DJ MEDIAPRINT & LOGISTICS LIMITED

(Formerly known as D J Logistic Solutions Private Limited)



DJMLCS/BSE120/2021-22

28th January,2022

To,
The Departs

The Department of Corporate Service,

BSE Limited,

Phiroze Jeejeebhoy Towers,

Dalal Street, Mumbai 400 001.

Security Code -543193 & ISIN: INEOB1K01014

Dear Sir/Madam,

Sub: Intimation of Basis of AllotmentAdvertisement

Pursuant to Regulations30, 47 of the Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements) Regulations, 2015("SEBILODR") please find the attached Basis of Allotment Advertisement made in accordance with Regulation 264 of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR") in following newspapers:

- a. Financial Express All India editions (English) dated January 28, 2022
- b. Jansatta- All India editions (Hindi) dated January 28, 2022
- c. Mumbai Lakshadeep- Mumbai edition (Marathi) dated January 28, 2022

The copy of the above newspaper publication is also enclosed herewith. The aforesaid documents are also made available on the website of the Company at www.djcorp.in.

Thanking you,

Yours Sincerely,

For D. Mediaprint & Logistics Limited

Khushboo Mahesh Lalji

Company Secretary & Compliance Officer

M.No- A53405

Encl-a/a

FINANCIAL EXPRESS

CLASSIFIED CENTRES IN MUMBAT Beejay Ads, Opera House Phone: 23692926 / 56051035.

Color Spot, Byculla (E), Phone: 23748048 / 23714748.

FCA Communications, Nariman Point, Phone: 40020550 / 51. Fulrani Advtg. & Mktg. Antop Hill

Phone: 24159061 Mobile: 9769238274/ 9969408835 Ganesh Advertising, Abdul Rehman Street, Phone: 2342 9163 / 2341 4596.

Hornimal Circle, Fort. Phone: 22663742. Mani's Agencies, Opp.G.P.O., Fort. Phone: 2263 00232.

J.K. Advertisers,

Mobile: 9892091257. Manjyot Ads, Currey Road (E)

Phone: 24700338. Mobile: 9820460262 OM Sai Ram Advtg., Currery Road Mobile: 9967375573

Pinto Advertising, Mazagaon, Phone: 23701070.

Mobile: 9869040181 Premier Advertisers Mumbai Central Mobile: 9819891116

Sarjan Advertising, Phone: 66626983 Sanjeet Communication

Phone: 40024682/40792205. S. Arts Advtg. Masjid Phone: 23415111

Taj Publicity Services, Byculla (W), Phone: 2305 4894. Mobile: 9892011371. Yugarambha Advertising

Girgaon, Phone: 2386 8065. Mobile: 9869074144. Aaryan Publicity Dadar (E), Phone: 022-65881876 Mobile: 9320111876

B. Y. Padhye Publicity Services, Dadar (W), Phone: 2422 9241/ 2422 0445. DATEY Advertising, Datey Bhavan, Dadar (W)

Mobole: 8452846979/9930949817 Mobile: 8691800888

Central Advertising Agency, Mahim (W). Phone: 24468656 | 24465555 Charudatta Advertising, Mahim (W),

Jay Publicity, Phone: 24124640

Pallavi Advtg.

Dadar (W),

Phone: 24221461

Mobile: 9869109765 Shree Swami Samarth Advertising, Dadar (W), Phone: 24440631

Stylus Arts, Dadar (W) Phone: 24304897

Time Advertising.

Matunga(W),

Mobile: 9869131962

Phone: 2446 6191 Vijaya Agencies, Dadar (W), Phone: 2422 5672.

Mobile: 9920640689 Media Junction, Matunga (W), Phone: 022-66393184/ 022-66332340

Mobile: 9820295353/ 9821656198

Achievers Media Phone: 22691584

NAC Bandra (W). Mobile: 9664132358 Reckon

Mobile : 9867445557

financialexp

Bandra (W.).

Golkonda Aluminium Extrusions Limited

(Formerly known as Alumeco India Extrusion Limited) Regd. Office: A-2/78-B, Keshav Puram, New Delhi - 110035 Website: www.gael.co.in, E-mail: cs@gael.co.in

Extract of Unaudited Standalone Financial Results for the Quarter and nine months ended 31 December, 2021 (Rs. in Millions)

				(110.	mi mimons
Sr. no	Particulars	Particulars Quarter ended e 31.12.2021 31. [Unaudited] [Un			
1	Total Income from Operations	0.00	4.28	0.00	4.74
2	Net Profit/(Loss) before Tax	1.03	6.74	6.19	16.89
3	Net Profit/(Loss) after Tax	1.03	6.73	6.19	16.89
4	Total Comprehensive Income	1.03	6.73	6.19	16.89
5	Paid-up equity share capital (face value of Rs.10/- each)	52.70	52.70	37.20	37.20
6	Earnings Per Share (of Rs. 10/- each) (not annualized)				
	a. Basic EPS (Rs.)	0.19	1.46	1.54	4.13
	b. Diluted EPS (Rs.)	0.19	1.46	0.61	1.65

The above is an extract of the detailed format of Quarterly Financial Results filed with Stock Exchange under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Quarterly Financial Results is available on the Company's website www.gael.co.in and Stock Exchange website www.bseindia.com.

For and on behalf of the Board of Directors,

Place: New Delhi Date: 27th January, 2022

Anand Bharti Whole Time Director DIN: 02469989

WELSPUN GROUP WELSPUN INVESTMENTS AND COMMERCIALS LIMITED CIN - L52100GJ2008PLC055195, Website: www.welspuninvestments.com Regstd. Office: Welspun City, Village Versamedi, Taluka Anjar, Dist. Kutch, Gujarat 370110 Corporate Office: Welspun House, 7th Floor, Kamala City, Senapati Bapat Marg, Lower Parel (West), Mumbai – 400013.

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER

	AND NINE MONTHS	ENDED 3	1 DECEMI	BER 2021	(₹ in Lakhs)
Sr.		Quarter			ths Ended	Year Ended
No.	Particulars		20	5	31/12/2020	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations (net)	13.34	7.56	413.58	132.54	136.50
2	Net Profit/(Loss) for the period					
	(before Tax and Exceptional items)	4.24	-0.50	389.47	110.14	106.05
3	Net Profit/(Loss) for the period before tax					
l J	(after Exceptional items)	4.24	-0.50	389.47	110.14	106.05
4	Net Profit/(Loss) for the period after tax					
اء ا	(after Exceptional items)	-39.72	0.87	238.08	82.90	79.20
5	Total Comprehensive income for the period					
	[Comprising profit / (Loss) for the period					
	(after tax) and Other Comprehensive	1,585.45	2,073.72	2 227 72	6 402 77	7,719.46
6	Income (after tax)] Equity share capital	1,565.45	2,013.12	2,227.72	6,492.77	1,719.40
ľ	(Face Value Rs. 10 each)	365.45	365.45	365.45	365.45	365.45
7	Reserves (excluding Revaluation Reserves as	300.40	303.43	300.40	300.40	303.43
	per balance sheet of previous accounting year)					13,420.90
8	Earnings per share of Rs 10 each					.5, 120.00
	(for continuing operations)					
	Basic and diluted EPS (Rs.)	-1.09	0.02	6.51	2.27	2.17
	()			2		

Notes: 1) The unaudited financial results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) prescribed under section 133 of The Companies Act, 2013 ("The Act") read with the relevant Rules issued thereunder and in terms of regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including relevant circulars issued by SEBI from time to time.

The above unaudited financial results were reviewed by the Audit Committee and were thereafter approved by the Board of Directors at its meeting held on 27 January 2022 in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The auditors have issued an unqualified review opinion on these results.

The outbreak of Coronavirus (COVID - 19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. The Company has evaluated impact of this pandemic on its business operations and based on its review and current indicators of future economic conditions, there is no significant impact on its financial results. However, the impact of the global health pandemic may be different from that estimated as at the date of approval of these financial results and the Company will continue to closely monitor any material changes to future economic conditions.

The figures for the guarter ended 31 December 2021 and corresponding guarter ended 31 December 2020 represents the difference between unaudited figures for the Nine months and the unaudited published figures of Half year of the respective financial year, which were only reviewed and were not subject to audit by the The Company is engaged in investment activity, which is primary segment and there are no other reportable

segments as per Ind AS 108 - 'Operating Segments' as quantitative thresholds of revenue/profit/assets are Previous period's figures have been regrouped/reclassified, wherever necessary, to correspond with those of

current period. The above is an extract of the detailed format of unaudited financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results is available on the websites of the Stock Exchanges (www.nseindia.com, www.bseindia.com) and the Company's websites (www.welspuninvestments.com)

For Welspun Investments and Commercials Limited **Atul Desai** Place : Mumbai Director Date: 27/01/2022 DIN - 00019443

Kothari KOTHARI PETROCHEMICALS LIMITED

1.54

4.40

1.35

Regd.Office: 'Kothari Buildings', 115, Mahatma Gandhi Salai, Nungambakkam, Chennai - 600034 CIN: L11101TN1989PLC017347 Phone: 044-35225527 / 35225528 Email: secdept@hckgroup.com, Website: www.kotharipetrochemicals.com

Extract of Unaudited Financial Results for the Quarter and year to date ended 31st December 2021

		At-	(Rs.in Lakhs
Particulars	Quarter Ended 31.12.2021	Year to date Ended 31.12.2021	Quarter Ended 31.12.2020
		Unaudited	
Total income from operations	10,552.95	27,101.83	6,286.20
Net Profit / (Loss) for the period (before Tax, Exceptional items)	1,309.05	3,765.83	1,072.37
Net Profit / (Loss) for the period before tax (after Exceptional items)	1,309.05	3,607.69	1,072.37
Net Profit / (Loss) for the period after tax (after Exceptional items)	904.76	2,590.55	792.44
Total Comprehensive Income for the period [(comprising Profit / (Loss) for the period (after tax) and other comprehensive Income (after tax)]	905.27	2,587.94	792.21
Equity Share Capital	5,918.68	5,918.68	5,918.68
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year	*	383	5.
Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations) Basic:	1.54	4.40	1.35

