ARVIND FASHIONS LIMITED

A MEMBER OF THE LALBHAI GROUP

Corporate Office: Du Parc Trinity, 8th Floor, 17, M.G. Road, Bengaluru - 560 001 Tel: 91-80-4155 0601, Fax: 91-80-4155 0651 Website: http://www.arvindfashions.com

December 20, 2019

BSE Limited Listing Dept. / Dept. of Corporate Services Phiroze Jeejeebhoy Towers Dalal Street Mumbai - 400 001

Security Code: 542484 Security ID: ARVINDFASN National Stock Exchange of India Ltd. Listing Dept., Exchange Plaza, 5th Floor Plot No. C/1, G. Block Bandra-Kurla Complex Bandra (E) Mumbai - 400 051

Symbol: ARVINDFASN

Dear Sir / Madam,

Ref.: Proposed Rights Issue of Equity Shares of Arvind Fashions Limited (the "Company")

Sub.: Filing of advertisement pursuant to the provisions of the Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to provisions of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith the copy of Public Announcement published in connection with the Rights Issue of the Company in terms Regulation 72(2) of the SEBI (ICDR) Regulations, in the following newspapers on December 20, 2019:

- 1. Financial Express (English) National daily All Editions
- 2. Jansatta (Hindi) National Daily All Editions
- 3. Financial Express (Gujarati) Regional Language Ahmedabad Edition

Kindly take the same on record.

Thanking You,

Yours Faithfully,

For Arvind Fashions Limited

Vijay Kumar B S Company Secretary

Encl.: As Above

WWW.FINANCIALEXPRESS.COM

FE BUREAU

Mumbai, December 19

PIRAMAL ENTERPRISES SAID

on Thursday it had raised

₹1,750 crore through prefer-

ential allotment of compul-

sory convertible debentures

(CCD) to Canadian investor

Caisse de dépôt et placement

has allotted over 1.15 lakh

CCDs of face value of ₹1.51

lakh per CCD at par, bearing a

coupon of 9.28% per annum,

to the investor. The compul-

sory conversion of CCDs into

equity shares will take place

within 18 months from date of

man Ajay Piramal said the fund

infusion would strengthen the

firm's balance sheet and also

enable it to tap both organic

Court extends

Shivinder's ED

custody till Dec 26

A DELHI COURT on Thursday

extended the ED custody of for-

mer Fortis Healthcare promoter

Shivinder Singh till December

26 in a money laundering case

related to alleged misappropri-

ation of funds at Religare Fin-

vest Ltd (RFL). Additional Ses-

sions Judge Sandeep Yadav

extended Shivinder's custody by

the Enforcement Directorate

afterit sought his 7-day custodial

interrogation. The probe agency

sought seven day's remand of

summoned by the probe agency.

cial Public Prosecutor Nitesh

Rana said the accused also need-

ed to be confronted with digital

evidence. "During the last six

days of the accused's custodynin-

e persons were summoned of

whom seven appeared. Their

statements have been recorded.

There are material disclosures

against the accused. Four more

have been summoned, who are

directors of shell companies

through which money was laun-

dered. They will be coming to ED's

office in the next few days."—PTI

During the hearing, ED's Spe-

Piramal Enterprises chair-

Piramal Enterprises (PEL)

du Québec (CDPQ).

allotment.

cent stake in IL&FS Skill Devel-

also has two subsidiaries

opment Corporation (ISDC) and

IL&FS Cluster Development Ini-

Assessment Management Part-

at an implied enterprise value,

whereby it shall assume respon-

sibility for all the debt of School-

net India and ISDC, in addition

to paying a certain amount

towards purchase of SIL's equity.

was approved by more than 78

per cent of IL&FS Ltd's creditors

(by value) through an e-voting

process that concluded on

November 5, 2019.

The financial bid of CPPPL

CPPPL made a binding offer,

and inorganic growth oppor-

tunities that continue to

emerge in the current market

dynamics across the sectors

and the markets which it oper-

standing existing investor with

PEL, had also participated as

the anchor investor during

PEL's previous capital issuance,

investing \$175 million of the

total issue size of \$750 million.

In addition, CDPO's real estate

subsidiary, Ivanhoé Cam-

bridge, had committed \$250

million towards a co-invest-

PEL said that CDPQ, a long-

ates in.

ners Ltd.

NMDC Limited

CIN: L13100TG1958GOI001674

E-AUCTION SALE OF ROUGH DIAMONDS FROM NMDC

DIAMOND MINING PROJECT, MAJHGAWAN, PANNA NMDC will display lots of rough diamonds of about 22138 carats from 26-12-2019

to 28-12-2019 at NMDC Diamond Mining Project, Majhgawan, Panna to be sold through e-auction conducted by M/s MSTC Limited. For further details regarding Time of display, E-Auction and admission procedure buyers may visit NMDC Website: www.nmdc.co.in or GM, Panna at 07732-271234 or contact DGM (Coml), Panna at mobile no. +91-9490491738 or HO, Hyderabad at mobile no:+91-9490759607 M/s MSTC Limited +91-9650554645/

+91-7406047869. tiative Ltd and Skill Training

ADDENDUM TO FORM-G PUBLISHED ON 17TH JUNE 2019 RABIRUN VINIMAY PRIVATE LIMITED

It is hereby informed to all the concerned that, with reference to the publication made on 17.06,2019 the deadline for submission of Resolution Plan under Regulation 36(B)(6) of the Insolvency & Bankruptcy code 2016 for RABIRUN VINIMAY PRIVATE LIMITED is hereby extended till 27th December 2019. For Further information's please refer the website:www.brggroup.in

CA KannanTiruvengadam Resolution Professional IBBI/IPA-001/IP-P00253/2017-18/10482 BRG Iron & Steel Co. Private Limited Netaji Subhas Villa, 18, Karunamoyee Ghat Road (Tollygunge Area) Flat 3C, Kolkata 700082, West Bengal, India Email: calkannan@gmail.com

HIMADRI SPECIALITY CHEMICAL LTD

Regd. Off: 23A, Netaji Subhas Road, 8th Floor, Suite No. 15, Kolkata- 700 001 CIN: L27106WB1987PLC042756, website: www.himadri.com

Notice for loss of shares Notice is hereby given that the following equity share certificate(s) of the Company has

for the issue of duplicate certificate(s):

been reported as lost or misplaced and the holders thereof has applied to the Company

| St. | Name of Shareholder(s) | Folio No. | Certificate | Distinct | No of | | |
|-----|---|------------|-------------|-----------|-------------|---------|--|
| No. | ed tout the over record areas over 904. | -,, | No. | From | То | shares | |
| 1 | Ratna Khettry | K\03490 | 0035871 | 000297201 | 000297300 | 100 | |
| | 8870 | 1 1 | 0064272 | 008047156 | 008047255 | 100 | |
| | | | 0064273 | 008047256 | 008047282 | 27 | |
| 2 | Shashi Panjabi | P\06950 | 4447 | 382920041 | 382921040 | 1000 | |
| The | public is hereby warned | against pu | rchasing or | dealing w | th the abov | e share | |

pertificates in any way and any person (s) who has any claim in respect of these shares, must lodge such claim with the Company at its Registered Office within 21 days from the date of this publication, failing which the Company will proceed to issue duplicate share after cancelling the original certificates. For Himadri Speciality Chemical Ltd

Place: Kolkata Date: 19 December 2019 B. L. Sharma- Secretary (FCS-8148)



TENDER NOTICE

Tender No. :(E-tender with E-price bid) wcl-hq-ent-e003/2019-20: Description: Comprehensive Annual Maintenance contract for the IP based Multi Point Video Conferencing System for a period of three years. Approx Value: Rs.23,18,700/-. Last date of submission:6.1.2020. Date of opening:7.1.2020. Tendering Authority:

ChiefManager (E&T), WCL (HQ), Coal Estate, Civil Lines, Nagpur. Tender No. :(Only through electronic tendering) (1) WCL ba3650-pur-e-138/2019-20, (2) WCL--ba3650-pur-e-140/2019-20:Description:T.no.1) Ferric Alum and Liquid Chlorine, T.no.2) Spares for 6/80 GME 2000 GPM of M&P Make Pump. Approx Value :T.no.1) Rs.8,65,658.00,T.no,2)Rs.11,94,250.00. Last date and time of submission: For both 2.1.2020 upto 11.00 am. Date and time of opening: For both 3.1.2020 at 11.00 am. Tendering Authority: Staff Officer

(MM), WCL, Ballarpur Area, Sasti Township, Tah-Rajura, Dist. Chandrapur. Tender No.: (1) wcl-hq-pur-yvr-ra-e093/2019-20,(2)wcl-hq-pur-sb-e100/2019-20 Description: Tender No.1) Open Domestic E-tender with reverse auction for supply of 3 sets of Troughed Belt Conveyors(Complete). Tender No.2) Open Domestic E-Tender for supply and installation of instruments for GAP project at Kanhan Area. Approx Value: Tender No.1) Rs.4,08,80,000/-, Tender No.2) Rs.98,82,500/-. The detailed tender is available on e-procurement portal http://coalindiatenders.nic.in and any corrigendum to this tender shall also be available on this e-procurement portal. .Tendering Authority:Sr.Manager(MM),

Admin, WCL (HQ), Coal Estate, Civil Lines, Nagpur. General notice in reference to WCL/GM (CMC)/2016/2217: Tenders of WCL/Areas are available at:(I) www.coalindiatenders.nic.in (ii) www.eprocure.gov.in. Bids can be submitted online through www.coalindiatenders.nic.in only. Corrigendum /Adendum if any will be in published on www.coalindiatenders.nic.in only. As informed by: General

Manager (CMC), WCL (HQ), Coal Estate, Civil Lines, Nagpur. For further details log on to our website http://westerncoal.in or http://eprocure.gov.in or http://coalindiatenders.nic.in. | "Give a missed call on toll free number 18002003004 to get our apps"

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL BENCH AT KOLKATA

C.A. (CAA) No. 1406 /KB of 2019

In the matter of:

1. TETENAL PHOTOCHEME PRIVATE LIMITED, a company incorporated under the Companies Act, 1956 and having its registered office at 43, Rash Behari Avenue, Ground floor, Kolkata-700026 within the aforesaid jurisdiction

Fax.No.044-28605020 E-mail:investor@ucalfuel.co.in; Website:www.ucalfuel.com

Regd. Office: "Raheja Towers", Delta Wing - Unit 705, 177 Anna Salai, Chennai 600 002 CIN:L31900TN1985PLC012343. Tel.No.044-42208111.

