

MSIL: COS: NSE&BSE: 2024/07_08

19th July, 2024

Vice President

National Stock Exchange of India Limited

"Exchange Plaza", Bandra- Kurla Complex

Bandra (E)

Mumbai - 400 051

General Manager

Department of Corporate Services

BSE Limited

Phiroze Jeejeebhoy Towers

Dalal Street, Mumbai- 400 001

Sub: Copy of notice published in newspaper

Dear Sir (s),

Please find attached herewith the newspaper notice published in the 'Financial Express' and 'Jansatta' regarding information on 43rd Annual General Meeting, book closure and final dividend of the Company.

Kindly take the same on record.

Thanking you,

Yours truly,

For Maruti Suzuki India Limited

Sanjeev Grover

Executive Officer & Company Secretary

Encl.: As above

MARUTI SUZUKI INDIA LIMITED

Head Office:

Maruti Suzuki India Limited,
1, Nelson Mandela Road, Vasant Kunj,
New Delhi - 110070, India.

Tel: 011- 46781000, Fax: 011-46150275/46150276

E-mail id: contact@maruti.co.in, www.marutisuzuki.com

Gurgaon Plant:

Maruti Suzuki India Limited,
Old Palam Gurgaon Road,
Gurgaon - 122015, Haryana, India.

Tel: 0124-2346721, Fax: 0124-2341304

Manesar Plant:

Maruti Suzuki India Limited,
Plot No.1, Phase - 3A, IMT Manesar,
Gurgaon - 122051, Haryana, India.

Tel: 0124-4884000, Fax: 0124-4884199

TATA POWER
(Corporate Contracts Department)
The Tata Power Company Limited, Smart Centre of Procurement Excellence, 2nd Floor, Sahar Receiving Station, Near Hotel Leela, Sahar Airport Road Andheri (E), Mumbai 400 059, Maharashtra, India (Board Line: 022-67173917) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER (NIT)

The Tata Power Company Limited invites tender from eligible vendors for the following tender package (Two-part Bidding) in Mumbai.
SITC of Privileged Access Management (PAM) at Odisha and Delhi (Package Reference CC25DPP014).

For detailed NIT, please visit Tender section on website <https://www.tatapower.com>. Interested bidder to submit Tender Fee and Authorization Letter by 1500 Hrs. Friday, 26th July 2024.
Also, all future corrigendum's (if any), to the above tender will be informed on website <https://www.tatapower.com> only.

NAGPUR MUNICIPAL CORPORATION
NOTICE INVITING TENDER

NMC has decided to develop the Orange City Street Project at Nagpur on the stretch starting from Wardha Road up to Jaitala, Nagpur. Currently NMC proposes to develop as a component of this Orange City Street Project, a Mixed-Use Complex at Plot No. 4 of the Orange City Street Project along the Khamla-Jaitala Road. NMC plans to implement this Project on Public Private Partnership (PPP) mode through the Design-Build-Finance-Operate and Sale (DBFOS) model wherein the prospective developer shall undertake the Designing, Financing, Construction, Operation & Maintenance and Sales of the entire project. NMC is therefore calling for proposals from established Infrastructure Developers to be appointed as the Developer for this prestigious project.

Bidding Process Timelines

Sr. No.	Event Description	Date
1	RFP Sale	19/07/2024 to 19/08/2024 till 5 p.m.
2	Last Date of submission of written queries by prospective bidders	30/07/2024 till 3.00 p.m.
3	Pre-Bid Meeting	30/07/2024 at 4.00 p.m.
4	NMC's response to written queries raised & issuance of corrigendum/ Agenda if any.	05/08/2024 at 5.00 p.m.
5	RFP Online Submission End Date/ Hard Copy Submission End Date	19/08/2024 till 5.00 p.m.
6	Financial Proposal Opening	Shall be intimated to the technically qualified bidders.
7	Earnest Money Deposit / Bid Security	Rs 60, 00, 000/- (Rupees Sixty Lacs only).
8	Tender Fees (Non-Refundable)	Rs 50,000/- (Rupees Fifty Thousand only) plus applicable GST.

Note : NMC reserves the right to alter, modify any clause of the Bidding Documents including the Development Agreement and also to annul the bidding process without assigning any reason whatsoever.

Advt No : 163/PR, Executive Engineer (Project)
Dt : 18/07/2024, Nagpur Municipal Corporation.

China-like model may give e-commerce exports a fillip, says EY

FE BUREAU
New Delhi, July 18

INDIA SHOULD DEPLOY some of the learning from China's model for export promotion through e-commerce as it plans to give a fillip to the fast-growing sector, a report, prepared by EY, in association with ASSOCHAM, said. India should have a framework for setting up e-commerce hubs and consider other relaxations in payment rules, it added.

The report recommends that the time limit for realisation of export proceeds should be liberalised. China puts no time limit realising payments against e-commerce exports while in India, Reserve Bank of India (RBI) guidelines mandate foreign exchange receipt within nine months of shipment, creating challenges for e-commerce operators, as some shipments are sold over 12 to 18 months, making the stipulated reconciliation time frame not feasible.

The report says time for payment realisation and repatriation for e-commerce exports should be increased to 18 months from 9 months. RBI has come out with draft export-import rules for public comments where easing of time frame for repatriation of export proceeds and enhanced variation in declared value of exports and actual realisation has been proposed.

WASHINGTON AIMS TO PROHIBIT SOURCING FROM CHINA

US move may double India pharma contract manufacturing in 3 years

Biosecure Act to be introduced soon

MANU KAUSHIK
New Delhi, July 18

THE INDIAN PHARMACEUTICAL industry's contract manufacturing business is likely to double over the next three years as the US paves way for its Biosecure Act that aims to prohibit US federal government bodies from sourcing equipment and services from Chinese pharma companies.

"With the likely shift in manufacturing from China to India, the contract manufacturing segment will double in the next three years whereas the contract research segment is set to triple over the same time," said head of a pharma industry association.

Experts said that the introduction of Act by the US will further accelerate the growth of CDMOs (contract development

POLICY BOOSTER DOSE

\$22.51 bn estimated size of the global contract manufacturing segment in 2024

\$44.63 bn expected size by 2029, growing at a CAGR of **14.67%**



- At present, China's CDMO industry commands **8%** of global market share compared to India's **2.7%**
- Indian companies getting increased inquiries from US peers
- Over **60%** of Indian pharma firms reporting a rise in new business interest

drug projects in the US that are undervalued stages of development that could be hit due to past Chinese involvement; transitioning these complex collaborations takes time. The grandfathering clause in the Act, which allows existing contract with China to continue until 2032, provides some preparation time but delays immediate financial gains," said Mohan Ramaswamy, co-founder and CEO of Rubix Data Sciences.

Nevertheless, the Indian companies have their own advantages. For instance, major CDMOs like Cipla and Syngene are cost-effective and have a skilled workforce. Plus, the Indian government has been offering grants and loans to boost the sector. "Overall, the Biosecure Act could be a potential game-changer for the Indian CDMO space, but it demands significant investment in infrastructure and talent to handle the influx of projects," said Ramaswamy.

LNG imports rise 11% in June

ARUNIMA BHARADWAJ
New Delhi, July 18

INDIA'S IMPORT of liquefied natural gas in June rose by 11% to 2,648 mscm (million standard cubic meter) as the country's consumption of gas increased by 7% primarily due to the rising demand for power and increased utilisation of gas based power capacities, data from the Petroleum Planning and Analysis Cell showed.

The country consumed 5,594 mscm of natural gas in June against 5,224 mscm in the same period last year. In the first quarter of the current fiscal year 2024-25, natural gas consumption grew 3.7% to 16,707 mscm.

