



Beautiful Life

Date: 30.11.2021

To,
Corporate Relations Department
Bombay Stock Exchange Limited,
2nd floor, P.J. Tower,
Dalal Street,
Mumbai – 400 001

To,
Corporate Relations Department
National Stock Exchange of India Limited
Exchange Plaza
Plot No. C/1, G-Block
Bandra Kurla Complex
Bandra (E),
Mumbai- 400 051

Company Code: 532888

Company Code: ASIANTILES

Dear Sir,

Sub: Newspaper advertisement in respect of Annual General Meeting and E-Voting procedure.

Please find enclosed herewith the copies of Newspaper publications published in Business Standard (English) and Jai Hind (Gujarati) on 30th November, 2021 in connection with the 26th Annual General Meeting and E-Voting Procedure.

Kindly take note of the above.

Thanking You.

Yours faithfully,

For, Asian Granito India Limited

Dhruvi
Dhruvi Trivedi
Company Secretary



Encl.: As above

Regd. & Corp. Office:
202, Dev Arc, Opp. Iskcon Temple,
S. G. Highway, Ahmedabad - 380 015
Gujarat (INDIA)

Tel : +91 79 66125500/698
E : info@aglasiangranito.com
W : www.aglasiangranito.com
CIN : L17110GJ1995PLC027025

TILES | MARBLE | QUARTZ | BATHWARE



Asian Granito India Ltd.



Infantry Line Branch, Vasant Vatika, Lalpur Road, Jamnagar

Ref. No. Date : 22/10/2021 To, Mr. Dilipbhai Balubhai Khunti (Borrower/Mortgager)

NOTICE U/S 13(2) OF THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT-2002

1. We had, granted the following credit limit on your request for an aggregate amount of Rs. 8,00,000 (Eight Lakhs Only) and we give below full details of various credit facilities granted by us through our Infantry Lines Branch.

Table with columns: Type Of Loan, Account No., Loan Amount, Rate Of Interest (@ Monthly rests) at the time of Sanction, Rate Of Interest (@ Monthly rests) at the time of MPA, Total due Amount as on 08/07/2021

You have defaulted in repayment of entire amount of Rs.8,89,263.31/- (Rupees Eight Lakh Eighty Nine Thousand Two Hundred Sixty Three and Paise Thirty One Only)

- 3. As you have defaulted in repayment of your full liabilities/violation of terms and condition of sanction, your account has been classified as Non-Performing Asset on 12/05/2021 in accordance with the guidelines of the Bank/ directions and/or guidelines issued by the Reserve Bank of India.

Table with columns: Description of the Secured Assets/ Immovable Property/Movable Property, Details of Mortgaged Deed/ Document

6. For the reasons stated above, we hereby call upon you to discharge in full your liabilities i.e. Rs. 8,89,263.31/- (Rupees Eight Lakh Eighty Nine Thousand Two Hundred Sixty Three and Paise Thirty One Only) plus uncharged interest @ as above percent annum with monthly rests to us within a period of 60 days from the receipt of this notice...

7. The amount realized from the exercising of the powers mentioned above, will first be applied in payment of all costs, charges and expenses which in our opinion have been properly incurred by us or any expenses incidental thereto, and secondly applied in discharge of the dues of the bank as mentioned above with contractual interest from the date of this notice till the date of actual realization...

8. Please take note that after receipt of this notice, as per sub section 13 of section 13 of the Act, you shall not transfer by way of sale, lease or otherwise any of the secured assets referred to in this notice, without prior written consent of the secured creditor.

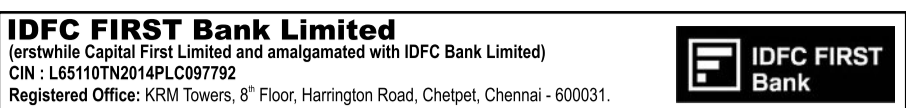
9. We also inform you that, not with standing our action or proceedings under Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 we reserve our right either (i) to simultaneously file, proceed and pursue suits/ applications/ cases against you and/or guarantors before Debts Recovery Tribunal/ Courts as the case may be, to realize the outstanding dues from you and/or guarantors, and/or (ii) to proceed against you and/or guarantors before Debts Recovery Tribunal/ Courts for recovery of the balance amount due to our Bank, if the entire outstanding amount together with the contractual rate of interest is fully satisfied with the sale proceeds of the secured assets (iii) to proceed against you and/or guarantors for initiating Criminal action for the acts of commission or omission committed by you under the provision of law.

10. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

"The Authorized Officer of Central Bank of India issued one Demand Notice under section 13(2) of the SARFAESI Act 2002 on 15.04.2021. The same stands withdrawn hereby. In withdrawal of said previous demand notice, the undersigned being the authorized officer of Central Bank of India, under the Securitization and Reconstruction of Financial Assets and Enforcement of security Interest (SARFAESI) Act 2002, hereby issues the following notice."

Note : The notice could not be served on the addresses provided by borrower and hence published in newspaper.

