

Panyam Cements & Mineral Industries Limited

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Central Administrative Office :
Plot No. 188, 1st Floor,
Phase-II, Kamalapur Colony,
Hyderabad - 500 073. TS, INDIA.

Date: 27th May 2020

The Senior General Manager,
Department of Corporate Services,
Bombay Stock Exchange Limited
1st Floor, New Trading Wing,
Rotunda Building, P.L Towers,
Dalal Street, Mumbai-400 001.

Scrip Code: BSE: (500322)

Scrip Name: PANCM

Respected Sir/Madam,

SUBJECT: DISCLOSURE UNDER REGULATION 30 OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATION AND DISCLOSURE REQUIREMENTS) REGULATION 2015 INTIMATION OF INTIATION OF CORPORATE INSOLVENCY RESOLUTION PROCESS("CIRP") AND THE APPOINTMENT OF INTERIM RESOLUTION PROFESSIONAL("IRP")

1. I hereby intimate your good office that CIRP has been initiated in respect of PANYAM CEMENTS AND MINERAL LIMITED under the provisions of insolvency and bankruptcy code, 2016 ("code") by an Order of the Tribunal dated 14th May 2020 with effect from the date of receipt of the Order on 21st May 2020.
2. An application under Section 7 of the code read with Rule 4 Insolvency and Bankruptcy (application to Adjusting Authority) Rules, 2016 was filed against Panyam Cements and Mineral Limited before the Hon'ble National Company Law Tribunal, Amaravati Bench, by IDBI Trusteeship Services Limited.
3. With respect to the aforesaid, it is submitted that the said application has been admitted by the Hon'ble Tribunal vide its order dated 14th May 2020. The copy of Order of the Hon'ble Tribunal dated 14th May 2020 is attached herewith.
4. As per Section 17 of the Code, the powers of Board of Directors of Panyam Cements and Mineral Limited stand suspended and such powers shall be vested with me, Bhruagesh Amin, having IP Registration No. IBBI/IPA-002/IP-N00353/2017-2018/11003 appointed as the IRP vide the aforesaid Order by the Hon'ble Tribunal.

Regd. Office: C-1, Industrial Estate, Bommalasatram, Nandyal - 518 502, Kurnool Dist. (A.P.) India.
Cement Works: Cementnagar - 518 206, Kurnool District (A.P.) India.

5. It may further be noted that in consonance with the stipulations contained in provisions of Section 13 read with Section 14 of the Code:

- 1) Subject to provisions of sub-sections(2) and (3), on the insolvency commencement date a moratorium has been declared vide the aforesaid Order passed by the Hon'ble Tribunal, whereby Inter alia the following shall be prohibited:
 - a. the institution of suits or continuation of pending suits or proceedings against the corporate debtor including execution of any judgement, decree or order in any court of law, tribunal, arbitration panel or other authority;
 - b. transferring, encumbering, alienating or disposing off by the corporate debtor any of its assets or any legal right or beneficial interest therein;
 - c. any action to foreclose, recover or enforce any security interest created by the corporate debtor in respect of its property including any action under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002);
 - d. the recovery of any property by an owner or lessor where such property is occupied by or in the possession of the corporate debtor.
 - e. In respect of licence, permit, registration, quota, concession, clearance or a similar grant or right given by the Central Government, State Government, local authority, sectoral regulator or any other authority constituted under any other law, shall not be suspended or terminated if payment of current dues arising for the use or continuation of the license or a similar grant or right during moratorium period;
- 2) The supply of essential goods or services including electricity service, water supply, etc. to the corporate debtor as may be specified shall not be terminated or suspended or interrupted during moratorium period.
- 3) In respect of supply of goods or services critical to protect and preserve the value of the corporate debtor and manage the operations of such corporate debtor as a going concern, then the supply of such goods or services shall not be terminated, suspended or interrupted during the period of moratorium, except where such corporate debtor has not paid dues arising from such supply during the moratorium period or in such circumstances as may be specified.
- 4) The provisions of sub-section (1) of Section 14 of the code shall not apply to (a) such transactions, agreements or other arrangement as may be notified by the Central Government in consultation with any financial sector regulator or any other authority; (b) a surety in a contract of guarantee to a corporate debtor.

- 5) The order of moratorium shall have effect from the date of such order till the completion of the corporate insolvency resolution process. Provided that where at any time during the corporate insolvency resolution process period, if the Adjudicating Authority approves the resolution plan under sub-section (1) of section 31 or passes an order for liquidation of corporate debtor under section 33, the moratorium shall cease to have effect from the date of such approval or liquidation order, as the case may be.
6. The instant intimation with respect to initiation of CIRP and Interim Resolution Professional is for your information and records.
7. I shall keep the statutory authorities posted on for further development in this regard.
8. Kindly take the same on records.

Thanking you,
Yours Faithfully,
For Panyam Cements and Mineral Industries Limited

Sd/-
Bhrugesh Amin
In the capacity of Interim Resolution Professional
IP Reg. No - IBBI/IPA-002/IP-N00353/2017-2018/11003

Enclosed:

- (a) Copy of NCLT Order dated 14th May 2020.
- (b) A copy of the public announcement made under Regulations 6 of Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016.

NATIONAL COMPANY LAW TRIBUNAL
AMARAVATI BENCH

*** **

CP (IB) No. 187/7/AMR/2019

In the matter of a Petition under Section 7 of the
Insolvency and Bankruptcy Code, 2016

and

In the matter of M/s Panyam Cements & Mineral Industries
Limited

Between

IDBI Trusteeship Services Limited,
Asian Building, Ground Floor,
17, R. Kamani Marg, Ballard Estate,
Mumbai – 400001,
Maharashtra.

... Petitioner

and

Panyam Cements and Mineral Industries Limited,
C-1, Industrial Estate, Nandyal,
Andhra Pradesh – 518 502.

... Respondent

Date of Order: 14.05.2020

CORAM:

Hon'ble Janab Mohammed Ajmal, Member Judicial.

Appearance:

For the Applicant: Mr. Kiran Kumar & Mr. Ekta Bahl,
Advocates

For the Respondent s: Mr. D. Gopala Krishan, Mr. J. Basava Raju
and Ms. A. Sandhya Rani, Advocates.

ORDER

A Financial Creditor (Petitioner) seeks Corporate Insolvency Resolution Process (CIRP) of the Corporate Debtor (Respondent) in this Application under section 7 of the Insolvency & Bankruptcy Code (the Code for short).



2. The facts leading to the Application may be stated as follows. The Respondent *inter alia* is a manufacturer of cement with its registered office in Nandyal, Kurnool, and factory at Cement Nagar in the same district in the State of Andhra Pradesh. The Company by its Board Resolution dated 29.12.2015 desired to raise private funds through 978 secured, rated, listed, redeemable, non-convertible debentures at a face value of Rs. 10,00,000/- each for cash at par to be issued and allotted in one or more tranches aggregating to Rs. 97,80,00,000/- only. EW India Special Assets Fund Private Limited and ECAP Equities Limited subscribed to the debentures numbering 330, 300 and 348 respectively in three tranches on 30.03.2016, 02.05.2016 and 14.07.2016. The present Petitioner as the Debenture Trustee entered into an agreement (Debenture Trust Deed) on 09.02.2016 and other security instruments with the Respondent. The debentures were to be partially redeemed on different dates as per the redemption schedule set out in the Debenture Trust Deed (Annexure 2 thereof). The Respondent defaulted in partially redeeming the debentures on 31.10.2017 and paid Rs.1,66,38,784/- only on 12.12.2017 as against the due amount of Rs.2,16,38,685/-. It also failed to pay any amount due for the months subsequent to October, 2017. Thus, the Respondent committed default in payment of a financial debt. An amount of Rs. 186,62,33,737/- remained due as on 12.09.2019 which included the principal, interest thereon, maturity premium default interest, costs and TDS on 26.07.2018 the Petitioner issued a notice of default and breach of the terms of the Debenture Trust Deed. It also issued a notice of acceleration and recall on 31.01.2019 and a reminder on 30.04.2019 for payment of debt due. Since the amount was not paid nor the notices responded to the Petitioner came up with the present petition on 18.09.2018 with the above prayer.
3. The Respondent in reply to the notice issued through this Authority contested the claim by filing a counter. It is contended that this Tribunal does not have jurisdiction to entertain the Petition. The parties had agreed in the Debenture Trust Deed that the Courts at Hyderabad would alone have jurisdiction. It is further asserted that the Company had pledged shares to an extent of Rs.76,63,842/- against the debentures. The rights of



the shares were transferred to the Petitioner and as such there was no existence of liability of debt. The Petitioner was authorised to sell or otherwise dispose of all or any part of the promoters' shares and apply the proceeds thereof towards repayment of amount due. The pledge created pursuant to the pledge agreement could be enforced without recourse to any rights of the debentures holders or enforcing any other security. The Petitioner was also entitled to enter upon the secured properties under the transaction documents and utilize the rents and profits thereof. The Petitioner had enough authority under the Trust Deed for realize of the amount due. Therefore, and Application under section 7 of the Code would not be maintainable. The Petitioner having not come to the Tribunal with clean hands, the petition deserves to be dismissed.

4. Basing on the rival pleadings the following issues emerge for determination.
- I. Whether the Petition is maintainable?
 - II. Whether the Respondent committed default in payment of a financial debt?
 - III. To what relief, the Petitioner is entitled?

Issue No. II:

The execution of the Debenture Trust Deed and allotment of the debenture to the debentures holders is not in dispute. It is also not in dispute that the Respondent defaulted in honouring the redemption on the schedule dates as per Annexure 2 of the Debenture Trust Deed. It partially redeemed debentures on 12.12.2017, which were due on 31.10.2017. It is not disputed that it failed to pay any amount due including interest subsequent to October, 2017 despite issue of notice of acceleration and recall dated 31.01.2019. The Hon'ble Apex Court in *Innoventive Industries vs. ICICI Bank & Anr: (2018) 1 SCC 407* have held as follows.

“27. The scheme of the Code is to ensure that when a default takes place, in the sense that a debt becomes due and is not paid, the insolvency resolution process begins. Default is defined in Section 3(12) in very wide terms as meaning non-payment of a debt once it becomes due and payable, which includes non-payment of even part thereof or an instalment amount. For the meaning of debt, we have to go to Section 3(11), which in turn tells us that a debt means a liability of obligation in



respect of a claim and for the meaning of claim, we have to go back to Section 3(6) which defines claim to mean a right to payment even if it is disputed. The Code gets triggered the moment default is of rupees one lakh or more (Section 4).”

6. The Respondent accordingly was in default in payment of a financial debt. Issue No. II is answered in the affirmative.

Issue No. I:

7. The maintainability of the Petition is challenged on the ground that the Petitioner had other avenues available for enforcing the deed and realise the debt. Jurisdiction of this Tribunal is thus barred. In this connection, reference is made to Article 46 of the Trust Deed and *pari materia* terms in the deeds of guarantee and pledge agreement which indicate that the parties agreed to the Courts at Hyderabad alone and no other Courts shall have jurisdiction to entertain and try any dispute arising from and out of the provisions of the deed(s). It must be remembered that a proceeding under section 7 of the Code is not recovery proceeding. Therefore, whether or not the Petitioner was authorised to resort to recovery of the debt by other means, it could not be precluded from approaching this Authority. Besides section 238 of the Code envisages that the provisions of the Code shall have effect, notwithstanding anything inconsistent therewith contained in any other law for the time being in force or any instrument having effect by virtue of any such law. The contention raised by the Respondent accordingly does not hold much water. In this connection reference may profitably be made to the observations of the Hon'ble Apex Court and Hon'ble NCLAT.

(i) “12. It can thus be seen that the primary focus of the legislation is to ensure revival and continuation of the corporate debtor by protecting the corporate debtor from its own management and from a corporate death by liquidation. The Code is thus a beneficial legislation which puts the corporate debtor back on its feet, not being a mere recovery legislation for creditors. The interests of the corporate debtor have, therefore, been bifurcated and separated from that of its promoters / those who are in management. Thus, the resolution process is not adversarial to the corporate debtor but, in fact, protective of its interests.” (in re: Swiss Ribbons v. Union of India: (2019) 4 SCC 17).

