

To

Department of Corporate Services,

BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street,

Mumbai – 400 001

To

Listing Department,

National Stock Exchange of India Limited

C-1, G-Block, Bandra - Kurla Complex

Bandra (E), Mumbai – 400 051

Scrip Code: 540403, Scrip Symbol: CLEDUCATE ISIN: INE201M01011

<u>Sub: Disclosure pursuant to Regulation 30 & Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

Dear Ma'am/Sir(s),

In furtherance to our letter dated August 22, 2020, intimating the outcome of the Board Meeting, please find enclosed the newspaper cutting, where the extract of Unaudited Financial Results (Standalone and Consolidated) of the Company for the quarter ended June 30, 2020, was published in Financial Express and Dainik Bhaskar on August 24, 2020.

The aforesaid information will also be hosted on the Company's website at www.cleducate.com.

Kindly take the above details on record.

Thanking You

For CL Educate Limited

Arjun Wadhwa

Chief Financial Officer

Place: New Delhi

Date: August 24, 2020

Enclosed: Newspaper Clippings

FINANCIAL EXPRESS

Diageo incurs loss of £2 million on sale of India wine business

PRESS TRUST OF INDIA New Delhi, August 23

WORLD'S LEADING SPIRITS maker Diageo incurred a loss of £2 million on sale of its Indian wine business last year, the company's annual report has said.

Diageo-owned liquor firm United Spirits (USL) had sold its entire equity stake in Four Seasons Wines as well as associated brands to Grover Zampa Vineyards and Quintela Assets for ₹31.86 crore.

"The disposal of the Indian wine business has resulted in an exceptional loss of 2 million pounds," Diageo said in its annual report 2020.

Talking about consumption preferences, Diageo said consumers who drink alcohol are increasingly choosing spirits over beer and wine.

"This is a long-term trend. In markets where spirits is a

less mature category, mainstream spirits brands can offer quality and affordability. In more mature markets, premium core and reserve brands

offer choice and new experiences," the company said. In January 2019, United Spirits had entered into an agreement for the sale of all the equity shares held by the company constituting 100% of the paid-up equity share

capital of its wholly owned

subsidiary, Four Seasons Wines (FSWL), along with the brands. Total consideration received for this sale was ₹31.86 crore.

USL had said this move towards disinvestment of Four Seasons Wines was in line with its strategy to successfully continue to monetise its noncore assets, including subsidiaries.

At the time of the sale, USL said the Four Seasons Wines

business was a niche but a small part of the overall Diageo India portfolio and the sale would enable the company to focus on its premiumisation strategy and grow core spirits business in India.

Earlier this month, Diageo disclosed it had taken a write down of 1.3 billion pounds, including an impairment of 772 million pounds for the Indian market, reflecting the impact of COVID-19 and challenging trading conditions.

The company said the impairment was based on the value "in use calculation and fair value less costs of disposal methodologies" to assess the recoverable amount of the India cash-generating unit.

Diageo's India subsidiary posted a consolidated net loss of ₹246.6 crore for the April-June quarter and its revenue from operations was down 47.60% to ₹3,820.7 crore.

Aditya Birla Sun Life Insurance open to consolidation: MD

PRESS TRUST OF INDIA New Delhi, August 23

ADITYA BIRLA SUN Life Insurance (ABSLI) on Sunday said it is open to opportunities for consolidation as the sector is expected to undergo a churn as a result of business disruptions caused by the COVID-19 pandemic.

In an e-mail interview to PTI, managing director and chief executive Kamlesh Rao said data suggest that in times of socio-economic crisis like this COVID-19, around 30-

PRESS TRUST OF INDIA

TATA CONSUMER PROD-

UCTS is redrawing its entire

sales and distribution system

to be more direct, active and

digitised, and aims to double

its direct reach in the next 12

months, responding to the

challenges of the coronavirus

pandemic, a top company offi-

is shifting its focus on innova-

tion also, and is targeting to

double the contribution from

new products. Besides, it is rebuilding its core business,

creating capacity and is realis-

ing synergies from the inte-

gration of its food and bever-

Tata Consumer Products

(TCPL) is also exploring both

organic and inorganic oppor-

will focus on executing our

strategic plans, which include

building on our core busi-

nesses, jump shifting digital

"Our growth plans for FY21

Under its growth plans,

age businesses in India.

tunities in the segment.

The Tata group FMCG firm

cial said.

New Delhi, August 23

TCPL to expand

consumers: MD

direct reach to



and innovation, realising syn-

ergies from the integration of

our food and beverage busi-

nesses in India, stepping up

our capability building

agenda, exploring new oppor-

tunities organic and inor-

ganic," managing director and

distribution system to be more

"direct, active and digitised" to

double the direct reach in 12

months, he added. "We expect

to expand our direct reach by

2x in the next 12 months and

target to double our total

numeric reach in the next 36

products business of Tata

Chemicals with Tata Global

Beverages, the company was

renamed TCPL and now owns

brands like TATA Salt, TATA Tea,

Tetley, Eight O' clock and

Himalayan Water. "The com-

pany would leverage its access

to the Tata Chemical R&D cen-

tre for innovation agenda with

a target of doubling the contri-

bution from new products,"

After merging consumer

months," said D'Souza.

TCPL is making its entire

CEO Sunil D'Souza told PTI.

Kamlesh Rao

35% companies find it difficult to survive, while close to 15-20% firms outshine their peers in respective industries and emerge successful.

Based on the performance, "we hope to be in the list of 15-20% companies that outshine their peers. If there are opportunities of consolidation in the market which are worth evaluating, we will explore the same. Currently, we are not in talks with anyone," he said.

ABSLI is a life insurance subsidiary of Aditya Birla Cap-

Rao said the company's business in the first quarter of the fiscal was good and it expects to continue the momentum.

The company, he said, is comfortably placed and currently not planning to raise

Under the current scenario, it was very difficult to have a short or long-term view about the business, he said adding ABSLI would continue to have a healthy mix of products with a focus on protection and guaranteed solutions.