- Authorized Officer, Central Bank of India



Appendix IV [Rule 8(1)] POSSESSION NOTICE (For immovable property)

Whereas the undersigned being the authorized officer of IDFC First Bank Limited (erstwhile Capital First Limited and amalgamated with IDFC Bank Limited) under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, and in exercise of powers conferred under Section 13(2) of the said Act read with [rule 3] of the Security Interest (Enforcement) Rules, 2002 issued a demand notices calling upon the Borrower/ Co-borrowers and Guarantors to repay the amount mentioned in the demand notice appended below within 60 days from the date of receipt of the said notice together with further interest and other charges from the date of demand notice till payment/realization.

The Borrower/ Co-Borrowers/ Guarantors having failed to repay the amount, notice is hereby given to the Borrower/ Co-Borrowers/ Guarantors and public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him/her under sub-section (4) of Section 13 of the Act read with rule 8 of the Security Interest (Enforcement) Rules, 2002 on this notice.

Table with columns: Loan A/c. No., Borrowers/ Co-borrowers/ Guarantors Name, Description of the Mortgaged Properties, Demand Notice Date, Outstanding Amount (Rs.), Date and Type of Possession Taken

The Borrower/ Co-borrowers/ Guarantors in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of IDFC First Bank Limited (erstwhile Capital First Limited and amalgamated with IDFC Bank Limited) for an amount mentioned in the demand notice together with further interest and other charges from the date of demand notice till payment/realization.

Sd/- Authorised Officer IDFC First Bank Limited (erstwhile Capital First Limited and amalgamated with IDFC Bank Limited)

Date : 25-11-2021 Place : Surat.

Under Section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (the said Act) read with Rule 3 (1) of the Security Interest (Enforcement) Rules, 2002 (the said Rules). In exercise of powers conferred under Section 13(2) of the said Act read with Rule 3 of the said Rules, the Authorized Officer of IFL Home Finance Ltd. (IFL HFL) (Formerly known as India Infoline Housing Finance Ltd.), has issued Demand Notices under section 13(2) of the said Act, calling upon the Borrower(s), to repay the amount mentioned in the respective Demand Notice(s) issued to them. In connection with above, notice is hereby given, once again, to the Borrower(s) to pay within 60 days from the publication of this notice, the amounts indicated herein below, together with further interest from the date(s) of Demand Notice till the date of payment. The detail of the Borrower(s), amount due as on date of Demand Notice and security offered towards repayment of loan amount are as under:-

Table with columns: Name of the Borrower(s)/ Guarantor(s), Demand Notice Date & Amount, Description of secured asset (immovable property)

If the said Borrowers fail to make payment to IFL HFL as aforesaid, IFL HFL may proceed against the above secured assets under Section 13(4) of the said Act, and the applicable Rules, entirely at its risks, costs and consequences of the Borrowers. For further details please contact the Authorized Officer at Branch Office: IFL HFL India Infoline Finance Ltd. Shop No. 2 & 3, Kumar House, Durgas Mill Compound, Near Kumar Electric Showroom, Himmatnagar-383001 and Office No. 701, 7th Floor, 21st Century Business Centre, Near Udhna Darwaja, Ring Road, Surat - 395002 and Ahmedabad Commerce House, 4th Floor, Commerce House 4, N. Shell Petrol Pump, Anandnagar Road, Prahladnagar, Ahmedabad - 380051 (or) Corporate Office : IFL Tower, Plot No. 98, Udyog Vihar, Ph-V Gurgaon, Haryana.

Place: Himmatnagar & Surat & Ahmedabad Sd/- Authorised Officer, For IFL Home Finance Ltd



Registered Office Situated At Edelweiss House, Off. C. S. T Road, Kalina, Mumbai - 400 098

POSSESSION NOTICE UNDER RULE 8(1) OF THE SARFAESI ACT, 2002

Whereas the Undersigned being the Authorized Officer of EDELWEISS HOUSING FINANCE LIMITED under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (Second) Ordinance, 2002 (order 3 of 2002) and in exercise of powers conferred under Section 13(2) read with Rule 3 of the Security Interest (Enforcement) Rules 2002 issued Demand Notices to the Borrower/s as detailed hereunder, calling upon the respective Borrowers to repay the amount mentioned in the said notices with all costs, charges and expenses till actual date of payment within 60 days from the receipt of the same. The said Borrowers/Co borrowers having failed to repay the amount, notice is hereby given to the Borrowers/Co borrowers and the public in general that the undersigned has taken symbolic possession of the property described hereunder in exercise of powers conferred on him under Section 13(4) of the said Act r/w Rule 8 of the said Rules in the dates mentioned along-with the Borrowers in particular and public in general are hereby cautioned not to deal with the properties and any dealings with the properties will be subject to the charge of EDELWEISS HOUSING FINANCE LIMITED. For the amount specified therein with future interest, costs and charges from the respective dates.

