

REGISTERED OFFICE

GRANULES INDIA LTD., 2nd Floor, 3rd Block, My Home Hub,

Madhapur, Hyderabad - 500 081, Telangana, India.

Tel: +91 40 69043500, Fax: +91 40 23115145, mail@granulesindia.com, www.granulesindia.com

CIN: L24110TG1991PLC012471

Date: September 23, 2022

The Secretary

BSE Limited

Corporate Relationship Department

1st Floor, New Trading Ring,

Rotunda Building,

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai-400 001

The Secretary

National Stock Exchange of India Ltd

Exchange Plaza, 5th Floor, Plot no C / 1, G Block, Bandra Kurla Complex,

Bandra (East),

Mumbai-400 001

Dear Sir(s),

Sub: Granules India Limited - Buyback of fully paid-up equity shares of face value ₹1 each ("Equity Shares") through the "Tender Offer" route, at a price of ₹400 (Rupees Four Hundred only) per Equity Share (the "Buyback Price") for an aggregate amount of up to ₹250,00,00,000 (Rupees Two Hundred and Fifty Crore only) ("Buyback")

With reference to the captioned subject and further to our letter dated September 16, 2022, we wish to inform you that the Company has published the offer opening advertisement relating to the buyback of equity shares of the Company on September 23, 2022 in the following newspapers:

- a. Business Standard (English)
- b. Business Standard (Hindi)
- c. Nava Telangana (Telugu)

A copy of the newspaper clippings are attached.

We request you to please take the same on record. Yours sincerely,

For Granules India Limited,

Chaitanya Tummala Company Secretary & Compliance Officer

Navy buys enhanced **BrahMos missiles**

Can shore targets 400 km away; deal value ₹1,700 crore

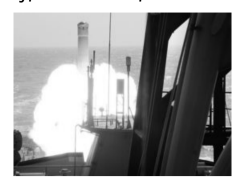
New Delhi, 22 September

roviding impetus to "Aatmanirbharta" (self-reliance) in defence production, the Ministry of Defence (MoD) signed a contract on Thursday with the Indo-Russian joint venture (JV) - BrahMos Aerospace Private Limited (BAPL) – for buying the latest version of the BrahMos missile for its newest warships.

So far, BrahMos missiles have had a range of 295 kilometres, to adhere to the parameters of the Missile Technology Control Regime (MTCR), which restricts missile sales involving a non-MTCR country to a maximum range of 300 km. However, with India's admission into the MTCR, a new generation of BrahMos missiles, with ranges of 400 km and more, can legitimately be built by the Indo-Russian JV. The surface-to-surface BrahMos missiles were bought for "an overall approximate cost of ₹1,700 crore under the Buy-Indian category," stated the MoD on Thursday. These new BrahMos missiles will be "dual-role capable", announced the Navy, which means that its warships can fire them at targets on land, as well as at enemy warships.

"It is notable that BAPL [is] making a crucial contribution to augment the new generation surface-to-surface missiles with enhanced range and dual role capability for land as well as anti-ship attacks," stated the MoD after signing the contract.

"These missiles are going to significantly



A BrahMos missile being launched from the destroyer, INS Ranvir

enhance the operational capability of Indian Navy (IN) fleet assets," it said. BrahMos Aerospace JV was established through an Indo-Russian Inter-Government Agreement (IGA) in February 1998 for designing, developing, producing and marketing the BrahMos supersonic cruise missile. The JV's share capital of \$250 million was contributed by India and Russia in the ratio of 50.5 per cent and 49.5 per cent, respectively. The share capital was enhanced by \$50 million to pay for developing the aircraft version of the missile, which is fired from the Sukhoi-30MKI fighter.

Additionally, the Defence R&D Organisation also contributed ₹370 crore towards the infrastructure, technologies and production facilities for building the missile system.

Rahul calls for one-man, one-post policy before Cong prez poll

Kochi, 22 September

As the Congress prepares for a likely contest to the party's post after decades, Rahul Gandhi on Thursday batted for the "one-man, one-post" concept in lines with the Chintan Shivir reforms and indicated he may not run for the party president's post.

Gandhi's statement comes amid speculations that Rajasthan Chief Minister Ashok Gehlot and Thiruvananthapuram MP Shashi Tharoor might throw their hats into the ring and on a day the party issued notification for the AICC presidential polls. Gandhi, also the MP from

Wayanad in Kerala, declined to answer queries on whether he would contest in the presidential polls. Gandhi's remarks were

seen by many in the party as an indication that he may stick to his earlier stance of not taking up the party chief's post.

■ LODHA

MACROTECH DEVELOPERS LIMITED

Cinis : L45200MH1995PLC093041

Registered Office : 412, Floor-4, 176, Vardhaman Chamber, Cavasji Patel Road, Horniman Circle, Fort, Mumbai - 400 001

Corporate office: Lodha Excelus, L 2, Apollo Mills Compound, N M Joshi Marg, Mahalaxmi, Mumbai 400 011

Tel : +91 22 67737373; Website: www.lodhagroup.in, E-malt: investor.relations@lodhagroup.com

NOTICE OF POSTAL BALLOT THROUGH REMOTE E-VOTING

Members are hereby informed that a Postal Ballot Notice, seeking members' consent on the resolution set out in the said Notice has been sent electronically to the members whose e-mail address is registered with the Company/Link Intime India Private Limited ("Link Intime"), Company Registrar and Iransfer Agent/ Depository Participant(s), as on Friday, September 16, 2022, i.e. the Cut-Off Date. The Company has completed electronic despatch of the Postal ballot Notice on Thursday, September 22

The Postal Ballot Notice inter-alia indicating the process and manner of remote e-voting is also available on the Company's website at www.lodhagroup.in, on the website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.nseindia.com, respectively and on the website of Link Intime, at https://instavde.linkintime.co.in. Nembers who do not receive the Postal ballot Notice may download it from the above-mentioned websites.

n accordance with the applicable circulars issued by Ministry of Corporate Affairs, the Company providing to its members the facility to exercise their right to vote on the resolution proposed in the said Postal ballot only by electronic means ("e-voting"). The communication of the assent or dissent of the members would take place through remote e-voting only. The Company has engaged the services of Link Intime as the agency to provide e-voting facility. Members may cast their votes during the period

Commencement of e-voting 9:00 a.m. (IST) on Friday, September 23, 2022 5:00 p.m.(IST) on Tuesday, October 22, 2022 -voting will not be allowed beyond the aforesaid date and time and the e-voting module shall I

orthwith disabled by Link Intime upon expiry of the aforesaid period. Manner of e-voting by members holding shares in dematerialised mode, physical mode and member who have not registered their email address has been provided in the Postal Ballot Notice. The manner i which persons who have forgotten the User ID and Password, can obtain/generate the same, has also

A person, whose name is recorded in the Register of members/List of beneficial Owners as on the Cur A person, whose males reconsed in the register of members, tast of belination advises as of the cut off Date shall only be considered eligible for the purpose of e-voting. Voting rights of member/beneficial owner (in case of electronic shareholding) shall be in proportion to his/her/if shareholding in the paid-up equity share capital of the company as in the Cut-Off Date. A person wh becomes a member after the Cut-Off Date should treat this notice for information purpose only. Manner of registering/updating e-mail address:

Shareholders holding shares in physical mode and who have not updated their email addresses with the Company are requested to update the same by writing to the Company at investor.relations@lodhagroup.com along with a copy of the signed request letter mentioning the name and address of the Shareholder, self-attested copy of the PAN card, and self-attested copy of any document (eg: Driving License, Election Identity Card, Passport) in support of the address of the Shareholder.

Shareholders holding shares in dematerialised mode are requested to register/update their emaddresses with the relevant Depository Participants.

The resolution, if approved, shall be deemed to have been passed on the last date of e-voting i.e. October 22, 2022. The results of e-voting will be announced on or before Wednesday, October 26, 2022 and wil be displayed on the Company's website www.lodhagroup. in and communicated to the Stock Exchanges and National Securities Depository Limited and Central Depository Services (India) Limited and Link ntime. The Company will also display the results of the Postal Ballot at its registered office.

In case of any guery on e-voting, members may refer to the FAQs and Instavote e-voting manu evailable at Instavote-Linkintime (under help section) on Link Intime website for e-voting

Contact details for addressing e-voting related queries/grievances, if any: Shri Rajiv Ranjan, Assistant Vice President, Instavote Link Intime India Private Limited: C 101, 247 Park, LBS road Suryanagar,

Gandhi Nagar, Vikhroli West, Mumbai, 400083.

E-mail: <u>enotices@linkintime.co.in</u> Phone no.: +91 22 49186000

Sanjyot Rangnek

Place : Mumbai Date : September 22, 2022

CATEGORY FOR ALL OTHER ELIGIBLE SHAREHOLDERS. This Offer Opening Advertisement is to be read together with:

address registered in India for all the remaining shareholders.

of Offer or the Tender Forms from the websites indicated above.

Date of publication of Public Announcement for the Buyback

Date of Public Announcement for the Buyback

Buyback opens on/ date of opening of Buyback

Buyback closes on/ date of closing of Buyback

certificates by the Registrar to the Buyback

Date of the Board meeting to approve the proposal for Buyback of Equity Shares

Last date of verification of Tender Forms by the Registrar to the Buyback

Last date of settlement of bids on the Designated Stock Exchange

Last date of extinguishment of Equity Shares bought back

Record Date for determining the Buyback Entitlement and the names of Eligible Shareholders

demat Equity Shares by Designated Stock Exchange to Seller Member / Eligible Shareholders

Last date for payment of consideration to Eligible Shareholders who participated in the Buyback

Last date of receipt of completed Tender Forms and other specified documents including physical share

Last date of intimation to the Designated Stock Exchange regarding Acceptance or non-acceptance of tendered

Last date of dispatch of share certificate(s) by the Registrar to the Buyback / unblocking / return of unaccepted

Acquisition Window, through their respective stockbrokers ("Seller Broker") during normal trading hours of the secondary market.