The above is an extract of the detailed format of guarterly and year to date ended Unaudited Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly and year to date ended Unaudited Financial Results are available on the National Stock Exchange of India Ltd website at www.nseindia.com and Company's website at www.kotharipetrochemicals.com

Diluted

for Kothari Petrochemicals Limited Place : Chennai Arjun B. Kothari Date : 27.01.2022 Managing Director

THE **sukhjit** <u>Starch & Chemicals Limited</u> Regd. Office: Sarai Road, Phagwara-144401 CIN: L15321PB1944PLC001925
E-mail: sukhjit@sukhjitgroup.com Website: www.sukhjitgroup.com Ph. 01824-468800 **EXTRACT OF THE UNAUDITED FINANCIAL RESULTS**

	Particulars	Standalone for Three Months ended 31.12.2021 (Unaudited)	Standalone For Corresponding Three Months (in the prev. year) ended 31.12.2020 (Unaudited)	Standalone for Nine Months ended 31.12.2021 (Unaudited)	Standalone for Corresponding Nine Months (in the prev. year) ended 31.12.2020 (Unaudited)	Consolidated For Three Months ended 31.12.2021 (Unaudited)	Consolidated for Corresponding Three Months (in the prev. year) ended 31.12.2020 (Unaudited)	Consolidated for Nine Months ended 31.12.2021 (Unaudited)	Consolidated for Corresponding Nine Months (in the prev. year) ended 31.12.2020 (Unaudited)
1)	Total Income/Revenue from Operations (Net of Discounts)	315.27	178.55	805.79	465.81	319.33	178.93	813.00	467.56
2)	Net Profit for the period before Tax	313.21	110.00	003,73	400.01	313,33	170.55	013.00	407.30
,	(before/ after exceptional items)	32.88	13.19	71.15	15.87	31,28	13.34	66.63	15.68
3)	Net Profit for the period after Tax		100000		0000	0.000			55.750.000.
	(before/ after exceptional items)	25.13	10.19	54.65	12.22	26.53	10.34	53.13	12.03
1)	Total Comprehensive Income for the period (Comprising Profit for the period after Tax and		6320.49.		55600000		SWHIN		2015-5
	other Comprehensive Income (OCI) after Tax)	25.06	10.91	54.11	13.71	26.46	10.50	52.59	12.92
5)	Paid up Equity Share Capital	14.76	14.76	14.76	14.76	14.76	14.76	14.76	14.76
5)	Earning Per Share in Rs. (face value of Rs.10 each)								
	Basic	17.03	6.90	37.03	8.28	17.97	7.01	36.00	8.15
	Diluted	16.86	6.90	36.91	8.28	17.80	7.01	35.88	8.15

27th January, 2022, under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of the guarterly / Nine months financial results is available on the Stock exchange website of BSE at www.bseindia.com and also on Company's website at www.sukhiitgroup.com. Dated: 27th January, 2022 (K.K. Sardana) Place: Phagwara Managing Director

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

DJ MEDIAPRINT & LOGISTICS LIMITED

Our Company was originally incorporated as "DJ Logistic Solutions Private Limited" on February 24, 2009 under the provisions of the Companies Act, 1956 bearing Corporate Identification Number U60232MH2009PTC190567 issued by the Registrar of Companies, Mumbai, Maharashtra. Subsequently name of the company has been changed to "DJ Mediaprint & Logistics Private Limited" vide a fresh Certificate of Incorporation dated December 08, 2017. Subsequently our company was converted into Public Limited Company and the name of our Company was changed to "DJ Mediaprint & Logistics Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated December 19, 2017 issued by the Registrar of Companies, Mumbai. Our company got listed on the SME Platforn of BSE limited on April 13, 2020. For further details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 102 of the Prospectus.

Registered office: 24. 1st Floor, Palkhiwala House, Tara Manzil, 1st Dhobi Talao Lane, Mumbai – 400 002, Maharashtra, India, Corporate Office: UP Warehouse, Mafco Yard, Plot No. 4 to 9, 1st Floor, Sector-18, Vashi, Navi Mumbai – 400 703, Maharashtra, India. Contact Person: Ms. Khushboo Mahesh Lalji, Company Secretary & Compliance Officer Tel No.: 022 - 2788 9341 E-Mail ID: cs@djcorp.in; Website: www.djcorp.in; CIN: L60232MH2009PLC190567

BASIS OF ALLOTMENT

UKTHER PUBLIC OFFER OF 12,00,000 EQUITY SHAKES OF FACE VALUE OF \$10/- EACH ("EQUITY SHAKES") OF DJ WIEDI & LOGISTICS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE, INCLUDING A SHARE PREMIUM OF ₹115/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹1500.00 LAKHS ("THE ISSUE"). OF WHICH 60,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE AGGREGATING TO ₹75.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 11,40,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE, AGGREGATING TO ₹1,425.00 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 22.17% AND 21.06% RESPECTIVELY OF THE POST ISSUE PAIDUP EQUITY SHARE CAPITAL OF THE COMPANY.

THE OFFER IS BEING MADE THROUGH THE FIXED PRICE PROCESS IN ACCORDANCE WITH REGULATION 281 READ WITH REGULATION 103(1) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED. (For further details please see "The Issue" beginning on page no. 27 of the Prospectus.) THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 125/- EACH. THE ISSUE PRICE IS 12.50 TIMES OF THE FACE VALUE ISSUE PROGRAMME: ISSUE OPENED ON: JANUARY 18, 2022 and CLOSED ON: JANUARY 20, 2022,

The Equity Shares of our company are already listed on the SME Platform of BSE Limited. The equity shares further offered through this Prospectus are proposed to be listed on the SME Platform of BSE Limited. Our company has received "in-principal" approval letter dated January 06, 2022 from BSE for using its name in this Prospectus and listing approval dated January 27, 2022 from BSE. The trading is proposed to be commenced on or about January 31, 2022*.

PROPOSED DATE OF LISTING: JANUARY 31, 2022*.

* Subject to receipt of trading approval from the BSE Limited.

SUBSCRIPTION DETAILS

The Issue Received 5739 applications for 81,03,000 shares and was subscribed to the extent of 6.75 times before technical rejection but after bids not banked. After considering Technical Rejections cases, the Issue was subscribed 6.64 times i.e. 5612 applications for 79,68,000 shares. 2709 Summary of the Valid Applications Received:

Sr.	Category	Gross Ap	plication	Less: Re	ejections	Va	lid	Allotn	nent
No	1	No. of Application	Equity Share						
1	Retail Individual Applicants	5,470	5,470,000	123	123,000	5,347	5,347,000	771	771,000
2	Non-Retail Applicants	268	2,573,000	4	12,000	264	2,561,000	169	369,000
3	Market Maker	1	60,000		-	1	60,000	1	60,000
	Total	5,739	8,103,000	127	135,000	5,612	7,968,000	941	1,200,000
Alloca	tion: The Basis of	Allotment w	as finalized	in consultat	ion with th	ne Designated	Stock Ex	change – BSE	Limited on

January 25, 2022.

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹ 125/- per Equity Share, was finalised in consultation with BSE. The category was subscribed by 1.00 time. The total number of shares allotted in this category is 60,000 Equity shares.

Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares Applied	% to total	Ratio of allottees to applicants		No. of Succesful Applicants	Total No. of Equity Shares Allotted
1	60,000	1	100	60,000	100	1	1	1	60,000
	GRAND TOTAL	1	100	60,000	100			1	60,000

B. Allocation to Retail Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹ 125 /- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 9.38 times i.e. for 5347000 Equity Shares. Total number of shares allotted in this category is 771000 Equity Shares to 771 successful applicants.

	Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares Applied	% to total	Ratio of allottees to applicants		No. of Succesful Applicants	Total No. of Equity Shares Allotted			
ı	1	1,000	5,347	100	5,347,000	100	771	5,347	771	771,000			
l		GRAND TOTAL	5,347	100	5,347,000	100	1		771	771,000			
1	C. Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual												

Investors, at the issue price of ₹ 125/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 4.49 times i.e. for 2561000 shares. Total number of shares allotted in this category is 369000 Equity Shares to 169 successful applicants. The category wise details of the Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	Received	Total No. of Equity Shares Applied	% to total	Ratio of al applic		No. of Succesful Applicants	Total No. of Ed Shares Allott
1	2000	88	33.33	176000	6.87	25	88	25	25000
2	3000	23	8.71	69000	2.69	10	23	10	10000
3	4000	26	9.85	104000	4.06	15	26	15	15000
4	5000	24	9.09	120000	4.69	17	24	17	17000
5	6000	4	1.52	24000	0.94	3	4	3	3000
6	7000	6	2.27	42000	1.64	1	1	6	6000
7	8000	16	6.06	128000	5.00	1 5	1	16	16000
						1	8	0	2000
8	9000	9	3.41	81000	3.16	1	1	9	9000
- 4				- 8		1	3	0	3000
9	10000	19	7.20	190000	7.42	1	I	19	19000
- 7					- 1	8	19	0	8000
10	11000	1	0.38	11000	0.43	1	1	1 1	2000
-11	12000	5	1.89	60000	2.34	1	1	5	5000
						4	5	0	4000
12	13000	2	0.76	26000	1.02	1	1	2	4000
13	15000	3	1.14	45000	1.76	1	1	3	6000
- 1	1	î			-	1	3	0	1000
14	16000	5	1.89	80000	3.12	1	1	5	10000
						2	5	0	2000
15	17000	2	0.76	34000	1.33	1	1	2	4000
- 8			- 9	- 1		1	2	0	1000
16	18000	1	0.38	18000	0.70	1	1	1	3000
17	19000	1	0.38	19000	0.74	1	1	1	3000
18	20000	6	2.27	120000	4.69	1	1	6	12000
- 0		- 5		- 3		5	6	0	5000
19	22000	1	0.38	22000	0.86	1	1	1	3000
20	24000	1	0.38	24000	0.94	1	1	1	3000
21	25000	1	0.38	25000	0.98	1	1	3 1 3	4000
22	27000	1	0.38	27000	1.05	1	1	1	4000
23	28000	1	0.38	28000	1.09	1	1	1 1	4000
24	30000	1	0.38	30000	1.17	1	1	g 1	4000
25	31000	1	0.38	31000	1.21	1	1	1	4000
26	32000	1	0.38	32000	1.25	1	1	1	5000
27	33000	1	0.38	33000	1.29	1	1	1	5000
28	36000	1	0.38	36000	1.41	1	1	1	5000
29	40000	3	1.14	120000	4.69	1	1	3	15000
- 3	- 1	9	1 3	11		2	3	0	2000
30	46000	1	0.38	46000	1.80	1	1	1	7000
31	54000	1	0.38	54000	2.11	1	1	1	8000
32	55000	1	0.38	55000	2.15	1	1	1 1	8000
33	56000	1	0.38	56000	2.19	1	1	1	8000
34	65000	1	0.38	65000	2.54	1	1	1	9000
35	70000	1	0.38	70000	2.73	1	1	1 1	10000
36	80000	1	0.38	80000	3.12	1	1	1	12000
37	100000	1	0.38	100000	3.90	1	1	1	14000
38	120000	1 8	0.38	120000	4.69	1	1	1	17000
39	160000	1	0.38	160000	6.25	1	1	1	23000
G	RAND TOTAL	264	100.00	2,561,000	100.00			169	369,000

Designated stock Exchange viz. BSE Limited and at a meeting held on January 25, 2022 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants.