UCAL FUEL SYSTEMS LIMITED

Pragya Kaul

Membership No.: A17167

Company Secretary & Compliance Officer

NOTICE

(for the attention of Equity Shareholders of the company)

the Ministry of Corporate Affairs (MCA) effective September 7, 2016 and subsequently amended by

Sub: Transfer of Equity Shares of the company to Investor Education and Protection Fund (IEPF) This Notice is hereby given to the shareholders of the company pursuant to the provisions of the Investors Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by

Notification dated February 28, 2017("the Rules"). The Rules, amongst other matters, contains provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more in the name of

Investor Education and Protection Fund (IEPF) Authority. In adherence to the various requirements set out in the Rules, the Company has sent communications on various dates to all the concerned shareholders who have not claimed their dividends for last seven consecutive years i.e., from financial year 2011-12 onwards, at their latest available address and whose

The Company has also uploaded complete details of such shareholder(s) and shares due for transfer to the IEPF Authority on its website www.ucalfuel.com. Shareholders are requested to refer to web link http://www.ucalfuel.com/investors/investorinformation/unclaimeddividend/shares to verify the details of un-encashed dividends and the shares liable to be transferred to the IEPF Authority.

shares are liable to be transferred to the IEPF Authority under the said Rules for taking appropriate

Shareholders may kindly note that both unclaimed dividend and the corresponding shares transferred to IEPF Authority/Suspense Account including all benefits accruing on such shares, if any, till the date of valid claim, can be claimed back from the IEPF Authority, after following due procedure prescribed in the Rules in this regard.

The concerned shareholder(s) holding shares in physical form and whose shares are liable to be

transferred to the IEPF Authority, may note that upon transfer of shares to IEPF Authority the original share certificate(s) which are registered in their name will stand automatically cancelled and be deemed nonnegotiable. In case of shares held in Demat Form, to the extent of shares liable to be transferred, shall stand debited from the shareholders account. In case the company does not receive any communication from the concerned shareholders by

31.12.2019, the corresponding shares to the unpaid/unclaimed dividend for seven consecutive years will be credited to the IEPF Authority and no claim shall lie against the Company in respect thereof pursuant to the said Rules.

Shareholders may also note that the shares transferred to the IEPF Authority including all the benefits accruing on such shares, if any, can be claimed from the IEPF Authority by submitting an application to IEPF as prescribed under the Rules and the same is available on IEPF website www.iepf.gov.in.

For any queries on the aforesaid subject, the shareholders are requested to contact Company's Registrar and Transfer Agents, Integrated Registry Management Services Private Limited (formerly Integrated Enterprises (India) Limited), Second Floor, "Kences Towers", No.1 Ramakrishna Street, Off. North Usman Road, T. Nagar, Chennai 600 017, Tamilnadu, Tel.No. 044-28140801 to 28140803; E-mail: csdstd@integratedindia.in

> For UCAL FUEL SYSTEMS LIMITED **REKHA RAGHUNATHAN** Director and Company Secretary

IL&FS Group gets nod for sale of its edu biz

National Company Law Appel-

received approval from the

committee of creditors to sell its

education business to CPPPL

and will now approach the

National Company Law Tribunal

(NCLT) for final approval to con-

tion, would resolve nearly ₹600-

Point Group, had emerged as the

highest bidder for acquiring

in Schoolnet India Ltd (SIL), and

Schoolnet India holds 80 per

Crompton

Crompton Greaves Consumer Electricals Limited

CIN: L31900MH2015PLC262254

Registered & Corporate Office: Tower 3, 1" Floor, East Wing, Equinox Business Park, LBS Marg,

Kurla (West), Mumbai 400070, India Tel.: +91-22-6167 8499 Fax: +91-22-6167 8383

Website: www.crompton.co.in E-mail: crompton.investorrelations@crompton.co.in

POSTAL BALLOT NOTICE

NOTICE is hereby given that pursuant to Section 110 of the Companies Act, 2013 and rules made thereunder (including any statutory modification or re-enactment thereof for the time being in force) and Regulation 44 of the Securities and

Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has completed dispatch of Postal Ballot Notice along with the Postal Ballot Form on Thursday, December 19, 2019 to all the

Members/Beneficial Owners whose names appear in the Company's Register of Members/ records of depositories i.e.

National Securities Depository Limited and Central Depository Services (India) Limited as on the cut-off date i.e. Friday,

December 6, 2019, for seeking approval of Members of the Company by postal ballot including voting by electronic

means [a] through electronic mail to the Members whose email ids are registered in the records with the Depositories as

on cut-off date; [b] through permitted physical mode along with a self-addressed postage prepaid business reply

2. To grant stock options to the employees of the Subsidiary Company(ies) (present and/or future) under the Crompton

Saturday, December 21, 2019 at 9,00 A.M.

Sunday, January 19, 2020 at 5.00 P.M.

www.crompton.co.in

Name: Ms. Pragya Kaul

https://evoting.karvy.com

envelope, to the Members whose email ids are not registered, for the under-mentioned Special Resolutions:

To approve Crompton Employee Stock Option Plan 2019 ("ESOP 2019")

IL&FS Group holds 73.70%

crore debt of IL&FS Group.

IL&FS'education business.

This transaction, on comple-

CPPPL, part of the Career

The IL&FS Group has already

late Tribunal (NCLAT).

clude the transaction.

Piramal Enterprises raises ₹1,750 crore from CDPQ

PRESS TRUST OF INDIA

New Delhi, December 19

THE IL&FS GROUP on Thurs-

day said Justice (Retd) DK Jain,

who is overseeing the IL&FS res-

olution and divestment process,

has granted approval for the sale

of its education business,

Schoolnet India, to Career Point

tion business on the conditions

that IL&FS shall place the pro-

posal before the NCLT for its

approval; and the bid amount,

so realised, will be kept in an

escrow account to be disbursed

in accordance with the direc-

tions of the NCLT and the

Jain approved sale of educa-

Publications (CPPPL).

ers, it said. PEL is also raising ₹3,650 crore through rights issue for which the record date has been

set at December 31. PEL has set the rights entitlement ratio as 11 equity shares for every 83 fully paid-up equity shares held as on the record date by the eligible equity shareholders of the company and the holders of CCDs who may participate in the issue.

ment platform with PEL to

provide long-term equity to

blue-chip residential develop-

"This issuance of ₹3,650 crore gives an opportunity to existing shareholders to participate in the capital raise at an attractive price of ₹1,300 per share. The promoters are committed to the success of the rights issue and are underwriting 90% of the issuance," PEL said.

ASSAM ELECTRICITY GRID CORPORATION LIMITED

REQUEST FOR EXPRESSION OF INTEREST (Consulting Service - Firm Selection)

The Government of India has applied for financing from the Asian Infrastructure Investment Bank (AIIB) towards the cost of Assam Intra State Transmission System Enhancement Project and intends to apply a part of the proceeds to make payment under the contract for the following services:

Consultancy Service for Project Management and Implementation Support for Assam Intra-State Transmission System Enhancement Project financed by AIIB The Project Director (AIIB), AEGCL, hereby invites eligible Consultants

to indicate their Expression of Interest (EoI) in providing the services. Interested Consultants may submit Eol, either through email or by courier to the Project Director (AIIB), AEGCL, Guwahati, Assam on or before 22-01-2020. Detailed REOI is available at www.aegcl.co.in

Sd/- Project Director (AIIB) AEGCL, 1st Floor, Bijulee Bhawan, Paltanbazar, Guwahati-1, Assam e-mail: aiibworks.aegcl@gmail.com

Shivinder saving he needed to be ASSAM POWER DISTRIBUTION COMPANY LIMITED confronted with some shell com-A fully customer centric company panies' directors who have been REQUEST FOR EXPRESSION OF INTEREST

(Consulting Service - Firm Selection)

The Government of India has applied for financing from the Asian Infrastructure Investment Bank (AIIB) towards the cost of Assam Distribution System Enhancement and Loss Reduction Project and intends to apply a part of the proceeds to make payment under the contract for the following services: Consultancy Service for Project Management and Implementation Support for Assam Distribution System Enhancement and Loss Reduction financed by AIIB The Director, PMU, APDCL, hereby invites eligible Consultants to indicate their Expression of Interest (EOI) in providing the services Interested Consultants may submit EOI at the office of the undersigned on or before 20/01/2020. Detailed REOI along with the TOR are available at www.apdcl.org.

Sd/- Director, PMU, APDCL 4th Floor, Bijulee Bhawan, Paltan Bazar, Guwahati-781001, Assam €

Email ID: apdcl.piu.aiib@gmail.com, pmu.assampower@gmail.com

Please pay your energy bill on time and help us to serve you better!

(This is a public announcement for information purposes only and is not an offer document and does not constitute an invitation or offer to acquire, purchase or subscribe to securities. Not for release, publication or distribution directly or indirectly outside India.)

PUBLIC ANNOUNCEMENT

ACVIND FASHIONS **ARVIND FASHIONS LIMITED**

Our Company was incorporated as 'Arvind J&M Limited' on January 5, 2016, as a public limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, at Ahmedabad, Gujarat (the "RoC"). Pursuant to a resolution of our Shareholders dated September 26, 2016, the name of our Company was changed to 'Arvind Fashions Limited' and a fresh certificate of incorporation was issued by the RoC on October 14, 2016. For details, including reasons for changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 122 of the Draft Letter of Offer dated December 17, 2019 ("DLoF").

Registered Office: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380 025, Gujarat, India. Telephone: +91-79-30138000;

Corporate Office: 8th Floor, Du Parc Trinity, 17, M G Road, Bengaluru - 560 001, Karnataka, India. Telephone: +91-80-41550650:

Contact Person: B S Vijay Kumar, Company Secretary and Compliance Officer Email: investor.relations@arvindbrands.co.in | Website: www.arvindfashions.com Corporate Identity Number: L52399GJ2016PLC085595

PROMOTERS OF OUR COMPANY

AURA SECURITIES PRIVATE LIMITED, AURA BUSINESS VENTURES LLP. SANJAYBHAI SHRENIKBHAI LALBHAI JAYSHREEBEN SANJAYBHAI LALBHAI. PUNIT SANJAY LALBHAI. KULIN SANJAY LALBHAI. POORVA PUNIT LALBHAI JAINA KULIN LALBHAI. ISHAAN PUNIT LALBHAI. ANANYAA KULIN LALBHAI AND RUHANI PUNIT LALBHAI

ISSUE OF UP TO [●] EQUITY SHARES WITH A FACE VALUE OF ₹ 4 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ [•] EACH INCLUDING A SHARE PREMIUM OF ₹ [•] PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 300 CRORES ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF [●] RIGHTS EQUITY SHARE(S) FOR EVERY [●] FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON [...] (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 288 OF THE DRAFT LETTER OF OFFER.

This public announcement is being made pursuant to Regulation 72(2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended (the "SEBI ICDR Regulations"), to inform the public that our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, an issue of Equity Shares to eligible equity shareholders on rights basis. Pursuant to Regulation 72(1) of the SEBI ICDR Regulations. the Company has filed the DLoF with Securities and Exchange Board of India, Western Regional Office ("SEBI"), BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") ("BSE" and "NSE", collectively, referred as "Stock Exchanges") on December 18, 2019 and is open to public for comments, if any, for a period of 21 (twenty one) days from the date of such filing. The DLoF is hosted on the website of the SEBI www.sebi.gov.in, website of designated stock exchange, i.e., BSE at www. bseindia.com, website of NSE at www.nseindia.com, and website of the Lead Manager i.e. Vivro Financial Services Private Limited at www.vivro.net. We invite the public to give comments on the DLoF filled with the SEBI. The public are requested to send a copy of their comments to SEBI, the Company Secretary and Compliance Officer and/or the Lead Manager at their respective addresses on or before 5.00 p.m. on the 21st day from the date of filing the DLoF with the SEBI

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 investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, Investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Rights Equity Shares being offered in the Issue have not been recommended or approved by the SEBI nor does SEBI guarantee the accuracy or adequacy of the DLoF. Specific attention of the investors is

invited to the statement of "Risk Factors" on page 21 of the DLoF before making an investment in the Issue For details of the share capital and capital structure of the Company, see "Capital Structure" on page 54 of the DLoF. The liability of the members of the Company is limited. For details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 122 of the DLoF.