Activity

Equity Shares

Company Secretary and Compliance Office

NEPTUNE DEVELOPERS LIMITED OPERATING IN REAL ESTATE INDUSTRY AT AMBIVALI (DIST. KALYAN), PUNE, VIZAG, COCHIN, CHENNAI, NAGPUR (Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS Name of the corporate debtor along CIN: U70102MH2004PLC147510 with PAN/CIN/LLP No. address of the registered office 4th Floor, Eastern Business District, Near Mangatram Petrol Pump, LBS Road. Bhandup (W), Mumbai 400078 Details of place where majority of fixed 2 residential projects comprising of multiple multi-storey buildings in Ambivali, Kalyan; assets are located About 90 acres plot of land in Pune Installed capacity of main products/ Quantity and value of main products/ As per audited financial statements for FY20, services sold in last financial year revenue from operations = Rs. 18,84,24,138/-51 on-roll and 14 off-roll employees as on nsolvency commencement date 16/07/2021 Further details including last available https://stresscredit.com/public-announcements financial statements (with schedules) Estimated dates of upcoming events: of two years, lists of creditors, relevant | Issue of IM, RFRP - 08/11/2022* Receipt of Resolution Plans - 08/12/2022* dates for subsequent events of the process are available at: Eligibility for resolution applicants 1. All applicants who are not disqualified under section 29A of IBC: and under section 25(2)(h) of the Code is 2. For PRAs that are Company / Body Corporate / Joint Venture / Consortium / SPV: Minimum consolidated net worth of INR 50 crores (Rupees Fifty Crores Only) as per latest audited For PRAs that are Financial Investors i.e., Foreign Investment Institutions (FII) / Mutual Funds / Private Equity / Venture Capital Funds / Domestic or Foreign Investmen Institutions / Non-Banking Finance Companies (NBFC), Asset Reconstruction Companies, Banks, and similar entities: Minimum Asset Under Management ("AUM") of INR 250 crores in the immediately preceding completed financial 10. Last date for receipt of expression of 11. Date of issue of provisional list of

neptune.cirp@amail.com (Subject: EOI) - Subject to exclusion and extension granted by Hon'ble NCLT, Mumba

prospective resolution applicants (PRA)

to provisional list

OFFER OPENING ADVERTISEMENT FOR THE BUY BACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD

OF INDIA (BUYBACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED, ("BUYBACK REGULATIONS") FOR THE ATTENTION OF EQUITY SHAREHOLDERS.

GRANULES

Granules India Limited Registered & Corporate Office: Second Floor, Block III, My Home Hub, Madhapur, Cyberabad, Hyderabad - 500 081, Telangana. CIN: L24110TG1991PLC012471 Tel. No.: +91 40 69043500; Facsimile: +91 40-23115145; Website: www.granulesindia.com; Email: investorrelations@granulesindia.com;

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE EQUITY SHARES OF GRANULES INDIA

OFFER FOR BUYBACK OF UPTO 62.50.000 (SIXTY TWO LAKHS AND FIFTY THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹1/2

EACH ("EQUITY SHARES") OF GRANULES INDIA LIMITED (THE "BUYBACK"), REPRESENTING 2.52% OF THE TOTAL NUMBER OF EQUITY SHARES IN THE

PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY, AS ON MARCH 31, 2022, FROM ALL THE EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE

FULLY PAID-UP EQUITY SHARES OF THE COMPANY AS ON THE RECORD DATE I.E. AUGUST 23, 2022 ("RECORD DATE"), ON A PROPORTIONATE BASIS

THROUGH THE "TENDER OFFER" ROUTE USING THE STOCK EXCHANGE MECHANISM, AT A PRICE OF ₹ 400/- (RUPÉES FOUR HUNDRED ONLY) PER

EQUITY SHARE (THE "BUYBACK PRICE"), PAYABLE IN CASH, FOR AN AGGREGATE AMOUNT NOT EXCEEDING ₹ 250 CRORES (RUPEES TWO HUNDRED

AND FIFTY CRORES ONLY), EXCLUDING TRANSACTION COSTS (THE "BUYBACK SIZE"). AS REQUIRED UNDER THE BUYBACK REGULATIONS, EQUITY

SHARES TO BE BOUGHT BACK ARE DIVIDED INTO TWO CATEGORIES: (I) RESERVED CATEGORY FOR SMALL SHAREHOLDERS AND (II) GENERAL

The public announcement, made in accordance with the Buyback Regulations, dated August 10, 2022 and published on August 11, 2022 in all editions of the Business Standard (English national daily), Business Standard (Hindi national daily) and Hyderabad edition of Nava Telangana, a Telugu daily newspaper

In terms of Regulation 8(i) of the Buyback Regulations, the Draft Letter of Offer was submitted to SEBI on August 20, 2022. SEBI, vide its letter bearing reference no. SEBI/HO/CFD/DCR2/VT/OW/48594/1 dated September 15, 2022 ("SEBI Observation Letter"), issued its comments on the Draft Letter of Offer in terms of Regulation

The dispatch of the Letter of Offer to the Eligible Shareholders of the Company holding Equity Shares on the Record Date i.e. August 23, 2022 has been completed by September 20, 2022 through electronic mode to the shareholders whose e-mail ids are available with the Company and through speed post / registered post at the

The Letter of Offer and the Tender Forms are available on the website of the Company at (https://granulesindia.com/investors/investor-resources/buyback-2022/); SEBI (www.sebi.gov.in), the Registrar to the Buyback at (https://kosmic.kfintech.com/karisma/buybackofferv2.aspx) and the Stock Exchanges i.e., NSE

(www.nseindia.com) and BSE (www.bseindia.com). In case of non-receipt of the Letter of Offer, the Eligible Shareholders, if they so desire, may download the Letter

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. We request you to refer to the website of the Designated Stoci

It may please be noted that the Buyback shall be implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the SEBI Circulars

and following the procedure prescribed in the Companies Act, 2013 read with the Companies (Share Capital and Debentures) Rules, 2014 and the Buyback Regulations

and as may be determined by the Board and on such terms and conditions as may be permitted by law from time to time. In this regard, the Company has requested

BSE to provide the Acquisition Window. For the purpose of this Buyback, BSE is the Designated Stock Exchange. All Eligible Shareholders may place orders in the

In the event, the Seller Broker(s) of Eligible Shareholder is not registered with BSE, then the Eligible Shareholders can approach any BSE registered stockbroker and

can register themselves by using quick unique client code ("UCC") facility through the BSE registered stock broker (alter submitting all details as may be required by such BSE registered stock broker in compliance with applicable law). In case the Eligible Shareholders are unable to register using UCC facility through any other BSE registered broker, Eligible Shareholders may approach Company's Broker i.e. Motilal Oswal Financial Services Limited to place their bids, by using UCC facility after

the Tender Form downloaded from the Company's website i.e. (https://granulesindia.com/investors/investor-resources/buyback-2022/) or Registrar's portal (direct web link of the RTA) at (https://kosmic.kfintech.com/karisma/buybackofferv2.aspx) or obtain a duplicate copy of the same by writing to the Registrar to the Buyback or by providing their application in plain paper in writing signed by such shareholder (in case jointly held then signed by all shareholders), stating name, address, number of shares held, Folio No, Client ID number, DP name, DP ID number, number of Equity Shares tendered and other relevant documents. Eligible Shareholder(s) have

to ensure that their bid is entered in the Acquisition Window prior to the closure of the Offer. Please note that the Company shall accept Equity Shares from the Eligible

Shareholders on the basis of their holding and Buyback Entitlement. Eligible Shareholder(s) who intend to participate in the Buyback using the 'plain paper' option as

For details of the procedure for tender and settlement, please refer to the "Procedure for Tender Offer and Settlement" on page 39 of the Letter of Offer. The non-receipt of the letter of offer by, or accidental omission to dispatch the Letter of Offer to any person who is eligible to receive the same to participate in the buyback, shall not invalidate the buyback offer in any way. In case of non-receipt of the Letter of Offer, Eligible Shareholders may participate in the offer by applying on

mentioned in this paragraph are advised to confirm their Buyback Entitlement from the Registrar to the Buyback, before participating in the Buyback.

LIMITED IN CONNECTION WITH THE BUYBACK OF EQUITY SHARES THROUGH THE TENDER OFFER UNDER THE BUYBACK REGULATIONS

(Telugu being the regional language at the place where the registered office of the Company is situated), each with wide circulation; and

The Letter of Offer dated September 16, 2022 in connection with the Buyback ("Letter of Offer")

8(ii) of the Buyback Regulations. These comments have been suitably incorporated in the Letter of Offer.

12. Last date for submission of objections 08/11/2022

Bijendra Kumar Jha IBBI/IPA-001/IP-P00712/2017-2018/11227 For Neptune Developers Limited

Hold talks to extend TRIPS waiver to Covid diagnostics: Goyal to G20

New Delhi, 22 September

Commerce and Industry Minister Pivush Goyal on Thursday urged G20 member nations to commit to "timely" discussions on "important" decisions mandated at the World Trade Organization's (WTO) 12th ministerial conference.

These decisions included matters related to WTO reforms, including strengthening of the dispute settlement mechanism, as well extension of TRIPS waiver to cover the production and supply of Covid-19 diagnostics and therapeutics within the agreed timeframe of

At the 12th ministerial meeting in June, WTO member nations agreed upon the Trade-Related Aspects of Intellectual Property Rights (TRIPS) agreement that gives greater scope to diversify production of Covid-19 vaccines and to override the exclusive effect of patents through a targeted waiver over the next five years. It was also decided that within a timeframe of six months. starting June 17, member nations will have to decide on the inclusion of production and supply of Covid-19 diagnostics and therapeutics, which was proto be conscious that the fisheries negotiations and a permanent solution to public stockholding and e-commerce moratorium, amongst other agendas at the WTO required their urgent attention and decisions.

The minister was delivering his opening statement at the G20 Trade, Investment and Industry Ministerial meeting, underway in Bali, Indonesia, since Wednesday.

Goyal said if multilateralism was imperilled, the world will not be left with many fora to promote dialogue and diplomacy. Therefore, free trade will suffer.

ACCENT REGION

UTTAR PRADESH

PepsiCotoinvest₹1Kcr in Gorakhpur project

In the first

to the

phase, 45 acres will be allotted

company for

the plant,

which will

about 1,500

generate

VIRENDRA SINGH RAWAT

rndicating an early traction gained by the under-construction 91-km Gorakhpur Link Expressway, a leading PepsiCo beverage bottler is investing more than ₹1,000 crore in a greenfield

plant in Gorakhpur — which was represented by chief minister Yogi Adityanath in the Lok Sabha multiple times.

Varun Beverages — the second-largest bottling company of PepsiCo in the world outside the United States will invest ₹1.071 crore in the project, the land for which will be provided by the Gorakhpur Industrial Development Authority (GIDA).