In terms of the Prospectus dated January 11, 2022 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage". The instructions to Self Certified Syndicate Banks for unblocking the amount will be processed on or prior to January 27, 2022. Further, the CAN-cum-Refund

advices and allotment advice and/or notices will be forwarded to the address/email id of the Applicants as registered with the depositories as filled in the application form on or before January 28, 2022. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME within six working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 11, 2022 ("Prospectus") INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer,

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED at https://purvashare.com/queries/fpo.php All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below: PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED



Place: Mumbai Date: 28.01.2022 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane, Lower Parel (E) Mumbai – 400011, Maharashtra Tel: 022 2301 2518 / 8261, Email/ Investor Grievance E-mail support@purvashare.com Website: www.purvashare.com Contact Person: Ms. Deepali Dhuri - Compliance Officer SEBI Registration No: INR000001112 CIN No: U67120MH1993PTC074079

For DJ MEDIAPRINT & LOGISTICS LIMITED

On behalf of the Board of Directors

Managing Director

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF DJ MEDIAPRINT & LOGISTICS LIMITED



Date: 28.01.2022

the society intersy invites damage or objections from the first of the damage of the said shares and interest of the deceased member in the capital/property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proofs in support of such claims/objections. If no claims/objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/property of the society in such manner as is provided under the bye-laws of the society. The claims/objections, if any, received by the society shall be dealt with in the manner provided under the bye-laws of the society. A copy of the bye-laws of the society is available for inspection by the claimants/ objectors, in the office of the society from the date of publication of the notice till the date of expiry of its period.

for and on behalf of EVERSHINE HELIO CHS Ltd, Hon, Secreta

सर्वांना कळविण्यात येते की, माझे पती डॉमनिक जॉन रॉड्रिक्स यांचा मृत्यु दिनांक ८ मार्च २०१७ या दिवशी झाला. माझे पतीचे वाहन क्रमांक MH-48 AM-4944 असे आहेत. मी श्रीमती वीणा डॉमनिक रॉड्रिक्स वाहन माझ्या नावावर करण्यासाठी क्षेत्रीय व कार्यालयीन अनेक संबंधीतांना विनंती केली आहे. तरी कुणालाही आपत्ती किंवा हरकत असेल तर २० दिवसांत उपप्रादेशिक परिवहन कार्यालय, वसई - विरार

जाहीर सूचना

येथे आपली तक्रार करावी. प्रार्थीः वीणा डॉमनिक रॉड्रिक्स, जुलीयट राहूल डिसोजा, क्रिस्टीन डॉमनिक रॉड्रिक्स व दिव्या डॉमनिक रॉड्रिक्स पत्ताः बि/००६, शिवसथान कॉम्प्लेक्स, बिल्डींग क्र. ३, आगाशी रोड, गोकुल टॉऊशीप समोर, विरार(प.) बोळींज, वसई, तॉ.व जि. पालघर-४०१३०३

जाहीर सूचना

Udding you are to the control of the

PUBLIC NOTICE

spire of unigent search of the said Lost Original agreement for sale & Share Certificate, or above mentioned document shall intimate the undersigned in writing at the under mentioned address within 7 days from date of the notice along with the document in support of such objection otherwise such objection of claim shall be considers as walved. Or any person has found the above mentioned document, you are requested to kindly return the same to the below address.

Sd/- R. L. MISHRA Date: 280/1022 Place: Mumbai

सर्व संबंधितांना येथे सुचित करण्यात येत आहे की, श्री. प्रविण मोहनभाई मिस्त्री व श्रीमती दक्षाबेन प्रविणभाई मिस्त्री हे फ्लॅट क्र.२०६, २रा मजला, श्रं शीतल कोहौसोलि., कॅबिन क्रॉस रोड, भाईंदर (पूर्व) जिल्हा ठाणे-४०११०१ या जागेचे संयक्त मालव होते आणि अनक्रमांक १४१ ते १४५ धारव भागप्रमाणपत्र क्र.२९ चे ५ शेअर्सचे धारक होते. मटर श्री पतिण एम मिस्ती यांचे टिनांक १६.०६.२०१४ रोजी निधन झाले आणि उपरोत्त सोसायटीने त्यांची मुले श्री. निरज प्रविण मिस्त्री व कुमारी एकता प्रविण मिस्त्री यांच्याकडून निश्चिती प्राप्त केल्यानंतर सदर सोसायटीने श्रीमती दक्षाबेन प्रविण मिस्त्री यांच्या एकमेव नावे सदर फ्लॅट व सद शेअर्स हस्तांतरीत केले.

सदर श्रीमती दक्षाबेन प्रविण मिस्त्री यांना सदर फ्लॅं व सदर शेअर्स विक्री करण्याची इच्छा आहे आणि जर कोणासही सदर फ्लॅट व सदर शेअर्सबाबत काही अधिकार, हक्क, लाभ व दावा असल्यार त्यांनी माझ्याकडे लिगल पॉईंट, जी-ए/२, कोमल टॉवर, स्टेशन रोड, भाईंदर (प.), जिल्हा ठाणे ४०११०१ येथे लेखी स्वरुपात सदर तारखेपासू-१४ दिवसांत कळवावे. अन्यथा असे समजले जाईत की, उपरोक्त बाबत कोणताही अधिकार, हक्क किंव दावा अस्तित्वात नाही. संदर्भ/क्र./पीएन/१२८/२०२१

सही/-दि.२८.०१.२०२१

(वकील, उच्च न्यायालय)



Unit No. 8/9, Ravi Kiran, New Link Road, Andheri (W), Mumbai - 400 053. Tel: 022 26741787 / 26741792 Website: www.mittallifestyle.in Email: info@mittallifestyle.in / cmd@mittallifestyle.in CIN: L18101MH2005PLC155786

NOTICE OF Board Meeting

Pursuant to Regulation 29(1) (d) & 29 (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform you that the meeting of the Board of Directors is scheduled to be held on Wednesday, February 02, 2022 at 11.00 a.m. at the Registered Office of the Company situated at Unit No. 8/9. Ravikiran, Ground Floor New Link Road, Andheri (West) – 400 053 Mumbai, Maharashtra, India to inter-alia consider the following:

To Consider and allotment of 20,10,000 equity shares of Rs. 10/- each at price of Rs. 11/- (Including premium of Re. 1/-each) to J K Denim Fab Pvt Ltd (Promoter Category), Pratik Brijeshkumar Mittal (Promoter Category), Denim Feb Mumbai Pvt Ltd (Promoter Group Category) Brijeshkumar Jagdishkumar Mittal HUF (Promoter Group Category), Sudha Brijeshkumar Mittal (Promoter Group Category) and Viral Dhirailal Mehta (Public Category) (hereinafter refer as Proposed allottees) on Preferential Basis in accordance with the Special resolution passed by the shareholders by Posta Ballot on December 30, 2021 and pursuan to the In-principle approval received from National Stock Exchange of India Limited vide their letter number NSE/LIST/29424 dated January 21, 2022.

Consequent to the aforesaid proposed allotment of equity shares, the paid up Equity Share Capital of the Company stands increased at Rs. 14,93,44,480 comprising 1,49,34,448 Equity Shares of Rs. 10/ - each.

For Mittal Life Style Limited Sd/-Jalpa Purohit Company secretary & Compliance Officer Dt: 27-01-2022

जाहीर सुचना

याव्टारे सचना देण्यात येते की. मार्ड अशील **श्री. रामप्रवेश सिंह** यांची खार्ल नमद केलेल्या सदनिकेची मिळकत आहे. फ्लॅटचे वर्णन : मौजे निळजे - घेसर. तालुका कल्याण, जिल्हा ठाणे येथील |स.नं./हि.नं. १२३/१, १२३/२_. १०८/१ए, आणि स.नं./हि.नं. ९२/१, ९४, ६०/३/-, ९९/३/इ, ११३/१बी, कासा-रिओ प्रोजेक्ट, कल्याण-शिळ रोड, डोंबिवली (पूर्व), ता. कल्याण, जि. ठाणे, यावरील व्हिक्टोरीया को. ऑप. हौ सोसा. लि., डी-विंग या इमारती मधील पाचव्या मजल्यावरील ६५.११ चौ.मी. कारपेट क्षेत्रफळाचा फ्लॅट नं. ५०४ ची

सदर वर वर्णन केलेला फ्लॅट नं. ५०४ अभिषेक कुमार रामप्रवेश सिंह यांनी दिनांक १७/१२/२०११ रोजी मेसर्स लोढा इवेलर्स प्रा. लि. यांचेकडून कायमस्वरुपी विकत घेतलेला आहे. सदर करार दिनांक १७/१२/२०११ रोजी दुय्यम निबंधक कल्याण-५ यांचेकडे दस्त क्र

५९५/२०११ अन्वये नोंदविलेला आहे. तदनंतर अभिषेक कुमार रामप्रवेश सिंह यांचे दिनांक १७/०७/२०१६ रोजी निधन झाले. असून त्यांना **(१) श्री. रामप्रवेश सिंह** (वडील) व (२) सौ. श्यामा सिंह (आई) (३) सौ. नितु सिंह (बहिण), हे तिन जण कायदेशीर वारस आहेत अन्य कोणीही वारस नाहीत.