The existing Equity Shares are listed on the BSE and the NSE. Note: Capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DLoF.

LEAD MANAGER TO THE ISSUE **VIVRO**

Place: Bengaluru

Date: December 19, 2019

Vivro Financial Services Private Limited Vivro House, 11 Shashi Colony, Opp Suvidha Shopping Center, Paldi, Ahmedabad - 380 007.

Gujarat, India. Telephone: +91-79-4040 4242 Email: afl@vivro.net | Website: www.vivro.net Investor Grievance Email: investors@vivro.net Contact Person: Mili Khamar / Vatsal Shah SEBI Registration Number: INM000010122

REGISTRAR TO THE ISSUE **LINK**Intime

Link Intime India Private Limited C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Telephone: +91-22-49186200 E-mail: afl.rights@linkintime.co.in

Investor grievance E-mail: afl.rights@linkintime.co.in Website: www.linkintime.co.in Contact Person: Sumeet Deshpande SEBI Registration No.: INR000004058

For and on behalf of ARVIND FASHIONS LIMITED

B S Vijay Kumar Company Secretary and Compliance Officer

Disclaimer: Arvind Fashions Limited is proposing, subject to receipt of requisite approvals, market conditions and other considerations, a rights issue of its equity shares and has filed a Draft Letter of Offer with Securities and Exchange Board of India ("SEBI"). The Draft Letter of Offer is available on the websites of SEBI and Vivro Financial Services Private Limited at www.sebi. gov.in and www.vivro.net, respectively, Investors should note that investment in equity shares involves a high degree of risk and for details refer to the Draft Letter of Offer, including the section titled "Risk Factors" on page 21 of the DLoF.

Date: 02.11, 2019 Place: Chennai

Dated this 19th December 2019 Place: Kolkata

C.P.(CAA) No. 2069/KB/2019

The Companies Act. 2013:

In the matter of: An application under Section 230 to 232 and other applicable provisions of the Companies Act 2013 read with Companies (Compromise, Arrangement and Amalgamation) Rules 2016;

In the matter of:

. TRANSFEROR COMPANY NO. 1

Companies Act, 1956 and having its registered office at Merlin Geet Govind, 43, Rash Behari Avenue, Ground floor, Kolkata-700026 within the aforesaid TRANSFEROR COMPANY NO. 2

2. PHOTO IMAGING PRIVATE LIMITED, a company incorporated under the

And MOVIEWALLAH COMMUNICATIONS PRIVATE LIMITED, a company

incorporated under the Companies Act, 1956 and having its registered office at Kankaria Estate, 5th Floor, 6, Little Russell Street, Kolkata-700071 within the aforesaid jurisdiction. TRANSFEROR COMPANY NO. 3

4. KNIGHTSVILLE PRIVATE LIMITED, a company incorporated under the

Companies Act, 1956 and having its registered office at Kankaria Estate, 5th Floor, 6, Little Russell Street, Kolkata-700071 within the aforesaid jurisdiction .. TRANSFEROR COMPANY NO. 4

KHADIM DEVELOPMENT COMPANY PRIVATE LIMITED, a company incorporated under the Companies Act, 1956 and having its registered office at Kankaria Estate, 5th Floor, 6, Little Russell Street, Kolkata-700071 within the

.... TRANSFEREE COMPANY/ DEMERGED COMPANY 6. KHADIM ESTATE ADVISORS PRIVATE LIMITED, a company incorporated under the Companies Act, 2013 and having its registered office at Kankaria

Estate, 5th Floor, 6, Little Russell Street, Kolkafa-700071 within the aforesaid RESULTING COMPANY

... PETITIONERS

1. TETENAL PHOTOCHEME PRIVATE LIMITED 2. PHOTO IMAGING PRIVATE LIMITED

3. MOVIEWALLAH COMMUNICATIONS PRIVATE LIMITED 4. KNIGHTSVILLE PRIVATE LIMITED

aforesaid jurisdiction

In the matter of:

5. KHADIM DEVELOPMENT COMPANY PRIVATE LIMITED 6. KHADIM ESTATE ADVISORS PRIVATE LIMITED

NOTICE OF HEARING OF PETITION

A petition under section 230-232 of the Companies Act 2013, for sanction of Composite Scheme of Arrangement amongst TETENAL PHOTOCHEME PRIVATE LIMITED, PHOTO IMAGING PRIVATE LIMITED, MOVIEWALLAH COMMUNICATIONS PRIVATE LIMITED, KNIGHTSVILLE PRIVATE LIMITED

(hereinafter referred to as the "Transferor Companies") and KHADIM DEVELOP-

MENT COMPANY PRIVATE LIMITED (hereinafter referred to as the "Transferee

Company/Demerged Company") and KHADIM ESTATE ADVISORS PRIVATE LIMITED (hereinafter referred to as the "Resulting Company") and their respective Shareholders was presented by the abovenamed petitioners on 5th December, 2019 and the said petition is fixed for hearing before the Hon'ble National Company Law Tribunal, Kolkata Bench ('NCLT') on 24th January, 2020. Any person desirous of supporting or opposing the said petition should send to the Petitioner's advocate, a notice of his/her intention, signed by him/her or his/her

advocate, with his/her name and address, so as to reach the Petitioner's advocate not later than two days before the date fixed for the hearing of the Petition. Where he/she seeks to oppose the Petition, the grounds of opposition or a copy of his/her affidavit shall be furnished with such notice. A copy of the Petition will be furnished by the undersigned to any person requiring

the same upon payment of the prescribed charges for the same.

ANIRUDHYA DUTTA ADVOCATE for the Petitioner Companies. BD ASSOCIATES.

TOP FLOOR. 6, OLD POST OFFICE STREET, KOLKATA-700001 Email: bdassociatesadvocates@gmail.com

financialexp.epap.in

Employee Stock Option Plan 2019

Date & Time of end of voting

Details of Postal Ballot schedule are as follows:

Date & Time of commencement of voting

Websites where Notice of Postal Ballot is available

Contact details of the person responsible to address

Contact details of the person responsible to address grievances relating to voting by electronic means

Address: Crompton Greaves Consumer Electricals Limited, Tower 3, 1st Floor, East Wing, Equinox Business Park, LBS Marg, Kurla (West), Mumbai - 400 070. Tel No.: 022-61678499 Email id: crompton.investorrelations@crompton.co.in Name: Mr. Ragesh Raghavan Designation: Deputy Manager- Corporate Registry Address: KFin Technologies Private Limited CIN: U72400TG2017PTC117649 Karvy Selenium Tower B, Plot No 31 & 32 Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Tel No.: +91 040 6716 1510.

Email ID: ragesh.raghavan@kfintech.com The Company has engaged the services of "KFin Technologies Private Limited" ("KFintech") for the purpose of providing e-voting facility to all its Members Shareholders who do not receive the Postal Ballot Notice along with the Postal Ballot Form or those who have received the same through e-mail but wish to vote through Physical Ballot Form, may download it from the website of

the Company. A Member may request for a duplicate physical copy of Postal Ballot Form, if so required, by sending an e-mail to crompton.investorrelations@crompton.co. in or evoting@karvy.com mentioning their Folio / DP ID and All documents referred in the Postal Ballot Notice along with the Explanatory statements are open for inspection at the

Registered Office of the Company on all working days except Saturdays, Sundays and holidays from 11.00 A.M. to 1.00 P.M. from the date of dispatch of Postal Ballot Notice upto the closure of Postal Ballot The Board of Directors of the Company has appointed Mrs. Ashwini Inamdar (FCS 9409) or failing her Mr. Atul Mehta FCS 5782) of M/s. Mehta and Mehta, Practicing Company Secretaries (ICSI Unique code: P1996MH007500) as the

Scrutinisers for conducting the postal ballot and E-voting process in a fair and transparent manner. Members are requested to note that duly completed and signed Postal Ballot Form should reach the Scrutinizer C/o. KFin Technologies Private Limited, Unit: Crompton Greaves Consumer Electricals Limited, Karvy Selenium Tower B, Plot No. 31 & 32 Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad – 500 032, not later than 5:00 P.M. on Sunday, January 19, 2020 (closure date) and any postal ballot received after the closure date will not be considered as valid and voting whether by postal ballot or by electronic means shall not be allowed beyond the closure date. E-voting module shall be disabled by KFintech for voting after closure date

By order of the Board For Crompton Greaves Consumer Electricals Limited

A person who is not a Member as on the cut-off date should treat this Notice for information purpose only.

Place: Mumbai Date: December 20, 2019

FUEL

हिरासत में मौत के मामले में

आठ पुलिसकर्मियों पर हत्या का मुकदमा चलेगा

मुंबई, 19 दिसंबर (भाषा)।

बंबई हाई कोर्ट ने 2014 में 25 वर्षीय व्यक्ति की हिरासत में मौत के मामले में गुरुवार को एक सत्र अदालत को रेलवे पुलिस के आठ अधिकारियों के खिलाफ हत्या के आरोप में मामला दर्ज करने का निर्देश दिया है।

न्यायमूर्ति बीपी धर्माधिकारी और न्यायमूर्ति एसएस जाधव के खंडपीठ ने निचली अदालत को आरोपियों के खिलाफ

भारतीय दंड संहिता (आइपीसी) की धारा 302 (हत्या), 201 (सबूत नष्ट करने) और 295ए (धार्मिक भावनाएँ आहत करने) के तहत आरोप तय करने का निर्देश दिया है।

पीठ ने कहा, 'पहली नजर में यह हिरासत में हुई मौत का मामला लगता है।' वडाला रेलवे पुलिस से संबद्ध आठ आरोपियों के खिलाफ पहले आइपीसी की धारा 338 (गंभीर चोट पहुंचना या किसी व्यक्ति की जिंदगी को खतरे में डालना) और 377 (अप्राकृतिक यौन संबंध बनाना) के तहत

मामला दर्ज था।

पीठ मृतक एंजलो वल्डारिस के पिता की याचिका पर सुनवाई कर रही थी। उन्होंने आरोपियों के खिलाफ हत्या का आरोप दर्ज करने का अनुरोध किया था। वल्डारिस मामूली चोरी के आरोप में रेलवे पुलिस की हिरासत में था और अप्रैल 2014 में रेल की पटरियों पर मृत मिला था। अभियोजन एजंसी सीबीआइ ने पहले दलील दी थी कि ऐसे कोई सबूत नहीं हैं जिनके आधार पर हत्या का मामला दर्ज किया जा सके।

मुंबई में प्रदर्शन से शिवसेना ने किया किनारा

गायकवाड़ ने कहा- प्रदर्शन गैरसरकारी संगठनों ने आयोजित किया

मुंबई, 19 दिसंबर (भाषा)।

महाराष्ट्र सरकार में कांग्रेस और राकांपा की सहयोगी पार्टी शिवसेना गुरुवार को यहां नागरिकता (संशोधन) कानून के खिलाफ विभिन्न संगठनों के मोर्चे में शामिल नहीं है। मुंबई कांग्रेस के अध्यक्ष एकनाथ