GIDA CEO Pavan Agarwal said Varun Beverages has sought 60 acres in the vicinity of the Gorakhpur Link Expressway for the proposed project.

In the first phase, GIDA will allot 45 acres to the company for the plant, which

will generate about 1,500 jobs. Varun Beverages will produce carbonated soft drinks, beverage-based syrups,

packaged drinking water, juice drinks, products in the Gorakhpur unit. "GIDA will fast-track the process and issue the land allotment letter in a week," he

GIDA is fast emerging as a preferred destination for big projects. Other proj-

ects, which have been greensignalled by the state include Plastic Park and a flatted factory project. These two projects are expected to provide jobs to almost 10,000 local youth.

In the last four years, 259 industrial entities have acquired land from GIDA and collectively invested ₹1.000 crore in their plants across different sectors viz. food pro-

cessing, manufacturing, industrial products, textile, etc. This created 5,000 fresh

These firms included Gallantt Ispat Limited, Shuddh Plus Hygiene, Crazy Bakery Udyog, Ankur Udyog Limited, Spice Laminates Private Limited, Aditya Motors Private Limited, India Glycol Private Limited, RK Oxygen Private Limited and Samastha FIDS.

RAJASTHAN Investments

The deals investors have signed in the mines sector ahead of the "Invest Rajasthan Summit" 2022 have started

The summit will be held on October 7-8. About 3,000 delegates from diverse industries are likely to participate in conclaves on tourism; micro, small, and medium enterprises; agribusinesses; start-ups; and future-ready sectors.

and Petroleum) Subodh Agrawal said ₹3,057 crore had been invested in projects related to mines.

employment while conditions for indirect employment have been made.

Agrawal has asked officers down to who had invested less than that.

taking shape before summit

Jaipur, 22 September

taking shape.

Additional Chief Secretary (Mines

Around 2,000 people have got direct

district level to monitor projects and guide investors. Agrawal said the industry department and Bureau of Investment Promotion (BIP) were monitoring each investment proposal for more than ₹50 crore, while the mines department is coordinating with those

CHHATTISGARH

A dog temple that draws CM Baghel

R KRISHNA DAS

Raipur, 22 September

Call it belief, misconception, or mythology peppered with fascinating tales. Chhattisgarh a temple dedicated to dogs is attracting visitors, including Chief Minister Bhupesh Baghel.

Located in Khapri village, Balod district, the temple is known as Kukurdev Mandir. In the Chhattisgarhi

dialect and Hindi too, "kukur" means dog. Baghel on Monday visited the temple during his ongoing "Bhet Mulaqat programme". The campaign is aimed to take governance to ground zero and evaluate progress and



Chief Minister Bhupesh Baghel at the temple

performance.

government A state spokesperson said Baghel started the second day of the

programme in Balod by worshipping at the temple. 'The chief minister performed rituals at the

Kukurdev Temple and prayed for the happiness and prosperity of the state," the spokesperson said.

The temple is a symbol of Chhattisgarh's rich cultural heritage.

The story of the temple

dynasty. Khapri village was then a home of nomads and one of them owned a faithful dog. A famine broke out in the region, and the nomad had to mortgage his dog to a malguzaar (moneylender). One day a theft took place at the malguzaar's home and the thieves decamped with a huge booty. The faithful dog took the

dates back to the Nagvanshi

malguzaar to the spot where the thieves had hidden the stolen treasure. The malguzaar was deeply impressed by the dog's loyalty and set him free after hanging the written account of the dog's faithfulness in the form of a letter on his neck.

Date: September 22, 2022 Place: Hyderabad

MANAGER TO THE BUYBACK

Motilal Oswal Investment Advisors Limited

Email: granulesbuyback2022@motilaloswal.com

Website: www.motilaloswalgroup.com

SEBI Registration No.: INM000011005

CIN: U67190MH2006PLC160583

Contact person: Kirti Kanoria/Ritu Sharma

Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot Prabhadevi, Mumbai- 400 025, Maharashtra, India

Investor Grievance E-mail: moiaplredressal@motilaloswal.com

MOTILAL OSWAL

Tel. No.: +91 22 7193 4380

REGISTRAR TO THE BUYBACK

(formerly known as "KFin Technologies Private Ltd") Selenium Tower B, Plot 31-32, Financial District

Nanakramguda, Serilingampally, Hyderabad - 500 032 **Tel No.:** +91 40 6716 2222 | **Toll free No.:** 18003094001 Email: gil.buyback@kfintech.com Website: www.kfintech.com Investor Grievance Email: einward.ris@kfintech.com

Contact Person: Mr. Murali Krishna SEBI Registration No.: INR000000221 CIN: U72400TG2017PLC117649

Capitalized terms used but not defined in this Offer Opening Advertisement shall have the meaning assigned to such terms in the Letter of Offer. For and on behalf of the Board of Directors of Granules India Limited

Chaitanya Tummala

Schedule of activities

Day

Tuesday

Wednesda

Thursday

Tuesday

Tuesday

Tuesday

Tuesday

Tuesday

Wednesday

Thursday

Thursday

Thursday

Tuesday

Date

August 9, 2022

August 10, 2022

August 11, 2022

August 23, 2022

September 27, 2022

October 11, 2022

October 11, 2022

October 11, 2022

October 19, 2022

October 20, 2022

October 20, 2022

October 20, 2022

October 25, 2022

Company Secretary and Compliance Officer ICSI Membership No.: A29978



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



LLOYDS LUXURIES LIMITED

the Companies Act, 1956 with the Registrar of Companies, Maharashtra, Mumbai. Subsequently, pursuant to Special Resolution passed by the Shareholders at the Extra Ordinary General Meeting, held on December 14, 2013, our Company was converted into a Public Limited Company and consequently the name of our Company was changed from "Lloyds Luxuries Private Limited" to "Lloyds Luxuries Limited" vide a fresh certificate of incorporation dated January 29, 2014, issued by the Registrar

Registered office: Trade World, 'C' Wing, 16th Floor, Kamala City, Senapati Bapat Marg, Lower Parel (W), Mumbai - 400013, Maharashtra, India. Corporate Office: B2, Unit No. 3, 2nd Floor, Madhu Estate, Pandurang Budhkar Marg, Lower Parel, Mumbai - 400013, Maharashtra, India. Contact Person: Ms. Shubhada Mahendra Shirke, Company Secretary & Compliance Officer

Tel No: +91-022-68238888 | E-mail: cs@lloydsluxuries.in | Website: www.lloydsluxuries.in

OUR PROMOTERS: MR. SHREE KRISHNA MUKESH GUPTA AND PLUTUS TRADE & COMMODITIES LLP

THE ISSUE

INITIAL PUBLIC OFFER OF 60.00.000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH (THE "EQUITY SHARES") OF LLOYDS LUXURIES LIMITED ("OUR COMPANY" OR "THE ISSUER" OR "LLL") AT AN ISSUE PRICE OF ₹ 40 PER EQUITY SHARE FOR CASH. AGGREGATING UP TO ₹ 2400.00 LAKHS ("PUBLIC ISSUE") OUT OF WHICH 3.00.000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH. AT AN ISSUE PRICE OF ₹ 40 PER EQUITY SHARE FOR CASH. AGGREGATING ₹ 120.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE EQUITY SHARE FOR CASH, AGGREGATING ₹ 2280.00 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE 26.67% AND 25.33% RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.FOR FURTHER DETAILS. PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO 215 OF THE PROSPECTUS.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED. IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP FOURTY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF THE SEBI (ICDR) REGULATIONS, AS AMENDED.

PROPOSED LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge") in terms of the Chapter IX of the SEBI (ICDR) Regulations 2018, as amended from time to time. Our Company has received an approval letter dated September 20, 2022 from National Stock Exchange of India Limited ("NSE") for using its name in the Offer Document for listing of our shares on the SME

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Draft Prospectus was not filed with SEBI. In terms of the SEBI Regulations, the SEBI shall not issue any observation on the Offer Document. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire Disclaimer Clause of SEBI beginning on page 207 of the Prospectus.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the Disclaimer Clause of NSE

REGISTRAR TO THE ISSUE

S6-2, 6th Pinnacle Business Park, Mahakali Caves Road,

Investor Grievance Email: investor@bigshareonline.com

next to Ahura Centre, Andheri East, Mumbai - 400093

BIGSHARE SERVICES PRIVATE LIMITED

Tel. No.: +91 - 22 - 6263 8200

Fax No.: +91 - 22 - 6263 8299

Email: ipo@bigshareonline.com;

Contact Person: Mr. Aniket Chindarkar

SEBI Registration No.: INR000001385

CIN: U99999MH1994PTC076534

LEAD MANAGER TO THE ISSUE

HEM SECURITIES LIMITED

904, A Wing, Naman Midtown, Senapati Bapat Marg, Elphinstone Road, Lower Parel, Mumbai - 400013, India

Tel. No.: +91- 022- 49060000 Fax No.: +91- 022- 22625991 Website: www.hemsecurities.com

Email: ib@hemsecurities.com Investor Grievance Email:

Contact Person: Mr. Ajay Jain SEBI Regn. No.: INM000010981

CREDIT RATING - Not applicable **DEBENTURE TRUSTEES** - Not applicable

IPO GRADING - Not applicable

BASIS FOR ISSUE PRICE — The Issue price is determined in consultation with the Lead Manager. The financial data presented in Section "Basis for Issue price" on page no. 78 of the Prospectus are based on the Restated Financial Statements

BANKER TO THE ISSUE AND SPONSOR BANK: AXIS BANK LIMITED

AVAILABILITY OF APPLICATION FORMS: The Application Forms and copies of the Prospectus may be obtained from the Corporate Office of Lloyds Luxuries Limited, Lead Manager: Hem Securities Limited. Application Forms will be available at the selected location of registered brokers, Banker to the Issue, RTA and Depository Participants. Application Forms can be obtained from the website of Stock Exchange and the Designated Branches of SCSBs, the list of which is available on the website of SEBI at www.sebi.gov.in and website of Stock Exchange at www.nseindia.com UPI: Retail Individual Bidders can also Bid through UPI Mechanism

LINK TO DOWNLOAD ABRIDGED PROSPECTUS: https://www.lloydsluxuries.in/pdf/lssueAd.pdf

AVAILABILITY OF PROSPECTUS: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Prospectus and the Risk Factor contained therein, before applying in the Issue. Full copy of the Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of the Stock Exchange at www.nseindia.com; the website of Lead Manager at www.hemsecurities.com and the website of company at www.lloydsluxuries.in

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE IS ₹ 40/- PER EQUITY SHARE. THE ISSUE PRICE IS 4.00 TIMES THE FACE VALUE

ISSUE **PROGRAMME** **OPENS ON: WEDNESDAY, SEPTEMBER 28, 2022**

CLOSES ON: FRIDAY, SEPTEMBER 30, 2022

MINIMUM APPLICATION SIZE OF 3.000 EQUITY SHARES AND IN MULTIPLES OF 3,000 EQUITY SHARES THEREAFTER

RISK IN RELATION TO THE FIRST ISSUE: This being the first issue of Equity Shares of our Company, there has been no formal market for the Equity Shares of our Company. The Issue Price should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed on the SME Platform of NSE. No assurance can be given regarding an active and/or sustained trading in the Equity Shares of our Company or regarding the price at which the Equity Shares will be

GENERAL RISK: Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision, investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 23 of Prospectus.