The natural gas import bill last month also registered a significant increase of 10% at



opportunity for the domestic pharma industry to dent China's share. Some reports suggest that Indian companies are already getting increased inquiries from US companies with over 60% of Indian pharma firms reporting a rise in new business interest.

However, some experts said the Act does not guarantee a windfall for the local players as countries like Ireland and Singapore can give tough competition. "While there are about 120

Global tyre firms commit **₹1,100 cr** on new export policy push

MUKESH JAGOTA
New Delhi, July 18

THE GOVERNMENT'S POLICY of linking import permissions has resulted in ₹1,100-crore investment commitments by some of the leading global tyre manufacturers like Bridgestone, Michelin and Goodyear, a senior official said.

These companies had sought permission to import a certain category of tyres even though the policy restricts it. They got approval after agreeing to invest in setting up or expanding their manufacturing facilities in the country in a time-bound manner for the products whose import permission was sought.

In June 2020, the Directorate General of Foreign Trade (DGFT) restricted imports of certain new pneumatic tyres for motor cars, buses, lorries, and motorcycles to promote domestic manufacturing. Importers must now apply for an import licence or permission from DGFT to import these tyres.

The imports were temporarily permitted by the department for promotion of industry and internal trade in return for investment commitments.

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF CONTINENTAL CONTROLS LIMITED

Corporate Identification Number: L31909MH1995PLC008040
Registered Office: Gala No.202, Krishna House, Shailesh Udoyog Nagar, Opposite Nicholas Garage, Satalvi Road, Walk, Vasa (East) - 401208, Thane, Maharashtra;
Contact Number: 022-2454945, 2456946. Website: www.nwkrishna.com; Email Address: info@continentalcontrols.net

OPEN OFFER FOR ACQUISITION OF UP TO 15,98,027 OFFER SHARES, REPRESENTING 26.00% OF THE VOTING SHARE CAPITAL OF CONTINENTAL CONTROLS LIMITED, AT AN OFFER PRICE OF ₹4.00/- PER OFFER SHARE, PAYABLE IN CASH, MADE BY ONE LIFE CAPITAL ADVISORS LIMITED, THE ACQUIRER, IN ACCORDANCE WITH THE PROVISIONS OF REGULATIONS 3(1) AND 4, AND SUCH OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THERETO.

This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer (Manager), on behalf of the Acquirer, in connection with the Offer made by the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations (Post-Offer Public Announcement).

This Post-Offer Public Announcement should be read in continuation of, and in conjunction with: a) Public Announcement dated Wednesday, March 06, 2024 (Public Announcement), (b) Detailed Public Statement dated Monday, March 11, 2024, in connection with this Offer, published on behalf of the Acquirer on Tuesday, March 12, 2024, in the following newspapers, in Financial Express (English) (All Editions), Jansatta (Hindi) (All Editions) and Mumbai Lakshabodh (Marathi) (Mumbai Edition), (Newsletters) (Detailed Public Statement), (c) Draft Letter of Offer dated Tuesday, March 19, 2024 (Draft Letter of Offer), (d) Letter of Offer dated Thursday, June 20, 2024, along with the Form of Acceptance-cum-Acknowledgement (Letter of Offer), (e) Recommendations of the Independent Directors of the Target Company which were approved on Wednesday, June 26, 2024, and published in the Newspapers on Thursday, June 27, 2024 (Recommendations of the Independent Directors of the Target Company), (f) Pre-Offer Public Announcement which was approved on Thursday, June 27, 2024, which has been published in the Newspapers on Friday, June 28, 2024 (Pre-Offer Public Announcement).

The Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Independent Directors of the Target Company, Pre-Offer Public Announcement, and this Post-Offer Public Announcement are hereinafter collectively referred to as 'Offer Documents' issued by the Manager on behalf of the Acquirer.

The capitalized terms used but not defined in this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents.

1. Name of the Target Company	Continental Controls Limited, incorporated on March 02, 1995, under the provisions of Companies Act, 1956, bearing Corporate Identification Number L31909MH1995PLC008040, having its registered office located at Gala No.202, Krishna House, Shailesh Udoyog Nagar, Opposite Nicholas Garage, Satalvi Road, Walk, Vasa (East) - 401208, Thane, Maharashtra;				
2. Name of the Acquirer and PACs	OneLife Capital Advisors Limited, incorporated on August 31, 2007, under the provisions of Companies Act, 1956, bearing L71410MH2007PLC173660 having its registered office located at Plot No. A 356, Road No. 26, Wagla Industrial Estate, MIDC, Thane (West) - 400604, Maharashtra, India.				
3. Name of Manager to the Offer	Swaraj Shares and Securities Private Limited				
4. Name of Registrar to the Offer	Purva Share Registry (India) Private Limited				
5. Offer Details					
5.1 Date of Opening of the Offer	Monday, July 01, 2024				
5.2 Date of Closing of the Offer	Friday, July 12, 2024				
6. Date of Payment of Consideration	The schedule date for settlement is Tuesday, July 23, 2024. However, since, there has been no tendering by the Public Shareholders for the said Open Offer, payment of consideration is not required.				
7. Details of the Acquisition					
	Particulars	Proposed in the Offer Document (Assuming full acceptance in this Offer)	Actuals		
7.1 Offer Price	₹4.00/-	₹4.00/-	₹4.00/-		
7.2 Aggregate number of Equity Shares tendered	15,98,027		Nil		
7.3 Aggregate number of Equity Shares accepted	15,98,027		Not Applicable		
7.4 Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹63,92,108.00/-		Not Applicable		
7.5 Shareholding of the Acquirer before the Share Purchase Agreement/ Public Announcement					
a) Number of Equity Shares	Nil		Nil		
b) % of fully diluted Equity Share capital	Not Applicable		Not Applicable		
7.6 Sale Shares proposed to be acquired by way of Share Purchase Agreement					
a) Number of Equity Shares	15,09,604		15,09,604		
b) % of fully diluted Equity Share capital	24.56%		24.56%		
7.7 Equity Shares acquired by way of Offer					
a) Number of Equity Shares	15,98,027		Nil		
b) % of fully diluted Equity Share capital	26.00%		Not Applicable		
7.8 Equity Shares acquired after the Detailed Public Statement					
a) Number of Equity Shares acquired	Nil		Nil		
b) Price of the Equity Shares acquired	Not Applicable		Not Applicable		
c) % of Equity Shares acquired	Not Applicable		Not Applicable		
7.9 Post-Offer shareholding of the Acquirer					
a) Number of Equity Shares	31,07,631		15,09,604		
b) % of fully diluted Equity Share capital	50.56%		24.56%		
7.10 Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirer)					
	Particulars	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer
a) Number of Equity Shares	46,36,352	30,38,325	46,36,352	46,36,352	
b) % of fully diluted Equity Share capital	75.44%	49.44%	75.44%	75.44%	

8. The Acquirer accepts full responsibility for the information contained in this Post-Offer Public Announcement and for its obligations specified under SEBI (SAST) Regulations.

9. The Acquirer will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22 (1) and 22 (3) of the SEBI (SAST) Regulations and will make an application for reclassification of itself as the promoter of the Target Company in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ("SEBI (LODR) Regulations").

10. A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com, and the registered office of the Target Company.

11. The capitalized terms used in this Post-Offer Public Announcement shall have the meaning assigned to them in the Letter of Offer, unless otherwise specified.

