



Sundaram-Clayton Limited

Registered Office:
"Chaitanya",
No. 12, Khader Nawaz Khan Road,
Nungambakkam,
Chennai – 600006
PH: 044 28332115

8th July, 2020

BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai 400 001.
Scrip code: 520056

National Stock Exchange of India Ltd.,
Exchange Plaza, 5th Floor,
Bandra-Kurla Complex,
Bandra (E), Mumbai 400 051.
Scrip code: SUNCLAYLTD

Dear Sir,

Sub : Newspaper Advertisement – Notice of 58th Annual General Meeting

Please find enclosed copies of newspaper advertisement published in the columns of English daily "Business Standard" and "Business Line" (all India edition) and Tamil Daily "Dinamani" on 8th July 2020, newspapers having electronic editions.

This is for your information and records.

Yours faithfully,
For Sundaram-Clayton Limited


R Raja Prakash
Company Secretary

IIMs open to meet govt halfway on 1-yr MBA

Institutes are considering options to keep autonomy intact as HRD ministry asks them to discontinue the programme

VINAY UMARJI

Ahmedabad, 7 July

The government's move to stop offering one-year post-graduate degree programmes at Indian Institutes of Management (IIMs) may spiral into a tussle between the two, with the premier B-schools uniting to hold on to their autonomy.

IIMs are planning to meet officials of the Ministry of Human Resources Development (MHRD) and present them amicable options. For instance, they are considering options like either going back to offering one-year post graduate programmes as diplomas, instead of degree MBA, or adding an additional component of research after completion of one-year. The outcome depends on the kind of dialogue that the IIMs will have with the ministry even as they plan to make a joint representation soon.

IIMs, however, are willing to completely stop offering these programmes as asked by the MHRD recently.

On Friday, the ministry wrote to IIMs, saying the premier business schools (B-schools) cannot offer one-year post graduate degree as the University Grants Commission's (UGC's) regulations do not allow such a practice. The advisory to IIMs was based on an opinion given to the MHRD by the law ministry.

One of the directors of an IIM offering such a programme, requesting anonymity, said that the adhering to the MHRD letter would "mean death knell" to their autonomy.

"We are willing to work with the government but the law ministry's



BONE OF CONTENTION

MHRD asks IIMs to stop offering one-year PG degree in management, saying UGC rules do not allow such a practice

IIMs, however, unwilling to discontinue the programme

IIMs are open to find workable solutions with the MHRD

B-schools say adhering to the MHRD letter will mean death knell to their autonomy

Option of going back to offering one-year diploma instead of MBA available

To consider adding research component after one-year degree

One-year MBA fee ranges from ₹21 lakh to ₹28 lakh at top IIMs

opinion has made it tricky. There is a fear among IIMs that falling under the purview of UGC despite having their own Act would mean submitting to their framework," the director said.

IIM-Bangalore Director G Raghuram said the matter needed to be discussed, "especially if the MHRD, through the IIM Act, has given autonomy to the IIMs".

"We would first like to discuss among the IIMs. The IIM Act confers degree-granting autonomy to IIMs for its various programmes," said Raghuram. An emailed query to IIM-

Ahmedabad, however, did not elicit any response.

Offered by some of older IIMs such as Ahmedabad, Bangalore, and Calcutta, one-year post graduate programmes in management are mainly meant for executives with prior minimum work experience and aimed at training professionals to pivot in their career. While such programmes were offered as one-year diploma, the promulgation of IIM Act allowed greater autonomy to the premier B-schools to begin granting MBA degrees.

Hence, along with their flagship

two-year MBA, Ahmedabad, Bangalore, and Calcutta IIMs changed the structure of the one-year post-graduate diploma for executives to one-year MBA programmes.

IIM-Calcutta Director Anju Seth said the B-school had every intention to continue this programme.

"The programme is now in its 14th year and successfully commenced online in April 2020. Graduates have deservedly gone on to very successful careers in India and abroad. We have every intention of further strengthening this powerful programme," Seth

said. According to IIM sources, even recruiters are in favour of continuing such one-year programmes given the kind of talent pool for mid-senior and senior leadership positions that they generate. Hence, recruiters are willing to support IIMs even if it means going back to offering these programmes as diploma and not degree MBAs.

The programmes are also one of the major sources of primary revenue in terms of fees since these are aimed at executives with considerable work experience and relatively more diverse in terms of internationalisation as compared to the flagship two-year MBAs. At IIM-Ahmedabad, a batch of 140 candidates is charged an annual fee of roughly ₹28 lakh while that at IIM-Bangalore for a 73-strong batch is ₹21.5 lakh.

IIMs feel the MHRD's contention is that if IIMs take liberty to offer one-year MBA, then others may follow the suit. However, the B-schools also argue the divergent thinking that has been part of each IIM's fabric since inception sets them apart from other institutions. "The government needs to understand the design principle operating behind each IIM's fabric. Most likely there will be a representation from all of us asking the government to either leave us alone or modify the conditions. There is definitely an option to say add a research component after one-year of the programme," said another director of an IIM on the condition of anonymity.

Even as IIM-Calcutta looks to "consult and deliberate at multiple levels" on the same, Seth is confident the premier B-schools and the MHRD will jointly find "the best possible solution".

Amazon infuses ₹2.3K cr in India

Amazon, the world's biggest online retailer, has stepped up its investment in India and pumped an additional ₹2,310 crore into its marketplace here. The investment was made into Amazon Seller Services (Amazon.in), which runs a marketplace that helps traders sell products online.

The investment comes at a time when the Covid-19 pandemic has increased the demand for e-commerce services in the country.

The new funding is from Amazon Corporate Holdings, Singapore, and Amazon.com, Mauritius, in exchange for 2.31 billion equity shares, according to data accessed by business intelligence platform Tofler.

The investment follows a cash infusion of ₹2,208 crore in Amazon Seller Services and ₹355 crore in Amazon Data Services India in February.

Earlier this year, during Amazon founder and Chief Executive Officer Jeff Bezos's visit to India, the company said it planned to create 1 million jobs here by 2025 through continued investments in technology, infrastructure, and its logistics network.

These will be in addition to the 700,000 jobs Amazon's investments have enabled over the past six years. Amazon has so far committed \$6.5 billion to the India market, including \$1 billion announced by Bezos in January. PEERZADA ABRAR

WHO acknowledges 'emerging evidence' of airborne spread

The World Health Organization (WHO) on Tuesday said it is looking into claims of airborne transmission coronavirus in poorly ventilated closed settings and will soon issue a scientific brief on the issue. "We acknowledge that there is emerging evidence in this field... We have to be open to this evidence and understand its implication — regarding the modes of transmission

and precautions that need to be taken. A comprehensive package of intervention is required to stop transmission (of the virus)," said Benedetta Allegranzi, technical lead, WHO infection prevention and control hub and task force, in Geneva. In an open letter 239 scientists across 32 countries said that novel coronavirus in smaller particles in air could infect people.