Details of the Borrowers, Co-borrowers and Guarantors, Securities, Outstanding Dues, Demand Notice sent under Section 13(2) and Amount claimed thereunder and Date of Possession is given as under:

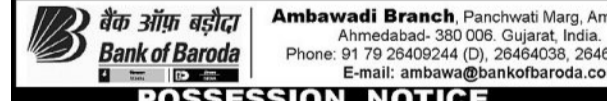
Table with columns: 1.Name and Address of the Borrower, Co Borrower/ Guarantor/ Loan Account No. And Loan Amount, 2.Name and Address of the Borrower, Co Borrower/ Guarantor/ Loan Account No. And Loan Amount, 3.Name and Address of the Borrower, Co Borrower/ Guarantor/ Loan Account No. And Loan Amount

Details of the Secured Asset : All That Part And Parcel Of Property Bearing Plot No. 34/2B, Adm. 53.00 Sq. Mtrs Out Of Plot No. 342 At R.S. No. 41 Paik 2 The Agricultural Land Adm. 82961 Sq. Mtrs Have Converted Into Non Agricultural Residential Land And Divided Into 1 To 491 Residential Plots With The Approval Of District Panchayat, Jamnagar And Jamnagar Area Development Authority Known As "Yogeshwar Dham" In The Village Of District And Sub - District Jamnagar, At Village Dinchada. Bounded As Follows:- North: Plot No. 341, South: Sub Plot No. 342/B, East: Plot No. 269, West: 7.50 M. Wide Road.

4.Name and Address of the Borrower, Co Borrower/ Guarantor/ Loan Account No. And Loan Amount: Sureshbhai Aswar (Borrower) & Rinaben Aswar (Co-Borrower) Sonal Nagar, B.H. Nikamal Society B.H. Golder City, Jamnagar - 361006

Details of the Secured Asset : All That Part And Parcel Of Property Bearing Sub Plot No. 342/B, Adm. 53.00 Sq. Mtrs Out Of Plot No. 342 At R.S. No. 41 Paik 2 The Agricultural Land Adm. 82961 Sq. Mtrs Have Converted Into Non Agricultural Residential Land And Divided Into 1 To 491 Residential Plots With The Approval Of District Panchayat Jamnagar And Jamnagar Area Development Authority Known As "Yogeshwar Dham" In The Village Of District And Sub - District Jamnagar, At Village Dinchada. Bounded As Follows:- North: Plot No. 341, South: Sub Plot No. 342/B, East: Plot No. 269, West: 7.50 M. Wide Road.

Place: Mehnsana, Jamnagar Sd/- Authorized Officer For Edelweiss Housing Finance Limited



Ambawadi Branch, Panchwati Marg, Ambawadi, Ahmedabad-380 006, Gujarat, India.

POSSESSION NOTICE (FOR IMMOVABLE PROPERTY) [SEE RULE 8(1)]

Whereas the undersigned being the Authorized Officer of the Bank of Baroda under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under section 13 (2) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a Demand Notice dated 13.05.2021, calling upon the Borrower/ Mortgager MR. ARCHISH HARVADAN UPADHYAY & its guarantor to repay the amount mentioned in the notice being aggregated amount Rs. 17,92,328.07 (Rupees Seventeen Lakh Ninety Two Thousand Three Hundred Twenty Eight & Paise Seven only) and Rs. 7,51,477.56 (Rupees Seven Lakh Fifty One Thousand Four Hundred Seventy Seven & Paise Fifty Six only) together with further interest thereon at the contractual rate plus costs, charges and expenses till date of payment less recovery if any.

The Borrower having failed to repay the amount, notice is hereby given to the Borrower and the Public in general that the undersigned has taken Symbolic possession of the property described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of the Act read with Rule 8 of the Security Interest Enforcement Rules, 2002 on this the 26th day of November of year 2021.

The Borrower/Guarantors/Mortgagors in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Bank of Baroda Ambawadi Branch, Ahmedabad for an amount of Rs. 17,92,328.07 (Rupees Seventeen Lakh Ninety Two Thousand Three Hundred Twenty Eight & Paise Seven only) and Rs. 7,51,477.56 (Rupees Seven Lakh Fifty One Thousand Four Hundred Seventy Seven & Paise Fifty Six only) together with further interest thereon at the contractual rate plus costs, charges and expenses till date of payment less recovery if any.

The borrower's attention is invited to the provisions of sub-section (8) of section 13 of the SARFAESI Act, in respect of time available, to redeem the secured assets.

All the piece and Parcel of immovable property bearing Flat No F/502 on fifth floor, in "F" block, measuring 110 sq. mtrs. i.e. 132 sq. yards, (super built up area) along with undivided share in land measuring 32.08 sq. mtrs., in the scheme known as "SHASHWAT ZEALOUS" situated on the Non-Agriculture land bearing survey no. 389/2 being allotted final plot no. 168 of town planning scheme no. 69 administering 3581 sq. mtrs. of mouje village: Zundal, Taluka: Gandhinagar, in the registration District & Sub District Gandhinagar belonging to MR. ARCHISH HARVADAN UPADHYAY

The said property is bounded as under: East: Block-E, West: Flat No. F/501 North: 25 Ft. Road of Shashwat Zealous Scheme, South: Flat No. F/503

Date : 26.11.2021 Place : Ahmedabad Sd/- Authorized Officer BANK OF BARODA



Regd. Office: 202, Dev Arc, Opp. Iskon Temple, S. G. Highway, Ahmedabad-380015.