तरी सदर मालमत्तेविरुद्ध किंवा मालमत्तेव विक्री, देणगी, वारसा, गहाण, खत लीजलीअन, हवाला, पोटगी ईजमेंट यांचे मार्गाने किंवा नाही तर अशीच इतर दुसऱ्य कोणत्याही प्रकारे एखादा हक असणान्य सर्व इसमांनी याव्दारे त्या संबंधीची लेखी माहिती या जाहीर सूचनेच्या प्रसिद्धीच्य तारखेपासून १४ दिवसांचे आत वकील व नोटरी श्री. एस. व्ही. तर्टे, तळ मजला अरिहंत पूजा को.ऑप.हौ.सोसा., तर्टे ऱ्लाझा जवळ, मानपाडा रोड, डोंबिवली (पूर्व) ४२१२०१, यांस कळवावयास पाहिजे. तसे न केल्यास तशा प्रकारे कोणाचेही हक्क नाहीत व असल्यास ते सोडून देण्यात आले आहेत असे

समजण्यांत येईल. ता.: २७/०१/२०२२

सही/ (श्री. वि. तर्टे 🏾 वकील व नोटरी Date: 28.01.2022

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

DJ MEDIAPRINT & LOGISTICS LIMITED

Our Company was originally incorporated as "DJ Logistic Solutions Private Limited" on February 24, 2009 under the provisions of the Companies Act, 1956 bearing Corporate Identification Number U60232MH2009PTC190567 issued by the Registrar of Companies, Mumbai, Maharashtra. Subsequently name of the company has been changed to "DJ Mediaprint & Logistics Private Limited" vide a fresh Certificate of Incorporation dated December 08, 2017. Subsequently our company was converted into Public Limited Company and the name of our Company was changed to "DJ Mediaprint & Logistics Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated December 19, 2017 issued by the Registrar of Companies, Mumbai. Our company got listed on the SME Platform of BSE limited on April 13, 2020. For further details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Corporate Matther" beginning on prace as 1012 of the December 19. Matters" beginning on page no 102 of the Prospectus.

Registered office: 24, 1st Floor, Palkhiwala House, Tara Manzil, 1st Dhobi Talao Lane, Mumbai – 400 002, Maharashtra, India. Corporate Office: UP Warehouse, Mafco Yard,

Plot No. 4 to 9, 1st Floor, Sector-18, Vashi, Navi Mumbai – 400 703, Maharashtra, India. Contact Preson: Ms. Khushboo Mahesh Lalji, Company Secretary & Compliance Officer Tel No.: 022 – 2788 9341 E-Mail ID: cs@djcorp.in; Website: www.djcorp.in; CIN: L60232MH2009PLC190567 BASIS OF ALLOTMENT

FURTHER PUBLIC OFFER OF 12.00.000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF DJ MEDIAPRINT & LOGISTICS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE, INCLUDING A SHARE PREMIUM OF ₹115/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹1500.00 LAKHS ("THE ISSUE") OF WHICH 60.000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE AGGREGATING TO ₹75.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 11,40,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE. AGGREGATING TO ₹1,425.00 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 22.17% AND 21.06% RESPECTIVELY OF THE POST ISSUE PAIDUP EQUITY SHARE CAPITAL OF THE COMPANY.

THE OFFER IS BEING MADE THROUGH THE FIXED PRICE PROCESS IN ACCORDANCE WITH REGULATION 281 READ WITH REGULATION 103(1) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED. (For further details please see "The Issue" beginning on page no. 27 of the Prospectus.) THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 125/- EACH. THE ISSUE PRICE IS 12.50 TIMES OF THE FACE VALUE

ISSUE PROGRAMME: ISSUE OPENED ON: JANUARY 18, 2022 and CLOSED ON: JANUARY 20, 2022. PROPOSED DATE OF LISTING: JANUARY 31, 2022*. The Equity Shares of our company are already listed on the SME Platform of BSE Limited. The equity shares further offered through this Prospectus are proposed to be listed on the SME Platform of BSE Limited. Our company has received "in-principal" approval letter dated January 06, 2022 from BSE for using its name in this Prospectus and listing approval dated January 27, 2022 from BSE. The trading is proposed to be con

or about January 31, 2022*. * Subject to receipt of trading approval from the BSE Limited.

SUBSCRIPTION DETAILS

The Issue Received 5739 applications for 81.03.000 shares and was subscribed to the extent of 6.75 times before technical rejection but after bids not banked. After considering Technical Rejections cases, the Issue was subscribed 6.64 times i.e. 5612 applications for 79,68,000 shares. 2709 Summary of the Valid Applications Received:

Sr.	Category	Gross Ap	plication	Less: Re	Less: Rejections		id	Allotment		
No		No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	
1	Retail Individual Applicants	5,470	5,470,000	123	123,000	5,347	5,347,000	771	771,000	
2	Non-Retail Applicants	268	2,573,000	4	12,000	264	2,561,000	169	369,000	
3	Market Maker	1	60,000	-	-	1	60,000	1	60,000	
	Total	5,739	8,103,000	127	135,000	5,612	7,968,000	941	1,200,000	
Honoti	Reaction. The Davis of Alletment was finding in completely with the Designated Stock Evolution. DCE Limited									

January 25, 2022.

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹ 125/- per Equity Share, was finalised in consultation with BSE. The category was subscribed by 1.00 time. The total number of shares allotted in this category is 60,000 Equity shares.

Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares Applied	% to total		Ratio of allottees to applicants		Total No. of Equity Shares Allotted
1	60,000	1	100	60,000	100	1	1	1	60,000
G	RAND TOTAL	1	100	60,000	100			1	60,000

B. Allocation to Retail Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹ 125 /- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 9.38 times i.e. for 5347000 Equity Shares. Total number of shares allotted in this category is 771000 Equity Shares to 771 successful applicants.

				2 3			**		
Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares Applied	% to total		Ratio of allottees to applicants		Total No. of Equity Shares Allotted
1	1,000	5,347	100	5,347,000	100	771	5,347	771	771,000
GRAND TOTAL 5,347		100	5,347,000	100			771	771,000	

C. Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individua Investors, at the issue price of ₹ 125/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 4.49 times i.e. for 2561000 shares. Total number of shares allotted in this category is 369000 Equity Shares to 169 successful applicants.

The category wise details of the Basis of Allotment are as under: % to Total No. of Equity % to Ratio of allottees to No. of Succesful Total No. of Equity Sr. No. of Shares No. of

Sr.	No. of Shares	No. of	% to	Total No. of Equity	% to	Ratio of all		No. of Successul	Total No. of Equity
No	applied for	Applications	total	Shares Applied	total	applic	ants	Applicants	Shares Allotted
1	(Category wise)	Received	22.22	170000	6.07	25	00	25	25000
1	2000	88	33.33	176000	6.87	25	88	25	25000
2	3000	23	8.71	69000	2.69	10	23	10	10000
3	4000	26	9.85	104000	4.06	15	26	15	15000
4	5000	24	9.09	120000	4.69	17	24	17	17000
5	6000	4	1.52	24000	0.94	3	4	3	3000
6	7000	6	2.27	42000	1.64	1	1	6	6000
7	8000	16	6.06	128000	5.00	1	1	16	16000
						1	8	0	2000
8	9000	9	3.41	81000	3.16	1	1	9	9000
						1	3	0	3000
9	10000	19	7.20	190000	7.42	1	1	19	19000
						8	19	0	8000
10	11000	1	0.38	11000	0.43	1	1	1	2000
11	12000	5	1.89	60000	2.34	1	1	5	5000
						4	5	0	4000
12	13000	2	0.76	26000	1.02	1	1	2	4000
13	15000	3	1.14	45000	1.76	1	1	3	6000
						1	3	0	1000
14	16000	5	1.89	80000	3.12	1	1	5	10000
						2	5	0	2000
15	17000	2	0.76	34000	1.33	1	1	2	4000
						1	2	0	1000
16	18000	1	0.38	18000	0.70	1	1	1	3000
17	19000	1	0.38	19000	0.74	1	1	1	3000
18	20000	6	2.27	120000	4.69	1	1	6	12000
10	20000		2.27	120000	4.02	5	6	0	5000
19	22000	1	0.38	22000	0.86	1	1	1	3000
20	24000	1	0.38	24000	0.94	1	1	1	3000
21	25000	1	0.38	25000	0.98	1	1	1	4000
22	27000	1	0.38	27000	1.05	1	1	1	4000
23	28000	1	0.38	28000	1.09	1	1	1	4000
24	30000	1	0.38	30000	1.17	1	1	1	4000
25	31000	1	0.38	31000	1.17	1	1	1	4000
		1			1.21	1	1	1	5000
26	32000 33000	1	0.38	32000 33000	1.25	1	1	1	5000
					-	-	1	1	
28	36000	1	0.38	36000	1.41	1			5000
29	40000	3	1.14	120000	4.69	1	1	3	15000
20	46000		0.20	46000	1.00	2	3	0	2000
30	46000	1	0.38	46000	1.80	1	1	1	7000
31	54000	1	0.38	54000	2.11	1	1	1	8000
32	55000	1	0.38	55000	2.15	1	1	1	8000
33	56000	1	0.38	56000	2.19	1	1	1	8000
34	65000	1	0.38	65000	2.54	1	1	1	9000
35	70000	1	0.38	70000	2.73	1	1	1	10000
36	80000	1	0.38	80000	3.12	1	1	1	12000
37	100000	1	0.38	100000	3.90	1	1	1	14000
38	120000	1	0.38	120000	4.69	1	1	1	17000
39	160000	1	0.38	160000	6.25	1	1	1	23000
G	RAND TOTAL	264	100.00	2,561,000	100.00			169	369,000

Designated stock Exchange viz. BSE Limited and at a meeting held on January 25, 2022 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants. In terms of the Prospectus dated January 11, 2022 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the

Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage".