Φ SAKTHI SUGARS LIMITED CIN: L15421TZ1961PLC000396

Regd. Office: Sakthinagar - 638315, Bhavani Taluk, Erode District, Tamilnadu Phone: 0422-4322222, 2221551, Fax: 0422-2220574, 4322488 E-mail: shares@sakthisugars.com Web: www.sakthisugars.com

NOTICE FOR THE ATTENTION OF SHAREHOLDERS REGARDING 58TH ANNUAL GENERAL MEETING OF THE COMPANY

The Members of the Company are informed that 58th Annual General Meeting (AGM) will be held on Friday, 25th September 2020 at 2.45 P.M. through Video Conferencing (VC) or Other Audio Visual Means (OAVM) in compliance with the provisions of the Companies Act 2013, General Circulars dated 08.04.2020, 13.04.2020 and 05.05.2020 issued by the Ministry of Corporate Affairs (MCA) and SEBI Circular dated 12.05.2020 to transact the business set out in the Notice convening the AGM. Kindly note the following in this regard:

1. In compliance with the aforesaid MCA and SEBI Circulars, the Notice of the 58th AGM along with the Annual Report for the financial year 2019-20 will be sent only through e-mail to all the members whose e-mail addresses are registered with the Company / Registrar & Share Transfer Agents (RTA) / Depository Participants. The Notice and Annual Report will also be made available on the Company's website (www.sakthisugars.com) and on the websites of National Stock Exchange Ltd. (www.nseindia.com) and BSE Ltd. (www.bseindia.com) and also on the website of Link Intime India Pvt. Ltd.

2. Members who have not registered their e-mail addresses and mobile numbers are requested to get the same registered as stated below:

a. Members holding shares in demat form can register by contacting their respective Depository Participants.

Members holding shares in physical form, may-

(https://instavote.linkintime.co.in).

(i) send an e-mail request to the Company's RTA, Link Intime India Pvt. Ltd. at coimbatore@linkintime.co.in along with signed scanned copy of the request letter providing the name, folio number, full address, e-mail address and mobile number, self-attested PAN Card copy and copy of a

(ii) log in to the website of the Company's RTA Link Intime India Pvt. Ltd.,

www.linkintime.co.in, go to investor service section and select "e-mail/bank detail registration", fill in the details, attach signed scanned copy of the request letter providing the name, folio number, full address, e-mail address and mobile number, self-attested PAN Card copy and copy of a share certificate. Any person who becomes a member of the Company after the AGM Notice

and Annual Report are sent by e-mail, and holds shares as on the cut-off date may obtain the user ID and password in the manner provided in the 3. The Company is providing e-voting facility (i.e. remote e-voting, and

e-voting during the AGM) for members to cast their votes on all resolutions set out in the AGM Notice. 4. The detailed procedures for joining the AGM and for remote e-voting /

e-voting during AGM are given in the AGM Notice. . Members are requested to refer to the AGM Notice for the full content and

details of the meeting. For Sakthi Sugars Limited

Coimbatore 21st August 2020 Sr. Vice President and Company Secretary

CIN: L74899HR1996PLC076897

CL EDUCATE LIMITED

said D'Souza.

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-Operative Industrial Estate, New Delhi & 110044 Tel: +91 (11) 4128 1100, Fax: +91 (11) 4128 1101, E-mail: compliance@cleducate.com, Website: www.cleducate.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER ENDED JUNE 30, 2020

(Amount in Rs. Lakhs, if otherwise stated)

SI.		Standalone				Consolidated			
		Quarter ended			Year ended	Quarter ended			Year ended
No		30.06.2020 Unaudited	15 (5 Table 5 Carlot 15 Table 15 Carlot 15 Car	31.03.2020 Audited	31.03.2020 Audited	30.06.2020 Unaudited	30.06.2019 Unaudited	31.03.2020 Audited	31.03.2020 Audited
1.	Total Income (net)	2,903.71	5,449.62	3,792.09	17,756.80	5,052.97	8,915.51	6,185.07	32,392.27
2.	Net Profit / (Loss) for the period before Tax (before Exceptional and/or Extraordinary items)*	285.30	668.62	(1,859.83)	(1,133.47)	269.53	745.42	(2,759.76)	(1,362.92)
3.	Net Profit / (Loss) for period before tax(after Exceptional &/or Extraordinary item)	285.30	668.62	(6,009.88)	(5,283.52)	266.45	737.46	(6,903.79)	(5,527.68)
4.	Net Profit / (Loss) for period after tax (after Exceptional &/or Extraordinary items)	187.90	514.28	(5,933.86)	(5,317.35)	148.24	558.16	(6,328.01)	(5,305.80)
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) & Other Comprehensive Income (after tax)]	189.12	517.07	(5,932.69)	(5,310.85)	163.90	559.01	(6,311.47)	(5,262.91)
6	Paid- up Equity Share Capital (Face value of Rs. 10/- each)	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57
7.	Reserves (excluding Revaluation reserve) as shown in the Audited Balance Sheet of the previous year	NA	NA	NA	28,310.15	NA	NA	NA	26,922.25
8.	Earnings Per Share (Face Value of Rs. 10/- each) (for continuing operations)** - 1. Basic:	1.33	3.63	(41.89)	(37.54)	1.07	3.70	(44.75)	(38.29)

2. Diluted: 3.63 (41.89) (37.54) 1.07 3.70 (44.75) (38.29) 1.*Profit Before Tax (Before & after Exceptional and/or Extra-ordinary Items) only includes Profit before tax from Continuing Operations

2.** EPS includes EPS from Continued operations.

3. The above is an extract of the detailed format of the Unaudited Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015. The full formats of the same are available on the website of the Stock Exchange(s) at www.bseindia.com & www.nseindia.com and the Company at www.cleducate.com.