ASBA'

Simple, Safe, Smart way of Application- Make use of it!! *Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below. Mandatory in Public Issues from January 01, 2016. No cheque will be accepted



COMPANY SECRETARY AND

COMPLIANCE OFFICER

Applicants can contact the Compliance Officer or

the LM or the Registrar to the Issue in case of any

Pre-Issue or Post- Issue related problems, such as non-receipt of Allotment Advice or credit of allotted

Equity Shares in the respective beneficiary account or

LLÖYDS

LLOYDS LUXURIES LIMITED

Ms. Shubhada Mahendra Shirke

Tel. No.: +91-022-68238888

Website: www.lloydsluxuries.ir

Email: cs@llovdsluxuries in

unblocking of funds etc

B2, Unit No. 3, 2nd Floor, Madhu Estate Pandurang Budhkar Marg, Lower Parel,

Mumbai - 400013, Maharashtra, India.

*ASBA is a better way of applying to issues by simply blocking the fund in the bank account. For further details check section on ASBA below.

*ASBA has to be availed by all the investors. UPI may be availed by Retail Individual Investors.

For details on the ASBA and UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 224 of the Prospectus. The process is also available on the website of AIBI and Exchanges in the General Information Document. ASBA application forms can be downloaded from the website of NSE and can be obtained from the list of banks that is displayed on the website of SEBI at

www.sebi.gov.in. List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. Applicants should ensure that DP ID, PAN and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form

should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondence(s) related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants' sole risk.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013

MAIN OBJECTS OF THE COMPANY AS PER MOA: For information on the main objects and other objects of our Company, see "History and Certain Corporate Matters" on the Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 279 of the Prospectus. LIABILITY OF MEMBERS AS PER MOA: The Liability of the members of the Company is Limited.

CAPITAL STRUCTURE: Authorized Capital of ₹ 25,00,00,000 consisting of 2,50,00,000 Equity Shares of ₹ 10 each. Pre-Issue Capital: Issued, Subscribed and Paid-up Capital of ₹ 16,50,00,000 consisting of 1,65,00,000 Equity Shares of ₹ 10 each. Post Issue Capital: Issued, Subscribed and Paid-up Capital ₹ 22,50,00,000 consisting of 2,25,00,000 Equity Shares of ₹ 10 each. For details of the Capital Structure, please refer to the chapter titled "Capital Structure" beginning on page 50

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at the time of signing of the Memorandum of Association of our Company: (1) Mr. Suresh Kumar Shriramlal Garg: 100 Equity share of ₹ 10 each, (2) Mr. Lalit Surajbhan Sharma: 100 Equity share of ₹ 10 each, (3) M/s. Aaren Educare Pvt. Ltd.: 1960 Equity share of ₹ 10 each, (4) M/s. Vidarbha Power Ltd.: 1960 Equity share of ₹ 10 each, (5) M/s. Babhari Properties Pvt. Ltd.: 1960 Equity share of ₹ 10 each, (6) M/s. Matrichaya Investments & Traders Pvt. Ltd.: 1960 Equity share of ₹ 10 each (7) M/s. Balavati Properties Pvt. Ltd. 1960 Equity share of ₹ 10 each. Details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 113 of the Prospectus. For details of the share capital and capital structure of the Company see "Capital Structure"

All capitalized terms used herein and not specifically defined shall have the same meaning as prescribed to them in the Prospectus dated September 21, 2022. Investors should read the Prospectus carefully, including the Risk Factors on page 23 of the Prospectus before making any investment decision.

> For and on behalf of the Board of Directors Llovds Luxuries Limited

Place: Mumbai, Maharashtra Date: September 22, 2022

Shubhada Mahendra Shirke Company Secretary & Compliance Officer

Disclaimer: Lloyds Luxuries Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make a Public Issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Mumbai. The Prospectus shall be available on the websites of the Company, the NSE and the LM at www.lloydsluxuries.in, www.nseindia.com and www.hemsecurities.com, respectively. Applicants should note that investment in equity shares involves a high degree of risk and for details relating to the same, see the Prospectus, including, the section titled "Risk Factors" beginning on page 23 of the Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be offered and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulations under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applicants may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction

अलग एथनॉल नीति की मांग

मुंबई, 22 सिंतबर

श में सबसे ज्यादा चीनी उत्पादक राज्य महाराष्ट्र के चीनी उत्पादकों ने राज्य सरकार से एथनॉल के लिए अलग उत्पादन के लिए भंडारण टैंक के नीति बनाने की मांग की है। उन्होंने गन्ना पेराई के लिए 35 से 40 लाख रुपये की सब्सिडी देने की भी मांग की। हालांकि राज्य सरकार ने चीनी उत्पादकों से दो ट्रक कह दिया कि वह एथनॉल से ज्यादा गन्ना कटाई को मदद करने को प्राथमिकता देगी। चीनी उद्योग का कहना है कि राज्य सरकार एथनॉल उत्पादन में पूंजी

निवेश बढ़ाए। नैशनल शुग फेडरेशन के अध्यक्ष जयप्रकाश दांडेगावकर ने कहा कि एथनॉल. सीएनजी और ऊर्जा क्षेत्रों में अगला कदम उठाने के लिए राज्य सरकार से छह मांगें की गई हैं। एथनॉल लिए केंद्र सरकार से लिए गए ऋण पर छह फीसदी ब्याज वापस किया जाता है, इसी तर्ज पर राज्य सरकार से भी तीन फीसदी ब्याज वापसी की मांग की है।

चीनी उद्योग की मांगों पर महाराष्ट के सहकारिता मंत्री अतुल सावे ने कहा कि राज्य सरकार की एथनॉल से ज्यादा गन्ने की कटाई को मदद



करने की मानसिकता है। केंद्र सरकार ने एथनॉल उत्पादन के लिए दरों में वृद्धि की है। आने वाले समय में गन्ना कटाई के लिए आसान कर्ज मुहैया किया जा सकता है।

महाराष्ट्र चीनी उद्योग के मुताबिक गन्ना सीजन को सुचारु बनाने के लिए गन्ना पेराई की संख्या बढ़ानी

मशीनें हैं। एक मशीन की कीमत 1 करोड़ 25 लाख रुपये है, इसलिए कटाई के लिए सब्सिडी दी जाए। राज्य सरकार की मंत्रियों की उपसमिति को बताया गया है कि अगर 35 से 40 लाख रुपये का अनुदान मिलता है, तो गन्ना कटाई की समस्या का समाधान किया जा सकता है।

इस सीजन में राज्य में 138 लाख टन चीनी का उत्पादन होने का अनमान लगाया गया है। उसमें से देश को सिर्फ 45 लाख टन चीनी की जरूरत है। शेष चीनी या उप-उत्पादों पर ध्यान देने की आवश्यकता है।

दूरसंचार की तस्वीर बदल देगा नया विधेयक

पृष्ठ १ का शेष

एक दुरसंचार कंपनी के वरिष्ठ अधिकारी ने कहा, 'मसौदे के तहत सरकार को प्रशासनिक प्रक्रिया के जरिये स्पेक्ट्रम आवंटन की सूची में किसी भी गतिविधि को शामिल करने की असीम शक्ति दे दी गई है। वह अपनी मर्जी से किसी भी क्षेत्र को इसमें शामिल कर सकती है। सरकार इस विधेयक के जरिये तय कीमत पर ही स्पेक्ट्रम आवंटन पर संसद की मुहर चाहती है।'

दुरसंचार विभाग ने सभी के लिए समान अवसर

उपलब्ध कराने के लिए दूरसंचार कंपनियों की मांग 💎 कई बार भारी कीमत मांगी जाती है। उनका कहना को ध्यान में रखते हुए दूरसंचार सेवाओं की परिभाषा का विस्तार करते हुए ओटीटी संचार सेवाओं, उपग्रह आधारित संचार सेवाओं और इंटरनेट को भी इस विधेयक के दायरे में ले लिया है। मसौदा विधेयक में रास्ते के अधिकार (आरओडब्ल्यू) को भी राज्यों एवं नगर निगमों में आसानी से लागू करने योग्य बनाया गया है।5जी सेवाएं शुरू करने के लिए यह वैधानिक ढांचा बहुत महत्त्वपूर्ण माना जाता है। दूरसंचार कंपनियों का कहना है कि रास्ते का अधिकार देने के एवज में

है कि मसौदा विधेयक में यह नहीं बताया गया है कि इस संबंध में निर्णय कौन लेगा, इसका शुल्क क्या होगा और अनुमति कब तक दे दी जाएगी।

दूरसंचार विश्लेषक महेश उप्पल ने कहा, 'रास्ते का अधिकार इस विधेयक के प्रमुख सुधारों में शामिल है।इससे निजी दूरसंचार कंपनियां प्रभावित हो रही हैं। लेकिन मझे यह समझ में नहीं आ रहा है कि केंद्र सरकार राज्यों अथवा नगर निगमों को इसके लिए मजबूर कैसे कर सकती है क्योंकि भूमि

OFFER OPENING ADVERTISEMENT FOR THE BUY BACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUYBACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED, ("BUYBACK REGULATIONS") FOR THE ATTENTION OF EQUITY SHAREHOLDERS



Granules India Limited

Registered & Corporate Office: Second Floor, Block III, My Home Hub, Madhapur, Cyberabad, Hyderabad - 500 081, Telangana. CIN: L24110TG1991PLC012471 Tel. No.: +91 40 69043500; Facsimile: +91 40-23115145; Website: www.granulesindia.com; Email: investorrelations@granulesindia.com;