(ii) “19. It is made clear that Insolvency Resolution Process is not a recovery proceeding to recover the dues of the creditors. I & B Code,



2016 is an Act relating to reorganisation and insolvency resolution of corporate persons, partnership firms and individuals in a time bound manner for maximisation of value of assets of such persons and to promote entrepreneurship, availability of credit and balance the interests of all the stakeholders including the Government dues. Such being the object of the I & B Code 2016, if the interest of all the stakeholders are balanced and satisfied then to promote entrepreneurship and to ensure that the company continue to function as on going concern, it is desirable to close such proceeding without delay and going into technical rigour of one or other provisions, which are all otherwise futile for all purpose. (in re: Prowess International Pvt. Ltd. Vs. Parker Hannifin India Pvt. Ltd. (Company Appeal (AT) (Insol.) No. 89 of 2017 Decided on 18.08.2017)

8. As already indicated the Code has overriding effect over any other law or any instrument having the effect of law. The agreement between the parties as to the jurisdiction of Courts at Hyderabad cannot override express provision of the Code which provides for a specialised mechanism for Corporate Insolvency Resolution. The parties cannot decide jurisdiction of the resolution of their dispute in violation of the express provision of any statute. The contention as to lack of jurisdiction of this Authority raised by the Respondent accordingly cannot be accepted. Issue no. I is answered in the affirmative.

Issue No. III:

9. In view of the foregoing findings the Company Petition needs to be allowed. The Petitioner has suggested the name of Mr. Bhruagesh Rameshchandra Amin as the Interim Resolution Professional (IRP). He has furnished his consent in Form No. 2. The Petition is otherwise complete. It thus needs to be admitted. Hence ordered.



ORDER

The Company Petition is admitted on contest. The Corporate Insolvency Resolution Process of the Respondent shall commence from this date and shall be completed within 180 days hence.

- i. Shri Bhruagesh Rameshchandra Amin C/o BDO Restructuring Advisory LLP, BDO India LLP, Level 9, The Ruby, NW

Wing, Senapati Bapat Marg, Dadar (W), Mumbai 400028
Email bhrugetshamin@bdo.in IBBI/IPA-002/IP-N00353/2017-2018/11003 is appointed as the Interim Resolution Professional. No disciplinary proceeding is pending against him as per the IBBI website.

- ii. He is directed to take charge of the Respondent/Corporate Debtor's management forthwith and take necessary steps in furtherance of the CIRP in terms of Sections 13(2), 15, 17, 18 and 20 of the Code and Rules made thereunder.
- iii. Moratorium in respect of the Respondent is hereby declared under Section 14 of the Code.
- iv. The Directors, Promoters or any other person(s) associated with the management of Respondent (Corporate Debtor) shall extend all assistance and cooperation to the IRP as stipulated under section 19 of the Code for effectively discharging his functions under the Code.
- v. The Registry shall communicate the order to the Petitioner and the Respondent forthwith.
- vi. The Petitioner/OC and the Registry shall send the copy of this order to IRP for necessary compliance.



(MOHAMMED AJMAL)
MEMBER JUDICIAL


Dy. Regr./Asst. Regr. Court Officer
National Company Law Tribunal, Hyderabad Bench

प्रमाणित प्रति
CERTIFIED TRUE COPY
केस संख्या
CASE NUMBER... (P. (IB) No. 187/7/AMR/2019)
निर्णय का तारीख
DATE OF JUDGEMENT... 13/5/2020
प्रति तैयार किया गया तारीख
COPY MADE READY ON... 27/5/2020

Room For Banks To Cut Rates?

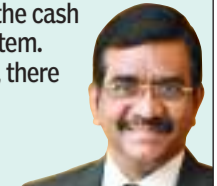
“The moratorium gives us time to evaluate each loan account and assess if there is need for restructuring. The uncertainty associated with the pandemic, normalisation of economic activity and relaxations make it imperative that policy response is calibrated and swift”

RAJNISH KUMAR | CHAIRMAN, SBI



“These are uncertain times. The extended moratorium gives us time to review the demand and supply situation. Restructuring can wait, as we have to see how the cash flows come back into the system. Given the growth in deposits, there is room to reduce rates”

RAJKIRAN RAI | MD & CEO, UNION BANK OF INDIA



“The rate cuts, moratorium extension, deferment of interest on working capital facilities and the relaxation in asset classification will provide the requisite balm to the economy. The support shown to Exim Bank & Sidbi will help boost sentiment”

ZARIN DARUWALA | CEO, STANCHART INDIA



“The 40bps rate cut is positive, we have to see how transmission takes place. There is a need to correct the risk-aversion in the system. There is a lot of liquidity in the system. But because banks are risk-averse, the funds are going back to the central bank”

KEKI MISTRY | VC & CEO, HDFC



“Conversion of interest on working capital loans for the moratorium period into term loans will give a breather to borrowers. The time period for repayment of that could have been longer. Increase in group exposure limits will help big companies tide over hurdles in raising funds”

PADMAJA CHUNDURU | MD & CEO, INDIAN BANK



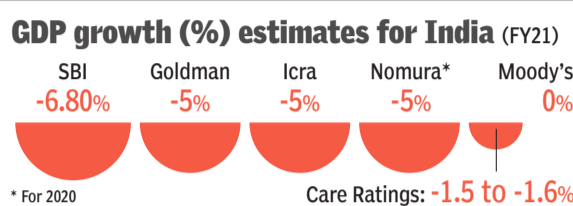
After 41 yrs, RBI sees GDP shrinking

Inflation Outlook Remains Uncertain, May Ease In Second Half: Central Bank

TIMES NEWS NETWORK

New Delhi: The Indian economy is expected to contract for the first time in nearly 41 years, while the outlook for inflation remains uncertain, Reserve Bank of India's (RBI) assessment of the economic situation showed on Friday.

RBI governor Shaktikanta Das said, "It is in the growth outlook that the MPC (monetary policy committee) judged the risks to be gravest. The combined impact of demand compression and supply disruption will depress economic activity in the first half of the year. Assuming economic activity gets restored in a phased manner, especially in second half of this year, and taking into consideration favourable base effects, it is expected that the combination of fiscal, monetary and administrative measures being currently undertaken would create conditions for a gradual revival in activity in second half of 2020-21."



* For 2020 Care Ratings: -1.5 to -1.6%

IMF's GDP growth (%) projections

Country	2020	2021
US	-5.9	4.7
China	1.2	9.2
India	1.9	7.4
Russia	-5.5	3.5
Brazil	-5.3	2.9
South Africa	-5.8	4
World	-3	5.8

risks to this assessment are significant and contingent upon the containment of the pandemic and quick phasing out of social distancing/lockdowns. Given all these uncertainties, GDP growth in 2020-21 is estimated to remain in negative territory, with some pick-up in growth impulses from H2: 2020

21 onward," said Das.

If the contraction as forecast by the RBI and also by other economists is realised, it will be the first contraction for Asia's third-largest economy since 1979-80, when GDP growth shrank 5.2%. Several investment banks, brokerages and economists have predicted the economic growth to remain flat or contract in the range of 1.5% to 6.8%. IMF's April estimate, however, showed that India and China will be the only countries to display growth, while the rest will contract.

Das said domestic economic activity has been impacted severely by the lockdown. The top six industrialised states, that account for about 60% of the industrial output, are largely in red or orange zones. High frequency indicators point to a collapse in demand beginning in March 2020 across both urban and rural segments, he said, adding that the robust farm sector and predictions of healthy monsoon rains augured well

for the rural economy.

The RBI governor also highlighted the precarious condition of the global economy, saying that by all counts, the macroeconomic and financial conditions are austere. The global economy is inexorably headed into recession, he said.

Das said MPC assessed that the inflation outlook is highly uncertain. "The supply shock to food prices in April may show persistence over the next few months, depending upon the state of lockdown and the time taken to restore supply chains after relaxation."

"Much will depend on shape of the recovery after Covid. Accordingly, MPC is of the view that headline inflation may remain firm in first half of 2020-21, but should ease in the second half, aided also by favourable base effects. By Q3 and Q4 of FY20-21, it is expected to fall below target. Thus, the MPC's forward guidance on inflation is directional rather than in terms of levels."

Amazon to hire 50k for FC & delivery

Digbijay Mishra @timesgroup.com

Bengaluru: Amid the gloom of job cuts due to the impact of the Covid-19 pandemic on businesses, Amazon India is looking to hire 50,000 seasonal, or temporary, roles for its fulfilment centres and delivery network. These include for part-time flexible work, to meet rising consumer demand for home deliveries.

The announcement comes after the government allowed online sale of both essential and non-essentials in all zones — red, orange and green — earlier this week. Amazon did not share the breakup of how many of the 50,000 are additions to its existing capacity and how many were being hired to replace the supply chain executives who have returned to their hometowns in the lockdown. An executive briefed on the matter said that 50-60% of these hirings would be new additions, while the rest would be

SURGE IN DEMAND

> 50-60% of planned hiring will add capacity to fleet size, rest will meet drop in manpower who migrated in lockdown

> This will include Amazon Flex, which lets people deliver on a part-time basis

> Amazon CEO Jeff Bezos had announced 10 lakh new jobs by 2025 in India

> An Amazon executive tweeted that the highest demand spike is in robotic vacuum cleaners and dishwashers

to fill the gap caused by people who are yet to rejoin.

Amazon, through contracts, employs over 1 lakh people across delivery networks and supply chain jobs in India, which on average pay Rs 20,000-25,000 per month. A large number of seasonal staff for deliveries are usually hired by online retail companies during the festive sales around Diwali.

Pay \$716m to 3 Chinese cos: UK court to Anil Ambani

Naomi Canton

London: Business tycoon and former billionaire Anil Ambani was on Friday ordered by a UK court to pay three Chinese banks \$716 million (Rs 5,439 crore). The commercial court of the High Court in London gave a summary judgment against Ambani, chairman of Reliance ADA Group, after his defence was struck down because he failed to make a conditional payment of \$100 million (Rs 759 crore) to the court by March 20 this year.

A spokesperson for Ambani said, "The matter pertains to an alleged personal guarantee for a corporate loan availed by Reliance Communications (RCom) in 2012 for global refinancing. It is emphasised that it is not a personal loan of Mr Ambani."

ICBC (Industrial and Commercial Bank of China) made their claim based on an alleged guarantee that was never signed by Ambani and he has consistently denied having authorised anyone to execute any guarantee on his behalf, the spokesperson said.

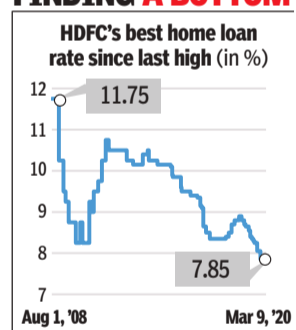
The amount ordered to be paid based on the alleged guarantee will, in any case, reduce substantially upon the imminent resolution of RCom's debt in accordance with the Insolvency & Bankruptcy Code, 2016, the spokesperson said, adding that as far as the judgment of the UK court is concerned, the question of any enforcement in India does not arise in the near future.

Das indicates possibility of further rate reduction

From P 1

"It is in the growth outlook that the Monetary Policy Committee judged the risk to be the gravest... If the inflation trajectory evolves as expected, more space will open up to address the risks to growth," RBI governor Shaktikanta Das said, indicating to the possibility of further reduction in rates. With the government keen on lenders passing on the benefit of lower rates to borrowers, banks are set to pare deposit rates too as they seek to keep their margins

FINDING A BOTTOM



intact. The MPC voted with a 5-1 majority to reduce the policy rate by 40 basis points from 4.4% to 4.0%. Consequently, the Marginal Standing Facility (MSF) rate and the Bank Rate stand reduced to 4.25% from 4.65%. The reverse repo rate stands reduced to 3.35% from 3.75%. The RBI has cut the repo rate by a total of 115 bps since the lockdown began in late March. "By all counts, the macroeconomic and financial conditions are austere. The global economy is inexorably headed into recession... Given all these uncertainties, GDP growth in 2020-21 is estimated to remain in negative territory," said Das while announcing the interest rate cut over a video broadcast.

Loan rejig will happen after lockdown ends

TIMES NEWS NETWORK

Mumbai: Restructuring of loans may happen only after the lockdown ends as it is only then that banks will get an idea of the cash flows of various borrowers. Meanwhile, the Reserve Bank of India (RBI) granted a host of regulatory relaxations to banks to help them tide over the crisis.