Place: New Delhi Date: August 23, 2020

financialexp.er

For CL Educate Limited Sd/-**Gautam Puri** Vice Chairman & Managing Director OFFER OPENING PUBLIC ADVERTISEMENT UNDER REGULATION 18(7) IN TERMS OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, AND CORRIGENDUM, FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

SEQUENT SCIENTIFIC LIMITED Registered Office: 301, 3rd Floor, 'Dosti Pinnacle', Plot No. E7, Road No. 22, Wagle Industrial Estate, Thane, Maharashtra, 400604;

Corporate Identity Number (CIN): L99999MH1985PLC036685; Tel. No.: 022-41114777; Fax: 022-41114754; Website: www.sequent.in

OPEN OFFER FOR ACQUISITION OF UP TO 64,576,459 (SIXTY FOUR MILLION FIVE HUNDRED SEVENTY SIX THOUSAND FOUR HUNDRED AND FIFTY NINE) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF INR 2 (INDIAN RUPEES TWO) EACH ("EQUITY SHARES") OF SEQUENT SCIENTIFIC LIMITED ("TARGET COMPANY"), REPRESENTING 26% (TWENTY SIX PERCENT) OF THE EXPANDED VOTING SHARE CAPITAL. FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY. BY CA HARBOR INVESTMENTS ("ACQUIRER"), TOGETHER WITH CAP V MAURITIUS LIMITED ("PAC"), IN ITS CAPACITY AS A PERSON ACTING IN CONCERT WITH THE ACQUIRER ("OPEN OFFER" OR "OFFER")

This advertisement cum corrigendum ("Offer Opening Advertisement and Corrigendum") is being issued by Nomura Financial Advisory and Securities (India) Private Limited (hereinafter referred to as 'Manager to the Offer') on behalf of the Acquirer along with the PAC in respect of the Offer to the Eligible Shareholders pursuant to and in compliance with Regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ('SEBI (SAST) Regulations')

This Offer Opening Advertisement and Corrigendum, should be read in conjunction with the Public Announcement ("PA") filed on May 8, 2020,

the Detailed Public Statement dated May 14, 2020 ("DPS") which was published in all editions of Financial Express (English), all editions of Jansatta (Hindi) and the Mumbai edition (online) of Mumbai Lakshadeep (Marathi) on May 15, 2020, the Corrigendum to the DPS dated August 1, 2020, which was published on August 3, 2020, in all editions of Financial Express (English), all editions of Jansatta (Hindi) and the Mumbai edition of Mumbai Lakshadeep (Marathi), the Corrigendum to the DPS dated August 11, 2020, which was published on August 12, 2020, in all editions of Financial Express (English), all editions of Jansatta (Hindi) and the Mumbai edition of Mumbai Lakshadeep (Marathi), the Letter of Offer dated August 18, 2020, along with the Form of Acceptance-cum-Acknowledgement ("Letter of Offer" or "LoF"), and the dispatch advertisement dated August 18, 2020 ("Dispatch Advertisement"), which was published on August 19, 2020, in all editions of Financial Express (English), all editions of Jansatta (Hindi), and the Mumbai edition of Mumbai Lakshadeep (Marathi).

This Offer Opening Advertisement and Corrigendum, is being issued in all the newspapers in which the DPS was published.

Capitalised terms used but not defined herein shall have the meaning ascribed to such terms in the Letter of Offer.

- 1. The Offer is being made at a price of INR 86 (Indian Rupees Eighty Six Only) per Equity Share ("Offer Price") payable in cash. There has been no revision in the offer price since the offer was made. The maximum consideration payable under this Offer (assuming full acceptance) is INR 5,553,575,474 (Indian Rupees Five Billion Five Hundred Fifty-Three Million Five Hundred Seventy-Five Thousand Four Hundred and Seventy-Four only). The Acquirer has acquired 62,595,375 Equity Shares of the Target Company from certain Sellers under the SPA, constituting up to 25.20% of the Expanded Voting Share Capital, on August 17, 2020, after depositing 100% of the Offer Consideration in cash in escrow in accordance with Regulation 22 (2) of SEBI (SAST) Regulations. Accordingly, the Acquirer has acquired control over the Target Company on August 17, 2020.
- The committee of independent directors of the Target Company provided their recommendations on the Offer to the Public Shareholders which was published on August 13, 2020, in all editions of Financial Express (English), all editions of Jansatta (Hindi) (except Ahmedabad edition due to holiday, which was published on August 14, 2020), and the Mumbai edition of Mumbai Lakshadeep (Marathi), in accordance with Regulation 26(7) of the SEBI (SAST) Regulations. The committee of independent directors is of the view that the Open Offer is fair and reasonable, as it is in accordance with the provisions of SEBI (SAST) Regulations; However, the committee of independent directors has also recommended that the Shareholders shall independently evaluate the Open Offer and take an informed decision in their best interest

There has been no competing bid to this offer.

- The dispatch of the Letter of Offer to the Public Shareholders of the Target Company holding Equity Shares on the Identified Date i.e. Tuesday, August 11, 2020 has been completed through electronic mode on August 18, 2020, and the Dispatch Advertisement, intimating regard the dispatch, was published on August 19, 2020, in the same newspapers where the DPS was published, in compliance with the SEBI Circular - SEBI/CIR/ CFD/DCR1/ CIR/ P/2020/83 dated May 14, 2020, and the SEBI Circular - SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020, providing certain procedural relaxations in respect of takeovers and buybacks ("Relaxation Circulars"). The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the LoF will be dispatched. It is clarified that all Public Shareholders (registered or unregistered) of Equity Shares (except the Acquirer, the PAC, the persons deemed to be acting in concert with the Acquirer and the PAC, the parties to the Underlying Transaction, and the persons deemed to be acting in concert with such parties, the SeQuent Scientific Employee Stock Option Plan Trust of the Target Company, and the shareholders whose unclaimed Equity Shares have been transferred by the Target Company to the Investor Education and Protection Fund) are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to paragraph 4 of Part C (Statutory and other approvals) of Section VI (Terms and Conditions of the Offer).
 - The Letter of Offer and the Form of Acceptance-cum-Acknowledgement is also available on SEBI's website (www.sebi.gov.in), the Target Company's website (www.sequent.in/shareholder-information.aspx), Registrar to the Offer's website (www.linkintime.co.in), the Manager to the Offer's website (www.nomuraholdings.com/company/group/asia/india/index.html), BSE's website (www.bseindia.com) and NSE's website (www.nseindia.com). In case of non-receipt of the Letter of Offer, the Public Shareholders, including those who have acquired Equity Shares after the Identified Date, if they so desire, may download the Letter of Offer or the Form of Acceptance-cum-Acknowledgement from the websites indicated above.