गायकवाड़ से जब पूछा गया कि शिवसेना 'हम भारत के लोग' नामक मोर्चे का हिस्सा क्यों नहीं है तो उन्होंने कहा कि यह प्रदर्शन गैरसरकारी संगठनों ने आयोजित किया है, उनकी पार्टी ने नहीं। गायकवाड़ ने कहा,

'नागरिक समूहों ने कांग्रेस, राकांपा और अन्य पार्टियों को प्रदर्शन में शामिल होने का निमंत्रण दिया था। अगर कांग्रेस ने यह प्रदर्शन संशोधित नागरिकता कानून और राष्ट्री आयोजित किया होता तो हम महाराष्ट्र विकास नागरिक पंजिका (एनआरसी) के खिलाफ आघाड़ी (शिवसेना, कांग्रेस और राकांपा का प्रदर्शन के लिए नागरिक समृहों को साथ गठबंधन) के सभी साझेदारों को आमंत्रित करते।' शिवसेना ने इससे पहले लोकसभा में विवादित नागरिकता संशोधन विधेयक का समर्थन किया था, लेकिन राज्यसभा में इस पर मतदान के दौरान वह यह कहते हुए वॉकआउट कर गई थी कि विधेयक को लेकर पार्टी के सवालों का जवाब नहीं दिया गया।

'हम भारत के लोग' मोर्चे के सदस्य फिरोज मीटीबोरवाला ने कहा कि उन्होंने े लेकर अखिल भारतीय मंच बनाया है। उन्होंने कहा कि हम शिवसेना को मंच में शामिल करने को लेकर उसके साथ संपर्क में हैं। उद्धव जी (शिवसेना प्रमुख और महाराष्ट्र के मुख्यमंत्री) ने आज अगस्त क्रांति मैदान में प्रदर्शन के लिए हमारी मदद

लोगों की समस्याओं पर अधिक बहस हो : बिरला

जनसत्ता संवाददाता देहरादून 19 दिसंबर।

लोकसभा अध्यक्ष ओम बिरला ने गुरुवार को कहा कि सदन में जनसमस्याओं को लेकर अधिक से अधिक बहस की जानी चाहिए। बिरला ने कहा कि सदस्यों को सवाल पूछने का समय भी अधिक से अधिक देने की व्यवस्था की जाएगी। ताकि जन सरोकारों से जुड़े मुद्दों पर सदन में सार्थक बहस हो सके और शासन-प्रशासन अधिक पारदर्शी और जवाबदेह बन सके। बिरला देहरादून में पीठासीन अधिकारियों के

पत्रकारों से बात कर रहे थे। लोकसभा अध्यक्ष ने कहा कि संविधान की दसवीं अनुसूची और अध्यक्ष की भूमिका को लेकर जो कुछ पेचिदिगियां सामने आ रही हैं, उन पर पीठासीन अधिकारियों की बैठक में गंभीरतापुर्वक विचार किया गया है। इसके लिए एक

कमेटी बनाई गई है।

सम्मेलन के समापन के बाद

एस-12, ग्रीन पार्क एक्स्टें., शाखा, नई दिल्ली-110016 टेली.: 011-26564471, 26963168, फैक्स:011-26568582

1. श्री विकास कमार सिंहदेव (पूर्व में विकाश कुमार साह के नाम से विदित) ई-91, भृतल, ई-ब्लॉक, सांकेत, दक्षिण दिल्ली-110017

2. श्री विकास सिंहदेव (पूर्व में विकाश कुमार साहू के नाम से विदित) एफ-1 ए, साकेत, दक्षिण दिल्ली-110017

3. श्री विकास सिंहदेव (पूर्व में विकाश कुमार साह के नाम से विदित) अदिवा हॉस्पीटल्स प्राईवेट लिमिटेड

र सिडिकेटबैंक

SyndicateBank

सी-1/सी ग्रीन पार्क एक्स्टेंशन, ख.न. 68, ग्राम युसुफ सराय की राजस्व सम्पदा, नई दिल्ली-110016 प्रिय महोदय/महोदया

वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्त्तन अधिनियम, 2002 की धारा 13 (2) के अंतर्गत सचना 1. हमने आपके अनुरोध पर रु. 11,00,000/- की कुल राशि के लिये ऋणधारक/ कों को विविध साख सीमार्य स्वीकृत की है तथा हम यहां स्वीकृत विविध सुविधाओं का सम्पूर्ण विवरण दे रहे हैं:

2. चूंकि आपने देयताओं के पुनर्भुगतान में चूक की है, हमने भारतीय रिजर्व बैंक द्वारा जारी निर्देशों अथव

3. ऋण दस्तावेजों के स्वीकृत शर्तों के विरुद्ध भुगतान में लगातार चूक को देखते हुए सम्पूर्ण राशि देय हो गया है अतः 01.12.2019 से ब्याज तथा लागत के साथ रु. 7,99,870.10 (रुपए सात लाख निन्यानवे हजार आठ सौ

दिशानिर्देशों के अनुसार उक्त तिथि को आपेकी खाताओं को गैर-प्रचालन परिसम्पत्ति के रूप में वर्गीकृत क

सत्तर एवं पैसे दस मात्र) की राशि बकाया है। 4. हम आपको यह भी सूचित करते हैं कि हमें देय सम्पूर्ण बकाया राशि के लिये पुनर्भुगतान के लिये हमारी बार

बार की सूचनाओं तथा मौखिक अनुरोधों के बावजूद आपने अभी तक उसका भुगतान नहीं किया है। 5. आप जानते हैं कि हमारे द्वारा स्वीकृत विभिन्न सीमाऐं अधोलिखित परिसम्पत्तियों (प्रतिभूत परिसम्पत्तियों) द्वारा

i) ट्रॅं व्हीलर हार्ली डेविसन एक्सएल 1200 कस्टम, वेलोसिटी रेड संग्लो, चैसिस नं MEG1CT3N3HN422595 तथा इंजिन नं. CT3H422595 6. ऊपर वर्णित कारणों से हम आपको निर्देश देते है कि इस सूचना की तिथि से 60 दिनों के भीतर हमारे प्रति अपनी सम्पूर्ण देयताओं को निष्पादित करें अन्यथा हम ऊपर वर्णित प्रतिभृत परिसम्पत्तियों के विरुद्ध वित्तीय परिसम्पत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्त्तन अधिनियम की धारा 13 के अंतर्गत शक्तियों का प्रयोग

करेंगे। अधिनियम की धारा 13 के अंतर्गत हमें उपलब्ध शक्तियों में अन्य बातों के साथ शामिल हैं: क) प्रतिभृत परिसम्पत्तियों की उगाही के लिये पट्टा, एसाइन्मेन्ट अथवा बिक्री द्वारा अंतरण के अधिकार सहित ऋणधारक की प्रतिभृत परिसम्पत्तियों को कब्जे में लेना ख) प्रतिभृत परिसम्पत्तियों की उगाही के लिये पट्टा, एसाइन्मेन्ट अथवा बिक्री द्वारा अंतरण के अधिकार सहित व्यवसाय के प्रबंधन का अधिग्रहण तथा हमारे द्वारा प्रतिभृत परिसम्पत्ति का किसी प्रकार के स्थानांतरण से अंतरिर्त

7. उपरोक्त शक्तियों के प्रयोग से वसुल की गई राशि का सर्वप्रथम उन सभी लागतों, चार्जेज तथा खर्चे के भुगता-में किया जायेगा जो हमारे विचार में हमारे द्वारा उपयुक्त रूप में वहन किये गये हैं अथवा उससे संबंधित अन्य कोई अनुषांगित खर्चे में वहन किये गये हैं तथा द्वितीयतः उसका प्रयोग भुगतान की तिथि से वास्तविक वसूर्ल की तिथि तक अनुबंधित ब्याज के साथ उपरोक्त हमारी बकायों के निष्पादन में किया जायेगा तथा शेष धन, यदि

को प्रतिभृत परिसम्पत्ति के संदर्भ में सभी अधिकार उसी तरह से प्राप्त होगा मानो यह अंतरण आप ने ही किया

8. कृपया ध्यान रहे कि इस सूचना की प्राप्ति के बाद बैंक (प्रतिभूत क्रेडीटर) की लिखित पूर्व अनुमित के बिना आप इस सचना में वर्णित प्रतिभृत परिसम्पत्तियों का बिक्री, पट्टा अथवा अन्य किसी रूप से अंतरण नहीं करेंगे यदि ऐसा किया जाता है तो वह अधिनियम की धारा 29 के अंतर्गत एक दंडनीय अपराध होगा। 9. आपका ध्यान प्रतिभृत परिसम्पत्तियों को विमोचित करने के लिये उपलब्ध समय के संदर्भ में अधिनियम की धारा

13 की उप-धारा (8) के प्रावधानों के प्रति आकृष्ट की जाती है। 10. कपया ध्यान रहे कि यह सम्पर्ण बकाया राशि अथवा उगाही की तिथि तक देय ब्याज तथा लागतों के साथ उसके किसी भाग की वसुली के लिये डीआरटी/सक्षम न्यायालय के समक्ष आप सभी के विरुद्ध जाने के लिये बैंक के अधिकारों के प्रति पर्वाग्रह रहित है।

तिथि: 4.12.2019 स्थान: ग्रीन पार्क, नई दिल्ली (प्राधिकृत अधिकारी) सिंडिकेट बैंक

PUBLIC ANNOUNCEMENT

(This is a public announcement for information purposes only and is not an offer document and does not constitute an invitation or offer to acquire, purchase or subscribe to securities. Not for release, publication or distribution directly or indirectly outside India.)

Arvind Fashions **ARVIND FASHIONS LIMITED**

Our Company was incorporated as 'Arvind J&M Limited' on January 5, 2016, as a public limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, at Ahmedabad, Gujarat (the "RoC"). Pursuant to a resolution of our Shareholders dated September 26, 2016, the name of our Company was changed to 'Arvind Fashions Limited' and a fresh certificate of incorporation was issued by the RoC on October 14. 2016. For details, including reasons for changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 122 of the Draft Letter of Offer dated December 17, 2019 ("DLoF").