The RBI increased a bank's group exposure limit to 30% from 25% of its capital base, thereby enabling it to

lend more to large business houses, including public sector enterprises. The central bank also said that lenders will get more time to resolve

ASSESSING CASH FLOWS

defaults as the 180-day moratorium period will not be part of the 210-day deadline for resolving defaults. If bad loans are not resolved in seven months, banks need to make additional provisions out of their profits.

Lenders across the board said that the RBI measures give all parties a breather. Businesses can focus on production and sales without worrying about repayments, and the RBI gets time to formulate a restructuring scheme that will not result in future bad loans. Sectors like aviation, hospitality and tourism-related businesses are seen as most stressed on account of the lockdown. Lenders say that a negative

ve GDP growth would get translated into non-performing assets as incomes of individuals and businesses get hit. The lowering of interest rates would ease the burden. "The effort of the government and the RBI is to revive growth and, at the same time, recognise the difficulties that industries are facing. All the measures around reduction in repo rate, moratorium and increase in the limit on group exposures will be helpful in economy's revival," SBI chairman Rajnish Kumar said.

Jio sells 2% stake to KKR for \$1.5bn

Reeba Zachariah & Madhav Chanchani | TNN

Mumbai/Bengaluru: Continuing with its string of share sales in Jio Platforms to global investors, Reliance Industries (RIIL) on Friday agreed to sell 2.32% in the telecom-digital services company to US private equity fund KKR for Rs 11,367 crore (\$1.5 billion).

With this deal, KKR beco-

mes the fifth American investor in Jio, which so far has raised Rs 78,562 crore (\$10.3 billion) from external parties.

Bloomberg had reported that Saudi Arabia's Public Investment Fund too is exploring an investment in Jio. Sources said even Abu Dhabi's Mubadala is in talks to acquire a stake in the Indian company. An e-mailed query to Jio and Mubadala elicited no response till the time of going to the press.

Not repo linked, but HDFC cuts rate

From P 1

SBI's interest rates on home loan between Rs 30 lakh and Rs 75 lakh will come down to 7.25% from 7.65%, and above Rs 75 lakh to 7.35% from 7.75%. For women borrowers, the rates would be further lowered by 5bps. Since October 2019, when home loan rates were linked to the repo rate, interest has been cut by 1.4 percentage points.

The EMI on a Rs 30 lakh loan is now down to Rs 19,959 from Rs 22,855 in October 2019 — a reduction of Rs 2,896. Housing finance companies and those banks that have not linked their home loan rates to the repo rate may not pass on the reduction in their home loans. However, driven by competition, HDFC has already brought down its rates to 7.50%. "To improve the transmission of rates, the RBI had forced banks to link their interest rates on priority sector loans — including home loan — to an external benchmark rate (EBR). Most of the banks chose repo rate as their EBR. On May 8,

YOU READ IT HERE FIRST

RBI may extend moratorium on bank loans by 90 more days

Mayur.Shetty@timesgroup.com

Mumbai: With the Covid-19 lockdown being extended into the second phase, some of the banks like SBI increased the spread on home loan rates for new borrowers by 20bps by increasing the margin over and above the benchmark rate of 7.05% pegged against the repo rate. SBI did it, saying that due to the pandemic, the credit risk of borrowers had gone up and so the bank had increased the risk premium by 20bps.

Many banks argued that the repo rate cut does not lower their cost of funds, but leads to lowering of lending rates for existing borrowers. Therefore, banks may resort to raising spreads.

IBM's global layoffs hit India too

Shilpa Phadnis & Avik Das | TNN

Bengaluru: Within 50 days of his taking charge, IBM CEO Arvind Krishna has undertaken a major layoff exercise globally. This includes, sources said, a few hundred jobs in India, where IBM has about a third of its global strength of 350,000. Many of those impacted are said to be mid-level executives including project managers and above, some of who have spent over a decade in the company.

"I was asked to resign as there aren't enough projects. I was given three months' basic salary as severance," said an affected employee, who spoke on condition of anonymity. IBM said in a statement, "IBM's work in a highly competitive marketplace requires flexibility to constantly remix high-value skills, and our workforce decisions are made in the long-term interests of our business."

EXECUTIVE DIGEST

Neuland Labs FY20 net dips 1.6%

Hyderabad: Neuland Laboratories Ltd on Friday said it has posted a marginal 1.6% decline in standalone profit after tax (PAT) for financial year 2019-20 at Rs 15.88 crore from Rs 16.14 crore in 2018-19. This was despite an over 14% rise in standalone revenues at Rs 766.59 crore in FY20 as compared to Rs 670.32 crore in FY19. The company's vice-chairman and CEO Sucheth Davuluri said the performance was consistent despite the headwinds from the Covid-19 pandemic in the last quarter of the fiscal.

T-Hub shortlists 10 startups for fintech accelerator prog: State-run incubator T-Hub on Friday said it has shortlisted 10 startups, including Chitmonks, Syntizen, ASHield Technologies, for its fintech accelerator programme that was in November

Insurers told to settle Amphan claims soon

TIMES NEWS NETWORK

Hyderabad: In a bid to offer respite to individuals and enterprises hit by super cyclone Amphan, that ravaged coastal districts of the eastern part of the country earlier this week, the Insurance Development and Regulatory Authority of India, (IRDAI) on Friday issued guidelines to be followed by life and general insurance companies for expeditious settlement of claims arising out of damages caused by the natural calamity.

The general insurers have been asked to nominate a senior officer as a nodal officer for the affected states and would be coordinating the receipt, processing, and settlement of all eligible claims. Besides, it may also appoint a district-level nodal officer in each affected district to liaise with

district administration.

The insurance watchdog directed that all claims to be surveyed immediately and claim payments on account payments be disbursed at the earliest without exceeding the stipulated timeline. It also said that an adequate number of surveyors be engaged immediately by insurance companies.

Life insurers too have been asked to nominate a senior level officer who would act as a nodal officer in the state to liaise with the state administration to facilitate identification of policyholders among the deceased. "With regard to claims involving loss of life, where difficulty is experienced in obtaining a death certificate due to non-recovery of body... the process followed in the case of Chennai floods in 2015 may be considered," it said.

GOVERNMENT OF TELANGANA (I&CAD) Superintending Engineer, Irrigation Circle, Karimnagar Ph: 0878-2950033. Amendment to Tender Notice No. SE 11/2020-2021, Dt: 12.5.2020 Published in New Indian Express and Sakshi on Dt: 15.5.2020 daily news papers. Name of the Division: Siricilla-1. Total Cost (ECV) Rs. 1560.4 Lakhs. Published as "Receipt of Bids last date & Time: Dt: 27-5-2020 upto 3.00 pm. Modified as Receipt of Bids last date & time: Dt: 3-6-2020 upto 3.00 pm. Further details can be seen at e-procurement market place at tender.telangana.gov.in Sri G. Ashok Kumar, B.E., Superintending Engineer, Irrigation Circle, Karimnagar. Sd/- Superintending Engineer I&CAD, Irrigation Circle, Karimnagar. R.O. No. 614-DP/CL/AGENCY/ADVT/1/2020-21, Dt: 22-05-2020

भारत सरकार / GOVERNMENT OF INDIA परमाणु ऊर्जा विभाग / DEPARTMENT OF ATOMIC ENERGY नाभिकीय ईंधन समिष्ट / NUCLEAR FUEL COMPLEX ईंधन प्रसंगिक कार्यालय, हैदराबाद - ५०० ०६२ / ECIL POST, HYDERABAD - 500 062 निविदा आमंत्रण सूचना / NOTICE INVITING TENDERS निविदा सूचना संख्या : एनएफसी/एन-एसटीपी/ (९७)/एनआईटी/२०१९/०१ Tender Notice No. NFC/M-STP/(97)/NIT/2019/01 शुद्धिपत्र / Corregendum कृपया, रुपय 37,00,000/- (रुपय तीस लाख मात्र) की अनुमानित लागत पर 'एस्टीपी एवं टीआर उपकरणों के छोटे मरम्मत कार्यों एवं निवारक अनुक्षण में सहायता के संबंध में प्रकाशित दिनांक 20.03.2020 की निविदा सूचना सं. NFC/M-STP/(97)/NIT/2019/01 में किए गए परिवर्तनों को, निम्नलिखित रूप से पढ़ा जाए। निविदा कागजातों की दिनांक: 23.03.2020 से 01.04.2020 तक के खान पर 23.05.2020 से 02.06.2020 तक पढ़ा जाए। निविदा प्रस्तुत करने की अंतिम तिथि 09.06.2020 है। निविदा की अन्य नियम एवं शर्तें स्थान पर रहेंगी। अधिक जानकारी के लिए एनएफसी की वेबसाइट www.nfc.gov.in देखें। W.r.t. Tender Notice No. NFC/M-STP/(97)/NIT/2019/01 for "Assistance in Preventive Maintenance and Minor repair Works of STP & TR Equipments" at an Estimated Cost of Rs.37,00,000/- (Rupees Thirty Seven Lakhs only) which was published on 20.03.2020 following changes may please be read Sale of Tender documents from: 23.05.2020 to 02.06.2020 in place of 23.03.2020 to 01.04.2020 Last date of submission of tender is 09.06.2020 Remaining terms and conditions remain the same. Visit NFC website, www.nfc.gov.in, for more details

THE PANDAVAPURA SAHAKARI SAKKARE KARKHANE LIMITED Pandavapura R.S. 571 435, Mandya District, Karnataka State No.PSSK/Lease/2019-20/CALL-2 Date 22.05.2020 Short Term Re-tender Notification Sub: Short term re-tendering of the Pandavapura Sahakari Sakkare Karkhane Limited, Pandavapura Mandya on LROT (Lease-Rehabilitate-Operate-Transfer) basis. Ref: E-tender No. PSSK/Lease/2019-20 dated: 20.03.2020 With reference to the above subject re-tendering of leasing PSSKN on LROT (Lease-Rehabilitate-Operate-Transfer) basis through e-procurement as per KTPP Act is notified and the schedule dates are given below.

1	Pre bid meeting	28.05.2020 at 11 am
2	Submission of filled tender	02.06.2020 upto 05.00 p.m.
3	Opening of Technical Bid	04.06.2020.
4	Opening o Financial Bid	05.06.2020.

Details are given in <http://www.eproc.karnataka.gov.in>, e-tender no. PSSK/Lease/2019-20/CALL-2 dated: 22.05.2020. Sd/- Deputy Commissioner, Mandya Dist. & Special officer Sd/- Managing Director

GOVERNMENT OF TELANGANA IRRIGATION & CAD DEPARTMENT, Office of the Superintending Engineer, I&CAD, J.C.R.Devadula Lift Irrigation Scheme Circle, K.C.Colony, Chinnthigattu, Warangal(U)-506 015. "e-procurement Tender Notice" Tender Notice & Date: 01/2020-21, Dt: 20.05.2020. Name of the Work: JCRDUS-Operation & Maintenance of Phase-I & Phase-II Systems - To lift water from River Godavari near Gangaram(V), Kannugudem(M), Mulugu District with 2.5M Dia pipeline from Intake to R.S.Ghanpur Tank in four(4) lifting stages via Bheemghampur, Pukurthy and Dharmasagar under Phase-I and Single Pipeline of Dia 3.0, 2.5, 2.0m from Intake to Tegappally Tank via, Bheemghapur, Saliyagu, Dharmasagar, Gandiramarang and Bormmakur in six (6) Stages and R.S.Ghanpur to Ashwarappally Tank in Single Stage from 01.06.2020 to 31.05.2022 (24 Months). Estimated Cost Value (in Rs.)Rs: 23,83,00,000/- Tender Documents Available: From 27.05.2020 at 11.00 AM onwards. For more details and for downloading tender documents please visit: <https://tender.telangana.gov.in/> Superintending Engineer, I & CAD, JCR-DUS Circle, K.C.Colony, Warangal. R.O.No.1175-PP/CL/ADVT/1/2020-21 Dt:22-05-2020