The instructions to Self Certified Syndicate Banks for unblocking the amount will be processed on or prior to January 27, 2022. Further, the CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/email id of the Applicants as registered with the depositories as filled in the application form on or before January 28, 2022. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME within six working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 11, 2022 INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer. PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED at https://purvashare.com/queries/fpo.php All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares

LISTING OR THE BUSINESS PROSPECTS OF DJ MEDIAPRINT & LOGISTICS LIMITED

applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane, Lower Parel (E) Mumbai – 400011, Maharashtra Tel: 022 2301 2518 / 8261, Email/ Investor Grievance E-mail support@purvashare.com Website: www.purvashare.com

ntact Person: Ms. Deepali Dhuri - Compliance Officer SEBI Registration No: INR000001112 CIN No: U67120MH1993PTC074079 For DJ MEDIAPRINT & LOGISTICS LIMITED On behalf of the Board of Directors

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON

Pranavaditya Spinning Mills Limited

CIN: L17119PN1990PLC058139

Regd. Office: Office No. 2, Plot No. 266, Village Alte, Kumbhoj Road, Taluka Hatkanangale, Dist. Kolhapur - 416 109

Tel No.: (230) 2463100; Email: investors@pranavaditya.com; Website: www.pranavaditya.com; Website: www.pranavaditya.com;

EXI	RACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER	AND NINE MON	1H2 ENDED 31a, DEC	JEMBER, 2021
			(₹ in Lak	hs except EPS)
Sr. No.	Particulars	Quarter ended 31-Dec-21	Nine Months Ended 31-Dec-21	Quarter ended 31-Dec-20
140.		Unaudited	Unaudited	Unaudited
1	Total Income from Operations	150.56	226.72	32.32
2	Net Profit / (Loss) for the period before Exceptional items and Tax	76.93	17.56	(48.75)
3	Exceptional items (Refer Note No. 3)	-	-	(1.75)
4	Net Profit / (Loss) for the period before Tax	76.93	17.56	(50.50)
5	Net Profit / (Loss) for the period after Tax	55.53	6.66	(36.45)
6	Total Comprehensive Income for the period	56.23	8.76	(36.45)
7	Equity Share Capital	1,924.13	1,924.13	1,924.13
8	Earning Per Share (of ₹ 10/- each) Basic and Diluted (not annualised)	0.29	0.03	(0.19)
	-			

Place: Mumbai

Date : January 27, 2022

elationship), if any

IDC Member's relationship

shareholder)

The above results were reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on January 27, 2022. The Statutory Auditors have carried out a limited review of the above financial results.

2. The above is an extract of the detailed format of Financial Results of the Quarter and Nine months ended December 31, 2021 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full Financial Results for the Quarter and Nine months ended December 31, 2021 are available on the website of the Stock Exchange at $\underline{www.bseindia.com}$ and on the Company's website at $\underline{www.pranavaditya.com}$.

3. Exceptional item represents the expenditure incurred on account of VRS/Separation Scheme approved by the Board on July 15, 2020. 4. Pursuant to the scheme of amalgamation of the Company with Indo Count Industries Limited, Holding Company, approved by the Board and No-objection received from BSE Limited and SEBI for the scheme, the Company had filed the application for amalgamation with Hon'ble National Company Law Tribunal, Mumbai bench (NCLT). As directed by the NCLT vide its order dated 18th August, 2021, the Company convened a meeting of its equity shareholders on 15th November 2021 and the scheme of amalgamation was approved with requisite majority. Thereafter, the Company has filed a petition on 14th December, 2021 before the NCLT seeking sanction to the scheme and the petition is yet to be heard. The appointed date for the amalgamation is 1st October, 2020 or such other date as may be approved by NCLT and the scheme will be effective upon filing of order of NCLT approving the scheme with Registrar of Companies

5. The Company mainly operates only in one segment namely "Textiles" and hence segment details are not required to be published. For and on behalf of the Board of Directors

S. K. Agrawal Chairman DIN: 00400892

SOLID CONTAINERS LIMITED

Corporate Identity Number (CIN): L28100MH1964PLC013064;
Regd. Off.: 2006, Fossberry Road, Near ICI Limited, Reay Road(East), Mumbai-400033, Maharashtra, India:
Tel No.: +91 22 2492 0212; Fax: +91 22 2492 0554;
Email: compliance.scl@ashokgoeltrust.com; Website: www.solidcontainers.net

Recommendations of the Committee of Independent Directors ("IDC") of Solid Containers Limited ("Target Company"), under Regulation 28 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 ("SEBI Delisting Regulations"), on the offer made by Vyoman India Private Limited (formerly known as Vyoman Tradelink India Private Limited) (the "Acquirer") to the public shareholders of the

	Γarget Company for voluntary α Shares") .	delisting of equity shares of face value ₹10/- (Rupees Ten only) ("Equity					
[1	Date	January 27, 2022					
	Name of the Target Company	Solid Containers Limited					
3	Details of the Delisting Offer pertaining to the Target Company	Voluntary Delisting Offer made by the Acquirer for acquisition of 11,71,490 (Eleven Lakhs Seventy One Thousand Four Hundred Ninety) Equity Shares ("Offer Shares") representing 26.74% of the total issued Equity Share capital of the Target Company from the public shareholders and consequent voluntary delisting of the Equity Shares from the BSE Limited ("Stock Exchange") in accordance with the SEBI Delisting Regulations.					
		Floor Price: ₹ 18.15 per Equity Share					
L		Indicative Price: ₹ 33.00 per Equity Share					
ı		Initial Public Announcement dated November 1, 2021 (the "IPA"),					
		Detailed Public Announcement dated January 24, 2022 (the "DPA") and					

Letter of Offer dated January 24, 2022 (the "LOF") have been issued by Emkay Global Financial Services Limited, the Manager to the Delisting Offel on behalf of the Acquirer. Vyoman India Private Limited (formerly known as Vyoman Tradelink India Name of the Acquirer Private Limited) Name of the Manager to the EMKAY GLOBAL FINANCIAL SERVICES LIMITED

Contact Person: Deepak Yadav/ Sagar Bhatia Delisting Offer Address: The Ruby, 7th Floor, Senapati Bapat Marg Dadar-West, Mumbai - 400028, Maharashtra Tel. No.: +91 22 66121212 Fax No.: +91 22 66121355 Email id: scl.project@emkavglobal.com Website: www.emkayglobal.com SEBI Rean. No.: INM000011229 Validity Period: Permanent CIN: L67120MH1995PLC084899 Members of the Committee of

Name of the Independent Directors Designation Independent Directors (Please Mohender Kumar Garg Member & Chairman ndicate the chairperson of the Sandeep Singh Kumar Member Committee separately) IDC Member's relationship All the members of IDC are presently acting in the capacity of Independent Directors of the Target Company. None of the members of IDC hold any equity shares of the Target Company. with the Target Company (Director, Equity shares

wned, any other contract / Except as mentioned below, none of the members of the IDC have entered into any contract or have any relationship with the Target Company: a. Mr. Mohender Kumar Garg is an Independent Director of the Target Company. He is the Chairman of the Audit Committee, Nomination and

Remuneration Committee of the Board of the Target Company. He is also member of Stakeholder Relationship Committee of the Board of the Targe Company. Mr. Sandeep Singh Kumar is an Independent Director of the Target Company. He is member of Audit Committee and Nomination and Remuneration Committee of the Board of the Target Company.

Trading in the Equity shares/ None of the members of IDC have traded in any of the Equity Shares/other other securities of the TC by securities of the Target Company during the twelve months period preceding IDC Members the date of the IPA. None of the members of the IDC have traded in any of the Equity hares/securities of the Target Company during the period from the date of the IPA and till the date of this recommendation.

with the Acquirer (Director, a. are directors on the board of directors of the Acquirer or other members of Equity shares owned, any promoter and promoter group of the Target Company; other contract / relationship) b. hold any equity shares or other securities of the Acquirer or other members if any. of promoter and promoter group of the Target Company; and have any contracts/ relationship with the Acquirer or other members of

None of the members of IDC:

promoter and promoter group of the Target Company; Trading in the Equity shares/ Not applicable as the Equity shares/other securities of the Acquirer are not listed on any of the stock exchanges in India and abroad other securities of the

Acquirer by IDC Members Recommendation on the Based on the review of the IPA, DPA and LOF issued by the Manager to the Delisting Offer, as to whether Delisting Offer on behalf of Acquirer, the members of IDC believe that the Delisting Offer is in accordance with the SEBI Delisting Regulations and to the Delisting Offer is fair and that extent, is fair and reasonable. reasonable

Based on the review of the IPA, DPA and LOF issued by the Manager to the 12 Summary of reasons for recommendation (IDC may so invite attention to any recommendations: other place, e.g. company's website, where its detailed recommendations along with written advice of the independent adviser, if any can be seen by the

Delisting Offer on behalf of Acquirer, the members of IDC have considered the following reasons provided by the Acquirer in the IPA for making The objective of making the Delisting Offer is to obtain full ownership of

Equity Shares of the Target Company, which will provide the Acquirer with operational flexibility including but not limited to scaling down or completely closing down the operations of the Target Company or restructuring including consolidation with group companies after considering the financial condition of the Target Company. The other

a) the proposed Delisting Offer would provide the Public Shareholders with an opportunity to exit on account of low volume and liquidity in the trading of the Equity Shares on the Stock Exchange at a price determined in accordance with the reverse book building mechanism

as set out in the SEBI Delisting Regulations; and b) save compliance cost and reducing the management's time to comply

with stock exchange requirements. The proposed Delisting Offer will provide the Public Shareholders an opportunity to realize immediately a certain value for their shares at a time of elevated market volatility. The price will be determined in accordance with the reverse book building mechanism as set out in the SEBI Delisting Regulations.

The accumulated losses are mainly because of closure of commercial operation for years due to various reasons including unfavorable market conditions and other reasons. Hence, the Acquirer is unable to see financial or operational revival of the business of the Target Company for the foreseeable future.