Registered Office: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380 025, Gujarat, India. Telephone: +91-79-30138000;

Corporate Office: 8th Floor, Du Parc Trinity, 17, M G Road, Bengaluru - 560 001, Karnataka, India. Telephone: +91-80-41550650;

Contact Person: B S Vijay Kumar, Company Secretary and Compliance Officer Email: investor.relations@arvindbrands.co.in | Website: www.arvindfashions.com

Corporate Identity Number: L52399GJ2016PLC085595 PROMOTERS OF OUR COMPANY

AURA SECURITIES PRIVATE LIMITED, AURA BUSINESS VENTURES LLP, SANJAYBHAI SHRENIKBHAI LALBHAI

JAYSHREEBEN SANJAYBHAI LALBHAI, PUNIT SANJAY LALBHAI, KULIN SANJAY LALBHAI, POORVA PUNIT LALBHAI. JAINA KULIN LALBHAI. ISHAAN PUNIT LALBHAI. ANANYAA KULIN LALBHAI AND RUHANI PUNIT LALBHAI

ISSUE OF UP TO [●] EQUITY SHARES WITH A FACE VALUE OF ₹ 4 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ [●] EACH INCLUDING A SHARE PREMIUM OF ₹ [●] PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 300 CRORES ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF [.] RIGHTS EQUITY SHARE(S) FOR EVERY [.] FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON [.] (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS (●) TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 288 OF THE DRAFT LETTER OF OFFER

This public announcement is being made pursuant to Regulation 72(2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended (the "SEBI ICDR Regulations"), to inform the public that our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, an issue of Equity Shares to eligible equity shareholders on rights basis. Pursuant to Regulation 72(1) of the SEBI ICDR Regulations, the Company has filed the DLoF with Securities and Exchange Board of India, Western Regional Office ("SEBI"), BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") ("BSE" and "NSE", collectively, referred as "Stock Exchanges") on December 18, 2019 and is open to public for comments, if any, for a period of 21 (twenty one) days from the date of such filing. The DLoF is hosted on the website of the SEBI www.sebi.gov.in, website of designated stock exchange, i.e., BSE at www. seindia.com, website of NSE at www.nseindia.com, and website of the Lead Manager i.e. Vivro Financial Services Private Limited at www.vivro.net. We invite the public to give comments on the DLoF filled with the SEBI. The public are requested to send a copy of their comments to SEBI, the Company Secretary and Compliance Officer and/or the Lead Manager at their respective

addresses on or before 5.00 p.m. on the 21st day from the date of filing the DLoF with the SEBI. 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 investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, Investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Rights Equity Shares being offered in the Issue have not been recommended or approved by the SEBI nor does SEBI guarantee the accuracy or adequacy of the DLoF. Specific attention of the investors is

invited to the statement of "Risk Factors" on page 21 of the DLoF before making an investment in the Issue. For details of the share capital and capital structure of the Company, see "Capital Structure" on page 54 of the DLoF. The liability of the members of the Company is limited. For details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 122 of the DLoF.

The existing Equity Shares are listed on the BSE and the NSE. Note: Capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DLoF.

LEAD MANAGER TO THE ISSUE

REGISTRAR TO THE ISSUE

VIVRO

Vivro Financial Services Private Limited Vivro House, 11 Shashi Colony, Opp Suvidha Shopping Center, Paldi, Ahmedabad - 380 007, Guiarat, India

Telephone: +91-79-4040 4242 Email: afl@vivro.net | Website: www.vivro.net Investor Grievance Email: investors@vivro.net Contact Person: Milli Khamar / Vatsal Shah SEBI Registration Number: INM000010122

LINKIntime

Link Intime India Private Limited C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Telephone: +91-22-49186200

E-mail: afl.rights@linkintime.co.in Investor grievance E-mail: afl.rights@linkintime.co.in Website: www.linkintime.co.in Contact Person: Sumeet Deshpande

SEBI Registration No.: INR000004058 For and on behalf of ARVIND FASHIONS LIMITED

Place: Bengaluru Date: December 19, 2019

B S Vijay Kumar Company Secretary and Compliance Officer

Disclaimer: Arvind Fashions Limited is proposing, subject to receipt of requisite approvals, market conditions and other considerations, a rights issue of its equity shares and has filed a Draft Letter of Offer with Securities and Exchange Board of India ("SEBI"). The Draft Letter of Offer is available on the websites of SEBI and Vivro Financial Services Private Limited at www.sebi. gov.in and www.vivro.net, respectively. Investors should note that investment in equity shares involves a high degree of risk and for details refer to the Draft Letter of Offer, including the section titled "Risk Factors" on page 21 of the DLoF.

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE. PURCHASE OR SUBSCRIBE TO SECURITIES NOR IS IT A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA THIS IS NOT AN ADVERTISEMENT UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (MUTUAL FUNDS) REGULATIONS, 1996 AND IS NOT INTENDED TO INFLUENCE INVESTMENT DECISIONS OF ANY CURRENT OR PROSPECTIVE INVESTORS OF THE SCHEMES OF UTI MUTUAL FUND.

PUBLIC ANNOUNCEMENT



UTI Mutual Fund UTI ASSET MANAGEMENT COMPANY LIMITED

UTI Asset Management Company Limited (Our "Company") was incorporated as 'UTI Asset Management Company Private Limited', a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated November 14, 2002 issued by the Registrar of Companies, Maharashtra at Mumbai (the "RoC"). Subsequently, pursuant to a special resolution approved at the Annual General Meeting on September 18, 2007, our Company was converted to a public limited company and consequently the name of our Company was changed to 'UTI Asset Management Company Limited' and a fresh certificate of incorporation dated November 14, 2007 was issued by the RoC. For details in relation to changes in the name and the registered office of our Company, see "History and Certain Corporate Matters" beginning on page 159 of the Draft Red Herring Prospectus dated December 18, 2019 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI")

Registered and Corporate Office: UTI Tower, 'Gn' Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400051, Maharashtra, India. Tel: +91 22 6678 6666 Contact Person: Arvind Patkar, Company Secretary and Compliance Officer; E-mail: cs@uti.co.in; Website: https://www.utimf.com; Corporate Identity Number: U65991MH2002PLC137867

OUR COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND DOES NOT HAVE AN IDENTIFIABLE PROMOTER

INITIAL PUBLIC OFFER OF UP TO 38,987,081 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (THE "EQUITY SHARES") OF UTI ASSET MANAGEMENT COMPANY LIMITED (OUR "COMPANY") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER") THROUGH AN OFFER FOR SALE OF UP TO 10,459,949 EQUITY SHARES AGGREGATING UP TO ₹ [♦] MILLION BY STATE BANK OF INDIA ("SBI"), UP TO 10,459,949 EQUITY SHARES AGGREGATING UP TO ₹ [♦] MILLION BY LIFE INSURANCE CORPORATION OF INDIA ("LIC"), UP TO 10,459,949 EQUITY SHARES AGGREGATING UP TO ₹ [◆] MILLION BY BANK OF BARODA ("BOB"), UP TO 3,803,617 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY PUNJAB NATIONAL BANK ("PNB") AND UP TO 3,803,617 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY T. ROWE PRICE INTERNATIONAL LTD ("TRP" AND TOGETHER WITH SBI, LIC, BOB AND PNB, THE "SELLING SHAREHOLDERS"). THIS OFFER INCLUDES A RESERVATION OF UP TO 200,000 EQUITY SHARES (CONSTITUTING UP TO [◆]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY) FOR PURCHASE BY ELIGIBLE EMPLOYEES (THE "EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER WOULD CONSTITUTE AT LEAST 30.75% AND 30.59% OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL, RESPECTIVELY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS (THE "BRLMS") AND WILL EITHER BE INCLUDED IN THE RED HERRING PROSPECTUS OR WILL BE ADVERTISED IN [.] EDITIONS OF [.] (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), [◆] EDITIONS OF [◆] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER), AND THE MUMBAI EDITION OF [◆] (A WIDELY CIRCULATED MARATHI NEWSPAPER, MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES.

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, provided that the Bid/Offer Period shall not exceed 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Selling Shareholders in consultation with the BRLMs may, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges by issuing a public notice, and also by indicating the change on the websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to the Self Certified Syndicate Banks (the "SCSBs"), other Designated Intermediaries and the Sponsor Bank, as applicable.

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR") read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (the "SEBI ICDR Regulations"). This Offer is being made through the Book Building Process and in compliance with Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company and the Selling Shareholders may, in consultation with the BRLMs, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis (the "Anchor Investor Portion"), out of which onethird shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion. Further, 5% of the QIB Portion (excluding the Anchor Investor Portion) shall be available for allocation on a proportionate basis to Mutual Funds only, and the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process, providing details of their respective bank accounts (including UPI ID in case of RIBs) in which the Bid Amount will be blocked by the SCSBs or the sponsor Bank, as the case may be, to participate in the Offer. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 360 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated December 18, 2019 with the Securities and Exchange Board of India ("SEBI") on December 19, 2019 in relation to the Offer. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of Stock Exchanges i.e. NSE and BSE at www.nseindia.com, www.bseindia.com, respectively and the websites of the BRLMs i.e. Kotak Mahindra Capital Company Limited, Axis Capital Limited, Citigroup Global Markets India Private Limited, DSP Merrill Lynch Limited, ICICI Securities Limited, JM Financial Limited and SBI Capital Markets Limited at www.investmentbank.kotak.com, www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.ml-india.com, www.icicisecurities.com, www.jmfl.com and www.sbicaps.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and the BRLMs at their respective addresses mentioned herein. All comments must be received by our Company and/or the Company Secretary and Compliance Officer or the BRLMs at their respective addresses mentioned herein below in relation to the Offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI

Investment in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer 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 in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" beginning on page 22 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus has been filed with RoC and must be made solely on the basis of such Red Herring Prospectus. The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on the Stock Exchanges.

BOOK RUNNING LEAD MANAGERS

(a) kotak Kotak Mahindra Capital Company Limited 1" Floor, 27 BKC, Plot No. 27, 'G' Block Bandra Kurla Complex, Bandra (East) Mumbai 400 051, Maharashtra, India Tel: +91 22 4336 0000 E-mail: utiamc.ipo@kotak.com Investor Grievance E-mail: kmccredressal@kotak.com Contact Person: Ganesh Rane Website: www.investmentbank.kotak.com SEBI Registration Number: INM000008704

AXIS CAPITAL **Axis Capital Limited** 1" Floor, Axis House, C-2, Wadia International Centre, P.B. Marg, Worli, Mumbai 400 025 Maharashtra, India

Tel: +91 22 4325 2183 E-mail: utiamc.ipo@axiscap.in Investor Grievance E-mail: complaints@axiscap.in Contact Person: Mayuri Arya Website: www.axiscapital.co.in SEBI Registration Number: INM000012029

Citigroup Global Markets India Private Limited 1202, 12° Floor, First International Financial Centre, G-Block, C54 & 55, Bandra Kurla Complex, Bandra (East), Mumbai 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: uti.ipo@citi.com Investor Grievance E-mail: investors.cgmib@citi.com Contact Person: Archit Khemka Website:

DSP Merrill Lynch Limited Ground Floor, "A" Wing, One BKC, "G" Block Bandra Kurla Complex, Bandra (East), Mumbai 400 051, Maharashtra, India Tel: +91 22 6632 8000 E-mail: dg.utiamc_ipo@bofa.com Investor Grievance E-mail: dg.india_merchantbanking@bofa.com Contact Person: Ahmed Kolsawala Website: www.ml-india.com www.online.citibank.co.in/rhtm/citigroupglobalscr SEBI Registration Number: INM000011625

BofA SECURITIES

BOOK RUNNING LEAD MANAGERS

JM FINANCIAL

ICICI Securities Limited ICICI Centre, H.T. Parekh Marg, Churchgate Mumbai 400 020, Maharashtra, India Tel: +91 22 2288 2460 E-mail: UTIAMC.ipo@icicisecurities.com Investor Grievance E-mail: customercare@icicisecurities.com Contact Person: Sameer Purohit / Anurag Byas

SEBI Registration Number: INM000011179

DICICI Securities

JM Financial Limited 7º Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: UTIAMC.IPO@jmfl.com Investor Grievance E-mail: grievance.ibd@jmfl.com

Contact Person: Prachee Dhuri

Website: www.imfl.com

SBI Capital Markets Limited* 202, Maker Tower 'E', Cuffe Parade Mumbai 400 005, Maharashtra, India Tel: +91 22 2217 8300 E-mail: uti.ipo@sbicaps.com Investor Grievance E-mail: investor.relations@sbicaps.com Website: www.sbicaps.com Contact Person: Janardhan Wagle / Karan

SEBI Registration Number: INM000010718

KFin Technologies Private Limited (formerly known as "Karvy Fintech Private Limited") Selenium Tower-B, Plot 31 & 32, Gachibowli Financial District, Nanakramguda, Serilingampally Hyderabad 500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: utiamc.ipo@kfintech.com Investor Grievance E-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M Murali Krishna SEBI Registration Number: INR000000221

REGISTRAR TO THE OFFER

MFINTECH

SEBI Registration Number: INM000010361 SEBI Registration Number: INM000003531 *SBI is proposing to participate as a Selling Shareholder in the Offer for Sale. SBI Capital Markets Limited ("SBICAP") has signed the due diligence certificate and has been disclosed as a BRLM for the Offer. SBI and SBICAP are associates in terms of the Securities and Exchange Board of India (Merchant Bankers) Regulations, 1992, as amended ("SEBI Merchant Bankers Regulations"). Accordingly, in compliance with

Savardekar

the proviso to Regulation 21A of the SEBI Merchant Bankers Regulations and Regulation 23(3) of the SEBI ICDR Regulations, SBICAP would be involved only in the marketing of the Offer. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

S) in reliance on Regulation S and the applicable laws of the jurisdiction where those offers and sales occur.