राज्य लोक सेवा आयोग म.प्र. (सामयिक शासन, लोक सेवा प्रबंधन विभाग की पंजीकृत संस्था) चतुर्थ तल, पाकवस्तुलक भवन परिसर, अरेंट हिल्स पोचान-462011 फोन नं. 2770874, 2770915, 2775227 E-mail : loksevamp@gmail.com निविदा क्रमांक: 02NAPS/2020 दिनांक : 21.05.2020 Microsoft Power BI लाइसेंस क्रय किये जाने हेतु विक्रेता का चयन राज्य लोक सेवा आयोग कायानुसार द्वारा Microsoft Power BI लाइसेंस क्रय किये जाने हेतु विक्रेता के चयन एवं एन के मानकीकरण के लिए निविदाओं आमंत्रित की जाती है। निविदा दिनांक 11 जून 2020 को दोपहर 04 बजे तक ऑनलाइन प्राप्त की जा सकती है। निविदा दिनांक 12 जून 2020 को दोपहर 04 बजे तक ऑनलाइन निविदाओं अथवा इनके अतिरिक्त प्रतिलिपि के समक्ष प्रस्तुत करनी। निविदा चयन एवं विस्तृत शर्तें वेबसाइट <https://mptenders.gov.in> अथवा www.mpe-district.gov.in पर देखी जा सकती है। म.प्र. माधुव/97196/2020 संचालक (प्रशासन)

FORM A PUBLIC ANNOUNCEMENT (Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) FOR THE ATTENTION OF THE CREDITORS OF PANYAM CEMENTS AND MINERAL INDUSTRIES LIMITED RELEVANT PARTICULARS

1. Name of corporate debtor	Panyam Cements and Mineral Industries Limited
2. Date of incorporation of corporate debtor	23rd June, 1955
3. Authority under which corporate debtor is incorporated / registered	Registrar of Company - Vijayawada
4. Corporate Identity No. / Limited Liability Identification No. of corporate debtor	L26940AP1955PLC000546
5. Address of the registered office and principal office (if any) of corporate debtor	C-1, Industrial Estate, Bommalasatram, Nandyal - 518 502, Kurnool Dist. (A.P) India
6. Insolvency commencement date in respect of corporate debtor	Date of Order: 14th May 2020 [Order received on: 21st May 2020]
7. Estimated date of closure of insolvency resolution process	10th November 2020 [180 days from insolvency commencement date]
8. Name and registration number of the insolvency resolution professional acting as interim resolution professional	Bhruagesh Amin Reg. No. IBS/19A-002/1P-N00353/2017-2018/11003
9. Address and e-mail of the interim resolution professional, as registered with the Board	BDO India LLP, Level 9, The Ruby, North West Wing, Senapati Bapat Road, Dadar (W), Mumbai 400028, INDIA Email ID - bhruageshamin@bdo.in
10. Address and e-mail to be used for correspondence with the interim resolution professional	BDO Restructuring Advisory LLP, The Ruby, Level 9, New Wing, Senapati Bapat Marg, Dadar West, Mumbai-400028 Email ID - panyamclaims@bdo.in
11. Last date for submission of claims	04th June 2020
12. Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim resolution professional	Based on limited information there is no class of creditor under section 21(6A)(b)
13. Names of Insolvency Professionals identified to act as Authorised Representative of creditors in a class (Three names for each class)	Not Applicable
14. a) Relevant Forms and b) Details of authorised representatives are available at:	Web link: https://ibi.gov.in/home/downloads Physical Address: Not Applicable

Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a corporate insolvency resolution process of the Panyam Cements and Mineral Industries Limited on 14th May 2020. The creditors of Panyam Cements and Mineral Industries Limited are hereby called upon to submit their claims with proof on or before 04th June 2020 to the interim resolution professional at the address mentioned against entry No. 10. The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit their claims with proof in person, by post or by electronic means. A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorised representative from among the three insolvency professionals listed against entry No. 13 to act as authorised representative of the class (specify class) in Form CA. Submission of false or misleading proofs of claim shall attract penalties.

Sd/ Bhruagesh Amin Interim Resolution Professional In the matter of Panyam Cements and Mineral Industries Limited Reg. No - IBS/19A-002/1P-N00353/2017-2018/11003 Date: 23rd May 2020 Place: Mumbai

TO CHECK FOREIGN INFLOWS India plans scrutiny of new FPIs from China, HK

AFTAB AHMED & ADITYA KALRA
New Delhi, May 22

THE GOVERNMENT HAS drafted rules proposing tighter scrutiny of new foreign portfolio investors (FPIs) from China and Hong Kong, three sources told Reuters, its latest effort to check foreign inflows during the coronavirus pandemic.

The discussions come weeks after India said it will screen all foreign direct investment (FDI) from countries with which it shares a land border, a move it said was aimed at staving off takeovers when asset prices are depressed during the coronavirus pandemic. The Chinese government described the policy as discriminatory.

FDIs are longer-term direct investments that typically provide control over a firm's management. But concerns had risen in the government the policy change could prompt Chinese investors to ramp up their investment in India as portfolio investors, purchasing company securities such as equities to gain control, officials in New Delhi said.

Two senior government sources said India could set up a body to scrutinise new FPI registrants from countries such as China, and the rules will also apply to Hong Kong, a special administrative region from where substantial Chinese investments are routed.

The officials said a draft proposal had been drafted in consultation with the trade min-



istry and the capital market regulator, the Securities and Exchange Board of India (Sebi) and was currently being reviewed by the federal finance ministry. The finance ministry and the trade ministry declined comment, while Sebi did not immediately respond. The two sources added New Delhi is also considering the possibility of mandating a so-called 'security clearance' from India's home (interior) ministry for new FPI registrants from these nations.

"We are not saying that any investment would be stopped, we just want to add a layer of vetting to protect the value of our companies," said one official who has direct knowledge of the discussions.

A third government source said India was concerned about Chinese state-run companies buying stocks of Indian companies. The source added the FPI rules were likely to be similar to the recently announced FDI policy which didn't name China but applies to countries with

which India shares a land border. It was not immediately clear if the rules will extend to other countries and if existing registered FPIs will face such scrutiny. There are currently 111 registered FPIs from Hong Kong and 16 from China.

— REUTERS

India records biggest single-day spike of 6,088 corona cases

PRESS TRUST OF INDIA
New Delhi, May 22

THE COUNTRY HAS recorded the biggest single-day spike of 6,088 Covid-19 cases, while the death toll due to the virus has climbed to 3,583, the Union health ministry said on Friday.

The number of coronavirus cases now stands at 1,18,447 in the country. There has been an increase of 148 deaths and 6,088 cases since Thursday 8 am, according to the health ministry.

The number of active Covid-19 cases stood at 66,330, while 48,533 people have recovered and one patient has migrated, it said. "Thus, around 40.97 per cent patients have recovered so far," a senior health ministry official said. The total confirmed cases includes foreigners.

Of the 148 deaths reported since Thursday morning, 64 were in Maharashtra, 24 in Gujarat, 18 from Delhi, 11 from Uttar Pradesh, seven from Tamil Nadu, six from West Bengal, five from Telangana, four from Ra-

asthan, three from Madhya Pradesh, two from Jammu and Kashmir and one each from Bihar, Odisha, Haryana and Punjab. The death toll reached 45 in Telangana, 41 in Karnataka and 39 in Punjab.

Jammu and Kashmir has reported 20 fatalities due to the disease, Haryana has 15 deaths while Bihar has registered 11 and Odisha seven deaths. Kerala and Assam have reported four deaths each so far.

Jharkhand, Chandigarh and Himachal Pradesh each have

recorded three Covid-19 fatalities each, while Meghalaya and Uttarakhand have reported one fatality each, according to the ministry data. More than 70% of the deaths are due to comorbidities, the ministry said.

The highest number of confirmed cases in the country are from Maharashtra at 41,642 followed by Tamil Nadu at 13,967, Gujarat at 12,905, Delhi at 11,659 Rajasthan at 6,227, Madhya Pradesh at 5,981 and Uttar Pradesh at 5,515, according to the health

ministry data updated in the morning.

The number of Covid-19 cases has gone up to 3,197 in West Bengal, 2,647 in Andhra Pradesh and 2,028 in Punjab. It has risen to 1,982 in Bihar, 1,699 in Telangana, 1,605 in Karnataka, 1,449 in Jammu and Kashmir and 1,10 in Odisha.

Haryana has reported 1,031 coronavirus infection cases so far while Kerala has 690 cases. A total of 290 people have been infected with the virus in Jharkhand and 217 in Chandigarh.

"IMPORTANT"

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THE ENGLISH AND FOREIGN LANGUAGES UNIVERSITY
(A Central University)
HYDERABAD - 500007

Employment Notification No. I/2020

In supersession of the employment notification No. III/2019, dated 12 July 2019, The English and Foreign Languages University, Hyderabad issues a Revised Notification inviting applications from the eligible candidates for appointment to various faculty positions (Professor: 18, Associate Professor: 27 and Assistant Professor: 13) at Hyderabad and its Regional Campuses at Shillong and Lucknow. The Application along with detailed Notification and Information Booklet for filling the application form can be downloaded from the University Website www.eflu.ac.in. The application, filled in all respects, shall reach the undersigned by 6:00 pm on or before 15.06.2020.

Date: 23.05.2020

Sd/-
REGISTRAR I/c

Note: Those who have applied in response to the earlier notification i.e., No. III/2019 are required to apply again. However, they need not pay the application fee again.

SHUBHAM HOUSING DEVELOPMENT FINANCE CO. LTD.
Corporate Office : 425, Udyog Vihar Phase IV, Gurgaon-122015 (Haryana)
Ph.: 0124-4212530/31/32, E-Mail : customercare@shubham.co Website : www.shubham.co

POSSESSION NOTICE (FOR IMMOVABLE PROPERTY)

Whereas the undersigned being the authorized officer of the Shubham Housing Development Finance Company Limited (hereinafter called Shubham) under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand notice calling upon borrowers to repay the amount within 60 days from the date of receipt of the said notice.

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

The borrowers in particular and the public in general is hereby cautioned not to deal with the property and any dealing with the property will be subject to the charge of Shubham Housing Development Finance Company Limited for an amount detailed below and interest thereon.

The borrower's attention is invited to provisions of sub section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. Details are as below:

S. No.	Loan No., Borrower, Co-Borrower Name	Demand Notice Amount	Date of Demand Notice	Secured Asset	Affixation Date
1	Loan No. OCDN1706000005006139, Anil Dadaso Sankpal, Sapana Anil Sankpal	13,14,211/-	23-01-2020	Flat No. 16, 3rd Floor, Wing No. 7-B, Derams Nilvira Society Phase-2, Gat No. 528, 529, Koregaon Mui, Haveli, Pune-Maharashtra 412 202	19.05.2020
2	Loan No. OSAT1707000005007220, Kiran Vitthal Pawar, Suman Vitthal Pawar	1,42,061/-	23-01-2020	Grampanchayat Milkat No-332, Mouje Kumthe, Tal. Jawali Dist. Satara Maharashtra 415514	19.05.2020
3	Loan No. KOH_1603_054188, Sachin Dinkar Mane, Madhukar Dinkar Patil, Rupali Madhukar Mane, Saraswati Dinkar Mane, Sarita Sachin Mane	2,48,192/-	23-01-2020	R.S. No. 15 Hissa No. 2/2A, Nejdhar Colony, Plot No. 16 'E' Ward. Kasaba Eawada, At Post. Kolhapur. Tal. Karver, Dist. Kolhapur Maharashtra 416006	19.05.2020
4	Loan No. KOH_1509_044658, Amol Balwant Gurav, Balwant Shankar Gurav	5,34,543/-	25-02-2020	Milkat No. 404, At Post. Talashi, Tal. Radhanagri, Dist. Kolhapur Maharashtra 416208	19.05.2020
5	Loan No. OPCM1808000005014162, Kalyanappa Sahabguda Patil, Padmashri Kalyanappa Patil	13,25,721/-	25-02-2020	Flat No 103, 1st Floor, Shivsai Classic (Om Buldeon), Sr. No.61, Hissa No. 1/2B/2/8/33, Ambegaon Khurd, Tal-Haveli, Pune-411046	19.05.2020
6	Loan No. OPCM1809000005015055, Tushar Nagnath Shinde, Shaila N Shinde	25,75,808/-	25-02-2020	Flat No. 26 and 27, 03rd Floor, Samarth Complex, Manaji Nagar, Off Narhe Road, Survey No. 54/1/4, Narhe, Pune, District - Pune Maharashtra 411041	19.05.2020