NOTICE OF ANNUAL GENERAL MEETING AND E-VOTING PROCEDURE

NOTICE IS HEREBY GIVEN THAT the 26th Annual General Meeting ("AGM") of the members of Asian Granito India Limited will be held on Friday, 24th December, 2021 at 11.00 A.M through video Conferencing ("VC")/other Audio Visual Means ("OAVM") pursuant to Ministry of Corporate Affairs General Circulars nos. 20, read with circular nos. 14 & 17 of 2020 and 2 of 2021 and Securities and Exchange Board of India ("SEBI") Circulars nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021 (collectively referred to as "Circulars") to transact the businesses as set out in the Notice convening AGM.

The Notice convening the meeting has been sent to the Members through e-mail on 29th November, 2021 and are displayed and available on the web-site of the Company www.agliangranito.com, website of the stock exchanges i.e. BSE Limited and National stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of NSDL at www.evoting.nsdl.com.

Further, in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 ("the Act") as amended and Regulation 44 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015, the Members are provided with the facility to cast their votes on all resolutions as set forth in the Notice convening the AGM using electronic voting system (e-voting) provided by National Securities Depository Limited (NSDL). The voting rights of Members shall be in proportion to their shares of the paid-up equity share capital of the Company as on Friday, 17th December, 2021 ("cut-off date").

The remote e-voting period shall commence at 09:00 a.m. IST on Tuesday, 21st December, 2021 and ends at 5:00 p.m. IST on Thursday, 23rd December, 2021. During this period, the members may cast their vote electronically. The voting through remote e-voting shall not be allowed beyond 05:00 p.m. IST on Thursday, 23rd December, 2021. Those Members, who shall be present in the AGM through the VC/OAVM facility and had not cast their votes on the resolutions through remote e-voting, shall be eligible to vote through e-voting system during the AGM.

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

Members of the Company holding shares as on the cut-off date i.e. Friday, 17th December, 2021 may cast their votes.

Any person who becomes a member of the Company after dispatch of the Notice of the AGM and holding shares as on the cut-off date may cast their votes by following the instruction and process of e-voting / remote e-voting as provided in the Notice of the AGM.

In case Member(s) have not registered their e-mail addresses, they may follow the following instructions: a. Members holding shares in physical mode are requested to send an email to ahmedabad@linkintime.co.in along with necessary details like folio number Name of Member(s) and self attested scanned copy of PAN Card or Adhar Card for registering their email addresses.

b. Members holding shares in Demat mode are requested to contact their respective Depository Participant for registering the email addresses.

For the details relating to e-voting/remote e-voting. Please refer to the Notice of the AGM. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-1020-990 and 1800 22 44 30 or send a request to (Nipul Shah) at evoting@nsdl.co.in

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL.

Table with columns: LOGIN TYPE, HELPDISK DETAILS

By the order of the Board of Directors For, Asian Granito India Limited Sd/- Dhruvi Trivedi Company Secretary and Compliance Officer



Plot No.25/C, 25/D, & 25/E Ground Floor, Animesh House Nr.Kinnary Cinemas, Ring Road, Surat - 395002

DEMAND NOTICE

Notice dated 20.11.2021 u/s 13(2) of the Securitization & Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002 by the Authorized Officer of Tamlind Mercantile Bank Ltd., Ring Road Branch was sent to you calling upon to repay the dues in your loan account/s with us at your last known address which could not be served. Therefore, the contents of the said demand notice are being published in this newspaper.

- 1. Ms Gopi Fashion ...Borrower Prop: Mr.Ketan Gokalbhai Ranpariya S/o.Gokalbhai Karshanbhai, 1st Floor,6 Nirman Industrial Society, A K Road, Surat-395 008. Mobile : 63525 79117
2. Mr.Ketan Gokalbhai Ranpariya S/o.Gokalbhai Karshanbhai, Plot 50, Pushpak Co Op Housing Society, Near Tulsiwadi, A K Road, Surat - 395 008. Mobile : 63525 79117
3. Mrs Ranpariya Kinjalben Ketanbhai W/o.Ketan Gokalbhai Ranpariya, Plot 50, Pushpak Co Op Housing Society, Near Tulsiwadi, A K Road, Surat - 395 008. Mobile:96647 86675

Sub: Demand Notice under Section 13(2) of the SARFAESI Act in respect of Loan Account No-19270015095097 (Cash Credit) availed by Mr.Ketan Gokalbhai Ranpariya Proprietor of M/s Gopi Fashion at our Ring Road Branch and classified as non performing Asset.

At your request, the Bank has granted through its Ring Road Branch from time to time, various credit facilities to you as per the particulars mentioned in Schedule-A. You, the Borrowers have availed the credit facilities with an undertaking to repay the said credit facilities and executed the necessary loan documents in favour of the Bank and created charge in respect of movables shown in Schedule-B.