ISSUED BY MANAGER TO THE OFFER

SWARAJ
SHARES AND SECURITIES PRIVATE LIMITED
Swaraj Shares and Securities Private Limited
Corporate Identification Number: U51101WB2000PTC092621
Principal Place of Business: Unit No 304, A Wing, 215 Atrium, Near Courtyard Marriott, Andheri East, Mumbai-400053, Maharashtra, India
Contact Person: Parikita Patel/ Tanmay Banerjee
Contact Number: +91-22-49649999
Email Address: info@swarajshares.com
Investor grievance Email Address: investor_relations@swarajshares.com
SEBI Registration Number: NM00012980
Validity: Permanent

On behalf of the Board of Directors
OneLife Capital Advisors Limited
sd/-
Prabhakara Naig
DIN: 00716975

Date: Thursday, July 18, 2024
Place: Mumbai
Executive Director-Chairperson related to Promoter

VEEJAY LAKSHMI ENGINEERING WORKS LIMITED
Regd. Office: Sengalipalayam, NGGO Colony Post, Coimbatore - 641022
E-mail: cmsec@veejaylakshmi.com
Website: www.veejaylakshmi.com
CIN: L29191TZ1974PLC000705

NOTICE

NOTICE is hereby given pursuant to Reg. 47 of the SEBI Listing Regulations, that a Meeting of the Board of Directors of the Company is scheduled to be held on Thursday, the 8th August 2024 at Coimbatore, Tamilnadu inter-alia, to consider, approve and take on record, the unaudited Financial Results of the Company for the quarter ended June 30, 2024 along with other subjects.

For VEEJAY LAKSHMI ENGINEERING WORKS LIMITED
Coimbatore V.J. Jayaram
Chairman
17.07.2024

Malaysia seeks easing of export curbs

SANDIP DAS
New Delhi, July 18

MALAYSIA ON THURSDAY requested India to lift restrictions on exports of commodities such as rice and sugar, Datuk Seri Johari Abdul Ghani, minister for plantation and commodities, said. "India's restrictions on shipments of farm commodities are bad for Malaysia," Ghani said on the sidelines of an event organised by the Indian Vegetable Oil Producers' Association.

Last year, India, the world's biggest exporter of rice and onions and the second-biggest exporter of sugar, had imposed restrictions on shipment of these commodities to keep domestic prices under check.

Ghani further said that "both countries have good relations and they are looking at putting a system in place to ensure smooth trade of essential items, particularly foodgrains and related commodities, even when there are export restrictions." He stated that close to 25%

of Malaysians prefer to consume basmati rice.

Ghani also met agriculture minister Shivraj Singh Chauhan, offered the country's support in research and development, seed supply and management expertise to India in its oil palm mission.

"Malaysia stands ready to provide invaluable support, encouraging the growth of oil palm cultivation. India's importance to Malaysia's oil palm sector cannot be understated," Ghani stated.

In the quarter ended June, power generation from gas based power plants rose by almost 62.5% on year to 13.49 billion units, data from the Central Electricity Authority

showed. Plant load factor for these plants stood at 24.8% compared to 15.3% in Q1FY24. PLF for gas-based power plants in June came to be at 25.8%, up from 17% June 2023.

The demand for power surged to about 152.38 billion units last month, 9% higher than the same month last fiscal. The rise is attributed to heatwaves in temperatures across the country. The demand grew 13% during April-June over the same period in 2023.

Power demand in the northern part of the country surged by 22% in June compared to last year due to a prolonged heatwave leading to considerably higher consumption of power for cooling appliances.

MARUTI SUZUKI
MARUTI SUZUKI INDIA LIMITED
CIN: L34103DL1981PLC011375
Regd. Off.: Plot No.1, Nelson Mandela Road, Vasant Kunj, New Delhi-110070
Ph.: +91 (11) 46781000, Fax: +91 (11) 46150275
www.marutisuzuki.com investor@maruti.co.in

INFORMATION REGARDING 43rd ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCE (VC) OTHER AUDIO-VISUAL MEANS (OAVM), BOOK CLOSURE AND FINAL DIVIDEND

- The AGM of the Members of the Company will be held on Tuesday the 27th August, 2024 at 10:00 a.m. through VC/OAVM, in compliance with all the applicable provisions of the Companies Act, 2013 ('Act') and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with all applicable circulars on the matter issued by the Ministry of Corporate Affairs ('MCA') and Securities and Exchange Board of India ('SEBI') to transact the businesses that will be set forth in the Notice of the AGM.
- The Notice of AGM and Annual Report shall be sent to all the Members electronically whose email addresses are registered with the Company/Depository Participant(s). The aforesaid documents will also be available on the Company's website i.e. www.marutisuzuki.com on the website of Stock Exchanges i.e. www.bseindia.com and www.nseindia.com and on the website of the Registrar & Transfer Agent ('RTA') i.e. <https://evoting.kfintech.com>.
- Manner of registering / updating email addresses:**
 - Members holding the shares in physical form, who have not registered/updated their email addresses with the Company, are requested to register/update the same by submitting Form ISR - 1 (which is also available at <https://iris.kfintech.com/clientservices/isr1/isrforms.aspx>), to the RTA, KFIn Technologies Limited ('KFIn') at: Selenium Building, Tower - B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Rangareddy, Hyderabad - 500032, Telangana, India.
 - Members holding shares in dematerialised form, who have not registered/updated their email addresses, are requested to register/update their email addresses with the Depository Participants with whom they maintain their demat accounts.
- Book Closure for dividend and payment thereof:**
 - The Company has fixed Book Closure from Saturday, the 3rd August, 2024 to Tuesday, the 27th August, 2024 (both days inclusive) for determining entitlement of Members to dividend for the financial year 2023-24.
 - Subject to the approval in the AGM, Dividend will be paid to the Members holding shares in electronic form on the basis of details of beneficial ownership furnished by the Depositories, as at the close of Friday, the 2nd August, 2024 and in respect of shares held in physical form to those Members whose names will appear in the Register of Members of the Company as on the close of Friday, the 2nd August, 2024 after giving effect to valid requests received for transmission/transposition of shares on or before Friday, the 2nd August, 2024.
 - As per the applicable circulars issued by the Ministry of Corporate Affairs ('MCA') and Securities and Exchange Board of India ('SEBI'), payment of dividend shall be made through electronic mode to the Members who have updated the details of their bank account.
 - Payment of dividend will be subject to deduction of Tax at Source (TDS) at applicable rates. For more details, please refer to the Notes to Notice of AGM.
- Manner of registering mandate for receiving Dividend:**

Members are requested to register/update their complete bank details:

 - with their Depository Participants with whom they maintain their demat accounts, if shares are held in dematerialised form by submitting the requisite documents. Details in a form prescribed by your Depository Participant may also be required to be furnished; and
 - with the Company / RTA (where shares are held in physical mode) by submitting Form ISR - 1 at Selenium Building, Tower - B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Rangareddy, Hyderabad - 500032, Telangana, India.

6. Members are requested to carefully read all the Notes set out in the Notice of the AGM and in particular, instruction for casting vote through e-voting or voting at the AGM.

For Maruti Suzuki India Limited
Sanjeev Grover
Executive Officer & Company Secretary
New Delhi
18th July, 2024

The reverse flip

VIVEK GUPTA

INDIA IS A capital-controlled economy. And one of the ways this capital control has impacted stakeholder value creation is that for any entity's shares to be listed on an Indian stock exchange, the law requires that the entity must be incorporated in India. This restriction has singularly caused the phenomenon of the "reverse flip" - where many India-dominant/India-facing businesses return to India and become India-domiciled.

This recent trend has had a chequered history. Back in the day, from the early 2000s to very recently, Indian businesses and investors had a diametrically opposite view and looked to the West for potential stock market exits. NASDAQ was seen as the go-to exchange for new-age businesses - as it was widely believed that such markets had the depth of trading, the critical mass of financial investors and global benchmarks, to be able to better appreciate value. Accordingly, most start-ups and VC-led businesses would choose to "externalize" or "flip" - in simple terms, even as the business carried on operations in India, the business would be ultimately owned by a foreign parent. This "externalized" structure came to be adopted by most Indian new-age businesses - ranging from giants in the e-commerce space to fintechs to software and other tech businesses, etc.