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE EQUITY SHARES OF GRANULES INDIA LIMITED IN CONNECTION WITH THE BUYBACK OF EQUITY SHARES THROUGH THE TENDER OFFER UNDER THE BUYBACK REGULATIONS

OFFER FOR BUYBACK OF UPTO 62,50,000 (SIXTY TWO LAKHS AND FIFTY THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹1/F EACH ("EQUITY SHARES") OF GRANULES INDIA LIMITED (THE "BUYBACK"), REPRESENTING 2.52% OF THE TOTAL NUMBER OF EQUITY SHARES IN THE PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY, AS ON MARCH 31, 2022, FROM ALL THE EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE FULLY PAID-UP EQUITY SHARES OF THE COMPANY AS ON THE RECORD DATE I.E. AUGUST 23, 2022 ("RECORD DATE"), ON A PROPORTIONATE BASIS THROUGH THE "TENDER OFFER" ROUTE USING THE STOCK EXCHANGE MECHANISM, AT A PRICE OF ₹ 400/- (RUPEES FOUR HUNDRED ONLY) PER EQUITY SHARE (THE "BUYBACK PRICE"), PAYABLE IN CASH, FOR AN AGGREGATE AMOUNT NOT EXCEEDING ₹ 250 CRORES (RUPEES TWO HUNDRED AND FIFTY CRORES ONLY), EXCLUDING TRANSACTION COSTS (THE "BUYBACK SIZE"). AS REQUIRED UNDER THE BUYBACK REGULATIONS, EQUITY SHARES TO BE BOUGHT BACK ARE DIVIDED INTO TWO CATEGORIES: (I) RESERVED CATEGORY FOR SMALL SHAREHOLDERS AND (II) GENERAL CATEGORY FOR ALL OTHER ELIGIBLE SHAREHOLDERS.

This Offer Opening Advertisement is to be read together with

- The public announcement, made in accordance with the Buyback Regulations, dated August 10, 2022 and published on August 11, 2022 in all editions of the Business Standard (English national daily), Business Standard (Hindi national daily) and Hyderabad edition of Nava Telangana, a Telugu daily newspaper (Telugu being the regional language at the place where the registered office of the Company is situated), each with wide circulation; and b. The Letter of Offer dated September 16, 2022 in connection with the Buyback ("Letter of Offer")

In terms of Regulation 8(i) of the Buyback Regulations, the Draft Letter of Offer was submitted to SEBI on August 20, 2022. SEBI, vide its letter bearing reference no. SEBI/HO/CFD/DCR2/VT/OW/48594/1 dated September 15, 2022 ("SEBI Observation Letter"), issued its comments on the Draft Letter of Offer in terms of Regulation 8(ii) of the Buyback Regulations. These comments have been suitably incorporated in the Letter of Offer.

The dispatch of the Letter of Offer to the Eligible Shareholders of the Company holding Equity Shares on the Record Date i.e. August 23, 2022 has been completed by September 20, 2022 through electronic mode to the shareholders whose e-mail ids are available with the Company and through speed post / registered post at the address registered in India for all the remaining shareholders. The Letter of Offer and the Tender Forms are available on the website of the Company at (https://granulesindia.com/investors/investor-resources/buyback-2022/);

SEBI (www.sebi.gov.in). the Registrar to the Buyback at (https://kosmic.kfintech.com/karisma/buybackofferv2.aspx) and the Stock Exchanges i.e., NSE (www.nseindia.com) and BSE (www.bseindia.com). In case of non-receipt of the Letter of Offer, the Eligible Shareholders, if they so desire, may download the Letter of Offer or the Tender Forms from the websites indicated above.

The schedule of activities for the Buyback is as follows

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Activity	Date	Day
Date of the Board meeting to approve the proposal for Buyback of Equity Shares	August 9, 2022	Tuesday
Date of Public Announcement for the Buyback	August 10, 2022	Wednesday
Date of publication of Public Announcement for the Buyback	August 11, 2022	Thursday
Record Date for determining the Buyback Entitlement and the names of Eligible Shareholders	August 23, 2022	Tuesday
Buyback opens on/ date of opening of Buyback	September 27, 2022	Tuesday
Buyback closes on/ date of closing of Buyback	October 11, 2022	Tuesday
Last date of receipt of completed Tender Forms and other specified documents including physical share certificates by the Registrar to the Buyback	October 11, 2022	Tuesday
Last date of verification of Tender Forms by the Registrar to the Buyback	October 11, 2022	Tuesday
Last date of intimation to the Designated Stock Exchange regarding Acceptance or non-acceptance of tendered Equity Shares	October 19, 2022	Wednesday
Last date of settlement of bids on the Designated Stock Exchange	October 20, 2022	Thursday
Last date of dispatch of share certificate(s) by the Registrar to the Buyback / unblocking / return of unaccepted demat Equity Shares by Designated Stock Exchange to Seller Member / Eligible Shareholders	October 20, 2022	Thursday
Last date for payment of consideration to Eligible Shareholders who participated in the Buyback	October 20, 2022	Thursday
Last date of extinguishment of Equity Shares bought back	October 25, 2022	Tuesday

It may please be noted that the Buyback shall be implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the SEBI Circulars and following the procedure prescribed in the Companies Act, 2013 read with the Companies (Share Capital and Debentures) Rules, 2014 and the Buyback Regulations and as may be determined by the Board and on such terms and conditions as may be permitted by law from time to time. In this regard, the Company has requested BSE to provide the Acquisition Window. For the purpose of this Buyback, BSE is the Designated Stock Exchange. All Eligible Shareholders may place orders in the Acquisition Window, through their respective stockbrokers ("Seller Broker") during normal trading hours of the secondary market.

In the event, the Seller Broker(s) of Eligible Shareholder is not registered with BSE, then the Eligible Shareholders can approach any BSE registered stockbroker and can register themselves by using quick unique client code ("UCC") facility through the BSE registered stock broker (alter submitting all details as may be required by such BSE registered stock broker in compliance with applicable law). In case the Eligible Shareholders are unable to register using UCC facility through any other BSE registered broker, Eligible Shareholders may approach Company's Broker i.e. Motilal Oswal Financial Services Limited to place their bids, by using UCC facility after

submitting requisite documents. For details of the procedure for tender and settlement, please refer to the "Procedure for Tender Offer and Settlement" on page 39 of the Letter of Offer.

The non-receipt of the letter of offer by, or accidental omission to dispatch the Letter of Offer to any person who is eligible to receive the same to participate in the buyback, shall not invalidate the buyback offer in any way. In case of non-receipt of the Letter of Offer, Eligible Shareholders may participate in the offer by applying on the Tender Form downloaded from the Company's website i.e. (https://granulesindia.com/investors/investor-resources/buyback-2022/) or Registrar's portal (direct web link of the RTA) at (https://kosmic.kfintech.com/karisma/buybackofferv2.aspx) or obtain a duplicate copy of the same by writing to the Registrar to the Buyback or by providing their application in plain paper in writing signed by such shareholder (in case jointly held then signed by all shareholders), stating name, address, number of shares held, Folio No, Client ID number, DP name, DP ID number, number of Equity Shares tendered and other relevant documents. Eligible Shareholder(s) have to ensure that their bid is entered in the Acquisition Window prior to the closure of the Offer. Please note that the Company shall accept Equity Shares from the Eligible Shareholders on the basis of their holding and Buyback Entitlement. Eligible Shareholder(s) who intend to participate in the Buyback using the 'plain paper' option as mentioned in this paragraph are advised to confirm their Buyback Entitlement from the Registrar to the Buyback, before participating in the Buyback.

MANAGER TO THE BUYBACK

SEBI Registration No.: INM000011005 CIN: U67190MH2006PLC160583

Exchange for notice, if any, in this regard.

MOTILAL OSWAL

Motilal Oswal Investment Advisors Limited

Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai- 400 025, Maharashtra, India Tel. No.: +91 22 7193 4380

Email: granulesbuyback2022@motilaloswal.com Investor Grievance E-mail: moiaplredressal@motilaloswal.com Website: www.motilaloswalgroup.com Contact person: Kirti Kanoria/Ritu Sharma

REGISTRAR TO THE BUYBACK

KFin Technologies Limited (formerly known as "KFin Technologies Private Ltd")

Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Tel No.: +91 40 6716 2222 | Toll free No.: 18003094001

Email: gil.buyback@kfintech.com Website: www.kfintech.com Investor Grievance Email: einward.ris@kfintech.com

Contact Person: Mr. Murali Krishna SEBI Registration No.: INR000000221 CIN: U72400TG2017PLC117649

Capitalized terms used but not defined in this Offer Opening Advertisement shall have the meaning assigned to such terms in the Letter of Offer For and on behalf of the Board of Directors of Granules India Limited

Chaitanva Tummala

Company Secretary and Compliance Officer ICSI Membership No.: A29978

Date: September 22, 2022 Place: Hvderabad



అక్టోబర్ 15న ఎంఎన్జే కొత్త భవనం ప్రారంభం

• మంత్రి హరీశ్ రావు వెల్లడి

నవతెలంగాణ బ్యూరో - హైదరాబాద్

హైదరాబాద్ ఎంఎన్జే క్యాన్సర్ ఆస్పతి విస్తరణలో భాగంగా 300 పడకలతో నిర్మిస్తున్న నూతన భవనాన్ని అక్టోబర్ 15న ప్రారంభించనున్నట్టు రాష్ట్ర వైద్యారోగ్యశాఖ మంత్రి టి.హరీశ్ రావు తెలిపారు. గురువారం ఆయన ఆస్పతిని సందర్భించి అక్కడి డైరెక్టర్ డాక్టర్ జయలత తదితరులతో సమీక్షించారు. అనంతరం మాట్లాడుతూ ప్రస్తుత్రం 450 పడకల ఉన్నాయని తెలిపారు. కొత్త భవనం రాకతో పడకల సంఖ్య 750కి పెరుగుతుందని చెప్పారు. అమెరికాకు చెందిన డాక్టర్ అద్దంకి శరత్ నూతన భవనంలోని 300 పడకలకు సంబంధించిన పారిశుధ్యం, హౌజ్కీపింగ్ సౌకర్యాలు, సెక్యూరిటీ సిబ్బంది ఏర్పాటు నిర్వహణ ేసవలతో పాటు, మూడేండ్ల పాటు జీతాలను ఉచితంగా అందించేందుకు ముందుకొచ్చారని అభినందించారు. ఆస్పత్రిలో డాక్టర్లు, స్టాఫ్ నర్నుల కొరత ఉందనీ, ఈ క్రమంలో వంద మందిని నియమించు కునేందుకు వెంటనే నోటిఫికేషన్ ఇవ్వాలని ఆదేశించినట్టు తెలిపారు.