Instruction to Public Shareholders: All the Public Shareholders of the Target Company, holding shares in physical and dematerialized form, registered or unregistered are eligible to participate in this Open Offer at any time during the period from Offer Opening Date to Offer Closing Date ("Tendering Period")

- In case the Shares are held in Physical Form: Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in paragraph 7.13 (page 40-41) of the LoF
- In case the Shares are held in Dematerialised Form: The Public Shareholders who are holding Equity Shares in electronic / dematerialised form and who desire to tender their Equity Shares in this Offer shall approach their respective Selling Broker indicating to their Selling Broker the details of Equity Shares that such Public Shareholder intends to tender in this Offer as per the procedure specified in paragraph 7.12 (page 40) of the LoF.

iii. In case of non-receipt of the LoF:

for this Open Offer:

- In case of non-receipt of the Letter of Offer, such Public Shareholders of the Target Company may download the same from any of these websites: (a) SEBI (www.sebi.gov.in), or (b) the Target Company (www.sequent.in/shareholder-information.aspx), or (c) the Registrar to the Offer (www.linkintime.co.in), or (d) the Manager (www.nomuraholdings.com/company/group/asia/india/ index.html), or (e) BSE (www.bseindia.com) or (f) NSE (www.nseindia.com); or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Equity Shares of the Target Company
- Alternatively, in case of non-receipt of the Letter of Offer, shareholders holding the Equity Shares may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP name, DP ID number, number of shares tendered and other relevant documents, as specified in paragraph 7.15 (page 42) of the LoF.

Public Shareholders have to ensure that their order is entered in the electronic platform of the Designated Stock Exchange BSE, which will be made available by BSE, before the closure of the Tendering Period. In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer was submitted to SEBI on May 22, 2020. We have

received the observations from SEBI, on the Draft Letter of Offer, via letter dated August 7, 2020, which have been incorporated in the Details regarding the status of the statutory and other approvals:

The Acquirer has received the necessary approvals from the Competition Commission of India and Turkish Competition Authority.

Activity

- The Acquirer had stated in the Draft Letter of Offer, that approval will be obtained from the Government of India under Rule 6(a) of the Foreign Exchange Management (Non-Debt Instruments) Rules, 2019 (NDI Rules), if applicable. Having reviewed the extant regulatory framework and the Acquirer's holding structure, the Acquirer is of the opinion that it does not require approval of the Government of India under Rule 6(a) of the Foreign Exchange Management (Non-Debt Instruments) Rules, 2019 (NDI Rules). However, out of abundant caution, the Acquirer has submitted an application to the Ministry of Commerce & Industry, Government of India seeking a confirmation of the above. Except as mentioned above, as on the date of this Letter of Offer, to the best knowledge of the Acquirer and the PAC, there are no
- statutory approvals required by the Acquirer and / or the PAC, to complete the Underlying Transaction and this Open Offer. However, in case of any further statutory approvals being required by the Acquirer and / or the PAC, at a later date, this Open Offer shall be subject to such approvals and the Acquirer and / or the PAC shall make the necessary applications for such approvals The Schedule of Activities under the Offer is as follows:

Original schedule of

Revised schedule of

, io.i.vity	activities (Day & Date)	activities (Day & Date)	
Issue of Public Announcement	Friday, May 08, 2020	Friday, May 08, 2020	
Publication of the Detailed Public Statement (DPS) in newspapers	Friday, May 15, 2020	Friday, May 15, 2020	
Filing of the Draft Letter of Offer with SEBI	Friday, May 22, 2020	Friday, May 22, 2020	
Last date for public announcement for competing offer(s)***	Monday, June 08, 2020	Monday, June 08, 2020	
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Offer)		Friday, August 7, 2020**	
Identified Date*	Wednesday, June 17, 2020	Tuesday, August 11, 2020	
Last date for dispatch of the Letter of Offer to the Shareholders of the Target Company whose names appear on the Register of Members on the Identified Date		Tuesday, August 18, 2020	
Last date for upward revision of the Offer Price and/or the Offer Size	Monday, June 29, 2020	Friday, August 21, 2020	
Last date by which a committee of independent directors of the Target Company is required to give its recommendation to the Shareholders of the Target Company for the Offer		Friday, August 21, 2020	
Date of publication of Offer opening public announcement, in the newspapers in which the DPS has been published	Tuesday, June 30, 2020	Monday, August 24, 2020	
Date of commencement of the Tendering Period ("Offer Opening Date")	Wednesday, July 01, 2020	Tuesday, August 25, 2020	
Date of closure of the Tendering Period ("Offer Closing Date")	Tuesday, July 14, 2020	Monday, September 07, 2020	
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Shareholders of the Target Company	Tuesday, July 28, 2020	Monday, September 21, 2020	
Last date for filing the post Offer report with SEBI	Tuesday, August 04, 2020	Monday, September 28, 2020	
Last date for publication of post-Offer public announcement in the newspapers in which the DPS has been published	Tuesday, August 04, 2020	Monday, September 28, 2020	

is clarified that all Public Shareholders (registered or unregistered) of Equity Shares (except the Acquirer, the PAC, the persons deemed to be acting in concert with the Acquirer and the PAC, the parties to the Underlying Transaction and the persons deemed to be acting in concert with such parties, the SeQuent Scientific Employee Stock Option Plan Trust of the Target Company, and the shareholders whose unclaimed Equity Shares have been transferred by the Target Company to the Investor Education and Protection Fund) are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to Part C of Section VI (Statutory and Other Approvals) below.