For UTI ASSET MANAGEMENT COMPANY LIMITED On behalf of the Board of Directors

Place: Mumbai Date: December 19, 2019

Website: www.icicisecurities.com

Company Secretary and Compliance Officer UTI ASSET MANAGEMENT COMPANY LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an

initial public offering of its Equity Shares and has filed the DRHP with SEBI on December 19, 2019. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and is available on the websites of the BRLMs at Kotak Mahindra Capital Company Limited, Axis Capital Limited, Citigroup Global Markets India Private Limited, DSP Merrill Lynch Limited, ICICI Securities Limited, JM Financial Limited and SBI Capital Markets Limited at www.investmentbank.kotak.com, www.axiscapital.co.in. www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.ml-india.com, www.icicisecurities.com, www.imfl.com and www.sbicaps.com, respectively. Bidders should note that investment in equity shares involves a high degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 22 of the DRHP. Potential Bidders should not rely on the DRHP for making any investment decision. This announcement is not an offer of securities for sale in the United States. Securities may not be offered or sold in the United States absent registration with the United States Securities and Exchange Commission or an exemption from registration. There will be no public offering of securities to be issued pursuant to the Offer in the United States. The Equity Shares offered have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of 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 under the U.S. Securities Act ("Regulation S")) ("U.S. Persons") except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable United States state securities laws. Accordingly, the Equity Shares are being offered and sold only (a) to persons in the United States or to, or for the account or benefit of, U.S. Persons, in each case that are both "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act ("Rule 144A")) and "qualified purchasers" (as defined under the U.S. Investment Company Act) in transactions exempt from or not subject to the registration requirements of the U.S. Securities Act in reliance on Rule 144A and of the U.S. Investment Company Act in reliance on Section 3(c)(7) of the U.S. Investment Company Act; and (b) outside the United States to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" (as defined in Regulation

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કપાસ, રૂ, સીપીઓમાં વૃદ્ધિ, એલચી, મેન્થા તેલ ઘટ્યા, સોનું, બિનલોહ ધાતુઓ મિશ્ર

કોમોડિટી બ્યુરો

મુંબઇ, તા. ૧૯



પૈસા

સત્રમાં એમસીએક્સ પર १३४११६ સોદામાં 3.6660.80 કરોડનું ટર્નઓવર નોંધાયું હતું, જેમાં કોમોડિટી વાયદાઓનો હિસ્સો રૂ.૯૮૪૧.૮૮ કરોડનો અને ઓપ્શન્સનો હિસ્સો હતા. રૂ.૧૩૮.૭૧ કરોડનો રહ્યો હતો. કોમોડિટી વાયદાઓમાં ૬૫૦૭૨ કીમતી ધાતુઓમાં સોનાના રૂ.૩૬૬૨.૫૭ કરોડનો ધંધો વાયદાના ભાવમાં મિશ્ર વલણ થયો હતો. કૂડ તેલ જાન્યુઆરી સામે ચાંદીમાં નરમાઈ હતી. કોન્ટ્રેક્ટ બેરલદીઠ રૂ.૪૩૨૪ બિનલોહ ધાતુઓમાં સીમિત ખૂલી,ઊપરમાંરૂ.૪૩૪૨અને રેન્જમાં મિશ્ર વધઘટ વાયદાના ભાવમાં રહી હતી. એનર્જી પ્રથમ સત્રનાં અંતે રૂ.૮ ઘટીને સેગમેન્ટમાં ક્રૂડ તેલમાં રૂ.૪૩૩૬ બંધ રહ્યો હતો. **૬૪,૦૦,૦૦૦ બેરલ્સના** વોલ્યુમસાથે વાયદાના ભાવમાં સોદાઓમાં કુલ રૂ.૩૧૯.૮૯ નોમિનલ ઘટાડો થયો હતો. કરોડનાં કામકાજ થયાં હતાં. કૃષિ કોમોડિટીઝમાં કપાસ, રૂ, સીપીઓમાં વૃદ્ધિ સામે એલચી ગાંસડીદીઠ રૂ.૧૯૦૬૦ ખૂલી, હતા.

કોમોડિટી વાયદાઓમાં પ્રથમ સત્રનાં અંતે રૂ.૧૦૦ કીમતી ધાતુઓમાં સોના- વધીનેરૂ.૧૯૧૬૦નાસ્તરેબંધ ચાંદીના વાયદાઓમાં કુલ સોદાઓમાં કોન્દ્રેક્ટ ૧૦ કિલોદીઠ ४०६७८ કરોડનાં રૂ.૭૨૫.૨ ખૂલી, પ્રથમ રૂ.૩૫૫૧.૬૬ કામકાજ થયાં હતાં. સોનાના સત્રનાં અંતે રૂ.૩.૪ વધીને વાયદાઓમાં એમસીએક્સ બંધમાં રૂ.૭૩૧.૨ ના ભાવ સોનું ફબ્રુઆરી વાયદો ૧૦ હતા, ગ્રામદીઠ રૂ.૩૭૯૫૯ ખૂલી, જાન્યુઆરી વાયદો કિલોદીઠ ઊપરમાં રૂ.૩૭૯૭૭ અને રૂ.૩૪૪૦ નીચામાં રૂ.૩૭૮૬૦ ના રૂ.૧૨૬.૬ મથાળે અથડાઈ પ્રથમ સત્રનાં રૂ.૩૨૬૦.૪થયો હતો. મેન્થા અંતે રૂ. ૨૯ ઘટીને રૂ. ૩૭૮૮૩ તેલ ડિસેમ્બર વાયદો કિલોદીઠ બંધ રહ્યો હતો. ગોલ્ડ-ગિની રૂ.૧૩૦૭.૯ ખૂલી, ઊપરમાં િડસેમ્બર કોન્ટ્રેક્ટ પ્રથમ સત્રનાં રૂ.૧૩૧૦.૫ અને નીચામાં અંતે રૂ.૧૨ વધીને ૮ ગ્રામદીઠ રૂ.૧૨૯૨.૫ રહી, અંતે રૂ.૩૦૫૨૪ અને ગોલ્ડ-પેટલ રૂ.૧૨૯૫.૩ બંધ રહ્યો હતો. ડિસેમ્બર કોન્ટ્રેક્ટ પ્રથમ સત્રનાં કપાસ એપ્રિલ વાયદો ૨૦ અંતે રૂ.૪ ઘટીને ૧ ગ્રામદીઠ કિલોદીઠ રૂ.૧૦૯૨ ખૂલી, રૂ.૩૮૫૨ થયા હતા, જ્યારે ઊપરમાં રૂ.૧૧૦૫.૫ અને સોનું-મિની જાન્યુઆરી વાયદો નીચામાં રૂ.૧૦૯૧ સુધી જઈ ૧૦ ગ્રામદીઠ રૂ.૩૬ ઘટીને પ્રથમ સત્રનાં અંતે રૂ.૧૨.૦૦ બંધમાં રૂ.૩૭૮૯૬ ના ભાવ વધીને રૂ.૧૧૦૫.૫ ના સ્તરે|

ચાંદીના વાયદાઓમાં ચાંદી વાયદાઓમાં કામકાજની માર્ચ કોન્ટ્રેક્ટ કિલોદીઠ દેષ્ટિએ પ્રથમ સત્ર સુધીમાં રૂ.૪૪૫૧૧ ખૂલી, ઊપરમાં સોનાના વિવિધ વાયદાઓમાં રૂ.૪૪૬૩૦ અને નીચામાં મળીને ૧૦૦૯૭ સોદાઓમાં રૂ.૪૪૨૬૩ ના સ્તરને સ્પર્શી પ્રથમ સત્રનાં અંતે રૂ.૧૫૧ કીમતનાં ૫૯૬૨.૫૫૬ કિલો, ઘટીને રૂ.૪૪૨૯૬ બંધ રહ્યો ચાંદીના વિવિધ વાયદાઓમાં હતો. ચાંદી-મિની ફેબ્રુઆરી મળીને ૩૦૫૮૨ સોદાઓમાં રૂ.૧૪૨ ઘટીને રૂ.૪૪૩૨૪ કુલ રૂ.૧૨૯૦.૪૧ કરોડ ની અને ચાંદી-માઈક્રો ફેબ્રુઆરી રૂ.૧૩૩ ઘટીને રૂ.૪૪૩૩૪ બંધ રહ્યા હતા.