RUCHIKA CHITRAVANSHI

'The Great American Dream is likely to take further beating'

Mumbai's best-known education consultant VIRAL DOSHI typically works with around 150 students in a given year to help them apply for admission overseas. Of his 2020 batch, 72 have got into Ivy League schools. This makes him the go-to person for Indian parents and students aspiring to study in America's Ivy League universities. Doshi speaks to Anjali Bhargava on what he is advising his present students and to the class passing out in 2021. Edited excerpts:

Many of your students put in three to four years of effort before they make it to the institutions and subjects of their choice. What are you advising them?

There are no words to express the kind of blow the pandemic has dealt to their plans and aspirations. I'd say my work has doubled after the students received confirmation and acceptance letters.

More than 30 per cent of my students have decided to defer their admissions for a year. This means, the time gap before their studies commence is almost a year and a quarter. This raises another important question: How does one fill time?

If the new normal is a mix of blended learning — part physical and part online — what about the fees? It is no longer practical to expect parents to pay anywhere between \$40,000 and \$55,000 for the year or even half for the term if there is no clarity.

Is it worth paying \$52,000 for an online product? A large part of a graduate study is the experience. Yet colleges maintain that delivering long-distance online learning is a costly investment in itself. The salaries of professors will still have to be paid.

Another clear trend is emerging now. Many Indian colleges have now come of age and a few students who could easily have opted to study overseas are deciding to do what we did in our time: you did an undergraduate from India and headed overseas for a postgraduate degree. This has reflected in a surge in applications to the better colleges in India. I am also advising my students to look at Canada for an undergraduate degree and head to the US for a postgraduate one.

How will American colleges deal with this? Who are likely to be the biggest sufferers?

To some extent, I think people are underestimating the extent of disruption we are likely to see at the university level in America, which remains the primary destination for a large number of foreign students.

Further, many students are deferring admission to the next Fall and the numbers enrolled for the current year are likely to decline, leading to a steep drop in universities' total fees for the year and a wide gap in their budgets. This has raised a question mark on the survival of the less endowed or funded colleges. Small liberal arts colleges dependent on hefty fees for their survival will feel the twinge.

Most US states will cut funding for state universities. This will imply a cut in their budgets, including research. That makes them less attractive to international students.

Since many universities may have to move to online or hybrid teaching, many parents are unwilling to cough up the fees. Colleges will have to tread a thin line. How do you pare down costs without hurting the quality of learning on offer?

As I see it, many smaller institutions and B- and C-grade colleges are going to struggle to survive, state universities are going to have to reinvent to continue to reel in international students who cross-subsidise their own state students. It is only the rich, private institutions — the Ivy Leagues and a



PHOTO: KAMLESH PEDNEKAR

"IT IS NO LONGER PRACTICAL TO EXPECT PARENTS TO PAY ANYWHERE BETWEEN \$40,000 AND \$55,000 FOR THE YEAR OR EVEN HALF FOR THE TERM IF THERE IS NO CLARITY"

few other elite colleges — already well funded and endowed or are relatively 'atmanirbhar' which will breeze through with little pain.

What about students who hope to work in the field of science?

Students of mine in the US have got back to say both their internships and job offers are being revoked. There are two things at play here.

One, companies are uncertain of their own needs in the present scenario as businesses are restructuring and relooking at their own models.

Two, with the upcoming US elections, the uncertainty about optional practical training and the present ban on H1B visas for students has compounded the chaos. This has serious implications for students who have taken education loans and are hoping to pay them back by earning there. It also makes US colleges less attractive for Indian students. The Great American Dream is likely to take a further pasting.

What about students who apply next year?

There will be fewer seats available in the top American universities for international students if this year's deferrals are many. Competition could get tougher. Those in need of financial aid may find it virtually impossible.

The feedback I am getting from American colleges is that admissions in 2021 will focus more on academic performance. Many colleges will make SAT and ACT scores optional. Extra-curriculars, usually a big variable, will not be as relevant.

Lufthansa to cut 20% of its leadership jobs

Germany's Lufthansa airlines will cut 20 per cent of its leadership positions and 1,000 administrative jobs in a restructuring plan that it announced on Tuesday to cope with the fallout from the Covid crisis. Lufthansa Group, which employs about 138,000 people, said it would also halve its investment in new aircraft, although it said that meant it could still add up to 80 new planes by 2023. The airline said it had staff in 22,000 full-time positions it no longer needed but would try to avoid forced layoffs. REUTERS

Vistara to push back aircraft delivery

Vistara is in talks with planemakers and leasing companies to delay taking delivery of some aircraft, the carrier's chief commercial officer said. Vistara, owned by Tata Sons and Singapore Airlines, placed an order for 13 A320XLR family aircraft from Airbus SE in 2018 and said it would take another 37 Airbus planes from leasing firms - all due for delivery between 2019 and 2023. It also has six Boeing 787-9 Dreamliner planes on order, for international flights, due to be delivered in 2020 and 2021. REUTERS

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NOTICE OF 58TH ANNUAL GENERAL MEETING AND REMOTE E-VOTING INFORMATION

NOTICE is hereby given that 58th Annual General Meeting (AGM) of the members of the Company will be held on Thursday, 30th July 2020, at 10.00 a.m. (IST) through Video Conferencing (VC) / Other Audio Visual Means (OAVM) in compliance with the applicable provisions of the Companies Act, 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs and SEBI Circulars issued in April and May 2020 ("Circulars"), without the physical presence of the Members at a common venue to transact the businesses as set out in the Notice of AGM dated 29th May 2020.

In compliance with the said circulars, the Notice of AGM and Annual Report have been sent to all the members whose e-mail IDs are registered with the Company / Depository Participant(s). These documents are also available on the website of the Company viz., www.sundaram-clayton.com and also on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depository Limited (NSDL) (agency for providing the Remote e-Voting / e-Voting at the AGM) i.e. www.evoting.nsdl.com. The Company has completed dispatch of notice of AGM and Annual Report through e-mails on 7th July 2020.

Those members holding shares in physical form, whose e-mail addresses are not registered with the Company, may register their e-mail address by sending scanned copy of a signed request letter mentioning their name, folio number, complete address, email address to be registered, scanned copy of the share certificate (front and back), self-attested scanned copy of PAN; and self-attested scanned copy of Driving Licence / Passport / Bank Statement / AADHAR, supporting the registered address of the Member by e-mail to icsta@sccl.co.in for obtaining copy of the annual report and Notice of AGM. Members holding shares in demat form can update their e-mail address with their Depository Participant(s).

Members holding shares either in physical form or dematerialized form as on the cut-off date (23rd July 2020) may cast their vote electronically on each item of the businesses as set forth in the Notice of 58th AGM through the electronic voting system on NSDL ("remote e-Voting") or e-Voting at the AGM.