Place : Gurgaon
Date : 22.05.2020

Authorised Officer
Shubham Housing Development Finance Company Limited

PUBLIC NOTICE

This is to inform that the proposed expansion in Residential and Commercial project "Suyog Navkaar" at C.T.S. No. 36/1 + 37/1 + 38, F.P. No.394 + 395 A, TPS-III, S.No.514/1, 513A/1, 513B/1, Taluka Pune City, Village Gultekdi, Pune, Maharashtra by Suyog Development Corporation Unit 12 LLP has been accorded Environmental Clearance EC file SIA/MH/MIS/137375/2020 dated 31.03.2020 from Environment Department and published on PARIVESH website on 26.04.2020 and copy of the clearance letter is available with the Maharashtra Pollution Control Board and Environment Department may also be seen on the website of the Environment Department of Maharashtra at <https://parivesh.nic.in>

Sd/-
SUYOG DEVELOPMENT CORPORATION UNIT 12 LLP

Regd. Office : Hazi Rattan Link Road, Bathinda-151001
Ph. : 0164-2240163, 2240443, 2211628, Fax: 0164-5003638
Website: www.bcl.ind.in, Email: bcl@mitalgroup.co.in, CIN: L24231PB1976PLC003624

NOTICE OF POSTAL BALLOT

Pursuant to the provisions of Section 110 of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014 and the MCA Circulars (as defined below). Members of the Company are hereby informed that pursuant to the provisions of Section 110 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Management and Administration) Rules, 2014, and such other applicable laws, rules & regulations (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) and in terms of the General Circular No. 14/2020 dated April 08, 2020 and General Circular No. 17/2020 dated April 13, 2020 (the 'MCA Circulars') issued by the Ministry of Corporate Affairs, Government of India (the 'MCA'), BCL Industries Limited ('the Company') has, on May 22, 2020, completed the dispatch of the Postal Ballot Notice ('the Notice') through e-mail to all its Members who have registered their e-mail IDs with the Depositories through the concerned Depository Participants and/or with the Company's Registrar and Share Transfer Agent ('RTA') viz. Link Intime India Private Limited, for seeking their approval by way of ordinary / special resolutions in respect of the businesses mentioned in the Notice dated May 22, 2020.

Each Member's voting rights shall be in proportion to his/her share of the Paid-up Equity Share Capital of the Company as on cut-off date i.e. Friday, May 15, 2020, which will only be considered for voting. A person who is not a Member as on the cut-off date should treat this notice for information purpose only.

The Company has engaged the services of Link Intime India Private Limited for providing 'Remote E-Voting' facility to its Members. The Remote E-Voting facility will commence on Saturday, the 23rd day of May, 2020 at 09:00 a.m. (IST) and will end on Sunday, the 21st day of June, 2020 at 05:00 p.m. (IST) (both days inclusive). Remote E-Voting will be disabled by Link Intime India Private Limited at 05:00 p.m. (IST) on 21st June, 2020.

The Board of Directors have appointed Mr. Sourabh Parmani (Membership No. F9396) Proprietor of M/s. S. Parmani & Associates, Practicing Company Secretaries, as Scrutinizer for conducting the Postal Ballot process in a fair and transparent manner.

The members of the Company are also hereby informed and requested to note that:

(a) The necessary instructions for Remote E-Voting has been set out in the Notice dated 22nd May, 2020, and (b) Once vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast the vote again.

(c) The Postal Ballot Notice, together with Explanatory statement, Remote E-Voting instructions and the process of e-mail registration for non-registered Members to avail Postal Ballot Notice & procedure for 'Remote E-Voting', in terms of MCA Circulars, is available on the Company's website www.bcl.ind.in, on e-voting website of Link Intime India Private Limited i.e. <https://instavote.linkintime.co.in> and at the relevant sections of the websites of the BSE on which the shares of the Company are listed.

(d) In light of the MCA Circulars, Members who have not registered their e-mail address and in consequence could not receive the e-voting notice may temporarily get their e-mail registered with the Link Intime India Private Limited by clicking the link https://linkintime.co.in/emailreg_email_register.html and following the registration process as guided thereafter. Post successful registration of the e-mail, the Member would get soft copy of the notice and the procedure for e-voting along with the User ID and Password to enable e-voting for this Postal Ballot. In case of any queries, Member may write to rt.mhelpdesk@linkintime.co.in

(e) It is clarified that for permanent registration of e-mail address, the Members are however requested to register their e-mail address, in respect of electronic holdings with the Depository through the concerned Depository Participants and in respect of physical holdings with the Company's RTA, Link Intime India Private Limited by following due procedure.

(f) In terms of MCA Circulars, voting can be done only by Remote E-Voting. As the Remote E-voting does not require a person to attend to a meeting physically, the members are strongly advised to use the Remote E-Voting procedure by themselves and not through any other person / proxies. Further, no hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will be sent to the Members for this Postal Ballot and Members are required to communicate their assent or dissent through 'Remote E-Voting' system only.

(g) In case the shareholders have any queries or issues regarding e-voting, please refer the Frequently Asked Questions ("FAQs") and Instavote e-Voting manual available at <https://instavote.linkintime.co.in>, under Help section or write an email to enotices@linkintime.co.in or at contact : - Tel : 022 - 49186000. Any query/grievance may also be addressed to Mr. Gurinder Makkar, Company Secretary with respect to the voting by Postal Ballot including voting by electronic means at: Email id: cs_bcl@mitalgroup.co.in or at contact No. 01642240163.

(h) The results of the Postal Ballot shall be announced on or before 23rd June, 2020 i.e. not later than 48 hours of conclusion of voting through 'Remote E-Voting'. The same shall be posted on the Company's website, RTAs website and will also be communicated to the BSE where the Company's shares are listed.

For BCL Industries Limited
Sd/-
Rajinder Mittal
Mg. Director, DIN-0033082

Place : Bathinda (Pb.)
Date : 22nd May, 2020

₹90,000-cr discom package to raise leverage of PFC-REC

MOODY'S INVESTORS SERVICE estimates that though the ₹90,000-crore loan for discoms carries low risk because of the state guarantees, it will increase the leverage of PFC and REC if they are booked as on-balance-sheet loans. The agency expects PFC's tangible common equity/tangible managed asset (TCE ratio) to fall by about 90 basis points if added to its balance sheet. "This will weigh on PFC's capital adequacy and leverage, which is already moderate be-

cause of the acquisition of REC," analysts at Moody's said. Power sector lenders PFC and its subsidiary REC will use the loan amount allotted to state-run power distribution companies (discoms) to directly pay power generators (gencos) which owe money from these entities. "This is positive to PFC and REC because the lenders have significant exposure to gencos, including privately owned gencos," Moody's noted.

— FE BUREAU

Dedicated Freight Corridor Corporation of India Ltd
(A Government of India (Ministry of Railways) Enterprise)

NOTIFICATION OF REQUEST FOR EXPRESSION OF INTEREST
Number - HQ-ENWCOMMS(TMMS)/1 /2020-0/o GGM/WC/DFCC dated 11.05.2020

Name of the Project: Dedicated Freight Corridor Corporation of India Ltd.

Assignment Title : Development, Installation, Commissioning and Operation of Track Maintenance Management System for DFCCIL.

1. The Dedicated Freight Corridor Corporation of India Limited (DFCCIL) invites eligible Parties/Firms to indicate their interest in providing the Track Maintenance Management System for DFCCIL i.e. "Development, Installation, Commissioning and Operation of Track Maintenance Management System for DFCCIL." Interested Parties/Firms should provide information demonstrating that they have the required qualifications and relevant experience to perform the services.

2. Interested Parties/Firms are informed that a Notification, bearing same reference number & containing requisite instructions & further information for EOI submission, has been uploaded on DFCCIL Website www.dfccil.com/IREPS for downloading.

3. Parties/Firms are requested to download the EOI notification, prepare and subsequently submit their EOI, accordingly, up to 15.06.2020 at the address given in the aforesaid Notification. prnt, Installation, Commissioning and Operation of Track Maintenance Management System for DFCCIL.

MP BIRLA GROUP

BIRLA CORPORATION LIMITED
CIN- L01132WB1919PLC003334
Regd. Office: 9/1, R.N. Mukherjee Road, Kolkata-700 001
(An M.P. Birla Group Company)
E-mail: coordinator@birlacorp.com
Website: www.birlacorporation.com
Phone: (033) 66166745/6729; Fax: (033) 22482872/7988

EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2020

(₹ in Crores)

Particulars	Consolidated		
	Quarter ended 31/03/2020	Year ended 31/03/2020	Quarter ended 31/03/2019
1. Total income from operations (Net)	1718.03	7000.82	1897.18
2. Net Profit before tax and exceptional items	192.37	681.52	161.47
3. Net Profit before tax after exceptional items	192.37	681.52	161.47
4. Net Profit after Tax	194.73	505.18	128.19
5. Total Comprehensive Income for the period (Comprising profit for the period after tax and other comprehensive income after tax)	116.36	381.50	103.40
6. Paid-Up Equity Share Capital (Face Value ₹ 10/- Per Share)	77.01	77.01	77.01
7. Reserves (As shown in the Audited Balance Sheet of previous year)	4729.12 (As on 31/03/2020)	4729.12 (As on 31/03/2020)	4418.21 (As on 31/03/2019)
8. Basic and Diluted Earnings Per Share for the period (₹)	25.29	65.60	16.65

Notes:

1. The Board of Directors have recommended a dividend of ₹ 7.50 (75%) per share of face value of ₹ 10 each, aggregating ₹ 57.75 Crores for the year ended 31st March, 2020

2. (a) The above results were reviewed by the Audit Committee on 20th May, 2020 and approved by the Board of Directors of the Company at its meeting held on 22nd May, 2020. The Statutory Auditor of the Company have expressed an unmodified opinion on these financial results.

(b) Key Standalone financial information:

Particulars	₹ in Crores		
	Quarter ended 31/03/2020	Year ended 31/03/2020	Quarter ended 31/03/2019
Total Income	1168.56	4829.08	1296.10
Net Profit before Tax	110.64	421.12	91.77
Net Profit after Tax	91.37	315.84	87.45

3. The figures for the quarter ended 31st March, 2020 and 31st March, 2019 are the balancing figures between audited figures in respect of the full financial year and the unaudited published year to date figures upto nine months of the relevant financial year.

4. The above is an extract of the detailed format of Audited Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of Annual Financial Results is available on the Stock Exchange website (www.nseindia.com) and www.bseindia.com and on the Company's website (www.birlacorporation.com).

For Birla Corporation Limited
(HARSH V. LODHA)
DIN 00394094

Kolkata
22nd May, 2020

FORM A PUBLIC ANNOUNCEMENT
(Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

FOR THE ATTENTION OF THE CREDITORS OF PANYAM CEMENTS AND MINERAL INDUSTRIES LIMITED

RELEVANT PARTICULARS

1. Name of corporate debtor	Panyam Cements and Mineral Industries Limited
2. Date of incorporation of corporate debtor	23rd June, 1955
3. Authority under which corporate debtor is incorporated / registered	Registrar of Company - Vijayawada
4. Corporate Identity No. / Limited Liability Identification No. of corporate debtor	L26940AP1955PLC000546
5. Address of the registered office and principal office (if any) of corporate debtor	C-1, Industrial Estate, Bommalasatram, Nandyal - 518 502, Kurnool Dist. (A.P) India
6. Insolvency commencement date in respect of corporate debtor	Date of Order: 14th May 2020 (Order received on: 21st May 2020)
7. Estimated date of closure of insolvency resolution process	10th November 2020 [180 days from insolvency commencement date]
8. Name and registration number of the insolvency professional acting as interim resolution professional	Bhargesh Amin Reg. No - IBBI/IPA-002/IP-NO0353/2017-2018/11003
9. Address and e-mail of the interim resolution professional, as registered with the Board	BDO India LLP, Level 9, The Ruby, North West Wing, Senapati Bapat Road, Dadar (W), Mumbai 400028, INDIA Email ID - bhargeshamin@bdo.in
10. Address and e-mail to be used for correspondence with the interim resolution professional	BDO Restructuring Advisory LLP, The Ruby, Level 9, NW Wing, Senapati Bapat Marg, Dadar West, Mumbai-400028 Email ID - panyamclaims@bdo.in
11. Last date for submission of claims	04th June 2020
12. Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim resolution professional	Based on limited information there is no class of creditor under section 21(6A)(b)
13. Names of Insolvency Professionals identified to act as Authorised Representative of creditors in a class (Three names for each class)	Not Applicable
14. (a) Relevant Forms and (b) Details of authorized representatives are available at:	Web link: https://ibbi.gov.in/home/downloads Physical Address: Not Applicable

Notice is hereby given that the National Company Law Tribunal has ordered the commencement of a corporate insolvency resolution process of the Panyam Cements and Mineral Industries Limited on 14th May 2020. The creditors of Panyam Cements and Mineral Industries Limited, are hereby called upon to submit their claims with proof on or before 04th June 2020 to the interim resolution professional at the address mentioned against entry No. 10. The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means. A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorised representative from among the three insolvency professionals listed against entry No. 13 to act as authorised representative of the class [specify class] in Form CA. Submission of false or misleading proofs of claim shall attract penalties.