** Actual date of receipt of SEBI comments on the Draft Letter of Offer. *** There was no competing offer to the Offer.

10. CORRIGENDUM - NOTICE TO INVESTORS:

Based on the fourth amendment agreement dated August 22, 2020, entered into by the Acquirer and Sellers under the SPA, to further amend the SPA to record certain revisions ("Fourth Amendment Agreement"), the requisite modifications to the details/information contained in the DPS read along with First and Second Corrigendum, and the Letter of Offer, are outlined below. Any reference to the SPA in the DPS and First & Second Corrigendum, and the Letter of Offer, shall be henceforth be deemed to mean a reference to the SPA as amended by Fourth Amendment Agreement. Paragraph II(4)(ii) and (iii) of the DPS, and the corresponding paragraphs I(A)5(i) and I(A)5(ii) of the Letter of Offer, shall be replaced as follows:

"(ii) 36,753,023 Equity Shares of the Target Company under the SPA, constituting up to 14.80% of the Expanded Voting Share Capital, subject to fulfilment of certain conditions as set out in the SPA ("Tranche 1B"), on either (a) the day being 2 (two) Business Days after the meeting of the shareholders which is convened to approve such offer or the culmination of period of postal ballot which is conducted to approve such offer; or (b) such other date as may be agreed in writing between the Sellers and the Acquirer. Tranche 1B may be completed either during or after the offer period; Tranche 1A and Tranche 1B are collectively referred to as "Tranche 1";

(iii) up to 32,327,238 Equity Shares, constituting up to 13.02% of the Expanded Voting Share Capital under the SPA, either: (a) after completion of the Open Offer (within twenty-six weeks from the expiry of the offer period); or (b) on such other date as may be agreed in writing between the Sellers and the Acquirer, in each case, subject to fulfilment of certain conditions as set out in the SPA ("Tranche 2"); Tranche 2 may be completed either during or after the offer period; and"

11. There have been no material changes in relation to the Offer since the date of the PA, save and except as disclosed in the DPS, Corrigendum to the DPS dated August 1, 2020, Corrigendum to the DPS dated August 11, 2020, the LoF, the Dispatch Advertisement and as mentioned hereunder.

12. The Acquirer and PAC and their respective directors accept full responsibility for the information contained in this Offer Opening Advertisement and Corrigendum and shall be jointly and severally responsible for the fulfillment of their obligations laid down in the SEBI (SAST) Regulations

in respect of the Open Offer. 13. This Offer Opening Advertisement and Corrigendum is expected to be available on the SEBI website at http://www.sebi.gov.in

ISSUED FOR AND ON BEHALF OF THE ACQUIRER AND THE PAC BY THE MANAGER TO THE OFFER

PAC:



NOMURA FINANCIAL ADVISORY AND SECURITIES (INDIA) PRIVATE LIMITED Ceejay House, Level-11, Plot F, Shivsagar Estate, Dr Annie Besant Road, Worli, Mumbai, 400 018, Maharashtra, India

Tel: +91 22 4037 4037: Fax: +91 22 4037 4111 Email: sequentscientificopenoffer@nomura.com Contact Person: Mr. Vishal Kanjani / Mr. Prithvi Ghag **SEBI Registration Number:** INM000011419

For and on behalf of the Acquirer and the PAC **Acquirer:**

Authorized Signatory

Authorized Signatory CA Harbor Investments CAP V Mauritius Limited Date: August 22, 2020

New Delhi

PRESSMAN

वारदात • क्राइम ब्रांच से बताकर दी थी इंग्स बेचने में फंसाने की धमकी, तीसरा आरोपी फरार

सस्पेंड सिपाही के साथ मिलकर दूर के रिश्तेदार ने सॉफ्टवेयर इंजीनियर से 93 हजार रुपए लूटे

एक युवक ने सस्पेंड सिपाही और एक साथी के साथ मिलकर अमेरिकन रिटर्न सॉफ्टवेयर इंजीनियर रिश्तेदार से 93 हजार रुपए लूट लिए। सस्पेंड सिपाही ने खद को क्राइम ब्रांच से बताकर डग्स रखने के आरोप में फंसाने की धमकी दी थी। आरोपी रिश्तेदार ने जमीन देखने बहाने उसे यहां बुलाया था। खुड़ैल पुलिस ने दो को तो पकड़ लिया, जबकि तीसरा फरार है।

एसआई पीएल शर्मा के मुताबिक, पकड़े गए आरोपियों के नाम अनिमेश शर्मा और अरविंद द्विवेदी हैं। इनका तीसरा साथी मनीष शर्मा फरार है। अरविंद द्विवेदी इंदौर पुलिस लाइन में पदस्थ है। अभी सस्पेंड चल रहा है। दोनों ने अपराध कबूल कर लिया है। इनके खिलाफ जबलपुर में रहने वाले सॉफ्टवेयर इंजीनियर वैभव दुबे ने केस दर्ज कराया था।

उन्होंने बताया था कि पांच साल अमेरिका में नौकरी करने के बाद वे भारत लौट आए थे। यह बात रिश्तेदारों को भी पता थी। इस बीच मामा के मामा के लड़के अनिमेष ने संपर्क किया। उसने कहा कि खुड़ैल में सस्ती जमीनें हैं। यहां फसलें भी अच्छी होती हैं।

दिखाने की योजना बनाई



अनिमेश शर्मा

एसआई के मुताबिक, अनिमेष ने वैभव को लूटने का प्लान बनाया। उसने दोनों साथियों से कहा कि वह उसे जामनिया की तरफ जमीन दिखाने के लिए ले जाएगा। अरविंद क्राइम ब्रांच का अफसर बनकर पहुंचेगा। उसे धमकी देगा। फिर सारे रुपए लूट लेगा।