બિનલોહ ધાતુઓમાં ૨૩૧૦૬ સોદાઓમાં કુલ રૂ.૨૩૦૭.૭૭ કરોડના વેપાર થયા હતા. એલ્યુમિનિયમ

અમદાવાદ ચીજવસ્તુઓનાં બજારો

સોના-ચાંદી ચાંદી ચોરસા 88.300-88.900 ચાંદી રૂપુ ४४,९००-४४,६०० સિક્કા જૂના (નંગદીઠ)

સિક્કા નવા (નંગદીઠ) સોન(૯૯૯) 3८.७००-३७.२०० સોનું (૯૯.૫) ૩૮,૭૫૦-૩૯,૦૫૦

સિંગતેલ જૂનો(૧૫ કિલો) १६५०-१६६०

સિંગતેલ ચાલુ (૧૫ કિલો) १७००-१७२० કપાસિયા જૂના 9260-9300 કપાસિયા નવા 9360-9890 સોયાબિન જૂના 9290-9390 સોયાબિન નવા 9340-9800 દિવેલ १८००-१८२० પામોલીન જૂનો **७६०-१०**३० પામોલીન નવો 9040-9900 કોપરેલ २३५०-२३७० વનસ્પતિ ઘી ७५०-११३० સરસીયુ મોળું 9320-9800 સરસિયુ તીખુ 9400-9430 સનફ્લાવર 9300-9330 મકાઈ તેલ ૧૨૫૦-૧૩૫૦

ખાંડ

(ક્વિન્ટલના ભાવ) અમ. મી. **3430-3500** અમ. એસ. 3800-3890 ગુજ.મી. 3280-3300 ુગુજ.એસ. उ१२०-उ१६० કોલ્હા.એમ. 3240-3320 કોલ્હા.એસ. 3980-3220 બેલા. એસ. 3240-3340 બેલા. એમ. 3940-3200

વિવિધ કોમોડિટી વાયદા તાંબુ ડિસેમ્બર ૨૫ પૈસા ઘટીને સોદાઓમાં અને ઓપ્શન્સમાં મળીને પ્રથમ રૂ.૪૪૩.૪૫થયા હતા,જયારે સીસું ડિસેમ્બર કોઈ ફેરફાર

વગર રૂ.૧૫૩.૪ તથા નિકલ

િડિસેમ્બર રૂ.૬.૭ વધીને પ્રથમ

સત્રનાં અંતે રૂ.૧૦૧૮.૪ બંધ

રહ્યા હતા. જસત ડિસેમ્બર ૧૫

ઘટીને

રૂ.૧૮૩.૩૫ ના ભાવ રહ્યા

એનર્જી સેગમેન્ટમાં કુલ

નીચામાં રૂ.૪૩૧૮ બોલાઈ

કૃષિ કોમોડિટીઝમાં ૩૬૯૬

કોટન ડિસેમ્બર વાયદો

નીચામાં રૂ.૧૯૦૪૦ સુધી જઈ

રહ્યો હતો. સીપીઓ ડિસેમ્બર

જયારે

બંધ રહ્યો હતો.

કુલ રૂ.૨૨૬૧.૨૪ કરોડ ની

ખૂલી,

એલચી

અંત

સોદાઓમાં

કરોડનાં ૪૨૫૫ ટન, ક્રૂડ રૂ.૨૭૭૧.૪૪ 3.८५१.१3

કરોડનાં રૂ.૨૮.૨૮

િડસેમ્બરકોન્ટ્રેક્ટકિલોદીઠ૩૫ કીમતનાં ૨૯૦.૫૨૫ ટન, સોદાઓમાં રૂ.૨૩૮.૦૭ એલ્યુમિનિયમમાં ૧૨૩૬૦ રૂ.૧૩૮.૭૧ પૈસા વધીને રૂ.૧૩૪.૧ અને એલ્યુમિનિયમમાં ૧૮૮૨ કરોડનાં ૩૨૬૩૦ ટન, ટન, તાંબામાં ૧૭૬૯૨.૫ ટર્નઓવર (નોશનલ) થયું રૂ.પ૬.૯૮ એલચીમાં ૩૫ સોદાઓમાં ટન, સીસામાં ૯૦૭૬ ટન, હતું, જ્યારે પ્રીમિયમ ૨.૦૭ કોલ ઓપ્શન્સનો રૂ.૩૮૦૦૦ પ્રાઈસવાળો રૂ.૧.૪૧ કરોડનાં ૪.૩ ટન, નિકલમાં ૩૪૬૮ ટન, કરોડનું રહ્યું હતું. તેલમાં ૩૮૦૫૪ સોદાઓમાં મેન્થાતેલમાં ૫૧૬ સોદાઓમાં જસતમાં ૨૯૦૦૦ ટન, ક્રૂડ ઓપ્શન્સના કુલ વોલ્યુમમાં જાન્યુઆરી કોન્ટ્રેક્ટ ૧૦ રૂ.૨૨૪.૫ ખૂલી, ઊપરમાં કરોડનાં તેલમાં ૩૯૨૧૮ બેરલ્સ, કોલ ઓપ્શન્સનો હિસ્સો ગ્રામદીઠ રૂ.૩૮૮ ખૂલી, રૂ.૨૪૯.૫ અને નીચામાં . ૬૪૦૦૦૦૦ બેરલ્સ, નેચરલ ૨૧૭.૦૮ટન, કપાસમાં ૪૭ નેચરલ ગેસમાં ૫૪૭૧૮૭.૫ ૪૮.૯૧ ટકાનો અને પુટ ઊપરમાં રૂ.૪૦૧.૫ અને રૂ.૨૨૨ રહી પ્રથમ સત્રનાં ગેસમાં ૨૭૦૧૮ સોદાઓમાં સોદાઓમાં રૂ.૧.૩૦ કરોડનાં એમએમબીટીયૂ, કોટનમાં ઓપ્શન્સનો હિસ્સો ૫૧.૦૯ નીચામાંરૂ.૩૭૮.૫૨હીપ્રથમ અંતે રૂ.૨૩૫.૫ બંધ રહ્યો લાખનાં ૨૩૬ ટનના વેપાર થયા હતા. ૬૮૬૭૫ ગાંસડી, સીપીઓમાં ટકાનો હતો.

કરોડનું

વધુ સક્રિય રહેલા કોન્ટ્રેક્ટોમાં રૂ.૩૭૫૦૦ ની સ્ટ્રાઈક પ્રાઈસવાળો કોન્ટ્રેક્ટ ૧૦ સત્રનાં અંતે રૂ.૩૯૫ બંધ રહ્યો હતો.

સોનાનાં ઓપ્શન્સમાં સૌથી હતો, જ્યારે પુટ ઓપ્શન્સમાં જાન્યુઆરી ગ્રામદીઠ

ચલણ બજારના ક્રોસ રેટ

| ચલણ | રૂપિયો | યુએસ ડોલર | યુરો | યુકે પાઉ ન ્ડ | સ્વીસ ફ્રાંક | જાપાન યેન | ઓસ્ટ્રે.ડોલર | મલેશિયન રીંગીટ | સિંગાપોર ડોલર | હોંગકોંગ ડોલર | કેનેડીયન ડોલર | ચાઇનીઝ યૂઆન | આફ્રિકન રેન્ડ |
|---------------------------|------------------|-----------|--------|--------------------------|--------------|-----------|--------------|----------------|---------------|---------------|------------------|----------------|---------------|
| રૂપિયો (આઇએનઆ૨) | | ०.०१४१ | ૦.૦૧૨૭ | 0.090८ | ०.०१३८ | ૧.૫૪૧૬ | ૦.૦૨૦૫ | ૦.૦૫૮૩ | ૦.૦૧૯૧ | ०.१०७८ | ૦.૦૧૮૫ | ०.०५८६ | 0.2092 |
| અમેરિકી ડોલર (યુએસડી) | 91.0300 | 9.0000 | 0.८७८७ | 0.9૬૪૨ | 0.6508 | ૧૦૯.૫૦ | ૧.૪૫૫૨ | 8.9800 | ૧.૩૫૫૩ | ૭.૭૯૭૫ | ૧.૩૧૨૦ | ૭.૦૦૫૯ | ૧૪.૩૩૪૬ |
| યુરો (ઇયુઆર) | <u> ७</u> ७.०२०७ | ૧.૧૧૨૫ | ٩.٥٥٥٥ | ૦.૮૫૦૧ | ૧.૦૯૦૯ | ૧૨૧.૮૧૮૮ | ૧.૬૧૮૯ | ૪.૬૦૫૮ | ૧.૫૦૭૮ | ८.६७४७ | ૧.૪૫૯૬ | ૭.૭૯૪૧ | ૧૫.૯૪૭૨ |
| યુ.કે. પાઉન્ડ (જીબીપી) | ૯૨.૯૪૯૯ | 1.30८६ | ૧.૧૭૬૩ | ٩.٥٥٥٥ | ૧.૨૮૩૨ | ૧૪૩.૨૯૧૭ | ૧.૯૦૪૨ | ૫.૪૧૭૬ | ૧.૭૭૩૫ | ૧૦.૨૦૩૮ | ૧.૭૧૬૯ | ૯.૧૬૭૯ | ૧૮.૭૫૮૩ |
| સ્વીસ ફ્રાંક (સીએચએફ) | ૭૨.૪૩૫૨ | 9.0966 | ०.७१६७ | 0.9963 | ٩.٥٥٥٥ | १११.६६६३ | 9.8680 | ૪.૨૨૧૯ | ૧.૩૮૨૧ | ૭.૯૫૧૮ | 9.3360 | ૭.૧૪૪૫ | ૧૪.૬૧૮૨ |
| જાપાનીઝ યેન (જેપીવાય) | ६४.८६७६ | ૦.૯૧૩૨ | ०.८२०७ | 0.६૯૭૯ | ૦.૮૯૫૫ | 100.000 | ૧.૩૨૮૯ | 3.9८0८ | ૧.૨૩૭૭ | ૭.૧૨૧૦ | ૧.૧૯૮૨ | ६.३૯८१ | 13.0610 |
| ઓસ્ટ્રે. ડોલર (એયુડી) | ४८.८११८ | 0.६८७२ | 0.६१७७ | ૦.૫૨૫૧ | 0.६७३৫ | ૭૫.૨૪૮૪ | ٩.٥٥٥٥ | ૨.૮૪૫૦ | 0.6318 | ૫.૩૫૮૪ | ०.७०१६ | ૪.૮૧૪૫ | ૯.૮૫૦૭ |
| મલે. રીંગીટ (એમવાયઆર) | ૧૭.૧૫૭૦ | ૦.૨૪૧૫ | ૦.૨૧૭૧ | ०.१८४६ | 0.2356 | २६.४४७३ | ૦.૩૫૧૫ | ٩.٥٥٥٥ | 0.3298 | ૧.૮૮૩૫ | 0.3986 | ૧.૬૯૨૨ | ૩.૪૬૨૫ |
| સિંગાપોર ડોલર (એસજીડી) | ૫૨.૪૦૯૧ | 0.939८ | 0.६६३२ | ૦.૫૬૩૮ | ૦.૭૨૩૫ | ८०.७७३७ | 9.0939 | ૩.૦૫૪૭ | ٥.٥٥٥ | ૫.૭૫૩૩ | ०.७६८१ | પ.૧૬૯૩ | ૧૦.૫૭૬૭ |
| એચકે ડોલર (એચકેડી) | ૯.૧૦૯૩ | 0.9२८२ | ૦.૧૧૫૩ | 0.0660 | ૦.૧૨૫૮ | 98.0830 | ०.१८६६ | ૦.૫૩૦૯ | 0.932 | ٥.000 | ०.१६८३ | ૦.૮૯૮૫ | 9.2328 |
| કેનેડીયન ડોલર (સીએડી) | ૫૪.૧૩૮૭ | 0.9६२२ | ૦.૬૮૫૧ | ૦.૫૮૨૫ | 0.9898 | ८३.४६०४ | ૧.૧૦૯૧ | ૩.૧૫૫૫ | 1.0330 | ૫.૯૪૩૨ | 1.0000 | ૫.૩૩૯૯ | ૧૦.૯૨૫૮ |
| યાઇનીઝ યૂઆન (સીએનવાય) | १०.१३८६ | 0.9829 | 0.9२८३ | ૦.૧૦૯૧ | 0.9800 | ૧૫.૬૨૯૭ | 0.२०७७ | ૦.૫૯૦૯ | ૦.૧૯૩૫ | 9.9930 | 0.9८७३ | 9.0000 | २.०४६१ |
| એસ.એ. રેન્ડ (ઝેડએઆર) | ૪.૯૫૫૧ | 0.0६৫८ | 0.0६२७ | ૦.૦૫૩૩ | 0.0828 | ७.६३८७ | ૦.૧૦૧૫ | 0.२८८८ | ૦.૦૯૪૫ | ૦.૫૪૪૦ | ૦.૦૯૧૫ | 0.8669 | ٥.0000 |
| પાકિસ્તાન રૂ. (પીકેઆ૨) | ૧૫૪.૯૧ | - | - | - | - | - | - | - | - | - | _ | - | - |
| બાંગ્લાદેશ ટાકા (બીડીટી) | ८४.८७ | - | - | - | - | - | - | - | - | - | - | _ | - |
| નેપાળ રૂ. (એનપીઆર) | ૧૧૩.૬૫ | - | - | - | - | - | - | - | - | - | - | - | - |
| શ્રીલંકા રૂ. (એલકેઆર) | १८१.४० | - | - | - | - | - | - | - | - | - | - | _ | - |
| બ્રાઝિલીયન રિયાલ (બીઆરએલ) | ४.०६०७ | - | - | - | - | - | - | - | - | - | _ | _ | [- |