All the members are informed that:

- The ordinary and special businesses as set out in the Notice of AGM shall be transacted through remote e-Voting or e-Voting system at the AGM.
- The remote e-Voting shall commence at 9.00 a.m. (IST) on Monday, 27th July, 2020.
- The remote e-Voting shall end at 5.00 p.m. (IST) on Wednesday, 29th July 2020.
- Remote e-Voting shall not be allowed beyond 5.00 p.m. (IST) on Wednesday, 29th July 2020.
- The remote e-Voting module shall be disabled for voting after the date and time mentioned above. Once the vote on a resolution is cast by a member, the member shall not be allowed to change it subsequently.
- The cut-off date for determining the eligibility to vote by electronic means or at the AGM is 23rd July 2020.
- Any person, who acquires shares of the Company and becomes member of the Company after dispatch of the Notice of AGM and holding shares as on cut-off date may obtain the login ID and password by sending a request to evoting@nsdl.co.in or to Mr Arockeraj, Manager - Shares Department, I Floor, Jayalakshmi Estates, No.29, Haddows Road, Chennai - 600 006, email: arockeraj@sccl.co.in. However, if the member is already registered with NSDL for e-Voting then such member can use his / her existing User ID and password for casting his / her vote.
- The facility for voting will also be made available during the AGM and the members attending the meeting through VC facility, who have not cast their vote by remote e-Voting shall be able to vote through the e-Voting system at the AGM.
- The members who have cast their vote by remote e-Voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date only, shall be entitled to avail the facility of remote e-Voting or e-Voting at the AGM.
- The Company has appointed Ms. B Chandra & Associates, Practicing Company Secretaries as the scrutineer to scrutinize both the remote e-Voting process and e-Voting at the AGM in a fair and transparent manner.
- In case of any queries, the member may refer the Frequently Asked Questions (FAQs) for Members and remote e-Voting user manual for Members available at the downloads section of www.evoting.nsdl.com or call on toll free no: 1800-222-990. You may also send queries / grievances relating to remote e-Voting to Mr Amit Vishal, Senior Manager - NSDL at amity@nsdl.co.in / 022-24994360 / +91 9920264780 or Mr Sagar Ghosal, Assistant Manager - NSDL at sagar.ghosal@nsdl.co.in / 022-24994553 / +91 9326781467 or Mr Arockeraj, Manager - Shares Department, email: arockeraj@sccl.co.in.
- The Company had also published a communication on 26th June 2020 to facilitate updation of e-mail IDs by members who have not already registered the same.
- Please keep your updated email ID registered with the Company / your Depository Participant to receive timely communication.

Chennai
7th July 2020

By order of the Board
R Raja Prakash
Company Secretary

Pranavadiya Spinning Mills Limited

CIN: L17119PN1990PL0058199
Regd. Office: Office No. 2, Plot No. 266, Village Alte, Kumbhlog Road, Taluka Hatkanangale, Dist. Kolhapur - 416 109, Maharashtra. Tel.: (0230) 2463100/2461929
Email: investors@pranavadiya.com Website: www.pranavadiya.com

NOTICE OF 30TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VC, E-VOTING INFORMATION, BOOK CLOSURE

NOTICE is hereby given that the 30th Annual General Meeting (AGM) of Pranavadiya Spinning Mills Limited ("the Company") will be held on Wednesday, July 29, 2020 at 12.30 p.m. (IST), through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), to transact the business as set out in the Notice of AGM dated 9th June, 2020.

In view of the outbreak of the COVID-19 pandemic, the Ministry of Corporate Affairs ("MCA") has, vide its Circular dated May 5, 2020 read with Circulars dated April 8, 2020 and dated April 13, 2020 issued (collectively referred to as "MCA Circulars"), permitted the holding of AGM through VC or OAVM, without physical presence of the Shareholders at a common venue. In compliance with the provisions of the Companies Act, 2013 ("the Act"), the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and aforesaid MCA Circulars, the AGM of the Company will be held through VC / OAVM. Shareholders can attend and participate in the AGM through the VC / OAVM facility only (which is being made available by the Company from NSDL), the details of which are provided by the Company in the Notice of the AGM.

The Annual Report of the Company for the Financial Year 2019-20 ("Annual Report") alongwith the Notice of the AGM has been sent on July 6, 2020, only by electronic mode to those Shareholders whose email addresses are registered with the Company/ Depository Participants, in accordance with the aforesaid MCA Circulars and Circular issued by the Securities and Exchange Board of India ("SEBI") dated May 12, 2020. The Annual Report including the Notice of the AGM is available on the website of the Company at www.pranavadiya.com and website of BSE Limited at www.bseindia.com and on the website of NSDL at www.evoting.nsdl.com.

Pursuant to the provisions of the Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the Listing Regulations, the Company is providing the facility of remote e-voting to all its Shareholders, by electronic means to enable them to cast their votes on all the resolutions proposed to be passed at the AGM, using remote e-voting system as well as e-voting at the AGM (collectively referred to as "e-voting"). The Company has engaged the services of National Securities Depository Limited ("NSDL") for providing the e-voting facility to the Shareholders. The remote e-voting period begins on Sunday, July 26, 2020 at 9.00 a.m. and ends on Tuesday, July 28, 2020 at 5.00 p.m. and the remote e-voting module shall be disabled by NSDL for voting thereafter and shareholders will not be allowed to vote by remote e-voting beyond 5.00 p.m. (IST) on July 28, 2020. Once the shareholder has casted vote through remote e-voting, the shareholder shall not be allowed to change subsequently. Further, the Company has fixed Wednesday, July 22, 2020 as the "cut-off date" to determine the eligibility to vote by remote e-voting or e-voting at the AGM. A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date, i.e. Wednesday, July 22, 2020, shall be entitled to avail the facility of e-voting. Voting rights of the Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date i.e. Wednesday, July 22, 2020. The instructions for e-voting are provided in the Notice of the AGM. Members are requested to carefully read the instructions in the Notice of AGM. The procedure for e-voting at the AGM is same as the procedure for remote e-voting. Only those Shareholders, who will be present at the AGM through VC/OAVM facility and who would not have cast their vote by remote e-voting prior to the AGM and are otherwise not barred from doing so, shall be eligible to vote through e-voting system at the AGM. Shareholders who have voted through remote e-voting will be eligible to attend the AGM, however, such Shareholders shall not be entitled to cast their vote again at the AGM.

Appeal to members to Register their E-mail ID

Shareholders who have still not registered their e-mail ID are requested to get their e-mail ID registered as follows:

- Shareholders holding Shares in Physical Mode: Such Shareholders are requested to register their e-mail ID with the Registrar and Share Transfer Agent of the Company, viz., Bigshare Services Private Limited ("Bigshare") on its website at (www.bigshareonline.com) at web-link: https://www.bigshareonline.com/InvestorRegistration.aspx. Once the link is clicked, members are requested to follow the procedure as will be prompted by the system.
- Shareholders holding Shares in Dematerialized Mode are requested to register their e-mail ID with the relevant Depository Participant(s). For temporary registration, the procedure in point 1 above can be followed.

In case of any queries / difficulties in registering the e-mail address, Shareholders may write to Bigshare at investor@bigshareonline.com or to the Company at investors@pranavadiya.com.