The IDC, however, suggests that Public Shareholders of the Company should Independently evaluate the Delisting Offer, market performance of the Target Company Scrip and take informed decisions in respect of the Delisting Offer. The market price of the Target Company scrip has been trading at a premium to the floor price and indicative price since the IPA.

This statement of recommendation will be available on the website of the Company at www.solidcontainers.net

The recommendations were unanimously approved by the members of IDC

Advisors, if any. Any other matter(s) to be None highlighted To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target

Company under the SEBI Delisting Regulations. For and on behalf of the Committee of Independent Directors of Solid Containers Limited

Place: Mumbai Date: January 27, 2022

13 Disclosure of the Voting Pattern

Details of Independent None

Francis Manuel Miranda Chief Financial Officer

Managing Director

कराची में पुलिस और प्रदर्शनकारियों में झड़प, एक की मौत

कराची, २७ जनवरी (भाषा)।

पाकिस्तान के कराची में स्थानीय महापौरों की शक्तियों को सीमित करने से जुड़े एक कानून का विरोध कर रहे प्रदर्शनकारियों की बुधवार रात पुलिस से हिंसक झड़प हो गई। अधिकारियों ने

गुरुवार को यह जानकारी दी। उन्होंने बताया कि झडप में एक प्रदर्शनकारी मारा गया. जबिक दर्जनों अन्य घायल हो गए। अधिकारियों के मृताबिक, कराची में जारी विरोध-प्रदर्शन उस वक्त हिंसक हो गया, जब पुलिस ने प्रदर्शनकारियों को सरकारी दफ्तरों की तरफ कुच करने से रोकने के

लिए उन पर लाठीचार्ज किया और आंसू गैस के गोले दागे। राजनीतिक दलों ने पुलिस की इस कार्रवाई की कड़ी निंदा की है। मुत्ताहिदा कौमी मुवमेंट के नेताओं ने संवाददाताओं को बताया कि पुलिस की कार्रवाई में घायल पार्टी कार्यकर्ता मोहम्मद असलम की अस्पताल में मौत हो गई।

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

DJ MEDIAPRINT & LOGISTICS LIMITED



Our Company was originally incorporated as "DJ Logistic Solutions Private Limited" on February 24, 2009 under the provisions of the Companies Act, 1956 bearing Corporate Identification Number U60232MH2009PTC190567 issued by the Registrar of Companies, Mumbai, Maharashtra. Subsequently name of the company has been changed to "DJ Mediaprint & Logistics Private Limited" vide a fresh Certificate of Incorporation dated December 08, 2017. Subsequently our company was converted into Public Limited Company and the name of our Company was changed to "DJ Mediaprint & Logistics Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated December 19, 2017 issued by the Registrar of Companies, Mumbai. Our company got listed on the SME Platform of BSE limited on April 13, 2020. For further details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 102 of the Prospectus.

Registered office: 24, 1st Floor, Palkhiwala House, Tara Manzil, 1st Dhobi Talao Lane, Mumbai – 400 002, Maharashtra, India. Corporate Office: UP Warehouse, Mafco Yard, Plot No. 4 to 9, 1st Floor, Sector-18, Vashi, Navi Mumbai – 400 703, Maharashtra, India. Contact Person: Ms. Khushboo Mahesh Lalji, Company Secretary & Compliance Officer; Tel No.: 022 - 2788 9341 E-Mail ID: cs@djcorp.in; Website: www.djcorp.in; CIN: L60232MH2009PLC190567

BASIS OF ALLOTMENT

& LOGISTICS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE, INCLUDING A SHARE PREMIUM OF ₹115/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹1500.00 LAKHS ("THE ISSUE") OF WHICH 60,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE, AGGREGATING TO ₹75.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 11,40,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹125/- PER EQUITY SHARE, AGGREGATING TO ₹1,425.00 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 22.17% AND 21.06% RESPECTIVELY OF THE POST ISSUE PAIDUP EQUITY SHARE CAPITAL OF THE COMPANY.

THE OFFER IS BEING MADE THROUGH THE FIXED PRICE PROCESS IN ACCORDANCE WITH REGULATION 281 READ WITH REGULATION 103(1) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED. (For further details please see "The Issue" beginning on page no. 27 of the Prospectus.) THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 125/- EACH. THE ISSUE PRICE IS 12.50 TIMES OF THE FACE VALUE. ISSUE PROGRAMME: ISSUE OPENED ON: JANUARY 18, 2022 and CLOSED ON: JANUARY 20, 2022,

PROPOSED DATE OF LISTING: JANUARY 31, 2022*. The Equity Shares of our company are already listed on the SME Platform of BSE Limited. The equity shares further offered through this Prospectus are proposed to be listed on the SME Platform of BSE Limited. Our company has received "in-principal" approval letter dated January 06, 2022 from BSE for using its name in this Prospectus and listing approval dated January 27, 2022 from BSE. The trading is proposed to be commenced on

* Subject to receipt of trading approval from the BSE Limited.

or about January 31, 2022*.

SUBSCRIPTION DETAILS The Issue Received 5739 applications for 81,03,000 shares and was subscribed to the extent of 6.75 times before technical rejection but after bids not banked. After considering Technical Rejections cases, the Issue was subscribed 6.64 times i.e. 5612 applications for 79,68,000 shares. 2709 Summary of the Valid Applications Received:

Sr.	Category	Gross Application		Less: Rejections		Val	id	Allotment	
No		No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share
1	Retail Individual Applicants	5,470	5,470,000	123	123,000	5,347	5,347,000	771	771,000
2	Non-Retail Applicants	268	2,573,000	4	12,000	264	2,561,000	169	369,000
3	Market Maker	1	60,000	-	· · ·	1	60,000	1	60,000
-	Total	5,739	8,103,000	127	135,000	5,612	7,968,000	941	1,200,000
Allocati	ion: The Basis of	Allotment w	as finalized	in consultat	on with th	e Designated	Stock Exc	change – BSE	Limited o

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹ 125/- per Equity Share, was finalised in consultation with BSE. The category was subscribed by 1.00 time. The total number of shares allotted in this category is 60,000 Equity shares

	Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total					No. of Succesful Applicants	Total No. of Equi Shares Allotted	
П	1	60,000	1	100	60,000	100	1	1	1	60,000	
П	G	RAND TOTAL	1	100	60,000	100			1	60,000	

Investors, at the issue price of ₹ 125 /- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 9.38 times i.e. for 5347000 Equity Shares. Total number of shares allotted in this category is 771000 Equity Shares to 771 successful applicants

Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares Applied	% to total	Ratio of allottees to applicants		No. of Succesful Applicants	Total No. of Equity Shares Allotted	
1	1,000	5,347	100	5,347,000	100	771	5,347	771	771,000	
	GRAND TOTAL	5,347	100	5,347,000	100			771	771,000	
C. Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual										
Invest	Investors, at the issue price of ₹ 125/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 4.49 times i.e. for 2561000									

Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares Applied	% to total	Ratio of allottees to applicants		No. of Succesful Applicants	Total No. of Equi Shares Allotted
1	2000	88	33.33	176000	6.87	25	88	25	25000
2	3000	23	8.71	69000	2.69	10	23	10	10000
3	4000	26	9.85	104000	4.06	15	26	15	15000
4	5000	24	9.09	120000	4.69	17	24	17	17000
5	6000	4	1.52	24000	0.94	3	4	3	3000
6	7000	6	2.27	42000	1.64	1	1	6	6000
7	8000	16	6.06	128000	5.00	1	1	16	16000
			8 3				8	0 =	2000
8	9000	9	3.41	81000	3.16	1	+	9	9000
	1		1		-	1	3	0	3000
9	10000	19	7.20	190000	7.42		1	19	19000
	10000		7.20	170000	77.12	8	19	0	8000
10	11000	1	0.38	11000	0.43	1	19	1	2000
11	12000	5	1.89	60000	2.34	1	1	5	5000
11	12000	3	1.09	60000	2.54	1			
12	12000	2	0.76	26000	1.02	4	5	0	4000
12	13000	2	0.76	26000	1.02	ı	1	2	4000
13	15000	3	1.14	45000	1.76	1	1	3	6000
			8 9		9 3	1	3	0	1000
14	16000	5	1.89	80000	3.12	1	1	5	10000
			775			2	5	0	2000
15	17000	2	0.76	34000	1.33	1)	1	2	4000
						1	2	0	1000
16	18000	1	0.38	18000	0.70	1	1	1	3000
17	19000	1	0.38	19000	0.74	1	1	1	3000
18	20000	6	2.27	120000	4.69	1	1	6	12000
						5	6	0	5000
19	22000	1	0.38	22000	0.86	1	1	1	3000
20	24000	1	0.38	24000	0.94	1	1	1	3000
21	25000	1	0.38	25000	0.98	1	1	1	4000
22	27000	1	0.38	27000	1.05	1	1	1	4000
23	28000	1	0.38	28000	1.09	1	1	1	4000
24	30000	1	0.38	30000	1.17	1	1	1	4000
25	31000	1	0.38	31000	1.17	1		1	4000
26	32000		0.38	32000	1.25	1	1		5000
27	33000	1	0.38	33000	1.29	1	1	1	5000
		1	100			1		1	
28	36000	1	0.38	36000	1.41	1	1	1	5000
29	40000	3	1.14	120000	4.69	1	1	3	15000
	1/222		1 20	15000	1.00	2	3	0	2000
30	46000	1	0.38	46000	1.80	1	1	1	7000
31	54000	1	0.38	54000	2.11	1	1	1	8000
32	55000	1	0.38	55000	2.15	1	1	1	8000
33	56000	1	0.38	56000	2.19	1	1	1	8000
34	65000	1	0.38	65000	2.54	1	1	1	9000
35	70000	1	0.38	70000	2.73	1	1	1	10000
36	80000	1	0.38	80000	3.12	1	1	1	12000
37	100000	1	0.38	100000	3.90	1 1	1	1	14000
38	120000	1	0.38	120000	4.69	1	1	1	17000
39	160000	1	0.38	160000	6.25	1	1	1	23000
	RAND TOTAL	264	100.00	2,561,000	100.00	$\overline{}$	4	169	369,000

Equity Shares to various successful applicants.