It is only very recently that this trend has reversed - where entities who had earlier "flipped" now actually want to "flip back" into the country. In other words, if the value was earlier held by an entity incorporated outside India, that value now needs to be held by an India-incorporated entity. The commercial rationale for this is clear - India is seen as the highest growth market in the world, which in turn has caused some of the most sophisticated financial investors to operate directly on Indian stock exchanges. Add to this - flows from the Indian domestic investors - and today, the Indian stock markets can provide value that these India-centric new-age businesses would not command overseas.

The process is not simple

While the rationale for the reverse flip is clear, the process itself is not that simple.

The most fundamental issue is around taxation. When significant value moves from a foreign holding to an India holding, there will always be tax friction. The potential gain could look to be taxed both by the foreign jurisdiction where the entity currently resides, as well as by India, since the core value is ultimately derived from India. This issue needs planning and careful resolution not just for the shareholders but also for the employees, who in most such companies, would hold significant stake through employee options.

The second most important issue to plan for would be to consider the regulatory interface. Some of these businesses may require central bank or other approvals. Likewise, any Chinese shareholding in any of these companies may need governmental approvals for migration.

Typically, in most of these entities, sophisticated global financial sponsors would hold significant stakes.

Each of them would need to closely consider impact of this movement on their investments - including on potential taxability for fund LPs, depending on the existing attributes of the structure.

The fourth issue to consider is that any migration would effectively mean that the option of listing overseas is closed. The naysayers, even if in a minority, do make the point that markets are dynamic and following the herd may not optimise results for every company.

Last, but not least, investors, founders and management must carefully align benchmark value indicated in the process of this migration, to an ultimate listing or the next financing round.

Interestingly, even as there have been calls by investors and companies to look at potentially making this transition easier, through regulatory and tax deferrals, the government has till now maintained a clear stand - that they welcome businesses and corporates returning to India and taking the benefit of the listing opportunity - but that all of this must be done in compliance with existing tax laws and regulations. As such, there is no special dispensation for such migrations of value.

That said, unless India comes up with a simpler dual listing framework or allows IFSC to be used more meaningfully for access to local markets, the reverse flip phenomenon, with all its planning and careful consideration, is here to stay! And in the long run, commercially, all stakeholders gain - founders and investors get better value creation, Indian investors enjoy access to quality companies and the Indian financial markets become deeper and stronger.

(The writer is a Partner at Deloitte India)

TATA POWER
(Corporate Contracts Department)
The Tata Power Company Limited, Smart Centre of Procurement Excellence, 2nd Floor, Sahar Receiving Station, Near Hotel Leela, Sahar Airport Road Andheri (E), Mumbai 400 059, Maharashtra, India (Board Line: 022-67173917) CIN: L28920MH1919PLC000567

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NAGPUR MUNICIPAL CORPORATION
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7	Earnest Money Deposit / Bid Security	Rs 60, 00, 000/- (Rupees Sixty Lacs only).
8	Tender Fees (Non-Refundable)	Rs 50,000/- (Rupees Fifty Thousand only) plus applicable GST.

Note : NMC reserves the right to alter, modify any clause of the Bidding Documents including the Development Agreement and also to annul the bidding process without assigning any reason whatsoever.

Advt No : 163/PR, Executive Engineer (Project)
Dt : 18/07/2024 Nagpur Municipal Corporation.

China-like model may give e-comm exports a fillip, says EY

FE BUREAU
New Delhi, July 18

INDIA SHOULD DEPLOY some of the learning from China's model for export promotion through e-commerce as it plans to give a fillip to the fast-growing sector, a report, prepared by EY, in association with ASSOCHAM, said. India should have a framework for setting up e-commerce hubs and consider other relaxations in payment rules, it added.

The report recommends that the time limit for realisation of export proceeds should be liberalised. China puts no time limit realising payments against e-commerce exports while in India, Reserve Bank of India (RBI) guidelines mandate foreign exchange receipt within nine months of shipment, creating challenges for e-commerce operators, as some shipments are sold over 12 to 18 months, making the stipulated reconciliation time frame not feasible.

The report says time for payment realisation and repatriation for e-commerce exports should be increased to 18 months from 9 months. RBI has come out with draft export-import rules for public comments where easing of time frame for repatriation of export proceeds and enhanced variation in declared value of exports and actual realisation has been proposed.

WASHINGTON AIMS TO PROHIBIT SOURCING FROM CHINA

US move may double India pharma contract manufacturing in 3 years

Biosecure Act to be introduced soon

MANU KAUSHIK
New Delhi, July 18

THE INDIAN PHARMACEUTICAL industry's contract manufacturing business is likely to double over the next three years as the US paves way for its Biosecure Act that aims to prohibit US federal government bodies from sourcing equipment and services from Chinese pharma companies.

"With the likely shift in manufacturing from China to India, the contract manufacturing segment will double in the next three years whereas the contract research segment is set to triple over the same time," said head of a pharma industry association.

Experts said that the introduction of Act by the US will further accelerate the growth of CDMOs (contract development

POLICY BOOSTER DOSE

\$22.51 bn

estimated size of the global contract manufacturing segment in 2024

\$44.63 bn expected size by 2029, growing at a CAGR of 14.67%



At present, China's CDMO industry commands 8% of global market share compared to India's 2.7%

Indian companies getting increased inquiries from US peers

Over 60% of Indian pharma firms reporting a rise in new business interest

and manufacturing organisations) and CROs (contract research organisations) in India. For instance, as per Mordor Intelligence, the contract manufacturing segment is estimated at \$22.51 billion in 2024, and is expected to reach \$44.63 billion by 2029, growing at a CAGR of 14.67%. Similarly, the CRO segment in India has been growing at a CAGR (compounded annual growth rate) of 10.75% and will reach \$2.5 bil-

lion by 2030, as per the department of pharmaceuticals. "CDMO segment is already well-developed in India, but this move will act as a big catalyst for the industry, and speed up the overall growth," said spokesperson at a major contract manufacturer.

At present, China's CDMO industry commands 8% global market share compared to India's 2.7%. Experts said that the Act presents a significant

opportunity for the domestic pharma industry to dent China's share. Some reports suggest that Indian companies are already getting increased inquiries from US companies with over 60% of Indian pharma firms reporting a rise in new business interest.

However, some experts said the Act does not guarantee a windfall for the local players as countries like Ireland and Singapore can give tough competition. "While there are about 120

drug projects in the US that are undervalued stages of development that could be hit due to past Chinese involvement, transitioning these complex collaborations takes time. The grandfathering clause in the Act, which allows existing contract with China to continue until 2032, provides some preparation time but delays immediate financial gains," said Mohan Ramaswamy, co-founder and CEO of Rubix Data Sciences.

Nevertheless, the Indian companies have their own advantages. For instance, major CDMOs like Cipla and Syngene are cost-effective and have a skilled workforce. Plus, the Indian government has been offering grants and loans to boost the sector. "Overall, the Biosecure Act could be a potential game-changer for the Indian CDMO space, but it demands significant investment in infrastructure and talent to handle the influx of projects," said Ramaswamy.

LNG imports rise 11% in June

ARUNIMA BHARADWAJ
New Delhi, July 18

INDIA'S IMPORT of liquefied natural gas in June rose by 11% to 2,648 mscm (million standard cubic meter) as the country's consumption of gas increased by 7% primarily due to the rising demand for power and increased utilisation of gas based power capacities, data from the Petroleum Planning and Analysis Cell showed.