Further Mr.Ketan Gokalbhai Ranpariya has also created mortgage by way of deposit of title deeds in respect of the property more fully described in Schedule-C as security.

The liability in the above loan account were duly acknowledged by you by executing balance confirmation letters and revival letters and also other security documents from time to time. Further the loan account was personally guaranteed by Mrs Ranpariya Kinjalben Ketanbhai W/o.Ketan Gokalbhai Ranpariya.

Consequent to the default committed by the borrower/borrowers in repayment of the principal debt and interest thereon, the loan account, has been classified as Non-Performing Assets(NPA) as on 28.10.2021 as per the directions/guidelines of Reserve Bank of India relating to asset classifications issued from time to time. Despite repeated requests you, the Borrower has failed and neglected to repay the said dues/outstanding liabilities.

You, the Borrowers / Mortgagor/ Proprietor/Guarantors are hereby called upon by this Notice under Section 13(2) to discharge the liabilities in full to the bank and to repay a sum of Rs. 46,78,726.50 (Rupees Forty Six Lakh Seventy Eight Thousand Seven Hundred Twenty Six and paise Fifty only) loan accounts as on 31.10.2021 to the Bank within 60 days from date of this notice. You are also liable to pay future interest at 10.80% or BRR Plus 2% Penal Interest with monthly rests on the Overdraft Limit on the aforesaid amount together with incidental expenses, cost, charges etc.

Bank will exercise all or any of the rights detailed under Sub-Section (4) of Section 13 and under other applicable provisions of the Act if you fail to repay the Bank the aforesaid amount with future interest and all costs and expenses thereon.

You, the Borrowers/Mortgagor/ Proprietor/Guarantors are restrained from transferring by way of sale, lease or otherwise, any of the above asset more specifically mentioned in the schedule hereunder after issuance of this notice as per Section 13(13) of the Act and any such transfer without prior written consent of the Bank will not affect the rights of the Bank and any such transfer shall be void.

The Borrowers/Guarantors/Mortgagors/ Proprietor attention is hereby invited to the provisions of sub-section 8 of Section 13 of the Act, in respect of time available to redeem the assets.

Section 13(8) of the SARFAESI Act:- The Borrowers/Guarantors/Mortgagors/ Proprietor attention is hereby invited to the provisions of sub-section 8 of Section 13 of the Act, in respect of time available to redeem the assets.

Section 13(8) of the SARFAESI Act:- Where the amount of dues of the secured creditor together with all costs, charges and expenses incurred by him is tendered to the secured creditor at any time before the date of publication of notice for public auction or inviting quotations or tender from public or private treaty for transfer by way of lease, assignment or sale of the secured assets-

i) the secured assets shall not be transferred by way of lease assignment or sale by the secured creditor and

ii) In case, any step has been taken by the secured creditor for transfer by way of lease or assignment or sale of the assets before tendering of such amount under this sub-section, no further step shall be taken by such secured creditor for transfer by way of lease or assignment or sale of such secured assets.

This notice is issued without prejudice to the Bank's right to initiate such other actions or legal proceedings as it deems necessary under any other applicable provisions of law.

SCHEDULE-A

Table with columns: S. No, Borrower Name, Nature of Facility with Account Number and Loan amount, Amount outstanding as on 30.09.2021, Date of Execution of Loan Documents / Last Renewal

SCHEDULE-B (Description of movable properties) 1. On hypothecation of stock in trade of thread, Jari, Stones, Sarees and fabrics etc

SCHEDULE-C (Description of Immovable properties) 1. On EQM of Land to the extent of 18.58 Sq.mt. (i.e. 200 Sq.ft) and shop building constructed there at to the extent of 19.51 Sq.mt. (i.e. 210 Sq.Ft) Build up Area and 18.58 Sq.mt. (i.e. 200 Sq.ft) Carpet Area situated at R.S. 189/3, Block No. 306, T.P.S. No. 62, (Dindoli-Bhastan-Bhedwad), F.P.No. 111/A/1, Shop No. 15, Shree Sai Plaza, Ground Floor, Opp. Overhead Water Tank, Beside Mansi Residency, Dindoli Road, Dindoli, Ta. Surat City (Udhna), Dist. Surat standing in the name of Mr. Ketan Gokalbhai Ranpariya.

2. On EQM of Land to the extent of 16.37 Sq.mt. (i.e. 176.14 Sq.ft) and a shop building constructed there at to the extent of 17.36 Sq.mt. (i.e. 186.80 Sq.ft) Buildup area and 16.37 sq.mt. (i.e. 176.14) Sq.ft Carpet area situated at R.S.189/3, Block No.306, T.P.S. No.62 (Dindoli-Bhastan-Bhedwad), F.P.No.111/A/1, Shop No.17, Shree Sai Plaza, Ground Floor, Opp.Overhead Water Tank, Beside Mansi Residency, Dindoli Road, Dindoli, Tal. Surat City (Udhna), Dist. Surat standing in the name of Mr. Ketan Gokalbhai Ranpariya.