जामनिया की तरफ जमीन कनपटी पर पिस्टल अड़ाकर बोला-तू वापस अमेरिका नहीं जा पाएगा

20 अगस्त को वैभव रुपए लेकर अनिमेष के पास पहुंचा। साजिश के तहत अनिमेष उसे जामनिया की तरफ ले गया। वहां अरविंद और मनीष बाइक से पहंचे। अरविंद ने खुद को क्राइम ब्रांच वाला बताया। कहा- तू ड्रग्स बेचता है। तुझे फंसा देंगे। इस बीच उसने कहा कि तू अमेरिकन है। वापस नहीं जा पाएगा। कनपटी पर पिस्टल अड़ाकर 93 हजार रुपए लूट लिए और धमकी देकर भगा दिया।

रिश्तेदारों ने दी रिपोर्ट दर्ज कराने की सलाह

घटना के बाद वैभव रिश्तेदारों के घर पहुंचा। उसने पूरी कहानी बताई, तभी उसे शंका हुई कि क्राइम ब्रांच वालों को कैसे पता कि वह अमेरिकन है। उसे अनिमेष पर शक हुआ। फिर रिश्तेदारों ने उसे अगले दिन थाने पहुंचकर एफआईआर दर्ज कराने को कहा। वह थाने पहुँचा। पुलिस ने जब आरोपियों से पूछताछ की तो उन्होंने अपराध कबूल लिया।

यात्री बस पलटने से दो की मौत, 43 घायल

भास्कर न्यज | कायथा (उज्जैन)

शनिवार-रविवार की दरिमयानी रात करीब 3 बजे उज्जैन-मक्सी रोड पर कायथा पेट्रोल पंप और आशाराम आश्रम लक्ष्मीपुरा के बीच स्लीपर कोच बस के पलटी खाने से एक व्यक्ति की मौके पर ही मौत हो गई। दूसरे की उज्जैन सिविल हॉस्पिटल में घायल अवस्था में

युवक ने जहर खाकर दी जान,

प्रेमिका के भाइयों ने पीटा था

इंदौर श्रीनाथ कॉलोनी में रहने वाले 28 वर्षीय युवक ने जहर खाकर जान दे दी।

मरने से पहले उसने पुलिस को बयान

दिया कि उसकी प्रेमिका के भाइयों ने

उसे बेल्ट से पीटा और बाइक छीन ली।

इसलिए उसने यह कदम उठाया। पुलिस

आरोपियों की तलाश कर रही है। वह

पीथमपुर की एक कंपनी में ऑपरेटर

था। पुलिस के अनुसार, मृतक का नाम

अनिल साहू था। पिता कुंदन ने बताया

कि बेटा शनिवार शाम 4 बजे बगैर

बाइक के घर लौटा था। बाइक के बारे

में पूछा तो कहने लगा कि सुधारने के

लिए दी है। शाम को वह उलटा लेटा हुआ था। मां ने शर्ट हटाया तो उसकी

पीठ पर बेल्ट के 40-50 निशान थे।

वह कराह रहा था। पूछने पर भी उसने

डमी कंपनियों के केस में

विभाग की वसुली बाकी

इंदौर वाणिज्यिक कर विभाग ने एक बैंक

द्वारा की जा रही कुछ भवनों की संपत्ति

कुर्की की कार्रवाई को लेकर बैंक प्रबंधन

को पत्र लिखा है। विभाग ने करीब एक

साल पहले छावनी व अन्य क्षेत्र में छापे

मारकर डमी कंपनियों का खलासा किया

था। इसी मामले में एक कर सलाहकार ने

आत्महत्या कर ली थी। बाद में जांच में

कई कंपनियों का इसमें गठजोड़ सामने

आया। विभाग द्वारा अभी इसमें टैक्स

वसुली नहीं हुई है, वहीं बैंक में गारंटी

के तौर पर रखीं इस टैक्स चोरी में उलझे

लोगों की संपत्तियों की बैंक द्वारा कुर्की

भी शुरू कर दी गई है। अब वाणिज्यिक

कर विभाग ने पत्र लिखकर बैंक प्रबंधन

से कहा है कि इन पर हमारी भी टैक्स

डिमांड निकल रही है।

कुछ नहीं बताया।

के अनुसार यात्री बस स्लीपर कोच क्रमांक यूपी 83 बीटी 0141 इटावा से अहमदाबाद के लिए जा रही थी। इसमें लगभग 60 से 70 यात्री सवार थे। बताया जाता है कि डाइवर को नींद की

इलाज के दौरान मृत्यु हो गई। ड्राइवर झपकी आने के कारण बस का संतलन बिगड गया। इसके चलते बस संडक बस छोड़कर भाग गया। पुलिस ने मौके पर पहुंचकर अन्य 43 घायलों को से नीचे खंती में पलट गई। दुर्घटना में उज्जैन हॉस्पिटल पहुंचाया।जानकारी सूरज पिता रघुवीर प्रजापत उम्र 24 साल निवासी इटावा यूपी की मौके पर ही मौत हो गई। वहीं सचिनकुमार पिता महाराज सिंह जाटव निवासी ग्राम तुलसीपुर इटावा का सिविल हॉस्पिटल उज्जैन इलाज के दौरान मौत हो गई।

400 गरीब परिवारों का १८३० क्विंटल गेहं पकड़ा

ग्वालियर | गरीबों के राशन की कालाबाजारी एक बार फिर सामने आई है। नागरिक आपूर्ति निगम के ठेकेदार ने घाटीगांव इलाके के गरीबों के हक का राशन कंटोल की दकानों पर न भेजकर बेचने के लिए डबरा रूट पर भेज दिया। रास्ते में क्राइम ब्रांच की टीम ने ट्रक को पकड़ लिया। ट्रक में 1830 किलो गेहं और 720 किलो चावल भरा था।