The country consumed 5,594 mscm of natural gas in June against 5,224 mscm in the same period last year. In the first quarter of the current fiscal year 2024-25, natural gas consumption grew 3.7% to 16,707 mscm.

The natural gas import bill last month also registered a significant increase of 10% at



LNG imports (in MSCM)	3.2	3.4	1	1.1
(in \$ billion)	7,748	7,796	2,380	2,648
	Apr-Jun FY24	Apr-Jun FY25	June FY24	June FY25

\$1.1 billion compared from June 2023. In the first quarter of current financial year, LNG imports stood at \$3.4 billion, up 6.2% from the first quarter of FY24.

In the quarter ended June, power generation from gas based power plants rose by almost 62.5% on year to 13.49 billion units, data from the Central Electricity Authority

showed. Plant load factor for these plants stood at 24.8% compared to 15.3% in Q1FY24. PLF for gas-based power plants in June came to be at 25.8%, up from 17% June 2023.

The demand for power surged to about 152.38 billion units last month, 9% higher than the same month last fiscal. The rise is attributed to heatwaves in temperatures across the country. The demand grew 13% during April-June over the same period in 2023.

Power demand in the northern part of the country surged by 22% in June compared to last year due to a prolonged heatwave leading to considerably higher consumption of power for cooling appliances.

Global tyre firms commit ₹1,100 cr on new export policy push

MUKESH JAGOTA
New Delhi, July 18

THE GOVERNMENT'S POLICY of linking import permissions has resulted in ₹1,100-crore investment commitments by some of the leading global tyre manufacturers like Bridgestone, Michelin and Goodyear, a senior official said.

These companies had sought permission to import a certain category of tyres even though the policy restricts it. They got approval after agreeing to invest in setting up or expanding their manufacturing facilities in the country in a time-bound manner for the products whose import permission was sought.

In June 2020, the Directorate General of Foreign Trade (DGFT) restricted imports of certain new pneumatic tyres for motor cars, buses, lorries, and motorcycles to promote domestic manufacturing. Importers must now apply for an import licence or permission from DGFT to import these tyres.

The imports were temporarily permitted by the department for promotion of industry and internal trade in return for investment commitments.

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF CONTINENTAL CONTROLS LIMITED

Corporate Identification Number: L31909MH1995PLC08040
Registered Office: Gala No.202, Krishna House, Shailesh Udoy Nagar, Opposite Nicholas Garage, Satevali Road, Walk, Vasa (East) - 401208, Thane, Maharashtra;
Contact Number: 0250-2454945, 2456946; Website: www.nwskrishna.com; Email Address: info@continentalcontrols.net

OPEN OFFER FOR ACQUISITION OF UP TO 15,98,027 OFFER SHARES, REPRESENTING 26.00% OF THE VOTING SHARE CAPITAL OF CONTINENTAL CONTROLS LIMITED, AT AN OFFER PRICE OF ₹4.00/- PER OFFER SHARE, PAYABLE IN CASH, MADE BY ONE LIFE CAPITAL ADVISORS LIMITED, THE ACQUIRER, IN ACCORDANCE WITH THE PROVISIONS OF REGULATIONS 3 (1) AND 4, AND SUCH OTHER APPLICABLE PROVISIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THERETO.

This Post-Offer Public Announcement is being issued by Swaraj Shares and Securities Private Limited, the Manager to the Offer (Manager), on behalf of the Acquirer, in connection with the Offer made by the Acquirer to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations (Post-Offer Public Announcement).

This Post-Offer Public Announcement should be read in continuation of, and in conjunction with the: (a) Public Announcement dated Wednesday, March 06, 2024 (Public Announcement), (b) Draft Letter of Offer dated Tuesday, March 12, 2024, in the following newspapers, in Financial Express (English) (All Editions), Jansatta (Hindi) (All Editions) and Mumbai Lakshmi (Marathi) (Mumbai Edition), (News Papers) (Detailed Public Statement), (c) Draft Letter of Offer dated Tuesday, March 19, 2024 (Draft Letter of Offer), (d) Letter of Offer dated Thursday, June 20, 2024, along with the Form of Acceptance-cum-Acknowledgement (Letter of Offer), (e) Recommendations of the Independent Directors of the Target Company which were approved on Wednesday, June 26, 2024, and published in the Newspapers on Thursday, June 27, 2024 (Recommendations of the Independent Directors of the Target Company), (f) Pre-Offer Public Announcement which was approved on Thursday, June 27, 2024, which has been published in the Newspapers on Friday, June 28, 2024 (Pre-Offer Public Announcement).

The Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendations of the Independent Directors of the Target Company, Pre-Offer Public Announcement, and this Post-Offer Public Announcement are hereinafter collectively referred to as 'Offer Documents' issued by the Manager on behalf of the Acquirer.

The capitalized terms used but not defined in this Post-Offer Public Announcement shall have the meaning assigned to such terms in the Offer Documents.

1.	Name of the Target Company	Continental Controls Limited, incorporated on March 02, 1995, under the provisions of Companies Act, 1956, bearing Corporate Identification Number L31909MH1995PLC08040, having its registered office located at Gala No.202, Krishna House, Shailesh Udoy Nagar, Opposite Nicholas Garage, Satevali Road, Walk, Vasa (East) - 401208, Thane, Maharashtra;			
2.	Name of the Acquirer and PACs	OneLife Capital Advisors Limited, incorporated on August 31, 2007, under the provisions of Companies Act, 1956, bearing L71410MH2007PLC173680 having its registered office located at Plot No. A 356, Road No. 26, Wagla Industrial Estate, MIDC, Thane (West) - 400064, Maharashtra, India.			
3.	Name of Manager to the Offer	Swaraj Shares and Securities Private Limited			
4.	Name of Registrar to the Offer	Purna Share Registry (India) Private Limited			
5.	Offer Details				
5.1	Date of Opening of the Offer	Monday, July 01, 2024			
5.2	Date of Closing of the Offer	Friday, July 12, 2024			
6.	Date of Payment of Consideration	The schedule date for settlement is Tuesday, July 23, 2024. However, since, there has been no tendering by the Public Shareholders for the said Open Offer, payment of consideration is not required.			
7.	Details of the Acquisition				
	Particulars	Proposed in the Offer Document (Assuming full acceptance in this Offer)			
7.1	Offer Price	₹4.00/-			
7.2	Aggregate number of Equity Shares tendered	15,98,027			
7.3	Aggregate number of Equity Shares accepted	15,98,027			
7.4	Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	₹63,92,108.00/-			
7.5	Shareholding of the Acquirer before the Share Purchase Agreement/ Public Announcement				
a)	Number of Equity Shares	Nil			
b)	% of fully diluted Equity Share capital	Not Applicable			
7.6	Sale Shares proposed to be acquired by way of Share Purchase Agreement				
a)	Number of Equity Shares	15,09,604			
b)	% of fully diluted Equity Share capital	24.56%			
7.7	Equity Shares acquired by way of				
a)	Number of Equity Shares	15,98,027			
b)	% of fully diluted Equity Share capital	26.00%			
7.8	Equity Shares acquired after the Detailed Public Statement				
a)	Number of Equity Shares acquired	Nil			
b)	Price of the Equity Shares acquired	Not Applicable			
c)	% of Equity Shares acquired	Not Applicable			
7.9	Post-Offer shareholding of the Acquirer				
a)	Number of Equity Shares	31,07,631			
b)	% of fully diluted Equity Share capital	50.56%			
7.10	Pre-Offer and Post-Offer shareholding of the Public Shareholders (other than the Acquirer)				
	Particulars	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer
a)	Number of Equity Shares	46,36,352	30,38,325	46,36,352	46,36,352
b)	% of fully diluted Equity Share capital	75.44%	49.44%	75.44%	75.44%

8. The Acquirer accepts full responsibility for the information contained in this Post-Offer Public Announcement and for its obligations specified under SEBI (SAST) Regulations.