In terms of the Prospectus dated January 11, 2022 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage"

The instructions to Self Certified Syndicate Banks for unblocking the amount will be processed on or prior to January 27, 2022. Further, the CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/email id of the Applicants as registered with the depositories as filled in the application form on or before January 28, 2022. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME within six working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 11, 2022 ("Prospectus")

INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer, PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED at https://purvashare.com/queries/fpo.php All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below: PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

> 9, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital Lane, Lower Parel (E) Mumbai – 400011, Maharashtra Tel: 022 2301 2518 / 8261, Email/ Investor Grievance E-mail support@purvashare.com Website: www.purvashare.com Contact Person: Ms. Deepali Dhuri - Compliance Officer SEBI Registration No: INR000001112 CIN No: U67120MH1993PTC074079 For DI MEDIAPRINT & LOGISTICS LIMITED

> > On behalf of the Board of Directors

Managing Director

Date: 28.01.2022

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF DJ MEDIAPRINT & LOGISTICS LIMITED

उत्तर कोरिया ने दो संदिग्ध मिसाइलों

सोल, 27 जनवरी (एपी)।

उत्तर कोरिया ने इस महीने छठी बार अपने हथियारों का परीक्षण करते हुए गुरुवार को दो संदिग्ध बैलिस्टिक मिसाइल समुद्र में दागीं। दक्षिण कोरिया की सेना ने यह जानकारी दी।

विशेषज्ञों का कहना है कि परीक्षण गतिविधि में उत्तर कोरिया की असामान्य रूप से तेजी उस पर और उसके परमाणु निरस्त्रीकरण कार्यक्रमों के खिलाफ अमेरिका के नेतृत्व वाले प्रतिबंधों को कम करने के उद्देश्य से लंबे समय से रुकी वार्ता को लेकर बाइडेन प्रशासन पर दबाव बनाना है।

उत्तर कोरिया पर अमेरिका के नए सिरे से प्रतिबंध लगाने से स्थिति और बिगड़ चुकी है क्योंकि महामारी ने देश की अर्थव्यवस्था को हिला दिया है, जो पहले से ही अपने परमाण हथियार कार्यक्रमों और अपनी ही सरकार द्वारा दशकों के कुप्रबंधन तथा अमेरिकी नेतृत्व

द्वारा लगाए गए प्रतिबंधों के कारण बिगड़ी हुई थी। दक्षिण कोरिया के ज्वाइंट चीफ्स आफ स्टाफ ने कहा कि ये परमाणु हथियार संभवतः कम दुरी तक मारक क्षमता वाले थें। इन्हें पूर्वी तटीय क्षेत्र से पांच मिनट के अंतराल पर छोडा गया और समृद्र में गिरने से पहले मिसाइल ने जमीन से अधिकतम 20 किलोमीटर की ऊंचाई पर 190 किलोमीटर की रफ्तार से उडान भरी।

दक्षिण कोरिया के कार्यालय की वेबसाइट के अनुसार, विमानन अधिकारियों ने दक्षिण कोरिया के हवाई क्षेत्र में काम कर रहे पायलटों को एअरमेन या नोटम (एअर मिशन को नोटिस) जारी कर उत्तर कोरिया से दागी गई मिसाइल को लेकर सतर्क किया है, साथ ही देश के हवाई यातायात नियंत्रण के साथ निकट संचार बनाए रखने की सलाह दी है।

अमेरिका हिंद प्रशांत कमान ने उत्तर कोरिया के हालिया परीक्षण को कम प्रभावी बताते हुए कहा कि अमेरिकी कर्मियों या क्षेत्र अथवा हमारे सहयोगियों के लिए ये तत्काल खतरा पैदा नहीं करते हैं।

जापान के प्रधानमंत्री फुमियो किशिदा ने उत्तर कोरिया के बार-बार मिसाइल परीक्षण को बेहद खेदजनक बताया है। हालांकि, उन्होंने कहा कि अब तक जापान के तटों के आसपास पोत और विमानों को नुकसान की कोई सुचना नहीं है। उत्तर कोरिया ने पिछले हफ्ते भी अमेरिका को जद में लेने वाले परमाण विस्फोटकों और लंबी दूरी की मिसाइलों के परीक्षण को फिर से शुरू करने की परोक्ष धमकी दी थी। इस परीक्षण को देश के नेता किम जोंग उन ने 2018 में अमेरिका के साथ कटनीतिक बातचीत की शुरुआत करते हुए निलंबित कर दिया था।

तत्कालीन राष्ट्रपति डोनाल्ड ट्रंप के साथ किम की शिखर वार्ता 2019 में पटरी से उतर गई, जब अमेरिका ने उत्तर कोरिया के अपने परमाणु क्षमताओं पर आंशिक रोक के बदले प्रतिबंधों में बड़ी राहत की उसकी मांगों को खारिज कर दिया।

पर अमेरिका के जवाब से उम्मीद की गुंजाइश

मास्को, २७ जनवरी (एपी)।

रूस ने गुरुवार को कहा कि युक्रेन संकट को हल करने के लिए रूस की मुख्य मांगों पर अमेरिका के इनकार से आशावाद के लिए बहुत कम गुंजाइश बचती है। साथ ही कहा कि बातचीत अभी भी मुमकिन है।

रूस ने युक्रेन की सीमा के पास 1,00,000 से अधिक सैनिकों का जमावड़ा कर रखा है जिससे इस क्षेत्र में युद्ध की आशंका तेज हो गई है। रूस ने लगातार इस बात से इनकार किया है। कि वह हमले की योजना बना रहा है, लेकिन अमेरिका और उसके नाटो (उत्तरी अटलांटिक संधि संगठन) सहयोगियों का मानना है कि रूस युद्ध की ओर बढ़ रहा है तथा इसके लिए तैयारी कर रहा है। रूस ने कई मांगें रखी हैं जिसके बारे में उसका कहना है इससे यूरोप में सुरक्षा की

स्थिति में सुधार होगा। जैसा कि अपेक्षित था, अमेरिका और पश्चिमी गठबंधन ने बुधवार को मास्को के मुख्य बिंदुओं पर किसी भी तरह की रियायत को दृढ़ता से खारिज कर दिया। अमेरिका ने युक्रेन को नाटो में शामिल होने से स्थायी रूप से प्रतिबंधित करने से इनकार कर दिया और कहा कि पूर्वी यूरोप में सैनिकों और सैन्य उपकरणों की संबद्ध तैनाती के मुद्दे पर कोई वार्ता नहीं होगी।हालांकि, तनाव घटाने के मकसद से अमेरिका ने उन क्षेत्रों की रूपरेखा तैयार की है जहां रूस की कुछ चिंताओं का समाधान किया जा सकता है। अमेरिकी विदेश मंत्री एंटनी ब्लिंकन ने कहा कि रुख में कोई बदलाव नहीं हुआ है, न कोई बदलाव होगा। उन्होंने फिर से आगाह किया कि यूक्रेन में रूस के किसी भी घुसपैठ के बड़े परिणाम होंगे और उसे गंभीर आर्थिक नुकसान झेलना होगा।

भारत के साथ वार्ता का नवीनतम दौर सकारात्मक रहा : चीन

बेजिंग, 27 जनवरी (भाषा)।

चीन ने भारत के साथ सैन्य-स्तरीय वार्ता के नवीनतम दौर को 'सकारात्मक और रचनात्मक' बताया और कहा कि बेजिंग सीमा मुद्दे को 'समुचित ढंग से संभालने' के लिए नई दिल्ली के साथ मिलकर काम करेगा।

साथ ही चीन ने पड़ोसियों को 'धमकाने' संबंधी अमेरिका के आरोप का खंडन किया है। भारत और चीन के बीच 14वें दौर की सैन्य वार्ता 12 जनवरी को हुई थी जिसमें दोनों पक्ष पूर्वी लदाख में गतिरोध के शेष मुद्दों पर पारस्परिक रूप से स्वीकार्य समाधान पर पहुंचने के लिए

सैन्य और राजनयिक माध्यम से बातचीत जारी रखने पर सहमत हुए थे। चीन के राष्ट्रीय रक्षा मंत्रालय के प्रवक्ता वरिष्ठ कर्नल व कियान ने एक सवाल के जवाब में कहा कि चीनी पक्ष का मानना है कि वार्ता का यह दौर सकारात्मक और रचनात्मक रहा और चीन बातचीत के माध्यम से सीमा मुद्दे को समृचित ढंग से संभालने के लिए भारतीय पक्ष के साथ मिलकर काम करेगा।

वार्ता से पहले, भारतीय अधिकारियों ने 14वें दौर की वार्ता में पूर्वी लद्दाख में हाट स्प्रिंग्स पर सैनिकों के पीछे हटने से संबंधित मुद्दों को हल करने की उम्मीद जताई थी।

कांग्रेस से निकाले गए किशोर उपाध्याय भाजपा में शामिल

जनसत्ता सवाददाता देहरादून, 27 जनवरी।

कांग्रेस के पूर्व अध्यक्ष किशोर उपाध्याय गुरुवार को भारतीय जनता पार्टी में शामिल हो गए। साथ ही भाजपा ने उन्हें आज टिहरी विधानसभा क्षेत्र से पार्टी का उम्मीदवार घोषित कर दिया। वहीं, दुसरी ओर टिहरी से भाजपा के मौजूदा विधायक धन सिंह भाजपा छोड़ कांग्रेस में शामिल हो गए। कांग्रेस धन सिंह को टिहरी से किशोर उपाध्याय के खिलाफ विधानसभा चुनाव में उतारेगी। धन सिंह ने कहा कि भाजपा ने कांग्रेस

के ऐसे नेता को पार्टी में शामिल किया है जिसका कोई जनाधार नहीं है और जो उत्तराखंड की कई विधानसभा सीटों से चुनाव हार चुके हैं।