Those persons, who have acquired shares and have become members of the Company after the dispatch of Notice of the AGM by the Company and whose names appear in the Register of Members or Register of beneficial holders as on the cut-off date i.e. Wednesday, July 22, 2020 shall view the Notice of the AGM on the Company's website or on the website of NSDL. Such persons may obtain the login ID and password by sending a request to evoting@nsdl.co.in. However, if he/she is already registered with NSDL for remote e-voting then he/she can cast his/her vote by using existing User ID and password and by following the procedure as mentioned in the Notice of the AGM or by voting at the AGM.

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-Voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no: 1800-222-990 or send a request at evoting@nsdl.co.in, contact Mr. Amit Vishal, Senior Manager - NSDL at amity@nsdl.co.in / 022-24994360 or Ms. Pallavi Mhatre, Assistant Manager - NSDL at pallavid@nsdl.co.in / 022-24994545 or Mr. Sagar Ghosal, Assistant Manager - NSDL at sagar.ghosal@nsdl.co.in / 022-24994553.

The Register of Members and Share Transfer Books of the Company will remain closed from Wednesday, July 22, 2020 to Wednesday, July 29, 2020 (both days inclusive) for the 30th Annual General Meeting.

By order of the Board of Directors of Pranavadiya Spinning Mills Limited
Sd/-
Amruta Avastha
Company Secretary

Date : 7th July, 2020

Place : Mumbai

QUICKLY

Unacademy buys Prepladder for \$50 m
Mumbai, July 7
Bengaluru-headquartered learning platform Unacademy has acquired Prepladder, a postgraduate medical entrance exam preparation platform, for \$50 million. The acquisition will further strengthen Unacademy's presence in medical entrance examination categories such as National Eligibility-cum-Entrance Test for Medical Postgraduate Courses (NEET PG) and Foreign Medical Graduate Examination. "As we strengthen our position as a market leader in the test prep market, bringing Prepladder on board will play a strategic role for Unacademy in the medical entrance examinations category," Gaurav Munjal, Co-Founder and CEO, Unacademy, said. OUR BUREAU

Ampere picks stake in Bestway
Mumbai, July 7
Ampere Vehicles, a wholly-owned electric mobility subsidiary of Greaves Cotton Ltd, has announced the acquisition of Noida-based electric three-wheeler company Bestway Agencies Pvt Ltd (BAPL), with a 74 per cent stake in the company, subject to customary closing conditions. BAPL sells e-rickshaws under the popular ELB brand. Through this acquisition, Ampere aims to expand its presence in the e-rickshaw segment to become an integrated last-mile e-mobility player with strong presence in both electric two-wheelers and three-wheelers, the company said in a statement. OUR BUREAU

Court grants relief to HUL over 'Glow & Handsome' trademark

REUTERS
Bengaluru, July 7
A court has directed consumer goods maker Emami Ltd to give bigger rival Hindustan Unilever Ltd seven days notice before initiating legal proceedings over the 'Glow & Handsome' trademark, according to an order on Monday.
The Indian arm of global consumer giant Unilever said on July 2 it would rebrand its skin-lightening cream 'Fair & Lovely' to 'Glow & Lovely'.
The company said its skin cream for men will be called 'Glow & Handsome', but Emami said it had launched 'Glow & Handsome' digitally a week before HUL announced the name change.
HUL first applied for the trademarks, 'Glow & Lovely' and 'Glow & Handsome' in September 2018, application for which was rejected in 2019, and re-applied in June 2020, the company said in a petition to the Bombay High Court.
The court has set July 27 as the next hearing date.

Suzlon looks to raise ₹950 cr by selling assets

Identifies office spaces and unused manufacturing facilities for sale

M RAMESH
Chennai, July 7

After the restructure of ₹12,153-crore of debt, which will slash Suzlon's interest burden by 70 per cent in the current year, the wind turbine manufacturer has now trained its sights on reducing fixed costs. Suzlon is now looking to raise ₹950 crore by selling some assets in the next few years.
Suzlon's Chief Financial Officer, Swapnil Jain, told BusinessLine that the company had identified "office spaces and manufacturing facilities which have not been utilised fully for further de-leveraging". He said the company had not yet monetised any manufacturing facility and a decision on this would be taken in due course.
While Jain did not say which assets Suzlon would sell, he observed that the company had built itself up for a much higher level of



Suzlon today has capacity to produce 6,000 MW worth of turbines, from 14 manufacturing facilities BLOOMBERG
activity, but the industry itself has remained listless in the last three years. Suzlon today has capacity to produce 6,000 MW worth of turbines, from 14 manufacturing facilities, not to speak of eight R&D centres; comparatively, its orders on hand are for 846 MW. As for office spaces, one good candidate for monetisation is Suzlon One Earth, a 4.35-lakh sq ft campus in Pune, a source close to the company, said.
Positive outlook
In 2019-20, Suzlon made a net loss of ₹2,692 crore compared with net loss of ₹1,276 crore in the previous year, as net revenues fell to ₹2,933

crore from ₹4,978 crore in the year before. Jain, while not wishing to affirm that the company would turn in a profit this year, said the current year would be much better, because of the debt restructure as well as several other steps.
First, interest costs are expected to fall to around ₹370 crore from ₹1,340 crore in 2019-20. The weighted average cost of interest is now 2.67 per cent.
Second, the company expects savings in overhead costs arising out of its paring of international operations. Consequently, international business development set up has been downsized; R&D centres abroad have been moved to India, saving costs.
With these, the company managed to bring down fixed costs by about 40 per cent, he said.
In its presentation, the company has said that the promoters brought in ₹362 crore of capital recently, as a result of which the equity based has increased to 771 crore shares.
Meanwhile, the company's board has approved the resignation of Group CEO JP Chalasani.

LOCKDOWN IN AURANGABAD

Bajaj Auto sets rider for staff to qualify for 50% of wages

Says Waluj plant workers must be present 2 days before and a day after the lockdown ends

MURALI GOPALAN
Mumbai, July 7

As Aurangabad gets ready to impose a complete lockdown from July 10, Bajaj Auto has issued a fresh set of conditions for employees to qualify for the 50 per cent wage payment during the period.
Workers at the Waluj plant will need to be present on July 8 and 9 as well as on the first working day post-lockdown to be eligible for this payment. Simply put, it means that if they do not turn up on any of these three dates, they stand to lose the entire 50 per cent payment.
For now, indications are that the lockdown will be lifted on July 18, which means Bajaj Auto employees must be present at Waluj on the following day to en-



A file photo of Bajaj Auto workers at the Waluj plant SOURCE: BAJAJ AUTO WEBSITE

sure that they are paid for the nine-day closure period. Skipping either July 8, 9 or 20 (assuming that the lockdown ends on July 18) will result in zero wages.
However, Bajaj Auto has exempted certain categories of workers from this directive. The company has clarified that the date stipulations will not apply to 'Covid positive cases who are either taking treatment in hospital or in home quarantine as per the rule'.
Likewise, this stipulation will not be applicable to primary contact employees whose quar-

antine period is not over, and have 'been asked for quarantine for prescribed period by the company'. Finally, those employees called for emergency work/Covid-related activities will not fall under these new wage directives.
At one level, says an industry executive, this clearly is tough talk coming from the Bajaj Auto management. According to him, this is not entirely misplaced either since production at an automotive facility needs to be "as even as possible" through the month.