9. The Acquirer will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22 (1), and 22 (3) of the SEBI (SAST) Regulations and will make an application for reclassification of itself as the promoter of the Target Company in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereon ("SEBI (LODR) Regulations").

10. A copy of this Post-Offer Public Announcement will be accessible on the websites of Securities and Exchange Board of India at www.sebi.gov.in, BSE Limited at www.bseindia.com, and the registered office of the Target Company.

11. The capitalized terms used in this Post-Offer Public Announcement shall have the meaning assigned to them in the Letter of Offer, unless otherwise specified.

ISSUED BY MANAGER TO THE OFFER
SWARAJ
SWARAJ SHARES AND SECURITIES PRIVATE LIMITED
Corporate Identification Number: U51101WB2000PTC092621
Principal Place of Business: Unit No 304, A Wing, 215 Atrium, Near Courtyard Marriott, Andheri East, Mumbai-400053, Maharashtra, India
Contact Person: Pariksha Patel/ Tanmay Banerjee
Contact Number: +91-22-69499999
Email Address: info@swarajshares.com
Investor grievance Email Address: investor_relations@swarajshares.com
SEBI Registration Number: NM00012990
Validity: Permanent

On behalf of the Board of Directors
OneLife Capital Advisors Limited
sd/-
Prabhakara Naig
DIN: 00716975

Executive Director-Chairperson related to
Place: Mumbai Promoter

VEEJAY LAKSHMI ENGINEERING WORKS LIMITED
Regd. Office: Sengalipalayam, NGCO Colony Post, Coimbatore - 641022
E-mail: compsec@veejaylakshmi.com
Website: www.veejaylakshmi.com
CIN: L29191TZ1974PLC000705

NOTICE
NOTICE is hereby given pursuant to Reg. 47 of the SEBI Listing Regulations, that a Meeting of the Board of Directors of the Company is scheduled to be held on Thursday, the 8th August 2024 at Coimbatore, Tamilnadu inter-alia, to consider, approve and take on record, the unaudited Financial Results of the Company for the quarter ended June 30, 2024 along with other subjects.

For VEEJAY LAKSHMI ENGINEERING WORKS LIMITED
Coimbatore V.J. Jayaram
Chairman
17.07.2024

Malaysia seeks easing of export curbs

SANDIP DAS
New Delhi, July 18

MALAYSIA ON THURSDAY requested India to lift restrictions on exports of commodities such as rice and sugar, Datuk Seri Johari Abdul Ghani, minister for plantation and commodities, said. "India's restrictions on shipments of farm commodities are bad for Malaysia," Ghani said on the sidelines of an event organised by the Indian Vegetable Oil Producers' Association.

Last year, India, the world's biggest exporter of rice and onions and the second-biggest exporter of sugar, had imposed restrictions on shipment of these commodities to keep domestic prices under check.

Ghani further said that "both countries have good relations and they are looking at putting a system in place to ensure smooth trade of essential items, particularly foodgrains and related commodities, even when there are export restrictions," He stated that close to 25%

of Malaysians prefer to consume basmati rice. Ghani also met agriculture minister Shivraj Singh Chauhan, offered the country's support in research and development, seed supply and management expertise to India in its oil palm mission.

"Malaysia stands ready to provide invaluable support, encouraging the growth of oil palm cultivation. India's importance to Malaysia's oil palm sector cannot be understated," Ghani stated.

In June 2020, the Directorate General of Foreign Trade (DGFT) restricted imports of certain new pneumatic tyres for motor cars, buses, lorries, and motorcycles to promote domestic manufacturing. Importers must now apply for an import licence or permission from DGFT to import these tyres.

The reverse flip



■ VIVEK GUPTA

INDIA IS A capital-controlled economy. And one of the ways this capital control has impacted stakeholder value creation is that for any entity's shares to be listed on an Indian stock exchange, the law requires that the entity must be incorporated in India. This restriction has singularly caused the phenomenon of the "reverse flip" — where many India-dominant/India-facing businesses return to India and become India-domiciled.

This recent trend has had a chequered history. Back in the day, from the early 2000s to very recently, Indian businesses and investors had a diametrically opposite view and looked to the West for potential stock market exits. NASDAQ was seen as the go-to exchange for new-age businesses — as it was widely believed that such markets had the depth of trading, the critical mass of financial investors and global benchmarks, to be able to better appreciate value. Accordingly, most start-ups and VC-led businesses would choose to "externalize" or "flip" — in simple terms, even as the business carried on operations in India, the business would be ultimately owned by a foreign parent. This "externalized" structure came to be adopted by most Indian new-age businesses — ranging from giants in the e-commerce space to fintechs to software and other tech businesses, etc.

It is only very recently that this

trend has reversed — where entities who had earlier "flipped" now actually want to "flip back" into the country. In other words, if the value was earlier held by an entity incorporated outside India, that value now needs to be held by an India-incorporated entity. The commercial rationale for this is clear — India is seen as the highest growth market in the world, which in turn has caused some of the most sophisticated financial investors to operate directly on Indian stock exchanges. Add to this — flows from the Indian domestic investors — and today, the Indian stock markets can provide value that these India-centric new-age businesses would not command overseas.

The process is not simple

While the rationale for the reverse flip is clear, the process itself is not that simple. The most fundamental issue is around taxation. When significant value moves from a foreign holding to an India holding, there will always be tax friction. The potential gain could look to be taxed both by the foreign jurisdiction where the entity currently resides, as well as by India, since the core value is ultimately derived from India. This issue needs planning and careful resolution not just for the shareholders but also for the employees, who in most such companies, would hold significant stake through employee options.

The second most important issue to plan for would be to consider the regulatory interface. Some of these businesses may require central bank or other approvals. Likewise, any Chinese shareholding in any of these companies may need governmental approvals for migration.

Typically, in most of these entities, sophisticated global financial sponsors would hold significant stakes.

Each of them would need to closely consider impact of this movement on their investments — including on potential taxability for fund LPs, depending on the existing attributes of the structure.

The fourth issue to consider is that any migration would effectively mean that the option of listing overseas is closed. The naysayers, even if in a minority, do make the point that markets are dynamic and following the herd may not optimise results for every company.

Last, but not least, investors, founders and management must carefully align benchmark value indicated in the process of this migration, to an ultimate listing or the next financing round.

Interestingly, even as there have been calls by investors and companies to look at potentially making this transition easier, through regulatory and tax deferrals, the government has till now maintained a clear stand — that they welcome businesses and corporates returning to India and taking the benefit of the listing opportunity — but that all of this must be done in compliance with existing tax laws and regulations. As such, there is no special dispensation for such migrations of value.

That said, unless India comes up with a simpler dual listing framework or allows IFSC to be used more meaningfully for access to local markets, the reverse flip phenomenon, with all its planning and careful consideration, is here to stay! And in the long run, commercially, all stakeholders gain — founders and investors get better value creation, Indian investors enjoy access to quality companies and the Indian financial markets become deeper and stronger.