Sd/
Bhargesh Amin
Interim Resolution Professional

In the matter of Panyam Cements and Mineral Industries Limited
Reg. No. - IBBI/IPA-002/IP-NO0353/20172018/11003

Date: 23rd May 2020
Place: Mumbai

M P Birla Cement : Cement se Ghar tak

SHUBHAM HOUSING DEVELOPMENT FINANCE CO. LTD.
Corporate Office : 425, Udyog Vihar Phase IV, Gurgaon-122015 (Haryana)
Ph.: 0124-4212530/31/32, E-Mail : customercare@shubham.co Website : www.shubham.co

POSSESSION NOTICE (FOR IMMOVABLE PROPERTY)

Whereas the undersigned being the authorized officer of the Shubham Housing Development Finance Company Limited (hereinafter called Shubham) under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand notice calling upon borrowers to repay the amount within 60 days from the date of receipt of the said notice.

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

The borrowers in particular and the public in general is hereby cautioned not to deal with the property and any dealing with the property will be subject to the charge of Shubham Housing Development Finance Company Limited for an amount detailed below and interest thereon.

The borrower's attention is invited to provisions of sub section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. Details are as below:

S. No.	Loan No., Borrower, Co-Borrower Name	Demand Notice Amount	Date of Demand Notice	Secured Asset	Affixation Date
1	Loan No. SRT_1301_004086, Surendrakumar G Varma, Premchandra Pal Maurya	2,90,570/-	15-06-2018	Flat No. C/303, 3rd Floor, Raj Residency, B/h-Madhav Residency, Sachin, Surat 394230	19.05.2020
2	Loan No. OMEH1606000005000636, Jivnabhai Rabari, Gitaben Jivnabhai Rabari	4,00,373/-	23-01-2020	Milkat No - 1088, which situated in sim Dadhial, Taluka Visnagar, Dist Mehsana Gujarat 384305	19.05.2020
3	Loan No. OVAD1804000005012351, Manilal Ramanbhai Solanki, Savitaben Manilal Solanki	1,77,878/-	23-01-2020	124, Gohil Faliyu, Talav Valu Faliyu, Vesania, Waghoda, Vadodara Gujarat 390019.	19.05.2020
4	Loan No. HMT_1506_040564, Dilipkumar B Patel, Sangitaben Dilipkumar Patel	3,49,292/-	23-01-2020	Property No. 499, At. Kaniyol, Ta. Himantnagar, Dist. Sabarkantha Gujarat 383010.	19.05.2020
5	Loan No. HMT_1603_053179, Dhulabhai Madhabhai Patel, Bhavanaben Dhulabhai Patel	2,90,869/-	23-01-2020	Property No. 34, At. Gokalpura, Post Dharapur, Ta. Idar, Dist. Sabarkantha Gujarat 383410.	19.05.2020
6	Loan No. MEH_1412_030703, Arvindji Javanji Chitrodiya, Javanji Halaji Chitrodiya	2,53,464/-	23-01-2020	Property bearing House No. 2/100/2 which is situated in Maguna sim. Ta. & Dist. Mehsana Gujarat 384410.	19.05.2020
7	Loan No. SRT_1410_027949, Shivbhai Malaviya, Shobha Babul Malaviya	2,48,889/-	23-01-2020	Flat no 207, 2nd floor, Sai Darshan Apartment, Shree Balaji Green City, B/H Noorie Mediya, Kadodar, Bardoli Road, Kadodara, Surat Gujarat 394327	19.05.2020
8	Loan No. WAP_1507_042080, Ritesh Bharatbhai Desai, Fatmeha Bharatbhai Desai	3,34,898/-	23-01-2020	Flat No. 02, Second floor, Ramkrupa Apartment, City Survey No.1895, At. Village Nani Khatiwad, Valsad. Ta. & Dist. Valsad Gujarat. 396001	19.05.2020
9	Loan No. VAD_1504_038128, Amitbhai Khodabhai Rajput, Khodabhai Shankarbhaj Rajput	2,55,971/-	25-02-2020	R.S. No 532 & 533, T. P. No. 18 F. P. No 141, Paiki Moje Village Manjapur Block no B-04, Jaydeep Co. Operative Housing Soc. Manjapur, Vadodara Gujarat. 390011	19.05.2020
10	Loan No. RAJ_1508_043265, Pravin Dhirubhai Golltar, Shubhaben Pravinbhai Golltar	5,06,969/-	25-02-2020	Kothariya R. S. No. 304 Paiki, Plot No. 30 Paiki Gujarat.	



ఆర్టీసీకి

రూ.71 లక్షల ఆదాయం

అమరావతి, ఆంధ్రప్రభ: ఆంధ్రప్రదేశ్ రాష్ట్ర రోడ్డు రవాణా సంస్థ (ఎపీఎన్ఆర్టీసీ)కి రెండు రోజుల్లో రూ.71 లక్షల ఆదాయం సమకూరింది. కరోనా వైరస్ కట్టడిలో భాగంగా లాక్ డౌన్ విధించడంతో 58 రోజుల పాటు డిపోలకి పరిమితమైన ఆర్టీసీ బస్సులు గురువారం నుంచి రోజూకొద్దాయి. తొలి విడతలో 1683 బస్సులు తిప్పాలని ఆర్టీసీ అధికారులు నిర్ణయించినప్పటికీ జిల్లాల్లోని పరిస్థితుల నేపథ్యంలో కలెక్టర్లు, పోలీసు అధికారుల సూచన మేరకు కొన్నింటిని రద్దు చేశారు. రాష్ట్రవ్యాప్తంగా 1483 ఆర్టీసీ బస్సులను 3.78 లక్షలకిలో మీటర్ల మేర నడిపారు. దీంతో ఆర్టీసీకి రూ.70లక్షల ఆదాయం వచ్చింది. తొలి రోజు 1483 బస్సులు నడిపిన అధికారులు శుక్రవారం 1475 బస్సులను ఐదు వేల 638 ట్రిప్పులు నిర్వహించేందుకు నిర్ణయించారు. వివిధ కారణాల నేపథ్యంలో 1316 బస్సులతో నాలుగు వేల 982 ట్రిప్పులు మాత్రమే నడిపారు. శని, ఆదివారాలు ప్రయాణికుల సంఖ్య మరింత పెరిగి అవకాశం ఉన్నట్లు అధికారులు భావిస్తున్నారు. రోజు రోజుకు ప్రయాణికుల సంఖ్య పెరగుతున్న నేపథ్యంలో మరిన్ని సర్వీసుల పునరుద్ధరణకు అధికారులు నిర్ణయించారు. రాష్ట్రంలోని వివిధ జిల్లాలు, పట్టణాలు విజయవాడ నుంచి వెళ్లే బస్సులు వివరాల తెలిపేందుకు అధికారులు ప్రత్యేక ఏర్పాట్లు చేశారు. పండిట్ నేపథ్య వివరణ కేంద్రంలో 0866-2523926, 2523928, విద్యుత్ సూపర్ లైన్ నెం.99592 25467, టీఎన్ఎస్ఐఎన్ ఎటీఎం నెం.99592 25454, డెప్యూటీ సీనియర్ సెం.95151 25823, డెప్యూటీ సీనియర్ (విజయవాడ) నెం.99592 25448 సంబంధిత సంప్రదించాలని ఏపీఎన్ఆర్టీసీ పౌరసంబంధాల అధికారి జి.గణపతిరావు పేర్కొన్నారు.

కరోనా వేళ... సంక్షేమ వెల్లువ

(మొదటిపేజీ తరువాయి)

25కిలోల బియ్యాన్నిచ్చింది. మరో 12కిలో లిచ్చేందుకు సమాయత్నమౌతోంది. దీంతో పాటు కందిపప్పు, శనగలను పంపిణీ చేశారు. వీటితో పాటు తెల్లకార్డుదారందరికీ కుటుంబానికి వెయ్యి రూపాయల బొప్పిననగదు అందించారు.

ఇదే క్రమంలో రాష్ట్ర మిడుగు ప్రయాణిస్తున్న వలసదార్లందరి బాధ్యతను ఏపీ ప్రభుత్వం తలకెత్తు కుంది. తమిళనాడు, కేరళ, కర్ణాటక, మహారాష్ట్ర తెలంగాణాలనుంచి ఏపీ మీదుగా సాంఠ్యరక్షకత్వ స్వవలసదార్లకోసం బస్సులు ఏర్పాటు చేసింది. వారి కి భోజన వసతి సమకూర్చింది. వార్ని గమ్యస్థానాలకు చేర్చే బాధ్యతను తీసుకుంది. ఇన్ని ఆర్థిక ఇబ్బందుల్లో కూడా ఇచ్చిన హామీకుగుణంగా రైతు భరోసాను అమలు చేసింది. రాష్ట్ర వ్యాప్తంగా ప్రతి రైతు బాతాలో 7500కోపాసన నేరుగా జమ చేసింది. వాస్తవానికి ప్రస్తుత పరిస్థితుల్లో ఈ భారీ ఆర్థిక పథకాన్ని వాయిదా వేస్తారని అందరూ అంచనా లేారు. దేశంలో మరో ఇతర రాష్ట్రాల్లోనూ ఇప్పుడిలాంటి సంక్షేమ పథకాలు అమలుకావడంలేదు. అయినప్పటికీ సకాలంలో రైతులకిచ్చిన వాగ్దానాన్ని ఏపీ ప్రభుత్వం నిలబెట్టుకుంది. అలాగే రైతుల ఉత్పత్తుల

కోసుగోలుకు రివేల కోట్లతో ప్రత్యేక నిధి ఏర్పాటు చేసింది. ఉత్పత్తులకు న్యాయబద్ధమైన ధర కల్పించేందుకు సహాయకత్తమైంది. రైతులన్నింటి నేరుగా ఉత్పత్తుల్ని కొనుగోలు చేస్తోంది. దళారీ వ్యవస్థను పూర్తిగా నిర్మోచింది. రైతుల ఆదాయం శ్రమింది సాగు చేసిన పంట ఇక అమ్ముడు పోదన్న బాధ లేకుండా చర్యలు చేపట్టింది.

పరిశ్రమలకు కేంద్రం ఇస్తున్న రాయితీలు, పునరుత్పత్తి ప్రారంభానికి ఆర్థిక సహకారాలకు తోడుగా రాష్ట్ర కూడా కొన్ని పథకాల్ని అమల్లోకి తెచ్చింది. ఆర్థిక వెనుబుట్లకు కల్పిస్తోంది. మూడు మాసాలుగా వినియోగించిన విద్యుత్ యూనిట్లకు మినహా మిగిలిన వినియోగ భారం నంచి మేనులు జాబిచ్చింది. 2014నుంచి పెండింగ్లో ఉన్న రాయితీలన్నింటిని పరిశ్రమలకు చెల్లిస్తోంది. కాపు మహి



ళల కోసం కాపు నేస్తం పథకంలో మనీఫిట్ 15వేల కోట్లను బ్యాంకులో జమ చేసేందుకు సహాయకత్తమైంది. అర్హులు, ముస్లిం మతబద్ధం, పాస్పర్లకు ఈ నెల 26న ఐదువేల కోట్లను చెల్లించేందుకు నిర్ణయమైంది. ఈ నెల 30న చేదోడు పథకం క్రింద ధర్మలు, రజకులు, నాలుగ్రాహు ఐదులకు ఆర్థిక సహకారం అందించేందుకు ఏర్పాటు చేస్తోంది. ఇన్ని ఆర్థిక ఇబ్బందుల నేపథ్యంలో కూడా ఇంత భారీ ఎత్తున సంక్షేమ పథకాలు అమలు చేస్తున్న రాష్ట్రం అందరూ ప్రశంసలని వినిపిస్తుంటున్నాయి.