Regd. Office: "UB Tower", UB City. # 24. Vittal Mailya Road, Bengaluru - 560 001 Telephone: +91-80-45655000, Fax: +91-80-22211964, 22229488, CIN: L36999KA1999PLC025195, Website: www.unitedbreweries.com, Email: ublinvestor@

NOTICE

(For attention of Equity Shareholders of United Breweries Limited) For Transfer of unpaid/unclaimed dividend and equity shares of the

company to Investor Education and Protection Fund (IEPF) Account This NOTICE is published pursuant to Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2017 ("the Rules") read with

Section 124(6) of the Companies Act, 2013 ("the Act"). The Equity Shareholders of United Breweries Limited ("the Company") are hereby informed that in accordance with the provisions of Section 124(6) of the Act read with Rule 6 of the Rules, all shares in respect of which unclaimed dividend has been transferred to Investor Education Protection Fund ("IEPF") under the Act and the Rules and in respect of which any dividend warrant has not been encashed by the shareholder(s) during last seven consecutive years or more (relevant shares), shall be transferred and credited by the Company to the demat account of IEPF in the manner prescribed under

The dividend for the financial year 2012-2013 (Dividend 2012-13) which remains unclaimed for a period of seven consecutive years or more as on October 16, 2020 will be transferred to IEPF. Further, shares held by the shareholders who have not encashed the dividend 2012-13, and who have not encashed any dividend warrant during last seven years, will also be transferred to IEPF under the Act and the Rules. Details of shareholders who have not claimed Dividend 2012-13 and shares held by them are available on the website of the Company viz., www.unitedbreweries.com. The Company has also sent individual letters to the shareholders in this regard. All benefits accruing on such shares, if any, shall also be transferred to IEPF in compliance of the Rules. The shareholders may claim the shares transferred to IEPF along with benefits accrued thereon, from time to time, after following the procedure laid down in the Rules. Please note that no claim shall lie against the Company with respect to the unclaimed/unpaid dividends and share(s) transferred to the IEPF pursuant to the Rules.

In case the shares which are required to be transferred to IEPF are held in physical form, the Company would be issuing duplicate share certificate(s) for transferring to IEPF and upon issue of such duplicate share certificates, the original share certificate(s) will deemed to be cancelled and non-negotiable. In case the shares are held in demat form, the Company shall inform the depository by way of corporate action, where the shareholders have their demat accounts, for transfer of shares to IEPF

rils of shares to be transferred to IEPF will be placed on the website of the Company which should be considered as notice for issue of duplicate share certificate(s) that will be issued by the Company for the purpose of transfer of shares to IEPF and no separate notice will be issued in this regard.

For any clarification in this regard, the shareholders may write to the Company and its Registrar & Share Transfer Agent viz., Integrated Registry Management Services Private Limited, No. 30, Ramana Residency, 4" Cross, Sampige Road, Malleswaram, Bengaluru - 560 003; Telephone: +91-80-23460815 to 23460818, Email: bglsta@integratedindia.in.

For UNITED BREWERIES LIMITED

Place: Bengaluru Date: August 21, 2020

GOVIND IYENGAR Senior Vice President - Legal & Company Secretary

बौद्ध ने बाहरी होने का तंज कसा तो बैठक छोड़कर चले गए बरैया

आंदोलन की तैयारियों के लिए बलाई बैठक में टिकट मांग रहे नेताओं में ठनी

भारकर न्यूज | दतिया

कांग्रेस की बैठक में रविवार को फिर विवाद की स्थिति बन गई। बैठक 28 अगस्त को प्रस्तावित जन आक्रोश आंदोलन की तैयारियों को लेकर हो रही थी। राज्यसभा चुनाव के समय कांग्रेस में शामिल होने वाले और भांडेर सीट से उपचुनाव में कांग्रेस से टिकट के दावेदार फूल सिंह बरैया ने बैठक को संबोधित करते हुए कहा कि पार्टी के साथियों पर हो रहे दर्ज मामलों की लड़ाई हम सभी एकजुटता के साथ लड़ेंगे। इस पर पूर्व गृहमंत्री व भांडेर से ही कांग्रेस के टिकट के दावेदार महेंद्र बौद्ध ने कहा कि जिला कांग्रेस कमेटी अपने कार्यकर्ताओं की लड़ाई लड़ने में सक्षम है। उन्हें बाहरी लोगों की जरूरत नहीं है। बाद में उन्होंने बात को संभालते हुए कहा कि बाहरी व्यक्ति बाहरी तौर पर हमारी जो मदद कर सकते हों, वह करें। इस ताने के बाद फल सिंह बरैया बैठक को अधरा छोड़ कर ही चले गए। बाद में आंदोलन के नेतृत्व को लेकर भी विवाद हुआ।

कांग्रेस नेताओं पर लगातार दर्ज हो रहे आपराधिक मामलों के विरोध में कांग्रेस 28 अगस्त को दतिया में बड़ा आंदोलन कर रही है। आंदोलन में पूर्व नेता प्रतिपक्ष अजय सिंह, पूर्व प्रदेशाध्यक्ष अरूण यादव, पूर्व मंत्री डॉ. गोविंद सिंह, पूर्व मंत्री सज्जन सिंह वर्मा व पूर्व मंत्री कमलेश्वर पटेल शामिल होंगे। इसी आंदोलन की तैयारियों को लेकर रविवार को जिला कांग्रेस कार्यालय में बैठक रखी गई थी। इस बैठक में भी कांग्रेस की पूर्व बैठकों व सम्मेलनों की तरह विवाद की स्थिति पैदा हो गई। विवाद उस समय पैदा हुआ जब बैठक को फूल सिंह बरैया