By Q4, will have a better sense of consumer demand coming back: AB InBev

The world's largest beer company defers investments and new launches in India

K GIRIPRAKASH
Bengaluru, July 7

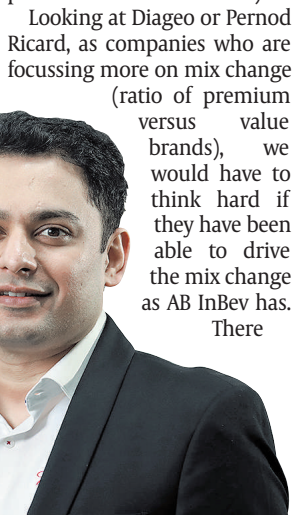
The world's largest beer company, AB InBev is scaling down its investment in India until such time the situation in the country improves. In an interview with BusinessLine, AB InBev's Kartikeya Sharma, President - South Asia, said that some of the launches have been deferred because of the coronavirus pandemic. Excerpts:



What has been the impact of coronavirus pandemic on the Indian operations of AB InBev so far?
The beer industry contributes more than ₹50,000 crore annually as taxes with significant sales happening in the first quarter of the financial year

due to the onset of summer. The total beer market is close to 24-25 million hectoliters which roughly translates to around 240 million cases. Even though the sales were resumed soon after the lockdown was lifted, the additional Covid cess on retail price caused further distress on the beer sector. The arbitrary move resulted in a steep decline between 55 per cent and 60 per cent State to State. Across our global footprint, India is the only country that has implemented this arbitrary move.

How has AB InBev performed in the Indian market since the integration with SAB Miller?



"The pandemic has warranted a need for us to revisit the timings of these launches in the larger interest of the health and well-being of everyone."

KARTIKEYA SHARMA,
President - South Asia, AB InBev

Our integration with SABMiller has only strengthened our India business. In Telangana, our market share is nearly 38 per cent. With the exception of Rajasthan, our story is not only about the growing total share but also growing total share with the right mix of premiumisation. Whether it is Diageo, Pernod Ricard, UB or Carlsberg, there has been no company that has driven share growth combined with mix growth (growth of super-premium, premium and value brands).
Looking at Diageo or Pernod Ricard, as companies who are focussing more on mix change (ratio of premium versus value brands), we would have to think hard if they have been able to drive the mix change as AB InBev has. There

are some States where we have chosen to de-prioritise our presence because we are not that keen to focus on those States. Wherever we have chosen to focus, we have seen our shares of the market growing both at the net company level which is the total portfolio and at the Budweiser level, which is the priority focus for the company. We know that India is not a three, five- or 10-year date country but as being more of 100 plus year game.

What are the kinds of strategies that AB InBev plans to roll out to remain relevant in the Indian market?
The innovation agenda for 2020 was an exciting one. However, the pandemic has warranted a need for us to revisit the timings of these launches in the larger interest of the health and well-being of everyone. India continues to witness a strong trend towards premiumisation and our goal is to exponentially contribute to this category, led by the acceleration of our global brands. Budweiser 0.0, our non-alcohol brand, has since its launch, gained 35 per cent market share.

We have partnered with IHCL to build 15 brewpubs (micro-breweries) under the name 7Rivers Brewing Company. It will be launched in Bengaluru next month, depending on getting clearances from the government. These brewpubs, set inside the marquee Taj properties, will have a completely separate entrance, an unmatched lineup of styles of beer. We have many more launches that are now put on hold due to the current situation.

We understand AB InBev is re-evaluating its short and mid-term plans for India. Will it lead to a right-sizing of the operations of the company including letting go of employees?
We have had a strong run since our integration with SABMiller and before that as well. We were very bullish on capital expenditure to increase our production capacity and capability so that we could brew Bud-

weiser in additional locations. Some of that capital expenditure was undertaken at the start of the year already as well as in Q4 of 2019, in anticipation of being ready for the peak in 2020. Most of it that were in the works have been put on hold for now and at this point, it looks difficult to comment on whether it would be unlocked for execution this year as the industry is on a decline by 70-90 per cent from State to State. The net outcome of it is that our own capacity utilisation staggers between 50 per cent and 60 per cent depending on how each State is doing. At this stage, to expand capacity or capability seems like a short-sighted move to make. If the Covid cess is reversed in Q3, then in Q4, we will have a better sense of real consumer demand coming back, which will help us decide whether we should unlock some of our capex this year in anticipation of building for summer 2021.

Amazon Seller Services gets ₹2,310-cr funding from parent

PRESS TRUST OF INDIA
New Delhi, July 7
US-based e-commerce giant Amazon has infused fresh capital to the tune of ₹2,310 crore into one of its India units, Amazon Seller Services, according to regulatory documents.
Amazon Corporate Holdings and Amazon.com,inc have made the ₹2,310-crore investment in the unit, documents filed with the Corporate Affairs Ministry showed.

BusinessLine
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Zolostays raises \$56 million in Series C funding

SANGEETHA CHENGAPPA
Bengaluru, July 7
Zolostays, the tech-enabled co-living services provider, announced raising \$56 million in a Series C round led by Investcorp along with, Nexus Ventures Partners, Mirae Assets, Trifecta Capital, among others.
With this round, Zolo has

raised a total of \$90 million to date. Zolo develops and operates innovative, digitalised living concepts for target groups with differentiated needs like students and young professionals, who are moving to new cities.
At present, 40,000 (beds) people can reside in properties by Zolo and over 125,000

have experienced Zolo homes and its community 'Zotribe' in the past five years. The company aims to reach 1 million (beds) people in the next 5 years.
Speaking on the fund-raise, Co-founder and CEO Nikhil Sikri said, "We are creating a personalised living experience keeping the customer at

the core. It allows them to personalise the way they live and work, all on their terms. We partner with them as they re-write their own story and re-imagine life. Our unique approach allows us to enjoy the highest Net Promoter Score—a benchmark indicator of customer satisfaction in the industry."

He said the new funds will be invested in locking in further inventory, strengthening the tech platform to drive more AI-led operations and build proptech capabilities.
Today, there are over 500 Zolo properties spread across 10 cities and another 500 are planned to start operations to absorb future demand.

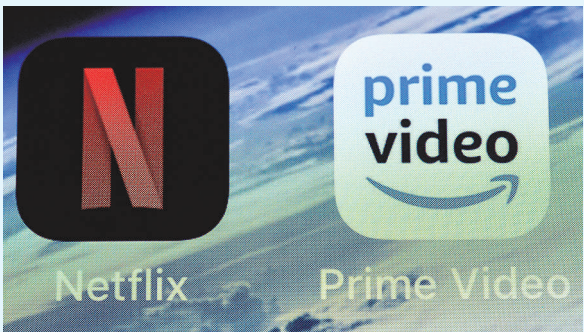
Can the big-budget flicks too get on the OTT bandwagon?