2 ఏపీలో తాగునీటికి టీఎంసీలు

● సమ్మతించిన తెలంగాణ ● తెలుగు రాష్ట్రాల మధ్య జల సామరస్యం ● వివాదాస్పద అంశాలన్నీ పెండింగ్

హైదరాబాద్, ఆంధ్రప్రభ: తెలుగురాష్ట్రాల మధ్యన మరోసారి జల సామరస్యత కోలుతుంది. కృష్ణానదీజలాలకు సంబంధించి రెండు రాష్ట్రాల ఇల్లిపుముకునే ధోరణి కనబరిచాయి. వేసవి తాగునీటి అవసరాలకోసం కృష్ణా జిల్లాలో రెండు టీఎంసీల నీటిని కేటాయించాలని ఆంధ్రప్రదేశ్ కేటాయించాలని జగన్ సర్కారు కోరగా, తెలంగాణ రాష్ట్ర వాటనీటినుంచి కేటాయించేందుకు కేసీఆర్ సర్కారు అంగీకారం తెలిపింది. శుక్రవారం జరిగిన కృష్ణా రివర్ మేనేజిమెంట్ బోర్డు తీర్మానం ప్రకారం జరిగింది. బోర్డు సభ్యకార్యదర్శి పరమేశం ఆధ్వర్యంలో జరిగిన ఈ సమావేశంలో తెలంగాణ, ఆంధ్రప్రదేశ్ రాష్ట్రాలకు చెందిన సాగునీటి పారుదల శాఖల ఈఎన్సీలు మురళీధర్, నారాయణరెడ్డి పాల్గొన్నారు. సమావేశంలో నీటి వినియోగం, శ్రేణి, నాగార్జున సాగర్ జలాయోజనా నీటి నిలువలు తదితర అంశాలపై చర్చించారు. ఆంధ్రప్రదేశ్ రాష్ట్రంలోని గుంటూరు, ప్రకాశం జిల్లాల్లో వేసవి తాగునీటి అవసరాలకోసం నాగార్జున సాగర్ జలాయోజనం నుంచి రెండు టీఎంసీల నీటిని కేటాయించాలని ఏపీ ఈఎన్సీల నారాయణ రెడ్డి తీర్మానం చేశారు. ప్రతిపాదించారు. నాగార్జున సాగర్ జలాయోజనంలో నీటిమట్టం గతంలో పలు మార్లు 510 అడుగుల దిగవకు కూడా తీసుకుపోయి నీటిని వినియోగించుకున్నట్లు బోర్డు దృష్టికి తెచ్చారు. తెలంగాణ రాష్ట్ర వాటనకు ఇంకా 49 టీఎంసీలను ఉన్నాయన అందులో నుంచి రెండు టీఎంసీల నీటిని ఏపీ కి ఇచ్చేందుకు తెలంగాణ రాష్ట్ర నీటిపారుదల శాఖ ఈఎన్సీ మురళీధర్ అంగీకారం తెలిపారు. దీంతో నాగార్జున సాగర్లో నీటిమట్టం 511 అడుగుల దిగవకు తీసుకుపోవాలని అవసరం లేదని తీర్మానం చేశారు. సాగర్ జలాయోజనంలో ఉన్న నీటిని అందరూ రెండు టీఎంసీల సాగర్ కుడి కాలువకు విడుదల చేయవచ్చు అని తీర్మానం చేశారు. అంతకు ముందు తెలంగాణ రాష్ట్ర ఈఎన్సీ మురళీధర్ ఏపీకి సంబంధించిన నీటి కేటాయింపులను ఆ రాష్ట్రం పూర్తిగా వినియోగించుకుంటే బోర్డు సభ్యకార్యదర్శి పరమేశం దృష్టికి తెచ్చారు.

ఇతర అంశాలపై కూడా చర్చించారు. నీటి వాటాలు, ఇప్పటివరకూ తెలంగాణ, ఆంధ్రప్రదేశ్ రాష్ట్రాల కృష్ణానదీ జలాలను ఏ రాష్ట్రం ఎంత వాడుక నున్నది తదితర అంశాలను ఈ సెలక్షన్ వరకూ పెండింగ్లో పెట్టాలని సూచించగా ఆందుకు తీర్మానం చేశారు. తుమ్మిళ్ల ఎత్తిపోతల పథకంలో పాలు పలు అంశాలపై చర్చించి కూడా వాయిదా వేసుకున్నట్లు తెలిపారు. ఈనెల చివరనాటికి నీటి సంవత్సరం ముగియనున్నందున అలాగే నాగార్జున సాగర్ జలాయోజనం నుంచి కేటాయించిన రెండు టీఎంసీల నీటిని కుడి కాలువ ద్వారా వినియోగించుకోవాలని కృష్ణా రివర్ మేనేజిమెంట్ బోర్డు సభ్య కార్యదర్శి పరమేశం ఏపీకి సూచించారు.

అసోంలోకి ఏపీ చేపల ట్రక్కులు

ఉపరాష్ట్రపతి చొరవతో అనుమతి

న్యూఢిల్లీ, ఆంధ్రప్రభ: ఉపరాష్ట్ర పతి వెంకటేశ్వరయ్యులను చొరవతో ఆంధ్రప్రదేశ్ నుంచి చేపల లోడుతో వచ్చిన ట్రక్కులను తమ రాష్ట్రంలోకి అనుమతించేందుకు అసోం ప్రభుత్వం అంగీకరించింది. ఆంధ్ర ప్రదేశ్ లోని కృష్ణా, జిల్లాల గోదావరి, గుంటూరు జిల్లాల నుంచి చేపల లోడుతో వచ్చిన ట్రక్కులను ఈసారి రాష్ట్రాలకు వెళ్లకుండా అసోం సరిహద్దులో ఆటోయడంతో తీవ్ర ఇబ్బందులు ఎదురవుతున్నాయంటూ రైతులు ఉప రాష్ట్రపతికి విన్నవించారు. దీనిపై నుండించిన ఉపరాష్ట్రపతి.. అసోం గవర్నర్ జగదీష్ ముఖి, ముఖ్యమంత్రి సర్కారునంద సోనోవాలిలో రెండ్రోజుల క్రికం ఫోన్లో మాట్లాడారు. దీనిపై సానుకూలంగా నుండించిన అసోం సీఎం.. శుక్రవారం ఉపరాష్ట్రపతి ఫోన్ చేసి.. ఈ ట్రక్కులను తమ రాష్ట్రంలోకి అనుమతించడంలో పాటు.. ఈసారి రాష్ట్రాలకు వెళ్లే ట్రక్కుల విషయంలోనూ తగ్గ అదేశాలు ఇవ్వమని స్పష్టం చేశారు.



చారిత్రక విజయానికి ఏడాది!

● వైసీపీ ఏడాది పాలన పూర్తి ● విశ్వసనీయతకు పట్టం కట్టిన జనం ● ప్రజాస్వామ్య చరిత్రలో అపూర్వ విజయం ● నాలుగు జిల్లాల్లో క్లీన్ స్వీప్ ● వైయస్ జగన్ ఏడాది పాలనలో అన్ని వర్గాలు సంతృప్తి

నిండు చంద్రుడు ఒక వైపు.. చుక్కలు ఒక వైపు

2019లో జరిగిన సార్వత్రిక ఎన్నికల్లో ప్రతిపక్ష పార్టీ లన్ని ఒకవైపు నిలిచాయి. వైయస్సార్ కాంగ్రెస్ పార్టీ మాత్రం ఒంటరిగా జరిగింది. వైయస్ జగన్ మోహన్ రెడ్డిని ఎదుర్కొనేందుకు తెదేపా అధినేత చంద్రబాబు చేయని ప్రయత్నమంటూ లేదు. ఎన్నికల వేళ కర్ణాటక భృతి, సున్నపు కుంకుమ అంటూ తాయిలలు ప్రకటించారు. మరోవైపు జనసేన నాయకుడు వవన కర్ణాటక జరిగింది. దిగడం ద్వారా వైసీపీ విజయా నిశ్చయం చేసేందుకు ప్రయత్నించారు. అప్పటి పక్కనవైయస్ జనం జగన్ మోహన్ రెడ్డికి పట్టాభిషేకం చేశారు. ఎన్నికల్లో వారి వనీ సైడిగా మారింది. ఫలితాలు ఏకపక్షంగా వెలువడ్డాయి. 175 స్థానాలు ఉన్న ఆంధ్రప్రదేశ్ లో వైయస్సార్ కాంగ్రెస్ పార్టీకి ఏకంగా 151 స్థానాలు కట్టబడ్డాయి. తెలుగుదేశం పార్టీ కేవలం 23 సీట్లకు పరిమితం అయ్యింది. ప్రజాశ్రేణుల్లోనే తేలుకుంటానని నాటి ప్రతిపక్ష నేతగా ఉన్న వైయస్ జగన్ మోహన్ రెడ్డి చేపట్టిన ప్రజా సంకల్ప యాత్ర... జైత్ర యాత్రగా మారింది. ఎన్నికల్లో కనీసం ఏడుగురు రిలీఫ్ ఘన విజయానికి నాంది పలికింది. తన పదేళ్ల రాజకీయ జీవితం లో ఎప్పుడూ ప్రజలతోనే మమేకమై సాగిన జగన్ పాదయాత్రకుడిగా కోట్లాది జనాలకు అత్యుభయ వైభోయారు. తమకోసం నడిపాల్సిన ఆత్మీయ వైభోయారు. సుదీర్ఘ పాదయాత్ర దారిద్ర్యం ప్రజల కష్టాలు వింటూ.. వారిని ఓదారుస్తూ ధైర్యాన్ని సూరిపోస్తూ.. భవిష్యత్తుపై గట్టి నమ్మకాన్ని కలిగించారు. ఒక్క అవకాశం ఇస్తే ప్రజల తలరాతను మారుస్తానని అందరూ అంచనా వేసారు. అనేక కష్టనష్టాల నుంచి మాన్యున్న రాష్ట్ర ప్రజలకు జగన్ ఒక ఆశాకరణంగా కనిపించారు. ఆయన నడక.. నడక.. మాట తిరులలో ఓ విలక్షణ నాయకుడిని చూశారు.

వైయస్సార్ సీపీ జైత్ర యాత్రం సాగించిన అందరికీ ఆర్థమైపోయింది. అనూహ్యమైన రీతిలో వెలువడే ఎన్నికల ఫలితాలు ఒక అనితర సాధ్యమే విజయానికి సాక్షిగా నిలచాయి. ఐదు కోట్ల ఆంధ్ర ప్రజల భవిష్యత్తు, బాధ్యత అలా ఆయువనేత భుజంపై ఉంచబడింది. అప్రజా తీర్పు సరైనదేనని నడుపున్న ప్రజల పాలన అడుగుడుగునారు ఇచ్చి వేస్తోంది. ప్రజలకు తనిచ్చిన ప్రతి హామీని నెరవేరుస్తూ ముందుకు సాగుతున్న ఏపీ సీఎం ఎన్నికల విజయంలోనే కాదు పాలనలోనూ తనకు సామర్థ్యం లేదని ముందుకు సాగుతున్నారు.

కలనైవా మేనిఫెస్టోను మరచక, అన్ని వర్గాల ఆర్థిక ప్రగతికి, సంక్షేమ రథాన్ని కదిలిస్తున్నారు. ఆంధ్రప్రదేశ్ రూపురేఖలు మార్చేందుకు అనుభవం పరిశ్రమిస్తున్నారు. ప్రజల తనకందించిన అపూర్వ వియ్యాన్ని అన్ని వేళలా మరచక గుర్తుచేసుకుంటున్న సీఎం గా నిలబోవాలి. ఏడాది పాలనలో అనేక చారిత్రక పట్టాలు చేశారు. ఎన్నో సంక్షేమ పథకాలు ప్రవేశ పెట్టారు. ఏడాదిలోనే దేశ రాజకీయాల్లో తనకంటూ ఓ ముద్ర వేసుకున్నారు. రాష్ట్రంలోని అన్ని వర్గాల ప్రజలు సంపృక్తిగా ఉన్నారు. కరోనా కట్టడి, లాక్ డౌన్లో పేదలకు అందగా ఉంటున్న తీరు దేశాన్ని ఆకర్షించింది.