Authorized Officer Tamlind Mercantile Bank Ltd., Ahmedabad Regional Office, for Ring Road Branch.



મુંબઈમાં આઈએનસ 'શિકારા' ખાતે વેસ્ટર્ન નેવલ કમાન્ડના ચીફ કમાન્ડિંગ ફલેગ ઓફિસરના ચેન્જ (બદલવાની) વિધીની યોજાયેલી કમાન્ડ સેરેમોનિઅલ પરેડ દરમિયાન નવા ચીફ કમાન્ડિંગ ઓફિસર વાઈસ ઓફિસર વાઈસ એડમિરલ અજેન્દ્ર બહાદુરસિંહ આવી રહ્યા છે, અને વેસ્ટ વાઈસ એડમિરલ આર હરિકુમાર વિદાય લઈ રહેલા નજરે પડે છે.

બિટકોઈનને માન્યતાનો નાણાંમંત્રીનો સ્પષ્ટ ઈનકાર

નવી દિલ્હી, તા. ૨૯
લોકસભામાં નાણાં મંત્રી નિર્મલા સીતારામણે સંસદમાં આજથી એટલે કે, સોમવારથી શીતકાલીન સત્રની શરૂઆત થઈ ગઈ છે. આગામી દિવસોમાં સંસદમાં કૃષિ કાયદા, ક્રિપ્ટોકરન્સી સહિતના કુલ ૨૬ પ્રસ્તાવો પર ચર્ચા થશે. આ બધા વચ્ચે સોમવારે

સંસદમાં કુલ ૨૬ પ્રસ્તાવો પર ચર્ચા થશે

સંસદમાં આજથી એટલે કે, સોમવારથી શીતકાલીન સત્રની શરૂઆત થઈ ગઈ છે. આગામી દિવસોમાં સંસદમાં કૃષિ કાયદા, ક્રિપ્ટોકરન્સી સહિતના કુલ ૨૬ પ્રસ્તાવો પર ચર્ચા થશે. આ બધા વચ્ચે સોમવારે

સરકાર બિટકોઈન લેવડ-દેવડ પર કોઈ ડેટા એકત્ર નથી કરતી, નિર્મલા સિતારમણે સંસદમાં સ્પષ્ટતા કરી

હકીકતે સાંસદ સુમલતા અંબરીશ અને ડીકે સુરેશે સરકારને સવાલ કર્યો હતો કે, 'શું સરકાર પાસે દેશમાં બિટકોઈનને મુદ્રા તરીકે માન્યતા આપવાનો કોઈ પ્રસ્તાવ છે?' તેના જવાબમાં નાણાં મંત્રી નિર્મલા સીતારામણે કહ્યું હતું કે, 'ના, સર.'

ચોકસી હાલ એન્ટીગુઆના તેમના ઘરે છે

ભાગેડૂ મેહુલ ચોકસીએ ફરીથી અપહરણની આશંકા વ્યક્ત કરી

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હીરાના વેપારી અને ભાગેડુ એવા મેહુલ ચોકસીએ પોતાનું ફરી અપહરણ થઈ શકે તેવી આશંકા વ્યક્ત કરી છે. મેહુલ ચોકસીના કહેવા પ્રમાણે તેને ૩૨ છે કે, તેનું ફરી અપહરણ કરવામાં આવી શકે છે.

એક ઈન્ટરવ્યુ દરમિયાન ચોકસીએ કહ્યું હતું કે, 'મારું ફરીથી અપહરણ કરી ગયાના લઈ જઈ શકે છે, જ્યાં ભારતીયોની વધારે પ્રમાણમાં ઉપસ્થિતિ છે. ત્યાંથી ગેરકાયદેસર રીતે ભારત લઈ જઈ શકે છે.'

CHANGE OF NAME AND DATE OF BIRTH
I, MEENA SPOUSE OF NO. 15364887X Rank : EXNK NAME VANKAR ARVINDBHAI LALABHAI Presently Residing At Vill : SATARDA, Teh: MALPUR, POST : SATARDA, Dist: ARVALLI, PIN-383343, State: GUJARAT have changed my name and Date of birth from MEENA to VANKAR MANIBAHEN ARVINDBHAI and Date of birth 05/03/1969 to 29/07/1968 Vide affidavit dated: 29/11/2021 before Notary MUKESH J. DESAI - MODASA Regd. No. 11468/21

કોવિડ-૧૯ ટાસ્ક ફોર્સના અધ્યક્ષનું નિવેદન બાળકોને રસીકરણ માટેની યોજના ટૂંકમાં જાહેર કરાશે