Digital release provides big opening for small-budget films while big-ticket movies may find the economics unattractive

NANDANA JAMES
Mumbai, July 7

Lately, the fun and expectation of movie releases have been brought closer home, with over-the-top (OTT) platforms stealing the thunder from movie theatres. But this has also triggered high-decibel debates in the film industry. Are direct OTT movie releases sustainable? Will this trend lead to reduced revenues for filmmakers? Will the big-budget ₹100-crore-plus movies also follow suit eventually? The opinion in the industry itself seems divided.
Speaking to BusinessLine, Mohan Umrotkar, CEO of multiplex chain Carnival Cinemas, said where the movie will be showcased is decided at the inception stage itself and the current turn to OTT is owing to the "exceptional circumstances" the industry is faced with. Once the movies that were originally slated for theat-

rical releases opt for OTT releases, they are never going to rake in the kind of money that they would have otherwise, unless the deal with the concerned OTT platform happens to be exceptionally lucrative, he opined.
However, this view is not echoed across the industry. Ronnie Lahiri, producer of Amitabh Bachchan-starrer *Gulabo Sitabo* which premiered on Amazon Prime, said: "In a year, how many Bollywood films are released and how many cross the ₹100-crore mark? Right now (while discussing this), everyone is talking about those specific ₹100-crore films, but does anyone talk about so many other films that 'finish' below, say, ₹10-15 crore?"
Advantage for small films
OTT rights are sold at a fixed price, with no linkage to the performance of the film, affirmed Shailesh Kapoor,



There are limitations on how over-the-top platforms can recover their costs AP

Founder and CEO, Ormax Media, a media consulting firm. Smaller and medium films are actually going to benefit from OTT releases, as they get a certain revenue without any downside risk if they fail at the box office, said Kapoor. They may actually earn the same revenue or even more, he pointed out. "With every passing month, such films are incurring an interest cost on the money invested in the film and, hence, if they get a risk-free deal from OTT, there is enough temptation to go for it," he said.
However, satellite revenues will drop significantly

for a film not released in theatres, said Kapoor. "The bigger concern is with big-ticket films that have large budgets and stars. Films like *Sooryavanshi*, *83* and *Radhe* are too expensive to recover their costs via OTT, and their satellite revenue is also going to be impacted significantly if they go the OTT route. Hence, we can expect that such films won't release on OTT and will wait for theatres to open up," he said.
Traditionally, theatres or box office collections have accounted for 60-70 per cent of a film's overall revenue. A fixed answer to whether

OTT releases would necessarily mean lesser revenues for filmmakers remains elusive. It depends on the expected box office performance, which is anybody's guess for a film that will never release theatrically, said Kapoor. However, though big-budget movies and production houses will be able to hold on longer, they may not be able to hold on forever, cautioned Deloitte's Thakkar. It's going to be a function of how long theatres remain shut and how consumers behave post its reopening, he said.
There is the question of sustainability for the OTT platforms too. Umrotkar was of the opinion that these platforms wouldn't have the cash pile to keep on purchasing more movie rights at exorbitant rates in the long run, as they don't have "the revenue model to recover that kind of cost". With yearly subscription rates being cheap in India and with one subscription being shared by multiple people, there are limitations on how these platforms can recover their costs, he said.

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NOTICE OF 58TH ANNUAL GENERAL MEETING AND REMOTE E-VOTING INFORMATION

NOTICE is hereby given that 58th Annual General Meeting (AGM) of the members of the Company will be held on **Thursday, 30th July 2020, at 10.00 a.m. (IST)** through Video Conferencing (VC) / Other Audio Visual Means (OAVM) in compliance with the applicable provisions of the Companies Act, 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs and SEBI Circulars issued in April and May 2020 ("Circulars"), without the physical presence of the Members at a common venue to transact the businesses as set out in the Notice of AGM dated 29th July 2020.

In compliance with the said circulars, the Notice of AGM and Annual Report have been sent to all the members whose e-mail IDs are registered with the Company / Depository Participant(s). These documents are also available on the website of the Company viz., www.sundaram-clayton.com and also on the website of Stock Exchanges i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depository Limited (NSDL) (agency for providing the Remote e-Voting / e-Voting at the AGM) i.e., www.evoting.nsdl.com. The Company has completed dispatch of notice of AGM and Annual Report through e-mails on 27th July 2020.

Those members holding shares in physical form, whose e-mail addresses are not registered with the Company, may register their e-mail address by sending scanned copy of a signed request letter mentioning their name, folio number, complete address, email address to be registered, scanned copy of the share certificate (front and back), self-attested scanned copy of PAN; and self-attested scanned copy of Driving Licence / Passport / Bank Statement / AADHAR, supporting the registered address of the Member by e-mail to icsta@scl.co.in for obtaining copy of the annual report and Notice of AGM. Members holding shares in demat form can update their e-mail address with their Depository Participant(s).

Members holding shares either in physical form or dematerialized form as on the cut-off date (23rd July 2020) may cast their vote electronically on each item of the businesses as set forth in the Notice of 58th AGM through the electronic voting system on NSDL ("remote e-Voting") or e-Voting at the AGM.

All the members are informed that:

- The Ordinary and special businesses as set out in the Notice of AGM shall be transacted through remote e-Voting or e-Voting system at the AGM.
- The remote e-Voting shall commence at 9.00 a.m. (IST) on Monday, 27th July, 2020.
- The remote e-Voting shall end at 5.00 p.m. (IST) on Wednesday, 29th July 2020.
- Remote e-Voting shall not be allowed beyond 5.00 p.m. (IST) on Wednesday, 29th July 2020.
- The remote e-Voting module shall be disabled for voting after the date and time mentioned above. Once the vote on a resolution is cast by a member, the member shall not be allowed to change it subsequently.
- The cut-off date for determining the eligibility to vote by electronic means or at the AGM is 23rd July 2020.
- Any person, who acquires shares of the Company and becomes member of the Company after dispatch of the Notice of AGM and holding shares as on cut-off date may obtain the login ID and password by sending a request to evoting@nsdl.co.in or to Mr A Arockiaraj, Manager - Shares Department, 1 Floor, Jayalakshmi Estates, No.29, Haddows Road, Chennai - 600 006, email: arockiaraj@scl.co.in. However, if the member is already registered with NSDL for e-Voting then such member can use his / her existing User ID and password for casting his / her vote.
- The facility for voting will also be made available during the AGM and the members attending the meeting through VC facility, who have not cast their vote by remote e-Voting shall be able to vote through the e-Voting system at the AGM.
- The members who have cast their vote by remote e-Voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date only, shall be entitled to avail the facility of remote e-Voting or e-Voting at the AGM.
- The Company has appointed M/s. B Chandra & Associates, Practicing Company Secretaries as the scrutinizer to scrutinize both the remote e-Voting process and e-Voting at the AGM in a fair and transparent manner.
- In case of any queries, the member may refer the Frequently Asked Questions (FAQs) for Members and remote e-Voting user manual for Members available at the downloads section of www.evoting.nsdl.com or call on toll free no: 1800-222-990. You may also send queries / grievances relating to remote e-Voting to Mr Amit Vishal, Senior Manager - NSDL at amitv@nsdl.co.in / 022-24994360 / +91 9920264780 or Mr Sagar Ghosalkar, Assistant Manager - NSDL at sagar.ghosalkar@nsdl.co.in / 022-24994553 / +91 9326781467 or Mr A Arockiaraj, Manager - Shares Department, email: arockiaraj@scl.co.in.
- The Company had also published a communication on 26th June 2020 to facilitate updation of e-mail IDs by members who have not already registered the same.
- Please keep your updated email ID registered with the Company / your Depository Participant to receive timely communication.