అత్యంత ప్రతిష్టాత్మకంగా సాగిన ఎన్నికల ఫోరంలో ఏపీ ప్రజలంతా వైయస్ జగన్ వెన్నుబట్టి ఉన్నామని స్పష్టమైన తీర్పు నిచ్చారు. గత ఏడాది ఏప్రిల్ 11న ఎన్నికలు కాంగ్రెస్ పార్టీ స్పష్టమైన అధిక్యం కనబరిచింది. ఇక ఈపీఎంల తరచినప్పటి నుండి వైయస్సార్ కాంగ్రెస్ పార్టీ ప్రభంజనం మొదలైంది. మొదటి రౌండ్ నుండే రాష్ట్రంలోని అన్ని జిల్లాల్లో అత్యధిక స్థానాల్లో తిరుగులేని అధిక్యత కనబడుస్తూ వచ్చింది. ఉత్తరాంధ్ర, ఉత్తర గోదావరి, కృష్ణా, గుంటూరు, నెల్లూరు, ప్రకాశం, రాయలసీమ ఇలా ప్రాంతం ఏదైనా ఫలితంలో తేడా లేదు. రాష్ట్రమంతటా జగన్ నాయకత్వానికి ప్రజలు తిరుగులేని విజయాన్ని అందించారు. అలాగే ఉదయం 9 గంటలకల్లా రాష్ట్రంలో వైయస్సార్ సీపీ తిరుగులేని విజాల్తో అధికారంలోకి రాసుందని తెలుపబడింది.

రాష్ట్రమంతటా జగన్ కు జేజేలు

జురగా 29న కౌంటింగ్ జరిగింది. పోస్టల్ బ్యాలెట్ లో వైయస్సార్ కాంగ్రెస్ పార్టీ స్పష్టమైన అధిక్యం కనబరిచింది. ఇక ఈపీఎంల తరచినప్పటి నుండి వైయస్సార్ కాంగ్రెస్ పార్టీ ప్రభంజనం మొదలైంది. మొదటి రౌండ్ నుండే రాష్ట్రంలోని అన్ని జిల్లాల్లో అత్యధిక స్థానాల్లో తిరుగులేని అధిక్యత కనబడుస్తూ వచ్చింది. ఉత్తరాంధ్ర, ఉత్తర గోదావరి, కృష్ణా, గుంటూరు, నెల్లూరు, ప్రకాశం, రాయలసీమ ఇలా ప్రాంతం ఏదైనా ఫలితంలో తేడా లేదు. రాష్ట్రమంతటా జగన్ నాయకత్వానికి ప్రజలు తిరుగులేని విజయాన్ని అందించారు. అలాగే ఉదయం 9 గంటలకల్లా రాష్ట్రంలో వైయస్సార్ సీపీ తిరుగులేని విజాల్తో అధికారంలోకి రాసుందని తెలుపబడింది.

అమరావతి, ఆంధ్రప్రభ: కనీసం ఏడుగురు రిలీఫ్ వెలువడే ప్రజా తీర్పు. ఒకే ఒక్క నాయకుడిపై పెట్టె బికిన అపార ప్రజాభిమానం. 2019 మే 23వ తేదీ రాష్ట్రపత్రంలో ఒక చారిత్రక ఘట్టాన్ని సువర్ణాక్షరాలతో రాసింది. ప్రజాస్వామ్య పుస్తకంలో ప్రజల తీర్పు ప్రజా పాలనకు గట్టి పునాది వేసింది. వైయస్ జగన్ మోహన్ రెడ్డికి పాటుకుడిగా పట్టం కట్టింది. వైయస్ జగన్ ప్రభంజనం ఆంధ్రప్రదేశ్ లో సరికొత్త రాజకీయ విప్లవాన్ని సృష్టించింది. రికార్డు స్థాయి విజయంతో వైయస్సార్ కాంగ్రెస్ పార్టీ నవ శకానికి స్థాంది పలికింది. నిజాయితీ, నిబద్ధతతో పదేళ్లగా ప్రజల పక్షాని నిలచిన వైయస్ జగన్ మోహన్ రెడ్డికి ఆంధ్రప్రదేశ్ పట్టాభిషేకం చేసింది. నిండు మనసుతో దీనిపై సార్వత్రిక ఎన్నికల్లో అఖండ విజయాన్ని చేకూర్చింది. మొత్తం 175 అసెంబ్లీ స్థానాలకు గానూ 151, 25 స్థానాలపై స్థానాలకు గానూ 22 స్థానాల్లో విజయం సాధించారు. వైయస్సార్ కాంగ్రెస్ ప్రభుత్వం ఏర్పడి నేటి తొలితరం ఎన్నికలు ఏడాది పూర్తయింది.

బలంగా ఏచిన ఫ్యాన్ గాలి
సరిగ్గా సంవత్సరం క్రితం ఎన్నికలు ఏడాది పూర్తయింది. దగ్గరపడుతున్న కొద్దీ రాష్ట్రంలో ఎక్కడా లేనంత ఉత్సాహం నెలకొంది. అపార అనుభవం కలిగిన చంద్రబాబు ఎన్నికల్లో ప్రజలను ఏ విధంగా గానైవా తనవైపుకు తిప్పుకుంటారనే పరిస్థితులు. కానీ, వీటన్నింటినీ ప్రజలు మాత్రం పట్టించుకోలేదు. ఎన్నికల రోజు లక్షలాదిగా పోలింగ్ బూత్ లకు సాగి ప్రజా సమావేశాలకు వైయస్ జగన్ కనిపించారు. చెప్పిందే ఆయన మాటలే ప్రతిధ్వనించాయి. మాటకున్న స్పృహ వైయస్ జగన్ కు గుర్తుకు వచ్చింది. ఆయనిచ్చిన సవరణలపై హామీపై గట్టి నమ్మకం కలిగింది. తమ బిడ్డల మంచి భవిష్యత్తు కోసం, తమ కుటుంబాల్లో వెలుగుకోసం జగన్ రావాలి.. జగన్ కావాలి.. అన్న బలమైన కాంక్షతో ఫ్యాన్సు గుర్తులు బలంగా ఓట్లెశారు. ఆ తోట పట్ల ఓటు సమృతం.. విలువలు, విశ్వసనీయతలు వచ్చాయి.

సేవా కార్యక్రమాలు చేయండి

● వైకాపా శ్రేణులకు సజ్జల బెలుపు
అమరావతి, ఆంధ్రప్రభ: వైసీపీ ప్రభుత్వం ఈనెల 30వ తేదీకి ఏడాది పాలనను పూర్తిచేసుకున్న సందర్భంగా శనివారం నుండి 30వ తేదీ వరకూ నియోజకవర్గాల్లో పలు సేవాకార్యక్రమాలు నిర్వహించాలని సీఎం జగన్ రాజకీయ వ్యవహారాల ఇన్ ఛార్జి, ప్రభుత్వ సలహాదారు సజ్జల రామకృష్ణారెడ్డి పిలుపు నిచ్చారు. ఈమేరకు శుక్రవారం ఆయన ప్రకటన విడుదల చేశారు. పార్లమెంట్ జిల్లా పార్టీ అధ్యక్షులు, ఎపీలు, ఎమ్మెల్యేలు, ఎమ్మెల్యేలు, పార్లమెంట్, అసెంబ్లీ నియోజకవర్గ సమన్వయకర్తలు ఈ విధానాన్ని అవలంబించాలని కోరారు. మే 30వ తేదీ వరకు పార్టీ జెండా అవిభంగం పాటు పలు సేవా కార్యక్రమాలు నిర్వహించాలని తోలుతో భావించాలని వేరలకు కరోనా వేపధ్యంలో రాజకీయ పరమైన కార్యక్రమాలు నిర్వహించడం మంచిది కాదని, జెండా అవిభంగ కార్యక్రమాలు చేపట్టడంపై ఆధిపత్యం, ముఖ్యమంత్రి వైఎస్ జగన్ మోహన్ రెడ్డి ఆదేశించారన్నారు. దీన్ని పార్టీ శ్రేణులందరూ గమనించాలని కోరారు. అయితే పండ్ల పంపిణీ, తదితర సేవా కార్యక్రమాలు చేయించాలని వారు లాక్ డౌన్ నిబంధనల మేరకు ప్రత్యేకంగా పాల్గొనాలని జాబితాకు సంబంధించిన స్వచ్ఛంద సేవా సంస్థల నిర్వాహకుల ద్వారా కానీ, వార్డు వాలంటీర్ ద్వారా కానీ వాటిని నిర్వహించాలని కోరారు.

డబ్ల్యూహెచ్ ఓ ఎగ్జిక్యూటివ్ చైర్మన్ గా కేంద్ర మంత్రి హర్షవర్ధన్

న్యూఢిల్లీ: ప్రపంచ ఆరోగ్య సంస్థ (డబ్ల్యూహెచ్ ఓ) ఎగ్జిక్యూటివ్ బోర్డు చైర్మన్ గా కేంద్ర ఆరోగ్యమంత్రి హర్షవర్ధన్ శుక్రవారం బాధ్యతలు స్వీకరించారు. ఈ ఎగ్జిక్యూటివ్ బోర్డులో 34 మంది సభ్యులుగా ఉంటారు. కోవిడ్ 19 వైరస్ కు వ్యతిరేకంగా జరుగుతున్న పోరాటంలో భారత్ ముందంజలో ఉంది. ఈ నేపథ్యంలో జపాన్ కు చెందిన డాక్టర్ హిరోకి నకటాని స్థానంలో ఆయన బాధ్యతలు స్వీకరించారు. ఈ సందర్భంగా హర్షవర్ధన్ మాట్లాడుతూ కరోనా మహమ్మారి కారణంగా ప్రపంచం నల్లొచ్చాన్ని ఎదుర్కొంటున్న సమయంలో తనకు ఈ కార్యాలయంలోకి ప్రవేశిస్తున్నానని అని తనకు తెలుస్తున్నారని రాబోయే రెండు దశాబ్దాల్లో అనేక ఆరోగ్య సహకార ఎదుర్కొంటామని మనమందరం ఈ సవాళ్లను సమష్టిగా ఎదుర్కోవాలని కోరుకున్నామని అన్నారు. డబ్ల్యూహెచ్ ఓ ఎగ్జిక్యూటివ్ బోర్డు వైర్లెస్ గా బాధ్యతలు స్వీకరించిన అనంతరం ఆయన మీడియా తో మాట్లాడారు. ఆరోగ్య అసెంబ్లీ నిర్వహించి, విధానాలు ప్రకాశించే దేవుడం, సలహా ఇవ్వడం, దాని పనిని సులభతరం చేయడం ఎగ్జిక్యూటివ్ బోర్డు ప్రధాన విధాలు. గతేడాది డబ్ల్యూహెచ్ ఓ ఓకం చెందిన సౌత్ ఆఫ్ అసియా (సౌత్ మే నెల నుంచి మూడో క్వాలానిటీ భారత దేశ నామినీని ఎగ్జిక్యూటివ్ బోర్డులోకి ఎన్నుకోవాలని ఏకగ్రీవంగా నిర్ణయించింది. ఎగ్జిక్యూటివ్ బోర్డులో భారత నామినీని నియమించే ప్రతిపాదనపై 194 దేశాల ప్రపంచ ఆరోగ్య అసెంబ్లీ మంగళవారం సంతకం చేసింది. వైర్లెస్ పద్ధతి ప్రాంతీయ గ్రూపులకు రోజువారీ పద్ధతిలో ప్రతి ఏడాది మారుతుంది. శుక్రవారం నుంచి ప్రారంభమయ్యే మొదటి సంవత్సరానికి భారత నామినీని ఎగ్జిక్యూటివ్ బోర్డు వైర్లెస్ గా ఉండాలని నిర్ణయించారు. కార్యనిర్వాహక మండలి సమావేశాలకు కేంద్ర మంత్రి హర్షవర్ధన్ అధ్యక్షత వహించాల్సి ఉంటుందని, ఇది పూర్తికాల నియామకం కాదని సీనియర్ అధికారి ఒకరు తెలిపారు.