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કોરોનાના નવા વેરિઅન્ટ ઓમિક્રોનના ખતરા વચ્ચે, કોવિડ-૧૯ ટાસ્ક ફોર્સના અધ્યક્ષ ડૉ. એન.કે. અરોરાએ સોમવારે કહ્યું કે નેશનલ ટેકનિકલ એડવાઈઝરી ગ્રુપ ઓન ઈમ્યુનાઈઝેશન (એનટીએજીઆઈ) આગામી બે અઠવાડિયામાં વધારાની માહિતી આપશે. અને બૂસ્ટર ડોઝ સંબંધિત વ્યાપક નીતિ જાહેર કરવામાં આવશે. એટલું જ નહીં, ૧૮ વર્ષથી ઓછી ઉંમરના ૪૪ કરોડ બાળકોને રસીકરણ માટેની વ્યાપક યોજના પણ ટૂંક સમયમાં જાહેર કરવામાં આવશે. ડૉ. એન.કે. અરોરાએ માહિતી આપી હતી કે એનટીએજીઆઈ પૂર્ણ જ ટૂંક સમયમાં એન્ટી-કોવિડ રસીના બૂસ્ટર અને વધારાના ડોઝ પર એક વ્યાપક નીતિ સાથે બહાર આવવા જઈ રહ્યું છે. જ્યાં સુધી બાળકોના રસીકરણની વાત છે ત્યાં સુધી પ્રક્રિયા ચાલી રહી છે જેમાં બાળકોને આમાં પ્રાથમિકતા આપવી જોઈએ જેથી કરીને રોગોથી પીડિત બાળકોને કોરોના એનટીએજીઆઈ એન્ટી-કોવિડ રસીના બૂસ્ટર, વધારાના સંક્રમણથી બચાવવા માટે કોવિડ વિરોધી રસી આપી શકાય. ડોઝ પર એક વ્યાપક નીતિ સાથે બહાર આવવા જઈ રહ્યું છે બીમાર બાળકોના રસીકરણ પછી, તંદુરસ્ત બાળકો માટે કોવિડ વિરોધી રસીઓ ધ્યાનમાં લેવામાં આવશે. નવી નીતિ કોને, ક્યારે અને કયા પ્રકારની રસીની જરૂર છે તે અંગેની રહેશે. જ્યાં સુધી કોરોનાના નવા વેરિઅન્ટ ઓમિક્રોનનો સવાલ છે, અમારી પાસે હવે સમય છે. આનો ફાયદો એ થશે કે અમને આ વેરિઅન્ટ વિશે વધુ માહિતી મળશે.



એટલું જ નહીં, હાલની રસીઓની સુસંગતતા અને અસરકારકતા પણ સ્પષ્ટ થશે. ડૉ. એન.કે. અરોરાએ કહ્યું કે બૂસ્ટર ડોઝ અને એન્ટી-કોવિડ રસીના વધારાના ડોઝ વચ્ચે તફાવત છે. વેક્સિનનો બૂસ્ટર ડોઝ બે પ્રાથમિક ડોઝ પછી નિર્ધારિત સમયગાળા દરમિયાન આપવામાં આવે છે, જ્યારે વધારાનો ડોઝ ફક્ત એવા લોકોને જ આપવામાં આવે છે જેમને પ્રાથમિક ડોઝ પછી પણ વાયરસ સામે રોગપ્રતિકારક શક્તિ વિકસાવવામાં સમસ્યા હોય. જો કોઈ વ્યક્તિ પાસે એન્ટિબોડીઝ અથવા રોગપ્રતિકારક શક્તિ નથી, તો તેને વધારાના ડોઝ આપી શકાય છે. આ બે અલગ અલગ વસ્તુઓ છે. બાળકોના રસીકરણના મુદ્દે અરોરાએ કહ્યું કે હું વારંવાર કહું છું કે બાળકો આપણી સૌથી મહત્વપૂર્ણ સંપત્તિ છે. અમે ૧૮ વર્ષથી ઓછી ઉંમરના અમારા ૪૪ કરોડ બાળકોને રસી આપવા માટે એક વ્યાપક યોજના વિકસાવી છે.

વિવિધ રોગોથી પીડિત બાળકોને રસીકરણમાં પ્રાથમિકતા આપવામાં આવે તે માટે પ્રાથમિકતા પ્રક્રિયા હાથ ધરવામાં આવી રહી છે. આ યોજના ટૂંક સમયમાં જાહેર કરવામાં આવશે. જાયકોવ ડી, કોવેક્સિન, કોરબેવેક્સ અને પછી એમરન રસીઓ બાળકો માટે ઉપલબ્ધ છે. હું પુનરોચ્ચાર કરવા માગુ છું કે બાળકો માટે પણ રસીઓનો પૂરતો જથ્થો ઉપલબ્ધ હશે.

ઓમિક્રોન સામે સાવધાની જરૂરી છે : ડબલ્યુએચઓ

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ઓમિક્રોન વેરિઅન્ટના જોખમ વચ્ચે વિશ્વ સ્વાસ્થ્ય સંગઠનના અહેવાલ પ્રમાણે હજુ સુધી એ સ્પષ્ટ નથી થઈ શક્યું કે, કોરોનાનો આ નવો વેરિઅન્ટ કેટલો સંક્રમક અને જોખમી છે. સાથે જ એ પણ નથી ખબર પડી કે, તેના લક્ષણો અત્યાર સુધી મળેલા વેરિઅન્ટ કરતા અલગ છે કે નહીં. આ કારણે આ વેરિઅન્ટના સંભવિત જોખમને ધ્યાનમાં રાખી સાવધાની વર્તવાની જરૂર છે, ડરવાની નહીં.