ఒకటెందు రోజుల్లో బాధ్యులపై చర్యలు

రంగారెడ్డి జిల్లా ఇబ్రహీంపట్నంలో కుటుంబ నియంత్రణ ఆపరేషన్లు విఫలమైన ఘటనలో విచారణ నివేదిక అందిందని మంత్రి హరీశ్రావు మీడియా ప్రతినిధులు అడిగిన ప్రశ్నకు మంత్రి సమాధానంగా చెప్పారు. ఒకట్రెండు రోజుల్లో బాధ్యులపై చర్యలు తీసుకుంటామని తెలిపారు.

మిస్సింగ్ కేసుల వివరాలు ఇవ్వండి : హైకోర్మ

నవతెలంగాణ బ్యూరో – హైదరాబాద్ పోలీసుల వద్ద నమోదైన మిస్సింగ్ కేసుల వివరాలను అందజేయాలని హైకోర్టు ఆదేశించింది. ఆ కేసుల దర్యాప్తుల గురించి కూడా వివరించాలని కోరింది. తన సోదరుడు ఎస్.సీతారాములు 19 ఏండ్ల వయసులో కనిపించకుండా పోయాడనీ, ఉప్పల్ పీఎస్లో కేసు నమోదు చేస్తే ఫలితం లేదంటూ మెదక్ జిల్లా రామాయంపేట మండలం కల్వకుంట్ల గ్రామస్తుడు ఎస్.శ్రీరాములు హైకోర్బలో రిట్ దాఖలు చేశారు. ఈ కేసును జస్టిస్ షమీమ్ అక్తర్, జస్టిస్ ఈవీ వేణుగోపాల్తో కూడిన ధర్మాసనం గురువారం విచారించింది. పిటిషనర్ కేసు గురించి కూడా వివరించాలని ఆదేశించింది. 2006లో రామంతపూర్, పాలిటెక్నికల్ కాలేజీలో సెకండియర్ చదువుతుండగా సీతారాములు కనిపించకుండాపోయాడనీ, ఇప్పుడు అతని వయసు 35 సంవత్సరాలుంటుందని శ్రీరాములు తన రిపోర్మలో

రాజాసింగ్ కు వసతులు కర్పించాలి

గోషామహల్ ఎమ్మెల్యే, తన భర్త రాజాసింగ్ కు జైలులో సౌకర్యాలు కల్పించాలని ఆయన భార్య టి.ఉషాభాయ్ హైకోర్మలో రిట్ దాఖలు చేశారు. దీనిని జస్టిస్ కె. లలిత గురువారం విచారించాలని రాజాసింగ్ కు జైల్లో మంచం, పరుపు, కుర్చీ, టేబుల్, టీవీ వంటి సౌకర్యాలతోపాటు వార్తాపత్రికలు, అవసరమైన మందులు ఇచ్చేలా ఉత్తర్వులు ఇవ్వాలని కోరారు.

అంతర్మాతీయ స్థాయిలో పెరుగుదల

• ఎస్వీకే వెబినార్లో ఆర్థిక విశ్లేషకులు డి.పాపారావు

నవతెలంగాణ బ్యూరో - హైదరాబాద్

దేశంలో ధరల పెరుగుదలకు కేంద్రంలోని బీజేపీ ప్రభుత్వం అనుసరిస్తున్న ఆర్థిక విధానాలే కారణమని (ప్రముఖ ఆర్థిక విశ్లేషకులు డి.పాపారావు విమర్శించారు. సాధారణంగా పెట్రోల్, డీజిల్ పెరిగితే దాని వెంటే రవాణా ఛార్జీలు, నిత్యావసర సరుకులు పెరుగుతాయని వివరించారు. అంతర్మాతీయంగా ఆయిల్ ధరలు పెరగడం వల్లే ಮನ ದೆಸಂಲ್ ಪ್ರಾಟ್ ಲ್, ಡಿಜಿಲ್ ಧರಲು ಪರಿಗಾಯನೆದಿ కేంద్రం చెబుతున్న పచ్చి అబద్దమని ఆగ్రహం వ్యక్తం చేశారు. రష్యా - ఉక్రెయిన్ యుద్ధం సందర్భంగా రష్యా క్రూడాయిల్ ను కొనుగోలు చేసేందుకు పాశ్చాత్య దేశాలు ముందుకు రాకపోవడంతో తక్కువ ಧರಕು ಭಾರತದೆಕಾನಿಕಿ ಅಮ್ಮುಕುಂದನಿ ಗುರ್ತುವೆಕಾರು. దీనికి పోటీగా ఇరాక్ సైతం మరింత తక్కువ ధరలకు ఇచ్చేందుకు ఆసక్తి చూపిస్తున్నదని తెలిపారు. వాస్తవంగా పెట్రోల్, డీజిల్ క్రూడాయిల్ ను తక్కువ ధరకు కొనుగోలు చేసిందన్నారు. ವಾಟಿ ` ಬಿಜೆಪಿ ಸರ್ಗಾರು ಎತ್ಪಾಜ್ ಮ್ಯಾಟಿ ಪಿಂచడಂ, రిఫైనరీ కంపెనీలు ఇతర దేశాలకు పెట్రోల్, డీజిల్ ను ఎగుమతి చేసుకోవడమే ధరల పెరుగుదలకు కారణమన్నారు. హైదరాబాద్లోని సుందరయ్య విజ్ఞాన కేంద్రం ఆధ్వర్యంలో గురువారం 'దేశ ఆర్థిక రంగం – వాస్త్రవాలు – వ (ξ) కరణలు' అనే అంశం పై వెబినార్ నిర్వహించారు. ఎస్వీకే మేనేజింగ్ కార్యదర్శి ఎస్.వినయ కుమార్ సమన్వయకర్తగా వ్యవహరించారు.

ఈ సందర్భంగా పాపారావు మాట్లాడుతూ భారతదేశంలో తగినంత ఉత్పత్తి ఉన్న గోధుమల ఎగుమతికి అనుమతించడంతో ఒక్క ఏడాదిలోనే వాటి ధర 12 శాతానికి పెరిగిందని ఆవేదన వ్యక్తం చేశారు. బియ్యాన్ని 164 ದೆ ಕಾಲಕು ಎಗುಮತಿ ವೆಸಿನ కేంద్ర ప్రభుత్వ పెద్దలు కొరతకు కారణమయ్యారని ఆగ్రహం వ్యక్తం చేశారు. మంచి బియ్యాన్ని ప్రపంచ దేశాలకు చేసి బియ్యాన్ని మన ప్రజల కోసం ఉంచిన బీజేపీ గొప్ప దేశభక్తియుత పార్టీ అని ఎద్దేవా

చేశారు. కేరళలో ద్రజా పంపిణీ బ్రహ్మాండంగా ఉందనీ, దీంతో ధరలు అదుపులో ఉన్నాయని తెలిపారు. ఆ రాష్ట్రంలో బయటి మార్కెట్లో కూడా ధరలు పెరిగే అవకాశం లేకుండా [పజా పంపిణీ వ్యవస్థ పోటీ పడుతున్నదని దేశంలో పారిశ్రామికాభివృద్ధి కోసమంటూ కార్పొరేట్లకు పన్నులు తగ్గించి, ప్రోత్సాహకాలిచ్చినా ఆ మేరకు ఫలితం రాలేదని విమర్శించారు. ప్రజల కొనుగోలు శక్తి పెరిగి డిమాండ్ పెరగకుండా పారిశ్రామికాభివృద్ధి జరగదనే చిన్న విషయాన్ని బీజేపీ పాలకులు విస్మరిస్తున్నారన్నారు. నిరుద్యోగం రికార్డు స్థాయిలో పెరిగిందనీ, అధిక సంఖ్యాకులు రైతులుగా ఉన్న దేశం కూలీల దేశం మారిందని

ఆర్థిక సంక్షోభంలో ప్రపంచం...గొప్ప యుగం మన ముంగిట

ప్రపంచం ఆర్థిక సంక్షోభంలోకి వేగంగా పయనిస్తున్నదంటూ ఇప్పటికే బ్రిటన్ ఆ దశకు చేరుకోగా, ఈ ఏడాది చివరి నాటికి అమెరికా, ఆ బాటలోనే జపాన్ తదితర దేశాలున్నాయని పాపారావు తెలిపారు. పెట్టుబడీదారి వ్యవస్థ సంక్షోభంలోకి వెళ్తున్న క్రమాన్ని ఇతర దేశాలు

గుర్తిస్తున్నాయని ముందు చీకటి తెల్లవారే పెరిగినట్టుగా ప్రపంచ పరిస్థితి గొప్ప చర్మితలో సువర్ణాధ్య యంలోకి అడు గుెపట్ట బోతున్నామని ఆశాభావం వ్యక్తం అమెరికాలోని యువత సైతం సోషలిజం వైపు మొగ్గు చూపుతున్నారని తెలిపారు. మన దేశంలో వనరులున్నాయనీ, దాన్ని గొప్ప శక్తివంతమైన దేశంగా మార్చుకోవచ్చని సూచించారు. ఈ

మేరకు ప్రజలను చైతన్యం చేస్తూ, సమీకరణ జరగాలని ఆకాంక్షించారు.

అందరూ పన్ను చెల్లింపుదారులే....

కేంద్రం లేవనెత్తిన ఉచితాలపై సు్టీంకోర్మ పన్ను చెల్లింపుదారులతో కమిటీ వేసిందన్న ప్రశ్నకు పాపారావు సమాధానమిస్తూ... ప్రజలంతా పన్ను చెల్లింపుదారులేనని స్పష్టం చేశారు. కొందరు మాత్రమే పన్ను చెల్లింపుదారులన్నట్టు గుర్తించడం సరికాదన్నారు.

