा व्यवस्थापन/करवले/एस.आर.-०२/२०२४, दि. १०.०५.२०२४ ज्याअर्थी, प्रमुख अभियंता (घनकचरा व्यवस्थापन) प्रकल्प, बृहन्मुंबई महानगरपालिका यांन

घनकचरा व्यवस्थापन प्रकल्प या सार्वजनिक प्रयोजनाकरिता शासन निर्णय, महसूल व वन विभाग क्र पंकीर्ण ०३/२०१५/प क ३४/अ-२ दिनांक १२ मे २०१५ व दिनांक ३० सप्टेंबर २०१५ मध् ारतदीस अनसरून खासगी क्षेत्रातील जमीन खासगी वाटाघाटीद्वारे थेट खरेदी पद्धतीने प्रमख अभियंत (घनकचरा व्यवस्थापन) प्रकल्प बृहन्मुंबई महानगरपालिका, मुंबई यांच्या नावे घेण्याबाबत प्रस्ताव मा जिल्हाधिकारी, ठाणे यांच्याकडे सादर केलेला आहे.

आणि ज्याअर्थी मा जिल्हाधिकारी ठाणे यांचा आदेश कमांक क उजि/भसं(समन्वय)/टे १/घनकचरा व्यवस्थापन/करवले/कावि-८८४/२०२२, दि. ०३.०६.२०२२ अन्वये उक्त प्रस्तावासंबंधी उक्त शासन निर्णय दिनांक ३० सप्टेंबर २०१५ आणि तद्नुषंगिक शासन परिपत्रक महसूल व वन विभाग क्र. एलक्यूएन-०१/२०१७/प्र.क्र.१२/अ-२, दिनांक २५ जानेवारी, २०१७ प्रमाणे कार्यवाही करण्याबाबत निर्देश दिले आहेत.

उक्त शासन निर्णय आणि शासन परिपत्रकातील तरतुदीनुसार, मी, श्री. विजयानंद शर्मा

उपविभागीय अधिकारी, उल्हासनगर उपविभाग उल्हासनगर याद्वारे एक) अनुसूची-एक मध्ये नमूद खासगी क्षेत्रातील खासगी जमीन वाटाघाटीद्वारे थेट खरेर्द पद्धतीने प्रमुख अभियंता (घनकचरा व्यवस्थापन) प्रकल्प बृहन्मुंबई महानगरपालिक मुंबई यांच्या नावे घेण्याबाबत जाहीर नोटीस प्रसिद्ध करीत आहे. आणि

दोन) प्रकल्पासाठी जमीन थेट खरेदी घेताना जिल्हास्तरीय समितीमार्फत भूसंपादन कायव २०१३ मधील कलम २६ ते ३०च्या व अनुसूची-१ च्या तरतुदीनुसार संबंधित जमिनीसाठी परिगणित होणाऱ्या एकूण मोबदल्याच्या रकमेवर २५% रक्कम वाढीव देऊन मोबदल निश्चित करण्यात येईल

तीन) संबंधित भधारकांकडून शासनाच्या पचलित धोरणापमाणे खासगी क्षेत्रातील जमी खासगी वाटाघाटीद्वारे प्रमुख अभियंता (घनकचरा व्यवस्थापन) प्रकल्प बृहन्मुंबई महानगरपालिका, मुंबई यांच्या नावे खरेदी देण्यास स्वेच्छेने तयार असल्याबाबत जिल्हास्तरीय समितीने निश्चित केलेला मोबदला संपूर्णतः व अंतिमरीत्या स्वीकारण्या तयार असल्याबाबतची संमतीपत्रे (विकल्प) मागवीत आहे

संबंधित भूधारकांनी ही जाहीर नोटीस प्रसिद्ध झाल्यानंतर विहित नमुन्यातील संमतीप (विकल्प) उपविभाग अधिकारी उल्हासनगर, उपविभाग उल्हासनगर व प्रमुख अभियंत (घकव्य) प्रकल्प यांचे कार्यालय, ४था मजला, बाई पद्माबाई ठक्कर मार्ग, कोटवाडी, माही (शिवाजी पार्क), मुंबई-४०००१६ यांच्याकडे सादर करावीत.