Chennai
7th July 2020

By order of the Board
R Raja Prakash
Company Secretary

கொடநாடு கொலை வழக்கு

ஜாமீன் கோரி சயன், மனோஜ் மணு: போலீஸார் பதிலளிக்க உத்தரவு

சென்னை, ஜூலை 7: கொடநாடு கொலை, கொள்ளை வழக்கில் கைதான சயன், மனோஜ் ஜாமீன் கோரி தாக்கல் செய்த மனு மீது போலீஸார் பதிலளிக்க சென்னை உயர்நீதிமன்றம் உத்தரவிட்டது.

நீலகிரி மாவட்டம், கொடநாட்டில் மறைந்த முதல்வர் ஜெயலலிதாவுக்குச் சொந்தமான எஸ்டேட் உள்ளது. அங்கு ரத்துமறைவுக்குப்பின்னர் 2017-ஆம் ஆண்டு, ஏப்ரல் மாதம் அந்த எஸ்டேட் சாவாலானியை ஒரு குடும்பம் கொண்டு விட்டு, கொள்ளையடித்து விட்டு தப்பியது.

இதுகுறித்து போலீஸார் வழக்குப் பதிந்து, கோரத்தைச் சேர்ந்த சயன், மனோஜ், தீபு உள்பட 10 பேரை கைது செய்தனர். பின்னர், அவர்கள் ஜாமீனில் வெளியே வந்தனர்.

இந்தச் சம்பவம் தொடர்பாக இணையதள செய்தி நிறுவனம் வெளியிட்ட செய்தியில் தமிழக முதல்வரை தொடர் புடுத்தி சயன், மனோஜ் ஆகியோரின் அளித்த பேட்டிகள் மீது மட்டுமன்றி, இதையடுத்து சயன், மனோஜ் ஆகியோருக்கு வழங்கப்பட்ட ஜாமீன் ரத்து செய்யப்பட்டு, இருவரும் சிறையில் அடைக்கப்பட்டனர்.

இந்த நிலையில், நீலகிரியில் உள்ள தனியார் விடுதி மீதும் உரிமையாளைய மிரட்டியதாக அவர்கள் இருவர் மீதும் வழக்குப் பதிவு செய்யப்பட்டது. அவர்களை குண்டா தடுப்புச் சட்டத்தின் கீழ் ஓராண்டு சிறையில் அடைக்க நீலகிரி மாவட்ட ஆட்சியர் உத்தரவிட்டார்.

இதை எதிர்த்து தொடக்கப்பட்ட வழக்கை விசாரித்த உயர்நீதிமன்றம் குண்டா தடுப்புச் சட்டத்தின் கீழ் இருவரும் கைது செய்யப்பட்டதை ரத்து செய்தது. இதைத்தொடர்ந்து, சென்னை உயர்நீதிமன்றத்தில் சயன், மனோஜ் ஆகியோர் ஜாமீன் கோரி மனு தாக்கல் செய்தனர்.

இந்த மனுவை நீதிபதி ஆர்.சுப்பிரமணியன் காணொலிக் காட்சி மூலம் செவ்வாய்க்கிழமை விசாரித்தார். இந்த மனு தொடர்பாக வருநிடு 16 - ஆம் தேதிக்குள் போலீஸார் பதிலளிக்க உத்தரவிட்ட நீதிபதி, விசாரணையை ஒத்திவைத்தார்.

அரியலூரில் புதிய மருத்துவக் கல்லூரி

முதல்வர் பழனிசாமி அடிக்கல்



அரியலூர் மாவட்டத்தில் கட்டப்பட உள்ள புதிய மருத்துவக் கல்லூரிக்கு சென்னை தலைமைச் செயலகத்தில் இருந்து காணொலிக் காட்சி வாமிலாக அடிக்கல் நாட்டிய முதல்வர் எடப்பாடி கே.பழனிசாமி. உடன், கனாதரத் துறை அமைச்சர் சி.விஜயபாஸ்கர், அரசு தலைமை கொடா ராஜேந்திரன், தலைமைச் செயலாளர் ச.சண்முகம், கனாதரத் துறை முதன்மைச் செயலாளர் ஜெ.ராஜகிருஷ்ணன் உள்ளிட்டோர்.

சென்னை, ஜூலை 7: அரியலூரில் புதிதாக கட்டப்பட உள்ள மருத்துவக் கல்லூரிக்கு முதல்வர் எடப்பாடி கே.பழனிசாமி செவ்வாய்க்கிழமை அடிக்கல் நாட்டினார். சென்னை தலைமைச் செயலகத்தில் இருந்து காணொலிக் காட்சி வழியாக இதற்கான நிகழ்ச்சி நடைபெற்றது. இதுகுறித்து, தமிழக அரசு வெளியிட்ட செய்தி: மத்திய அரசின் நிதியுதவியுடன் கூந்தல் ஆண்டில் ராமநாதபுரம், விருதுநகர், திண்டுக்கல், திருப்பூர், நாமக்கல், நீலகிரி, நாகப்பட்டினம், திருச்சூர், திருவள்ளூர், அரியலூர், கள்ளக்குறிச்சி ஆகிய மாவட்டங்களில் 11 புதிய அரசு மருத்துவக் கல்லூரிகளைத் திறக்க மத்திய அரசின் ஒப்புதலைப் பெற்று தமிழக அரசு சாதனை படைத்தது.

அதன்மேல், ராமநாதபுரம், விருதுநகர், திண்டுக்கல், திருப்பூர், நாமக்கல், நாகப்பட்டினம், கிருஷ்ணகிரி, திருவள்ளூர், கள்ளக்குறிச்சி ஆகிய மாவட்டங்களில் புதிய அரசு மருத்துவக் கல்லூரிகள் அமைக்க அடிக்கல் நாட்டப்பட்டது. இந்த வகையில், அரியலூர் மாவட்டத்தில் அரியலூர் தொகுதி கிராமத்தின் 27 ஏக்கர் நிலப்பரப்பில் புதிய அரசு மருத்துவக் கல்லூரி அமைக்கப்பட்டது.