జీఎస్టీ పేరుతో (పతినిత్యం (పజలు పన్నులు చెల్లిస్తూనే ఉన్నారన్నారు. నేరుగా పన్ను చెల్లించే వారి కన్నా పరోక్షంగా చెల్లించే వారి పన్నుల మొత్తమే ఎక్కువని తెలిపారు. వ్యవస్థ అనేది బీమా లాంటిదనీ, అది ప్రజల సంక్షేమం చూసే బాధ్యత కలిగి ఉందని వివరించారు. దాన్ని ఉచితం అనడానికి వీల్లేదనీ, కార్ఫొరేట్లకు ఇచ్చే రాయితీలు, ప్రోత్సాహకాలే ఉచితాలని పాపారావు వివరించారు. ఇప్పటికే కేరళ, తమిళనాడు, తెలంగాణ రాష్ట్రాలు కేంద్ర ప్రకటనను వ్యతిరేకించడం భపరిణామమని అన్నారు. మన రాష్ట్రంలో పారిశ్రామికీకరణ పెరిగిందనీ, ఇటీవల బెంగుళూరు కన్నా హైదరాబాద్ లో ఐటీ రంగం పురోభివృద్ధిని సాధిస్తున్నదని చెప్పారు.

కాంట్రాక్టు ఉద్యోగుల క్రమబద్దీకరణ ಕುತ್ತರ್ಯುಶಿವ್ಯಾಶಿ

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ముఖ్యమంత్రి కె చంద్రశేఖరరావు మానవతా దృక్పథంతో ప్రభుత్వ శాఖలు, కళాశాలల్లో పనిచేస్తున్న కాంట్రాక్టు ఉద్యోగులు, అధ్యాపకుల క్రమబద్ధీకరణ కోసం మంత్రివర్గంలతో ఆమోదించి ఉత్తర్వులు విడుదల చేయాలంటూ అధికారులను ఆదేశించారని జీవోనెంబర్ 16 కాంట్రాక్ట్ ఉద్యోగులు, అధ్యాపకుల క్రమబద్ధీకరణ అమలు సాధన సమితి రాడ్ష్ట్ర కన్వీనర్ కొప్పిశెట్టి సురేష్ గురువారం ఒక ప్రకటనలో తెలిపారు. అయితే అందుకు సంబంధించిన ఉత్తర్వులు జారీ చేయలేదని పేర్కొన్నారు. దీంతో కాంట్రాక్టు ఉద్యోగులు, అధ్యాపకుల కుటుంబాల తీవ్ర మానసిక ఆవేదన చెందుతున్నాయని ఆందోళన వ్యక్తం చేశారు. సుటీంకోర్టు ైపైతం జీవో నెంబర్ 16కు అనుకూలంగా తీర్పు ఇచ్చిందని గుర్తు చేశారు. అయినప్పటికీ కొంతమంది ఉన్నతాధికారులు అనేక సాకులు చెప్తూ క్రమబద్దీకరణ ఉత్తర్వులు జారీ చేయడంలో ఆలస్యం చేస్తున్నారని విమర్శించారు. ఈ విషయంలో సీఎం కేసీఆర్ జోక్యం చేసుకుని వెంటనే క్రమబద్ధీకరణ ఉత్తర్వులు జారీ అయ్యేలా చర్యలు తీసుకోవాలని కోరారు.

డిగ్గి కాంట్రాక్టు అధ్యాపకుల పెండింగ్ జీతాలు విడుదల

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రాష్ట్రంలోని ప్రభుత్వ డిగ్రీ కళాశాలల్లో పనిచేస్తున్న కాంట్రాక్టు అధ్యాపకులకు సంబంధించిన పెండింగ్ జీతాలను రాష్ట్ర ప్రభుత్వం విడుదల చేసింది. ప్రస్తుత విద్యా సంవత్సరంలో జూన్ నుంచి ఆగస్టు వరకు పెండింగ్ వేతనాలకు సంబంధించిన రూ. 14. 14 కోట్లు విడుదల చేస్తూ కళాశాల విద్యాశాఖ కమిషనర్ నవీన్ మిట్టల్ గురువారం ఉత్తర్వులు జారీ చేశారు. నాలుగు నెలలుగా వేతనాల లేక ఎదురుచూస్తున్న విషయం తెలిసిందే. దసరా పండుగ ముందు జీతాలు విడుదల కావడం పట్ల వారు సంతోషాన్ని వ్యక్తం చేస్తున్నారు. టీఎస్జీసీసీఎల్ఏ హర్వం

డిగ్రీ కాలేజీల్లో పనిచేస్తున్న కాంట్రాక్టు అధ్యాపకుల జీతాలను విడుదల చేయడం పట్ల తెలంగాణ రాడ్లు ప్రభుత్వ కళాశాలల కాంట్రాక్టు లెక్చరర్ల సంఘం (టీఎస్జోసీసీఎల్ఏ-475) రాడ్డ్ల అధ్యక్ష. ప్రధాన కార్యదర్శులు జి రమణారెడ్డి, కొప్పిశెట్టి సురేష్ హర్వం వ్యక్తం చేశారు. రాష్ట్ర ప్రభుత్వానికి ధన్యవాదాలు తెలిపారు. రాష్ట్ర ఆర్థిక, వైద్యారోగ్య శాఖ మంత్రి టిహరీశ్రావు, విద్యాశాఖ మంత్రి పి సబీతా ఇంద్రారెడ్డితోపాటు కమిషనర్ నవీన్ మిట్టల్, ఉన్నతాధికారకు కృతజ్ఞతలు ప్రకటించారు. అదేవిధంగా స్థాప్తుత్వ జూనియర్ కళాశాలల్లో పనిచేస్తున్న కాంటాక్టు అధ్యాపకుల పెండింగ్ వేతనాలను విడుదల చేయాలని కోరారు.

'ఆత్త' ఫాటీను ವಿ**ದುದಲ ವೆಯಂ**ಡಿ : ನಾರಾಯಣ

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ఏపీ ముఖ్యమంత్రి జగన్మోహన్రెడ్డికి ఉన్న 33 మంది సలహాదారులతోపాటు 'ఆత్మ'ను కూడా ఒకసలహాదారుగా నియమించుకున్నట్టున్నారని సీపీఐ జాతీయ కార్యదర్శి కె నారాయణ ఎద్దేవా చేశారు. ఆత్మ సలహా మేరకే ఆయన ఎన్టీఆర్ ఆరోగ్య ವಿಸ್ಪವಿದ್ಯಾಲಯಂ ಪೆರುಸು ವಿಎಸ್ಆರ್ ಆರ್ ಗ್ಯ ವಿಸ್ಪವಿದ್ಯಾಲಯಂಗ್ ಪೆರು మార్చారని గురువారం ఒక ప్రకటనలో తెలిపారు. మరి జగన్ నియమించిన 'ఆత్మ' ఫొటోనూ విడుదలచేసి వారి జీతభత్వాలెంతో తెలిపాలంటూ విజ్ఞప్తి చేశారు.

అటవీ హక్కుల చట్టాన్ని పక్కనపెట్టి పాడు భూములకు పట్టాలెలా ఇస్తారు?

 ప్రభుత్వానికి సీపీఐ(ఎంఎల్) న్యూడెమోక్రసీ సూటి ప్రశ్న నవతెలంగాణ బ్యూరో - హైదరాబాద్

అటవీ హక్కుల చట్టాన్ని పక్కన పెట్టి పోడుభూములకు పట్టాలెలా ఇస్తారంటూ రాష్ట్ర్ ప్రభుత్వాన్ని సీపీఐ(ఎంఎల్) న్యూడెమోక్రసీ రాష్ట్ర కమిటీ సూటిగా పశ్చించింది. ఈ మేరకు ఆ పార్టీ రాష్ట్ర కార్యదర్శి సాధినేని వెంకటేశ్వరరావు గురువారం ఒక ప్రకటన విడుదల చేశారు. ఆ ವಟ್ಟಾನ್ನಿ ಯಧ್**ತ**ಥಂಗ್ ಅಮಲು ವೆಯಕುಂಡ್ ಮಂಡುಲು, ప్రజాప్రతినిధులకు పోడు పట్టాల జారీ బాధ్యతను అప్పగించటం నిబంధనలకు బాహాటంగా తూట్లు పొడవడం అధికార దుర్వినియోగానికి పాల్పడడమేనని విమర్శించారు. ఇంచార్జ్ మంత్రి కన్వీనర్గా జిల్లా అధికారులతో ఎంపీ, ఎమ్మెల్యే, ఎమ్మెల్ఫీలతోపాటు జిల్లా పరిషత్ చైర్మెన్లను [పత్యేక ఆహ్వానితులుగా నియమించటమనేది రాజకీయ దురుద్దేశంతో చేసిన చర్య అని తెలిపారు. ఇప్పటికే గ్రామాల్లో అధికార పార్టీ కార్యకర్తలు పోడు భూములకు పట్టాలు ఇప్పిస్తామంటూ పైరవీ దందాలకు తెరలేపారని పేర్కొన్నారు. గిరిజన్, ఆదివాసీల నుంచి రేట్లు నిర్ణయించి వసూళ్లకు పాల్పడుతున్నారని విమర్శించారు.

తిక్కన్న మరణం పట్ల విప్లవ జోహార్లు కర్నూల్ జిల్లా ఆదోనికి చెందిన సీపీఐ(ఎంఎల్) న్యూడెమోక్రసీ ఏపీ కమిటీ సభ్యులు తిక్కన్న అనారోగ్యంతో మరణించడం పట్ల ఆ పార్టీ తెలంగాణ కార్యదర్శి సాదినేని వెంకటేశ్వరరావు సంతాపం స్థకటించారు. ఆయన మరణం విప్లవోద్యమానికి తీవ్ర నష్టమని తెలిపారు.