વૈશ્વિક સંસ્થાના વૈજ્ઞાનિકોના કહેવા પ્રમાણે વિશ્વના તમામ દેશો ઓમિક્રોન પર સંશોધન કરી રહ્યા છે. વિશ્વ સ્વાસ્થ્ય સંગઠન (ડબલ્યુએચઓ) પણ તેમના સાથે મળીને કામ કરી રહ્યું છે. આ અધ્યયનો પૂરા થવામાં કેટલાક સમાહનો સમય લાગશે. માટે જ્યાં સુધી તમામ વસ્તુઓ સ્પષ્ટ ન થઈ જાય ત્યાં સુધી એમ ન કહી શકાય કે, આ નવો વેરિઅન્ટ કેટલો વધારે ખતરનાક અને સંક્રમક છે. વિશ્વ આરોગ્ય સંસ્થા (હુ)ના કહેવા પ્રમાણે તમામ વિશ્વવિદ્યાલયોમાં કરવામાં આવેલા પ્રારંભિક સંશોધનો યુવાનો પર કરવામાં આવ્યા છે. યુવાનોમાં પહેલેથી જ વધુ ગંભીર બીમારીઓ નથી હોતી માટે તે અંગેનો વિસ્તૃત ડેટા એકત્રિત કરવામાં કેટલાક સમાહનો સમય લાગી શકે છે. વૈજ્ઞાનિકોના કહેવા પ્રમાણે દર્શિણ આફ્રિકામાં સંક્રમિતોની સંખ્યામાં ઝડપથી વધારો થઈ રહ્યો છે. પરંતુ તેનું કારણ ઓમિક્રોન છે કે અન્ય કોઈ તે જાણવાનું હજુ બાકી છે. હુના કહેવા પ્રમાણે પ્રારંભિક પરિણામોથી જાણવા મળ્યું છે કે, જે લોકોને પહેલા કોરોના સંક્રમણ થઈ ચુક્યું છે તેમણે વધારે બચીને રહેવાની જરૂર છે. કારણ કે નવા વેરિઅન્ટમાં ઝડપથી મ્યુટેશન થઈ રહ્યું છે અને તે કોરોના સંક્રમિત થઈ ચુકેલા લોકોમાં ઝડપથી ફેલાઈ શકે છે. તે સિવાય નબળી રોગપ્રતિકારક શક્તિ ધરાવતા લોકોએ પણ વધારે સાવધ રહેવાની જરૂર છે. હુના ડીજીએ સમગ્ર વસ્તીને વેક્સિન લગાવવામાં જેટલો વધારે સમય લગાવી શકે તેટલી વધારે ઝડપથી વાયરસ મ્યુટેટ થશે અને ફેલાશે. આ કારણે વેક્સિનેશનની ઝડપ વધારવી પૂર્ણ જ જરૂરી છે. સૌને વેક્સિનના બંને ડોઝ મળી રહે તે પૂર્ણ જ જરૂરી છે.

વેરિઅન્ટમાં ઝડપથી મ્યુટેશન થઈ રહ્યું છે અને તે કોરોના સંક્રમિત થઈ ચુકેલા લોકોમાં ઝડપથી ફેલાઈ શકે છે. તે સિવાય નબળી રોગપ્રતિકારક શક્તિ ધરાવતા લોકોએ પણ વધારે સાવધ રહેવાની જરૂર છે. હુના ડીજીએ સમગ્ર વસ્તીને વેક્સિન લગાવવામાં જેટલો વધારે સમય લગાવી શકે તેટલી વધારે ઝડપથી વાયરસ મ્યુટેટ થશે અને ફેલાશે. આ કારણે વેક્સિનેશનની ઝડપ વધારવી પૂર્ણ જ જરૂરી છે. સૌને વેક્સિનના બંને ડોઝ મળી રહે તે પૂર્ણ જ જરૂરી છે.

નામ બદલેલ છે
મારું નામ વીણાબેન દશરથભાઈ પટેલ બી-૩૦૯, સ્વાતી ઓપોર્ટિયેટ, અમદાવાદ-૩૮૦૦૧૬

નામ બદલેલ છે
મારું નામ મેકવાન પ્રીતિ રશમીકાંત હાલ તે બદલીને નવું નામ મેકવાન પ્રીતિ રશમીકાંત રાખેલ છે. સરનામું : ૨/૭, માર્તિનંદન ફ્લેટ, ખોખરા, અમદાવાદ

નામ બદલેલ છે
મારું નામ જ્યોતિબાળા બાબુભાઈ પટેલ થી બદલીને નવું નામ જ્યોતિકાબેન મનોજકુમાર પટેલ રાખેલ છે. સરનામું : ૮૨, આકાશગંગા બંગ્લોઝ, નરોડા, અમદાવાદ

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