पार्टी के प्रदेश मुख्यालय देहरादून में पार्टी के केंद्रीय प्रभारी और केंद्रीय मंत्री प्रह्वाद जोशी, केंद्रीय राज्यमंत्री अजय भट्ट, प्रदेश भाजपा अध्यक्ष मदन कौशिक और राज्यसभा के सदस्य नरेश बंसल ने किशोर उपाध्याय को भारतीय जनता पार्टी की सदस्यता दिलवाई और भारतीय जनता पार्टी का पटका पहनाया। किशोर उपाध्याय ने इस अवसर पर में आए।

कहा कि उत्तराखंड में फिर से भारतीय जनता पार्टी की सरकार बनने जा रही है। उन्होंने कहा कि भारतीय जनता पार्टी की सरकार ने 5 सालों में उत्तराखंड का विकास आज सुबह भारतीय जनता किया है। उपाध्याय ने कहा कि मैं किसी की आलोचना नहीं करता हूं। मैं तो राज्य के विकास के लिए कृतसंकल्प हूं। मैं अन्य नेताओं की तरह विध्वंसक राजनीति में विश्वास

नहीं करता हूं। उपाध्याय ने कहा कि वे रचनात्मक राजनीति में विश्वास करते हैं और वह राष्ट्रीय स्वयं सेवक संघ के कार्यों से प्रभावित होकर भारतीय जनता पार्टी

घुसपैठ कर रहे 27 तस्करों को मार गिराया गया : जार्डन सेना

अम्मान, २७ जनवरी (एपी)

जार्डन की सेना ने गुरुवार को कहा कि सैनिकों ने पड़ोसी सीरिया से देश (जार्डन) में प्रवेश करने का प्रयास कर रहे 27 संदिग्ध मादक पदार्थ

सेना की वेबसाइट पर[ी]

तस्करों को मार गिराया है।

सीरिया से लगी सीमा पर तस्करों के साथ मुठभेड़ में सेना के एक अधिकारी की मौत हो गई थी।

प्रकाशित रिपोर्ट में कहा गया है कि उसने सीरिया से जार्डन में मादक पदार्थों की अवैध तस्करी की कई संदिग्ध कोशिशों को नाकाम कर भारी मात्रा में मादक पदार्थ जब्त किए हैं। इस दौरान कई लोग घायल भी हए हैं। इस महीने की शुरुआत में सेना ने कहा था कि सीरिया से लगी सीमा पर तस्करों के साथ मुठभेड़ में सेना के एक अधिकारी की मौत हो गई थी।

पंजाब: भाजपा ने 30 उम्मीदवारों के नामों की घोषणा की

जनसत्ता ब्यूरो

नई दिल्ली, 27 जनवरी।

पंजाब विधानसभा चुनाव के मद्देनजर भारतीय जनता पार्टी (भाजपा) ने गुरुवार को उम्मीदवारों की दो और सूची जारी की जिनमें कुल मिलाकर 30 और प्रत्याशियों के नामों की घोषणा की गई। पार्टी ने पूर्व केंद्रीय मंत्री व राष्ट्रीय अनुसूचित जाति आयोग के अध्यक्ष विजय सांपला को फगवाड़ा विधानसभा क्षेत्र से उम्मीदवार बनाया है।

पंजाब में भाजपा ने पूर्व मुख्यमंत्री अमरिंदर सिंह के नेतृत्व वाली पंजाब लोक कांग्रेस (पीएलसी) और पूर्व केंद्रीय मंत्री सुखदेव सिंह ढींढसा की अध्यक्षता वाले शिरोमणि अकाली दल (संयुक्त) के साथ गठबंधन किया है। सीटों के बंटवारे के मृताबिक, राज्य विधानसभा की 117 सीटों में से भाजपा 65 और पीएलसी 37 सीटों पर चुनाव लड़ेगी, जबिक शिरोमणि अकाली दल (संयुक्त) को 15 सीटें दी गई हैं।

भाजपा पंजाब के लिए 34 उम्मीदवारों की पहली सूची पहले ही जारी कर चुकी है। इस प्रकार भाजपा

राष्ट्रीय अनुसूचित जाति आयोग के अध्यक्ष विजय सांपला को फगवाड़ा विधानसभा सीट से उम्मीदवार बनाया

भाजपा पंजाब के लिए 34 उम्मीदवारों की पहली सूची पहले ही जारी कर चुकी है। इस प्रकार भाजपा 65 में से 64 सीटों पर अपने उम्मीदवारों की घोषणा कर चुकी है।

65 में से 64 सीटों पर अपने उम्मीदवारों की घोषणा कर चुकी है। पार्टी की पहली सूची में किसान परिवारों के 12 नेताओं, 13 सिखों और आठ दलितों को टिकट दिया गया था। पार्टी की इस सूची में तीन महिलाओं को उम्मीदवार बनाया गया है। भोआ से सीमा कुमारी, अटारी से बलविंदर कौर और बलुआना से वंदना सांगवान को टिकट दिया गया है। पार्टी ने गुरदासपुर से परमिंदर सिंह गिल, बटाला

से फतेह सिंह बाजवा, डेरा बाबा नानक से कुलदीप सिंह कहलों, मजीठा से प्रदीप सिंह भुल्लर, अमृतसर पश्चिम से अमित वाल्मीकि, शाहकोट से नरिंदर

पाल सिंह चंडी, करतारपुर से सुरिंदर महे, जालंधर कैंट से सरबजीत सिंह मक्कड़, आनंदपुर साहिब से परमिंदर शर्मा, रूपनगर से इकबाल सिंह लालपुरा और चमकौर साहिब से दर्शन सिंह शिवजोत को उम्मीदवार बनाया है। अमृतसर सेंट्रल से राम चावला, अमृतसर पूर्व से आइएएस जगमोहन सिंह राजू और बाबा बकाला से सरदार मंजीत सिंह मन्ना को टिकट दिया गया है।

पंजाब की 117 विधानसभा सीट के लिए 20 फरवरी को मतदान होना है। पिछले विधानसभा चुनाव में भाजपा ने शिरोमणि अकाली दल के साथ गठबंधन में चुनाव लड़ा था और उसने 23 सीटों पर उम्मीदवार उतारे थे। हालांकि, वह मात्र तीन सीट ही जीत सकी थी। वर्तमान में उसके दो ही विधायक हैं क्योंकि एक सीट पर उपचुनाव में उसके उम्मीदवार को पराजय का मृंह देखना पड़ा था।

अमरिंदर सिंह ने भी 22 उम्मीदवारों की पहली सूची जारी की है, जिसमें भारतीय हाकी टीम के पूर्व कप्तान अजितपाल सिंह को नकोदर से प्रत्याशी बनाया गया है। अमरिंदर खुद पटियाला शहर सीट से चुनाव लड़ेंगे।

इलाहाबाद हाईकोर्ट के आदेश को उच्चतम न्यायालय ने पलटा

जनसत्ता ब्यूरो नई दिल्ली, 27 जनवरी।

सुप्रीम कोर्ट ने दोहराया है कि किसी आरोपी की जमानत अर्जी पर विचार करते समय उसके खिलाफ दर्ज अपराधों की गंभीरता और प्रकृति एक प्रासंगिक तथ्य है। न्यायमुर्ति एमआर शाह और न्यायमुर्ति संजीव खन्ना की पीठ ने इलाहबाद हाईकोर्ट के एक आदेश को पलटते हुए यह अहम कानूनी व्याख्या की है। हाईकोर्ट ने मामले के गुण-दोष पर कोई राय व्यक्त किए बिना आरोपी को जमानत दे दी थी।

अभियोजन के मताबिक आरोपियों ने तलवार, हाकी, लाठी और छड से कथित तौर पर हमला कर शिकायतकर्ता के बेटे की हत्या की थी। सेशन अदालत ने उनकी जमानत अर्जी खारिज कर दी थी। जिसे आरोपियों ने इलाहाबाद हाईकोर्ट में चुनौती दी।

हाईकोर्ट ने यह कहते हुए कि बचाओ पक्ष की दलीलें प्रथम दृष्ट्या केवल जमानत के उद्देश्य के लिए प्रभावी और आश्वस्त करने वाली हैं। अपराध की प्रकृति, साक्ष्य, अभियुक्त की मिलीभगत व सभी पक्षों के वकीलों की दलीलों को ध्यान में रखते हुए हाईकोर्ट को यह जमानत के लिए उपयुक्त मामला दिखा था। लेकिन सुप्रीम कोर्ट ने पाया कि हाईकोर्ट ने अपराधों की गंभीरता और प्रकृति पर बिल्कल भी ध्यान नहीं दिया है। यहां तक कि हाईकोर्ट द्वारा एक पैराग्राफ में अवलोकन के अलावा जमानत देने का कोई कारण भी नहीं बताया गया है। जबिक जमानत देते समय अपराध की गंभीरता की प्रकृति, साक्ष्य की प्रकृति और परिस्थितियां जो अहम पहलू हैं। अभियुक्त के न्याय से भागने की संभावनाएं अभियोजन पक्ष के गवाहों पर उसकी रिहाई का प्रभाव, समाज पर इसका प्रभाव, उसके द्वारा छेड़छाड़ की संभावना आदि पहलुओं पर

भी गौर करना आवश्यक है। पीठ ने हाईकोर्ट के फैसले को रद्द करते हुए कहा, निर्णय और आदेश से ऐसा प्रतीत होता है कि हाईकोर्ट ने जमानत देते समय प्रासंगिक तथ्यों और विचारों पर बिल्कल भी ध्यान नहीं दिया है। विशेष रूप से इस तथ्य पर विचार करने कि प्रतिवादी नंबर 2 एक हिस्ट्रीशीटर है और एक आपराधिक इतिहास वाला है और शिकायतकर्ता के पिता और भाई की दोहरी हत्या में शामिल है और इन मामलों की सुनवाई साक्ष्य दर्ज करने के महत्त्वपूर्ण चरण में है और शिकायतकर्ता और गवाहों पर दबाव बनाने के आरोप हैं. हाईकोर्ट द्वारा प्रतिवादी मन्नो लाल जायसवाल को जमानत पर रिहा करने के लिए पारित निर्णय और आदेश बिल्कुल टिकने वाला नहीं है और इसे बर्दाश्त नहीं किया जा सकता है। हाईकोर्ट ने कथित अपराधों की गंभीरता और प्रकृति पर विचार नहीं किया है।

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