संबोधित कर रहे थे। उन्होंने कहा कि यह लड़ाई हम सब मिल कर लड़ेंगे। उनका इतना कहना था कि पूर्व गृहमंत्री महेन्द्र बौद्ध बीच में बोल पड़े कि जिला कांग्रेस कमेटी इतनी सक्षम है कि वह अपनी लडाई लड सकती है। हम तीनों (बौद्ध स्वयं, राजेन्द्र भारती व घनश्याम सिंह) एकजुट है। उन्हें बाहरी (फूल सिंह बरैया ग्वालियर से है) नेताओं की जरूरत नहीं। इस पर किसी ने आवाज दी तो फिर यह बड़े नेता क्यों आ रहे है. क्या हमें इनकी जरूरत नहीं। इस विवाद के बाद बरैया अपनी बात पूरी करते हुए बैठक छोड़ कर चले गए।





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EXTRACT OF UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER ENDED JUNE 30, 2020

ш	Particulars	Standalone				Consolidated			
SI.		Quarter ended			Year ended	Quarter ended Yea			Year ended
No		30.06.2020 Unaudited	30.06.2019 Unaudited	31.03.2020 Audited	31.03.2020 Audited	30.06.2020 Unaudited	30.06.2019 Unaudited	31.03.2020 Audited	31.03.2020 Audited
1.	Total Income (net)	2,903.71	5,449.62	3,792.09	17,756.80	5,052.97	8,915.51	6,185.07	32,392.27
2.	Net Profit / (Loss) for the period before Tax (before Exceptional and/or Extraordinary items)*	285.30	668.62	(1,859.83)	(1,133.47)	269.53	745.42	(2,759.76)	(1,362.92)
3.	Net Profit / (Loss) for period before tax(after Exceptional &/or Extraordinary item)	285.30	668.62	(6,009.88)	(5,283.52)	266.45	737.46	(6,903.79)	(5,527.68)
4.	Net Profit / (Loss) for period after tax (after Exceptional &/or Extraordinary items)	187.90	514.28	(5,933.86)	(5,317.35)	148.24	558.16	(6,328.01)	(5,305.80)
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) & Other Comprehensive Income (after tax)]	189.12	517.07	(5,932.69)	(5,310.85)	163.90	559.01	(6,311.47)	(5,262.91)
6	Paid- up Equity Share Capital (Face value of Rs. 10/- each)	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57
7.	Reserves (excluding Revaluation reserve) as shown in the Audited Balance Sheet of the previous year	NA	NA	NA	28,310.15	NA	NA	NA	26,922.25
8.	Earnings Per Share (Face Value of Rs. 10/- each) (for continuing operations)** -								
	1. Basic: 2. Diluted:	1.33 1.33	3.63 3.63	(41.89) (41.89)	(37.54) (37.54)	1.07 1.07	3.70 3.70	(44.75) (44.75)	(38.29) (38.29)

1.*Profit Before Tax (Before & after Exceptional and/or Extra-ordinary Items) only includes Profit before tax from Continuing Operations 2.** EPS includes EPS from Continued operations

3.The above is an extract of the detailed format of the Unaudited Financial Results (Standalone and Consolidated) filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015. The full formats of the same are available on the website of the Stock Exchange(s) at www.bseindia.com & www.nseindia.com and the Company at www.cleducate.com.

Place: New Delhi Date: August 23, 2020 For CL Educate Limited Sd/-**Gautam Puri** Vice Chairman & Managing Director

अस्पताल की तीसरी मंजिल से कूदने जा रहा था कोरोना संक्रमित, बचाया

भास्कर न्यूज | जबलपुर

कॉलेज स्पेशिएलिटी हॉस्पिटल की तीसरी मंजिल से एक 61 वर्षीय कोरोना संक्रमित व्यक्ति ने कूदकर जान देने का प्रयास किया। वह खिडकी से लॉफ्ट तक पहुंचा। जब नीचे से लोगों ने उसे देखा तो रुकने के लिए कहा। अस्पताल के एक वार्ड ब्वॉय ने उसी खिडकी के रास्ते जाकर उसे कूदने से पहले पकड़ा। इस दौरान करीब आधा घंटा अस्पताल परिसर में हंगामे की स्थिति बनी रही।

मिलौनीगंज निवासी उक्त मरीज तीसरी मंजिल के कोविड वार्ड में भर्ती है। वार्ड में एकांकी रहने तथा परिजनों से बात नहीं हो सकने के साथ ही इलाज नहीं मिलने से वह मानसिक तौर पर परेशान था। उस समय वार्ड में खिड़की से बाहर निकला होगा।



हॉस्पिटल की लॉफ्ट में बैठा मरीज।

ड्यूटी करने वाले डॉ. पंकज असाटी ने बताया कि मरीज का सही तरीके से इलाज किया जा रहा है। उसके ऑक्सीजन में काफी सुधार हुआ है। अकेलेपन के कारण अवसाद में वह

रीवाः मुखबिरी के संदेह में जानलेवा हमला, बालक की मौत, दो घायल

रीवा जिले के मऊगंज थाना क्षेत्र में गांव के सर्वेश सिंह और रत्नेश सिंह पर नशे के कारोबार की मुखबिरी के संदेह हमला कर दिया। इनके साथ 14 वर्षीय पर हुए जानलेवा हमले में 14 साल के बालक की मौत हो गई। दो लोग घायल हुए हैं। आरोपियों की गिरफ्तारी की मांग को लेकर लोगों ने सडक पर चक्काजाम किया। पन्नी पथरिहा गांव में सुबह लगभग 11 बजे आरोपी सोनू साकेत ने एसपी राकेश कुमार सिंह ने बताया कि

भांजा चमन सिंह भी था। उसे भी बुरी तरह पीटा गया। जिससे उसकी मौके पर ही मौत हो गई। बताया गया है कि वह यूपी से एक माह पहले निनहाल आया था। आज उसका जन्मदिन भी था। अपने साथियों के साथ मिलकर पड़ोसी 8 आरोपियों को नामजद किया गया है।



एक पेड़ साल भर में 20 किलो धूल सोखता है और अल्ट्रा वॉइलेट-बी एक्सपोज़र को 50% तक कम कर स्क्रिन कैंसर होने की सम्भावना घटाता है