संमतीपत्राचा (विकल्प) विहित नमुना उपविभागीय अधिकारी उल्हासनगर, उपविभा उल्हासनगर व प्रमुख अभियंता (घकव्य) प्रकल्प यांचे कार्यालय, ४था मजला, बार्ड पद्माबा ठकर मार्ग, कोटवाडी, माहीम (शिवाजी पार्क), मुंबई-४०००१६ यांच्या कार्यालयामध उपलब्ध आहे. तसेच सदर नमुना या कार्यालयामार्फत/ महामंडळाच्या प्राधिकृर अधिकाऱ्यामार्फत भुधारकांना उपलब्ध करून देण्यात येईल.

सदर प्रकल्पासाठी निश्चित करण्यात आलेल्या क्षेत्राच्या आराखड्याची प्रत उपविभागी अधिकारी उल्हासनगर, उपविभाग उल्हासनगर यांच्या कार्यालयामध्ये व प्रमुख अभियंत (घनकचरा व्यवस्थापन) प्रकल्प बृहन्मुंबई महानगरपालिका, मुंबई यांच्या कार्यालयामध् कार्यालयीन वेळेत भधारकांना किंवा हितसंबंधित व्यक्तींना तसेच जनतेस निरीक्षणासाठी खल ठेवण्यात आली आहे

अनुसूची-एक खरेदी द्यावयाच्या जिमनीचा तपशील

खरदा द्यापयाच्या जामन जिल्हा : ठाणे			वा रापराहर तालुका : अंबरनाथ	
गावाचे नाव	अ.क्र.	नगर भूमापन गट क्र./सर्व्हे नं.	खरेदीने संपादन करावयाचे क्षेत्र (हे.आर.)	
	१	१९	०.१६७०	
	२	२०/१	०.५६६०	
	3	२०/२	০.१७२०	
	४	२०/३/१	0.0\$0.0	
	ų	२०/३/२	०.२५२०	
	ξ	२१	0.38,0	
मोजे - करवले	७	२३/१	०.१४६०	
	۷	२३/२	0.8780	
	9	28	0.2800	
	१०	२५	०.१६७०	
	११	२७	१.३९६०	
	१२	२८	१.८०१०	
	१३	30	०.१११०	

दिनांक : १०.०५.२०२४

पीआरओ/२३०/एडीव्ही/२०२४-२५

जेथे जेथे पाणी साचते, तेथे तेथे डासांचे फावते.

(विजयानंद शर्मा)



'लोकसत्ता यशस्वी भव!' ची काही ठळक वैशिष्ट्ये:

मराठी माध्यम व सेमी इंग्रजी माध्यमाच्या सर्व विषयांसाठी मार्गदर्शन.

दहावीच्या यशाची पायरी, तिला

'यशस्वी' मार्गदर्शनाची शिदोरी

- * एस. एस. सी. परीक्षेच्या प्रश्नपत्रिका वेळेत सोडवण्यासाठी वेळेचे नियोजन कसे करावे याचे सुयोग्य मार्गदर्शन.
- * प्रत्येक विषयाची एक कृतीपत्रिका आदर्श उत्तरपत्रिकेसकट प्रसिद्ध होणार आहे.
- * कृतीपत्रिकांमुळे लेखन सराव होईल. त्यासाठी विषयानुरूप विशेष मार्गदर्शन केले
- * विज्ञान, गणित, समाजशाखा या विषयांचे उपयोजनात्मक प्रश्न व त्यांच्या उत्तरांची तयारी यातून होईल.
- * भाषा विषयांत व्याकरण घटकांवर विशेष प्रश्न आणि आदर्श निबंध, पत्र याबद्दल टिप्स असतील.
- * राज्याच्या विविध भागांतील तसेच राज्य मंडळ, अभ्यास मंडळ, बालभारती, एस. सी. आर. टी. इत्यादी आस्थापनाशी संबधित असणारे तज्ज्ञ, अनुभवी, उपक्रमशील व व्यासंगी शिक्षक यांचे लेखमालिकेत मार्गदर्शन
- * सोप्या आणि सहज पद्धतीने अभ्यास कसा करता येईल याविषयी मार्गदर्शन
- * प्रश्नपत्रिका वेळेत सोडवण्यासाठी वेळेचे नियोजन कसे करावे याचे सुयोग्य मार्गदर्शन
- फोकस अभ्यास, स्मार्ट अभ्यास म्हणजे 'लोकसत्ता यशस्वी भव'!.





१६ जूनपासून दररोज