(The writer is a Partner at Deloitte India)

स्वतंत्रता दिवस समारोह होगा अभेद्य, निशानेबाज होंगे तैनात

जनसत्ता संवाददाता
नई दिल्ली, 18 जुलाई।

स्वतंत्रता दिवस पर दिल्ली पुलिस ने निशानेबाज (स्नाइपर), उनके सहयोगी स्पार्टर्स और एफआर (चेहरे को पहचान करने वाले) सीसीटीवी कैमरे तैनात करने की तैयारी की है। एक पुलिस अधिकारी ने गुरुवार को बताया कि लाल किले पर होने वाले कार्यक्रम के दौरान लोगों के सत्यापन के लिए एक ऐप का भी इस्तेमाल किया जाएगा। पूर्व अमेरिकी राष्ट्रपति डोनाल्ड ट्रंप पर हमले ने इस स्वतंत्रता दिवस पर स्नाइपर की भूमिका को महत्वपूर्ण बना दिया है। उत्तरी जिला पुलिस उपायुक्त एमके मीणा के मुताबिक, लाल किले पर सुरक्षा व्यवस्था की योजना बनाई जा रही है। आगंतुकों की सुरक्षा सुनिश्चित करने के लिए सभी आवश्यक उपाय किए जाएंगे। लाल किले और मध्य तथा उत्तरी दिल्ली के अन्य महत्वपूर्ण स्थानों पर अर्धसैनिक



वेहरे की पहचान करने वाले सीसीटीवी कैमरे भी तैनात किए जाने की योजना। अर्धसैनिक बलों के जवान सहित 10,000 से अधिक सुरक्षाकर्मियों होंगे तैनात।

बलों के जवानों सहित 10,000 से अधिक सुरक्षाकर्मियों को तैनात करने की योजना बनाई गई है। पुलिस अधिकारी के मुताबिक, स्वतंत्रता दिवस समारोह के लिए 'ड्रैगूनोव एसवीडी' राइफलों के साथ निशानेबाजों की संख्या बढ़ाने की योजना बनाई है। इन राइफलों को जी20 शिखर सम्मेलन के दौरान विदेशी गणमान्य व्यक्तियों की सुरक्षा के लिए किराए पर लिया गया था। जी-20 शिखर सम्मेलन के दौरान रूस निर्मित इन राइफलों को चलाने का प्रशिक्षण

प्राप्त करने वाले निशानेबाजों को लाल किले पर तैनात किया जाएगा।

पुलिस सूत्रों के मुताबिक लाल किले पर 'स्पार्टर्स' (निशानेबाजों के सहयोगी), चेहरे को पहचान करने वाली प्रणाली (एफआरएस), सीसीटीवी कैमरे और ड्रोन का उपयोग पहले से ही शामिल है। एफआरएस युक्त कैमरे दिल्ली में चार-पांच वर्षों से इस्तेमाल किए जा रहे हैं और इस वर्ष इनकी संख्या बढ़ाकर 1,000 से अधिक कर दी जाएगी।

के कविता की हिरासत 22 तक बढ़ाई गई

नई दिल्ली, 18 जुलाई (संवाददाता)।

दिल्ली की एक अदालत ने शराब घोटाला मामले में तिहाड़ में बंद के कविता को चिकित्सा जांच के लिए गुरुवार को एम्स रेफर किया। इस बीच, न्यायाधीश ने उनकी न्यायिक हिरासत 22 जुलाई तक बढ़ा दी।

एक अधिकारी ने बताया कि के कविता को तेज बुखार होने पर मंगलवार को दीनदयाल उपाध्याय (डीडीयू) अस्पताल ले जाया गया था। कविता को न्यायिक हिरासत की अवधि समाप्त होने पर वीडियो कॉन्फ्रेंस के जरिए अदालत में पेश किया गया। न्यायाधीश ने दिल्ली स्थित एम्स में कविता की जांच कराने का आदेश दिया।

वकीलों के साथ दो अतिरिक्त बैठक किए जाने मामला केजरीवाल की याचिका पर हाई कोर्ट ने फैसला सुरक्षित रखा

जनसत्ता संवाददाता
नई दिल्ली, 18 जुलाई।

दिल्ली उच्च न्यायालय ने शराब घोटाला मामले में गिरफ्तार मुख्यमंत्री अरविंद केजरीवाल की उस याचिका पर गुरुवार को अपना आदेश सुरक्षित रख लिया, जिसमें उन्होंने वीडियो कॉन्फ्रेंस के जरिए अपने वकीलों के साथ दो अतिरिक्त बैठकों की अनुमति दिए जाने का अनुरोध किया है। प्रवर्तन

निदेशालय (ईडी) और तिहाड़ जेल के अधिकारियों ने इस कदम का विरोध किया और कहा कि कानून सभी के लिए समान है।

आप नेता के वकील ने कहा कि वह देशभर में कई मामलों का सामना कर रहे हैं और निष्पक्ष सुनवाई के लिए उन्हें इन मामलों पर चर्चा के लिए वीडियो कॉन्फ्रेंस के जरिए अपने वकीलों के साथ दो अतिरिक्त बैठकें करने की जरूरत है।

उत्तम नगर मेट्रो स्टेशन से सड़क पर कूदी महिला, मौत

जनसत्ता संवाददाता
नई दिल्ली, 18 जुलाई।

उत्तम नगर पश्चिम मेट्रो स्टेशन के प्लेटफार्म से एक महिला ने सड़क पर छलांग लगाकर आत्महत्या कर ली। घटना के बाद गंभीर अवस्था में महिला को अस्पताल में भर्ती कराया गया था, जहां इलाज के दौरान उसने दम तोड़ दिया। मृतका की पहचान अनीता देवी (40) के तौर पर हुई। शुरुआती जांच के आधार पर पता चला है कि महिला मानसिक तौर पर बीमार थी। पुलिस को

घटनास्थल से सुसाइड नोट नहीं मिला है। मेट्रो पुलिस उपायुक्त, राम गोपाल नाईक के मुताबिक गुरुवार दोपहर करीब 12:00 बजे उत्तम नगर पश्चिम मेट्रो स्टेशन से एक महिला के कूदने के संबंध में सूचना मिली थी।

घायल महिला को अचेत हालत में डीडीयू अस्पताल ले जाया गया, जहां इलाज के दौरान उसकी मौत हो गई। महिला की पहचान ओल्ड उत्तम नगर निवासी अनीता देवी के तौर पर हुई। पुलिस को महिला के परिजन ने बताया कि वह मानसिक तनाव में थीं।

GOODLUCK गुडलक इंडिया लिमिटेड
पंजीकृत कार्यालय: 509, अरुणाचल बिल्डिंग, बाराखम्मा रोड, कर्नाट प्लेस, नई दिल्ली-110001
वेबसाइट: www.goodluckindia.com, ईमेल: goodluck@goodluckindia.com
CIN: L74899DL1986PLC050910

शेयर प्रमाण पत्र के खोने की सूचना
कंपनी के अधिनियम, 2013 के सेक्शन 46 और अन्य प्रावधानों के तहत, यहाँ सभी संबंधित लोगों को सूचित किया जाता है कि निम्नलिखित शेयर प्रमाणपत्र खो गई हैं और डुबित/क्रेडिट शेयर प्रमाणपत्र जारी करने के लिए अनुरोध किया गया है, विवरण इस प्रकार है:

क्र. सं.	फोर्सिंग नं.	शेयरधारक का नाम	प्रमाण पत्र नं.	विशेष नं.	शेयरों की संख्या
1.	0000898	नीता अग्रवाल	349	599501-601000	1500

कृते गुडलक इंडिया लिमिटेड हस्ता./ (अभिषेक अग्रवाल) कम्पनी सचिव

स्थान: गांधीबागद तिथि: 17.07.2024

MARUTI SUZUKI
मारुति सुजुकी इंडिया लिमिटेड
CIN: L34103DL1981PLC011375
पंजी. कार्या. प्लॉट नं. 4, नेशनल रोड, नएला प्लेस, नई दिल्ली-110078
फोन: +91(11) 46781000, फैक्स: +91(11) 46150275
www.marutisuzuki.com, investor@maruti.co.in