அதன்படி, சென்னை ராஜீவ் காந்தி அரசு மருத்துவமனை, கோவை அரசு மருத்துவக் கல்லூரி மருத்துவமனை ஆகியவற்றுக்கு வாங்கப்பட்ட அதிர்வின் ஸ்கேன் கருவிகளை மக்களின் பயன்பாட்டுக்காக முதல்வர் பழனிசாமி துவக்கி வைத்தார். இந்த நிகழ்வில், அமைச்சர் சி.விஜயபாஸ்கர், அரசு தலைமை கொடா ராஜேந்திரன், தலைமைச் செயலாளர் ச.சண்முகம் உள்ளிட்ட பலரும் கலந்து கொண்டனர்.

என்எல்சி விபத்தில் மேலும் ஒருவர் பலி

நெய்வேலி, ஜூலை 7: நெய்வேலி என்எல்சி இந்தியா நிறுவனத்தில் கொடிகலன் வெடித்த விபத்தில் காயடைந்தவர்களில் ஒப்பந்த தொழிலாளர் ஒருவர் செவ்வாய்க்கிழமை உயிரிழந்ததால் பலி எண்ணிக்கை 13-ஆக உயர்ந்தது.



கடலூர் மாவட்டம், நெய்வேலியில் அமைந்தள்ள என்எல்சி இந்தியா நிறுவனத்தில் கடந்த 1-ஆம் தேதி கொடிகலன் வெடித்துத் தீ விபத்து ஏற்பட்டது. இந்தத் தாழ்வாரம் ஒப்பந்த தொழிலாளர்கள் 6 பேர் நிழ்வார்த்திவேலி உயிரிழந்தனர். மேலும் 17 பேர் காயடைந்தனர். இவர்களில் பலத்த காயடைந்த 16 பேர் இன்னமையில் உள்ள தனியார் மருத்துவமனையில் சிகிச்சைக்காக அனுப்பிக்கப்பட்டனர்.

இவர்களில் கடந்த 3-ஆம் தேதி முதல் 6-ஆம் தேதி வரை தலைமைப் பொறியாளர் ஒருவர், இயங்கல் பொறியாளர் ஒருவர், பொருளியல் ஒருவர், 2 ஒப்பந்த தொழிலாளர்கள் உயிரிழந்தனர். இந்த நிலையில், சென்னை மருத்துவமனையில் சிகிச்சை பெற்று வந்த நெய்வேலியைச் சேர்ந்த ஒப்பந்த தொழிலாளர் ஆனந்த் பந்தராஜன் (44) செவ்வாய்க்கிழமை அதிகாலை உயிரிழந்தார். இதுமேல் இந்த விபத்தில் உயிரிழந்தவர்களின் மொத்த எண்ணிக்கை 13-ஆக உயர்ந்தது.

காலமானார்

முன்னாள் எம்எல்ஏ சுந்தராஜன்

மதுரை, ஜூலை 7: மதுரை சின்ன சொக்கிக்குத்தைச் சேர்ந்த சட்டப்பேரவை முன்னாள் உறுப்பினர் ஆர்.சுந்தராஜன் (68) உடல்நலக் குறைவால் செவ்வாய்க்கிழமை காலமானார். தேமுதிக தலைவர் விஜயகாந்தின் நண்பரான நண்பரான சுந்தராஜன், தேமுதிக தொடக்கப்பட்டபோது கட்சியின் முதல் பொருளாளராக நியமிக்கப்பட்டார். விஜயகாந்தின் நம்பிக்கைக்குரியவர்களில் ஒருவர் காக இருந்த சுந்தராஜன், 2011 சட்டப்பேரவைத் தேர்தலில் மதுரை மத்திய தொகுதியில் போட்டியிட்டு சட்டப்பேரவை உறுப்பினராகத் தேர்வு செய்யப்பட்டார்.

அதன் பிறகு விஜயகாந்துடன் ஏற்பட்ட கருத்து வேறுபாடு காரணமாக தேமுதிகவில் இருந்து விலகி முன்னாள் முதல்வர் ஜெயலலிதா முன்னிலையில் அதிமுகவில் இணைந்துள்ளார். மேலும் தேமுதிக சட்டப்பேரவை உறுப்பினர்கள் பலரும் அதிமுகவில் இணைவதற்கு முக்கிய காரணமாக இருந்தவர் சுந்தராஜன்.

அதன் பின்னர் மதுரை மாவட்டத்தில் அதிமுகவில் கட்சிப்பணிகளில் ஈடுபட்டு வந்த அவர், உடல்நலக் குறைவு காரணமாக அண்மைக்காலமாக பணிகளில் இருந்து ஒதுங்கி இருந்தார்.

இந்நிலையில் செவ்வாய்க்கிழமை அவருக்கு மூச்சுத்திணர் ஏற்பட்டு மருத்துவமனைக்கு கொண்டு செல்லப்பட்டார். இருப்பினும் சிகிச்சை பலவீனம் இறந்தார். அவருக்கு மனைவி, மகன், மகள் உள்ளனர்.

MSIC LIMITED E-Auction Sale notice for Iron Drums Approx 861MT.

வரி விளம்பரம் கரையாள் ஒப்பந்தம் கரையாள் ஒப்பந்தம் கரையாள் ஒப்பந்தம்

சுந்தரம்-கிளென்ட்ன் விமிடென்ஸ் பதிவு அலுவலகம்: "சுந்தரம்", என்.12, காந்த நகரம் காண் ரோடு, நேருமங்கலம், சென்னை 600 006

தென்மத்திய இரயில்வே திருச்சிராப்பள்ளி மாநகராட்சி ஒப்பந்தப்பள்ளி அறிக்கை எண்: 72/2020-2021

வாரியம் ஒப்பந்தம் கரையாள் ஒப்பந்தம் கரையாள் ஒப்பந்தம்

தென்மத்திய இரயில்வே திருச்சிராப்பள்ளி மாநகராட்சி ஒப்பந்தப்பள்ளி அறிக்கை எண்: 72/2020-2021

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தமிழ்நாடு அரசு - பொதுப்பணித்துறை மட்ட அம்சம் உட்கட்டணை ஒப்பந்தம் எண்: 72/2020-21

தமிழ்நாடு அரசு - பொதுப்பணித்துறை மட்ட அம்சம் உட்கட்டணை ஒப்பந்தம் எண்: 72/2020-21

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தமிழ்நாடு அரசு - பொதுப்பணித்துறை மட்ட அம்சம் உட்கட்டணை ஒப்பந்தம் எண்: 72/2020-21

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தமிழ்நாடு அரசு - பொதுப்பணித்துறை மட்ட அம்சம் உட்கட்டணை ஒப்பந்தம் எண்: 72/2020-21

தமிழ்நாடு அரசு - பொதுப்பணித்துறை மட்ட அம்சம் உட்கட்டணை ஒப்பந்தம் எண்: 72/2020-21

தமிழ்நாடு அரசு - பொதுப்பணித்துறை மட்ட அம்சம் உட்கட்டணை ஒப்பந்தம் எண்: 72/2020-21