OFFER OPENING ADVERTISEMENT FOR THE BUY BACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUYBACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED, ("BUYBACK REGULATIONS") FOR THE ATTENTION OF EQUITY SHAREHOLDERS /



Granules India Limited

ered & Corporate Office: Second Floor, Block III, My Home Hub, Madhapur, Cyberabad, Hyderabad - 500 081, Telangana. CIN: L24110TG1991PLC012471 Tel. No.: +91 40 69043500; Facsimile: +91 40-23115145; Website: www.granulesindia.com; Email: investorrelations@granulesindia.com;

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE EQUITY SHARES OF GRANULES INDIA LIMITED IN CONNECTION WITH THE BUYBACK OF EQUITY SHARES THROUGH THE TENDER OFFER UNDER THE BUYBACK REGULATIONS

EACH ("EQUITY SHARES") OF GRANULES INDIA LIMITED (THE "BUYBACK"), REPRESENTING 2.52% OF THE TOTAL NUMBER OF EQUITY SHARES IN THE PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY, AS ON MARCH 31, 2022, FROM ALL THE EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE FULLY PAID-UP EQUITY SHARES OF THE COMPANY AS ON THE RECORD DATE I.E. AUGUST 23, 2022 ("RECORD DATE"), ON A PROPORTIONATE BASIS THROUGH THE "TENDER OFFER" ROUTE USING THE STOCK EXCHANGE MECHANISM, AT A PRICE OF ₹ 400/- (RUPEES FOUR HUNDRED ONLY) PER EQUITY SHARE (THE "BUYBACK PRICE"), PAYABLE IN CASH, FOR AN AGGREGATE AMOUNT NOT EXCEEDING ₹ 250 CRORES (RUPEES TWO HUNDRED AND FIFTY CRORES ONLY), EXCLUDING TRANSACTION COSTS (THE "BUYBACK SIZE"). AS REQUIRED UNDER THE BUYBACK REGULATIONS, EQUITY SHARES TO BE BOUGHT BACK ARE DIVIDED INTO TWO CATEGORIES: (I) RESERVED CATEGORY FOR SMALL SHAREHOLDERS AND (II) GENERAL CATEGORY FOR ALL OTHER ELIGIBLE SHAREHOLDERS.

- a. The public announcement, made in accordance with the Buyback Regulations, dated August 10, 2022 and published on August 11, 2022 in all editions of the Business Standard (English national daily), Business Standard (Hindi national daily) and Hyderabad edition of Nava Telangana, a Telugu daily newspaper (Telugu being the regional language at the place where the registered office of the Company is situated), each with wide circulation; and
- b. The Letter of Offer dated September 16, 2022 in connection with the Buvback ("Letter of Offer")

In terms of Regulation 8(i) of the Buyback Regulations, the Draft Letter of Offer was submitted to SEBI on August 20, 2022. SEBI, vide its letter bearing reference no. SEBI/HO/CFD/DCR2/VT/OW/48594/1 dated September 15, 2022 ("SEBI Observation Letter"), issued its comments on the Draft Letter of Offer in terms of Regulation 8(ii) of the Buyback Regulations. These comments have been suitably incorporated in the Letter of Offer. The dispatch of the Letter of Offer to the Eligible Shareholders of the Company holding Equity Shares on the Record Date i.e. August 23, 2022 has been completed

by September 20, 2022 through electronic mode to the shareholders whose e-mail ids are available with the Company and through speed post / registered post at the address registered in India for all the remaining shareholders. The Letter of Offer and the Tender Forms are available on the website of the Company at (https://granulesindia.com/investors/investor-resources/buyback-2022/)

SEBI (www.sebi.gov.in), the Registrar to the Buyback at (https://kosmic.kfintech.com/karisma/buybackofferv2.aspx) and the Stock Exchanges i.e., NSE (www.nseindia.com) and BSE (www.bseindia.com). In case of non-receipt of the Letter of Offer, the Eligible Shareholders, if they so desire, may download the Letter of Offer or the Tender Forms from the websites indicated above.

The schedule of activities for the Buyback is as follows

Activity	Schedule of activities	
	Date	Day
Date of the Board meeting to approve the proposal for Buyback of Equity Shares	August 9, 2022	Tuesday
Date of Public Announcement for the Buyback	August 10, 2022	Wednesday
Date of publication of Public Announcement for the Buyback	August 11, 2022	Thursday
Record Date for determining the Buyback Entitlement and the names of Eligible Shareholders	August 23, 2022	Tuesday
Buyback opens on/ date of opening of Buyback	September 27, 2022	Tuesday
Buyback closes on/ date of closing of Buyback	October 11, 2022	Tuesday
Last date of receipt of completed Tender Forms and other specified documents including physical share certificates by the Registrar to the Buyback	October 11, 2022	Tuesday
Last date of verification of Tender Forms by the Registrar to the Buyback	October 11, 2022	Tuesday
Last date of intimation to the Designated Stock Exchange regarding Acceptance or non-acceptance of tendered Equity Shares	October 19, 2022	Wednesday
Last date of settlement of bids on the Designated Stock Exchange	October 20, 2022	Thursday
Last date of dispatch of share certificate(s) by the Registrar to the Buyback / unblocking / return of unaccepted demat Equity Shares by Designated Stock Exchange to Seller Member / Eligible Shareholders	October 20, 2022	Thursday
Last date for payment of consideration to Eligible Shareholders who participated in the Buyback	October 20, 2022	Thursday
Last date of extinguishment of Equity Shares bought back	October 25, 2022	Tuesday

It may please be noted that the Buyback shall be implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the SEBI Circulars and following the procedure prescribed in the Companies Act, 2013 read with the Companies (Share Capital and Debentures) Rules, 2014 and the Buyback Regulations and as may be determined by the Board and on such terms and conditions as may be permitted by law from time to time. In this regard, the Company has requested BSE to provide the Acquisition Window. For the purpose of this Buyback, BSE is the Designated Stock Exchange. All Eligible Shareholders may place orders in the Acquisition Window, through their respective stockbrokers ("Seller Broker") during normal trading hours of the secondary market.

In the event, the Seller Broker(s) of Eligible Shareholder is not registered with BSE, then the Eligible Shareholders can approach any BSE registered stockbroker and can register themselves by using quick unique client code ("UCC") facility through the BSE registered stock broker (alter submitting all details as may be required by such BSE registered stock broker in compliance with applicable law). In case the Eligible Shareholders are unable to register using UCC facility through any other BSÉ registered broker, Eligible Shareholders may approach Company's Broker i.e. Motilal Oswal Financial Services Limited to place their bids, by using UCC facility after

For details of the procedure for tender and settlement, please refer to the "Procedure for Tender Offer and Settlement" on page 39 of the Letter of Offer.

The non-receipt of the letter of offer by, or accidental omission to dispatch the Letter of Offer to any person who is eligible to receive the same to participate in the buyback, shall not invalidate the buyback offer in any way. In case of non-receipt of the Letter of Offer, Eligible Shareholders may participate in the offer by applying on the Tender Form downloaded from the Company's website i.e. (https://granulesindia.com/investors/investor-resources/buyback-2022/) or Registrar's portal (direct web link of the RTA) at (https://kosmic.kfintech.com/karisma/buybackofferv2.aspx) or obtain a duplicate copy of the same by writing to the Registrar to the Buyback or by providing their application in plain paper in writing signed by such shareholder (in case jointly held then signed by all shareholders), stating name, address, number of shares held, Folio No, Client ID number, DP name, DP ID number, number of Equity Shares tendered and other relevant documents. Eligible Shareholder(s) have to ensure that their bid is entered in the Acquisition Window prior to the closure of the Offer. Please note that the Company shall accept Equity Shares from the Eligible Shareholders on the basis of their holding and Buyback Entitlement. Eligible Shareholder(s) who intend to participate in the Buyback using the 'plain paper' option as mentioned in this paragraph are advised to confirm their Buyback Entitlement from the Registrar to the Buyback, before participating in the Buyback.

MANAGER TO THE BUYBACK

CIN: U67190MH2006PLC160583



Motilal Oswal Investment Advisors Limited Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai- 400 025, Maharashtra, India **Tel. No.:** +91 22 7193 4380

Email: granulesbuyback2022@motilaloswal.com Investor Grievance E-mail: moiaplredressal@motilaloswal.com Website: www.motilaloswalgroup.com Contact person: Kirti Kanoria/Ritu Sharma SEBI Registration No.: INM000011005

REGISTRAR TO THE BUYBACK

CIN: U72400TG2017PLC117649

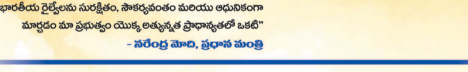
(formerly known as "KFin Technologies Private Ltd") Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Tel No.: +91 40 6716 2222 | Toll free No.: 18003094001 Email: gil.buyback@kfintech.com

Website: www.kfintech.com Investor Grievance Email: einward.ris@kfintech.com Contact Person: Mr. Murali Krishna SEBI Registration No.: INR000000221

Capitalized terms used but not defined in this Offer Opening Advertisement shall have the meaning assigned to such terms in the Letter of Offer.

For and on behalf of the Board of Directors of Granules India Limited

Chaitanya Tummala Company Secretary and Compliance Officer ICSI Membership No.: A29978



జి. కిషన్ రెడ్డి

సాంస్మతిక, పర్యాటక మలియు ఈశాన్య ప్రాంత అభివృద్ధి శాఖ మంత్రివర్కులు, ආරම හුුණුමු

ಗಾಲವೆ

మెదక్ - అక్మన్మపేట్ రైల్యే స్టేషన్ల మధ్య నూతన రైల్వే లైను **ඍම**පී මරපීමර

කාවරාා

ඛාದ්§ි කාරයී පෟඩු හාය කරණ ప్రారంభోత్వవ ప్యాసింజర్ రైలు සිට සංඛ් බුංර රජර

ស៊ីង ប្តីខ្លាំ ស្ពឺង្គស៊ី • 23 សិត្តិ០ឧ៦ 2022 ಸ್ಯಾಯಂತ್ರಂ 04:00 ಗಂಟಲಕು

್ಷಯಾಜನಾಲು

🔂 ఈ ప్రాంత ప్రజల చిరకాల స్వష్ధం సాకారమౌతుంబ

මිපටෆාಣවෝ పటిష్టమైన ටුපා అనుసంధానత

- తెలంగాణ లోని ముఖ్యమైన జిల్లా కేంద్రమైన మెదక్ రైలు నెటవర్క్ లో భాగమవుతుంట
- 🔂 రోజువాలి ప్రయాణికులు, విద్యార్థులు ಮಲಯು ವ್ಯಾಪಿಕುಲಕು ಅನುಕುಕುಪುನ మలియు సౌకర్యవంతమైన ప్రయాణాన్ని မဝြည်လွှဝည
- 🔂 కొత్త రైలు చవకైన, సురక్షితమైన మలియు వేగవంతమైన ప్రయాణ సదుపాయాన్ని అဝစည်လူဝစ
- ప్రాంతం యొక్క సామాజిక-ఆర్థిక అభివృద్ధికి డితమిస్తుంది
- స్థానిక వ్యవసాయ ఉత్పత్తుల కోసం దేశవ్యాప్తంగా పెద్ద మార్కెట్లు **ම**රක්න සාණි සි ක් බිමු යා





Place: Hvderabad

Date: September 22, 2022