बीडियों को-ऑस (बीसी) /अन्य ऑडियो वीडियो माध्यमों (ओएवीएम) के द्वारा आयोजित होने वाली 43वीं वार्षिक आम बैठक (एजीएम), बुक क्लोजर और वॉटिन लागू करने के संबंध में जानकारी

- कंपनी अधिनियम, 2013 (अधिनियम) के सभी लागू प्रावधानों और उसके अधीन बनाए गए नियमों तथा भारतीय प्रतिभूति और विनियम बोर्ड (सूचीबद्ध वास्तु एवं प्रकटीकरण आवश्यकताएं) अधिनियम, 2015 के साथ पब्लिक कॉर्पोरेट कांसेप्ट (एनसीए) तथा भारतीय प्रतिभूति और विनियम बोर्ड (बीसी) द्वारा इस मामले में जारी किए गए सभी लागू परिचयों के अनुसार तैयारी में एजीएम की सूचना में निर्धारित कामकाज के निष्पादन के लिए कंपनी के सदस्यों की एजीएम मंत्रालय, 27 अगस्त, 2024 को प्रातः 10.00 बजे बीसी/ओएवीएम के माध्यम से आयोजित की जाएगी।
- एजीएम की सूचना और वार्षिक रिपोर्ट उन सभी सदस्यों को इलेक्ट्रॉनिक रूप से भेजी जाएगी जिनके ई-मेल पते कंपनी/डिजिटल प्रमाणपत्रों में पास पंजीकृत हैं। उपरोक्त कथित पताओं पर कंपनी की वेबसाइट www.maruti.co.in, एटीक एक्सचेंज की वेबसाइट www.bseindia.com एवं www.nseindia.com तथा एडवॉकेट एवं ट्रांसक्रिप्ट एजेंट (ब्रोकर) की वेबसाइट www.angelone.com पर भी उपलब्ध होंगी।
- ई-मेल पते की पंजीकृत/अपडेट करने की प्रक्रिया:**
क) वार्षिक प्रारूप में शेयर धारण करने वाले सदस्यों जिन्होंने कंपनी को पास अपना ई-मेल पता पंजीकृत/अपडेट नहीं कराया है, उन्हें अनुरोध है कि वे कॉमर्स आईएसआर-1 (जो कि www.bseindia.com पर उपलब्ध है) पर पंजीकृत करें।
ख) एजीएम के संबंध में वे सदस्यगत विनियम लागू सुझाव, 2 अगस्त, 2024 को या उससे पूर्व शेयरों के दस्तावेज/उत्तरदायित्व के लिए प्राप्त किए गए पत्रों को कंपनी कार्यालय के पास सुझाव, 2 अगस्त, 2024 की समाप्ति पर कंपनी के सदस्यों के रजिस्टर में शामिल होना।
ग) कॉर्पोरेट मामलों के मंत्रालय (एनसीए) और भारतीय प्रतिभूति और विनियम बोर्ड (बीसी) द्वारा जारी सभी लागू परिचयों के अनुसार, जमावाक का भुगतान करके पास पत्रों को इलेक्ट्रॉनिक माध्यम से किया जाएगा जिन्होंने बैंक खाता विवरण अपडेट करवा है।
घ) जमावाक का भुगतान लागू पत्र पर चोट पर कर कटौती (टीडीएस) की कटौती के अधीन किया जाएगा। विस्तृत विवरणों के लिए कृपया एजीएम की सूचना में नोट्स को देखें।
- लाभार्थी प्राप्त करने के लिए नोट्स पंजीकृत करने की प्रक्रिया:**
सदस्यों से अनुरोध है कि वे अपना पूरा बैंक विवरण निम्नानुसार पंजीकृत/अपडेट कराएं।
क) यदि शेयर डिमिंडर/अपडेट प्राप्त में हैं तो अपेक्षित दस्तावेजों को जमा करके अपने नोट्स प्राप्त का स्वरूप करने वाले अपने डिमिंडर प्रमाणपत्रों को पास पंजीकृत कराएं। डिमिंडर प्रमाणपत्रों द्वारा निर्धारित प्रारूप का विवरण भी अपेक्षित अनुसार प्रस्तुत किया जा सकता है, और
ख) कंपनी/ब्रोकर (जो शेयर वार्षिक प्रारूप में शामिल है) कॉमर्स आईएसआर-1 सेलेक्शन बिल्डिंग, लॉकर-बी, प्लॉट सं. 31 एवं 32, फाइनैशियल डिस्ट्रिक्ट, नानकानगढ़, नॉर्थविक्रमपल्ली, नगरपालिका, हैदराबाद-500032, तेलंगाना, भारत को पास जमा करके इसे पंजीकृत/अपडेट कराएं।
- सदस्यों से अनुरोध है कि वे एजीएम की सूचना और वार्षिक रिपोर्ट को पंजीकृत या अपडेट करने के माध्यम से वोट देने की प्रक्रिया के संबंध में एजीएम की सूचना में दिये गये नोट्स को ध्यान से पढ़ें।**

मारुति सुजुकी इंडिया लिमिटेड के त्रिभुज

नई दिल्ली 18 जुलाई, 2024

HAVELLS

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

(Rs. in Crores)

S.N.	Particulars	STANDALONE			CONSOLIDATED		
		Quarter ended	Year ended	Quarter ended	Quarter ended	Year ended	Quarter ended
		30-Jun-24	31-Mar-24	30-Jun-23	30-Jun-24	31-Mar-24	30-Jun-23
		(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)
1	Total Income	5875.14	18798.63	4888.39	5883.54	18838.97	4898.64
2	Net Profit / (Loss) for the period (before tax, exceptional and/or extraordinary items)	552.67	1709.83	382.33	549.00	1707.37	382.05
3	Net Profit / (Loss) for the period before tax (after exceptional and/or extraordinary items)	552.67	1709.83	382.33	549.00	1707.37	382.05
4	Net Profit / (Loss) for the period after tax (after exceptional and/or extraordinary items)	411.18	1273.21	287.38	407.51	1270.76	287.07
5	Total Comprehensive Income for the period [(comprising Profit/ (Loss) for the period and Other Comprehensive Income (after tax)]	409.85	1268.40	286.35	406.10	1265.74	285.42
6	Paid up equity share capital (Face value of Re.1/- each)	62.69	62.67	62.67	62.69	62.67	62.67
7	Reserves (excluding revaluation reserve as shown in the balance sheet of previous year)	7375.78 (As on 31st Mar'24)	7375.78 (As on 31st Mar'24)	6551.83 (As on 31st Mar'23)	7384.09 (As on 31st Mar'24)	7384.09 (As on 31st Mar'24)	6562.80 (As on 31st Mar'23)
8	Earnings per equity share (EPS) (Nominal value of Re. 1/-each) (not annualised)						
	a) Basic (Rs.)	6.56	20.32	4.59	6.49	20.28	4.58
	b) Diluted (Rs.)	6.56	20.32	4.59	6.48	20.28	4.58

Note:-

1. The above is an extract of the detailed format of Quarterly/Annual financial results filed with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual financial results are available on company website www.havells.com and on the websites of the stock exchanges www.bseindia.com and www.nseindia.com.

HAVELLS INDIA LIMITED

Regd. Off. : 904, 9th Floor, Surya Kiran Building, K G Marg, Connaught Place, New Delhi - 110 001
Corporate Off. : ORG Towers, 2D, Sector - 126, Expressway, Noida (U.P.) - 201 304
Tel. # 0120-3331000, Fax # 0120-3332000, Web: www.havells.com
Email: investors@havells.com, CIN - L31900DL1983PLC016304

For and on behalf of the Board
Havells India Limited

(Anil Rai Gupta)

Chairman and Managing Director
Noida, July 18, 2024