સૌજન્ય: વાડીલાલ ફોરેક્સ

५५०७२५०० એમએમબીટીયૂ, ૭૪૨ સોદાઓમાં રૂ.૫૦.૮૩ ૨૦૯૧૫.૮૧૭ અને મેન્થા તેલ ઘટી આવ્યા ઊપરમાં રૂ.૧૯૧૯૦ અને કરોડનાં ૨૬૪૫૦ ગાંસડી, ચાંદીના

ઓપન ઈન્ટરેસ્ટ પ્રથમ સત્ર ૮૧૦૮૦ ટન, એલચીમાં ૧૫ કોટનમાં સુધીમાં સોનાના વાયદાઓમાં ટન, મેન્થા તેલમાં ૩૪૨ ટન કિલો, અને કપાસમાં ૫૮૪ ટનના વાયદાઓમાં સ્તરે રહ્યો હતો.

| સીપીઓમાં | ૨૩૫૬ | ४८०.७०४ | ટન, | કોમોડિટી ઓપ્શન્સ | .માં કુલ | |
|--------------------------------|-----------------------------|----------------------|-------|----------------------------|----------|--|
| | મું | બઇનાં વિવિદ્ય | બજા | કો 🔃 | | |
| દ્યાતુ બ | | કોચીન કોપરેલ | - | (મેટ્રીક ટન દીઠ) | | |
| (કિલોદીઠ - ઓક | ટ્રોય સાથે) | કોપરેલ મુંબઇ | ૧૫૭૦ | સિંગદાણા એક્સપેલર અં | ોઇલ કેક | |
| કોપર કેબલ સ્ ક ેપ | ४२८ | તેલીબીચાં બજ | 12 | | | |
| કોપર સ ્ક ્રેપ હેવી | ४२४ | (ક્વિન્ટલદીઠ) | | २८००० | | |
| એલ્યુમિનિયમ ઇન્ગોટર | ા ૧૩૬ | સિંગદાણા કર્નેલ | ૫૬૦૦ | | | |
| કોપર આર્માચર | ४१४ | સિંગદાણા મોટા૬૦/૭૦ | ૬૩૫૦ | તેલ– તેલીબીચાં | | |
| જસત | ૧૮૫ | સિંગાદાણા જાવા ૬૦/૭૦ | ८१०० | (દસ કિલોીઠ) | | |
| તાંબુ વાસણ ભંગાર | 366 | સિંગાદાણા જાવા ૭૦/૮૦ | ૭૭૫૦ | સિંગતેલ | ૧૧૨૦ | |
| સીસું | ૧૫૮ | સિંગાદાણા જાવા ૮૦/૯૦ | 9800 | કરડી એક્સપેલર | 9000 | |
| ટીન | ૧૨૮૫ | કરડી ૩૫૦ | ૫૩૦૦ | તલ એક્સપેલર | - | |
| પિત્તળ વાસણ ભંગાર | 320 | તલ તેલ (સફેદ) ૯૮/૨/૧ | 90900 | સૂર્યમુખી એક્સપેલર | ૮૪૫ | |
| નિકલ | 9030 | તલ તેલ ૯૫/૫/૧ | ૧૦૫૦૦ | સૂર્યમુખી એક્સપેલર રિફાઇન્ | ડ ૮૭૫ | |
| બ્રાસ શીટ કટીંગ | 320 | તલ ક્રશિંગ ૪૮/૨/૪ | 90800 | કપાસિયા રિફાઇન્ડ | ૮૫૫ | |
| એલ્યુમિનિયમ વાસણ લ | મંગાર ૯૮ | સૂર્યમુખી | ૪૦૨૫ | પામોલીન રિફાઇન્ડ | ૭૯૫ | |
| ખાંડ બ૧ | 12 | નાઇજર સીડ | ૫૨૦૦ | સોયાબીન રિફાઇન્ડ | ८७० | |
| (ક્વિન્ટલ | દીઠ) | એરંડા મુંબઇ | ૪૪૨૫ | રેપસીડ રિફાઇન્ડ | ૯૨૫ | |
| ઝીણી (એસ૩૦) | 3 232-33 2 \$ | ડીઓઇલ કેક | | રેપસીડ એક્સપેલર ૮૯૫ | | |
| મધ્યમ (એમ-૩૦) | | Sun also | | | ૧૩૨૦ | |
| 704-11 (11 | N43 | (2) 2) (2) 3 (4) 4 | | લીનસીડ ઓઇલ - | | |

કરડી એક્સટ્રેકશન

રાઇસ બ્રાન એક્સટેકશન

સનફ્લાવર એક્સટ્રેકશન

રેપસીડ એકસટ્રેકશન

૭૦એરંડા એક્સટ્રેકશન

ખોળ બઝાર

સોયામીલ ૪૮ ટકા

३६०-४२५ २७०००

90900

90500

92900

ASSAM ELECTRICITY GRID CORPORATION LIMITED REQUEST FOR EXPRESSION OF INTEREST (Consulting Service - Firm Selection)

કાળા મરી

કોપરા ઓફિસ આલાપુઝા

કોપરા ઓફિસ કોઝીકોડ

કોપરા રાજાપુર મુંબઇ

કોપરા એડિબલ મુંબઇ

The Government of India has applied for financing from the Asian Infrastructure Investment Bank (AIIB) towards the cost of Assam Intra State Transmission System Enhancement Project and intends to apply a part of the proceeds to make payment under the contract for the following services:

Consultancy Service for Project Management and Implementation Support for Assam Intra-State Transmission System Enhancement Project financed by AIIB.

The Project Director (AIIB), AEGCL, hereby invites eligible Consultants to indicate their Expression of Interest (EoI) in providing the services. Interested Consultants may submit Eol, either through email or by courier to the Project Director (AIIB), AEGCL, Guwahati, Assam on or before **22-01-2020**. Detailed REOI is available at www.aegcl.co.in

Sd/- Project Director (AIIB) AEGCL, 1st Floor, Bijulee Bhawan, Paltanbazar, Guwahati-1, Assam e-mail: aiibworks.aegcl@gmail.com ASSAM POWER DISTRIBUTION COMPANY LIMITED

A fully customer centric company

उ५०६०

૫૮ ૫૦

કેસ્ટર ઓઇલ કોમ

કેસ્ટર એફએસજી

ચાંદી હાજર ,૯૯૯

સ્ટાડર્ન્ડ સોનું -૯૯.૫

સોના-ચાંદી

૯૧૫

૯૨૫

9040

960

४३८७५

REQUEST FOR EXPRESSION OF INTEREST (Consulting Service – Firm Selection)

The Government of India has applied for financing from the Asian Infrastructure Investment Bank (AIIB) towards the cost of Assam Distribution System Enhancement and Loss Reduction Project and ntends to apply a part of the proceeds to make payment under the contract for the following services: Consultancy Service for Project Management and Implementation Support for Assam Distribution System Enhancement and Loss Reduction financed by AIIB The Director, PMU, APDCL, hereby invites eligible Consultants to indicate their Expression of Interest (EQI) in providing the services. Interested Consultants may submit EOI at the office of the undersigned on or before 20/01/2020. Detailed REOI along with the TOR are

available at www.apdcl.org. Sd/- Director, PMU, APDCL 4th Floor, Bijulee Bhawan, Paltan Bazar, Guwahati-781001, Assam

Email ID: apdcl.piu.aiib@gmail.com, pmu.assampower@gmail.com Please pay your energy bill on time and help us to serve you better!

इलाहाबाद बेंक

શ્રીમતી સજીયાબાનો મેનુલહક શેખ

(ઉધારકર્તા અને મોર્ગેજર) અને

શ્રી મુન્ના યમુનાપ્રસાદ યાદવ (જામીનદાર)

(વાપી શાખા)

ઝોનલ ઓફિસ, ઝોડીયાક પ્લાઝા, નવરંગપુરા, અમદાવાદ - ૦૯ ALLAHABAD BANK કોન નં. (૦૭૯) ૨૬૩૦૪૩૧૫/૧૬/૧૭, ફેક્સ : ૨૬૩૦૪૩૧૮, ઇમેલ : zo.ahmedabad@allahabadbank.ir

પઝેશન નોટીસ સિક્ચોરિટી ઈન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) રૂલ્સ, ૨૦૦૨ના નિયમ ૮(૧) હેઠળ (સ્થાવર મિલકતો માટે)

આથી નીચે સહી કરનાર, અલ્હાબાદ બેંકના અધિકૃત અધિકારી તરીકે સિક્યુરીટાઈઝેશન એન્ડ રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્સીયલ એસેટ્સ એન્ડ એનફોર્સમેન્ટ ઓફ સિક્યુરીટી ઈન્ટરેસ્ટ એક્ટ ૨૦૦૨ અને સિક્યુરીટી ઈન્ટરેસ્ટ (એનફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના (નિયમ ૩ સાથે વાંચતા) અંતર્ગત મર્ળેલ સત્તાની રૂએ ડીમાન્ડ નોટીસ નીચે મુજબ તારીખ પ્રમાણે ઉધારકર્તાઓ / જામીનદારો / મોર્ગેજરો ને જાણ કરીને નોટીસ મળ્યાના ૬૦ દિવસમાં નીચે મુજબની ૨કમ ચુકવવા જણાવેલ. ઉધારકર્તાઓ / જામીનદારો / મોર્ગેજરો ઉપરોક્ત ૨કમ ચુકવવામાં કસુરવાર થતાં આથી ઉધારકર્તાઓ / જામીનદારો / મોર્ગેજરો તથા જાહેર જનતાને નોટીસ આપવામાં આવે છે કે અધિનેયમની કલમ ૧૩ ની પેટા કલમ (૪) તથા ઉક્ત નિયમો હેઠળના નિયમ ૮ અંતર્ગત મળેલ સત્તાની રૂએ અધોહસ્તાક્ષરકર્તાએ નિમ્નલિખિત મિલકતોનો કબજો લઇ લીધો છે. ઉધારકર્તાઓ /જામીનદારો /મોર્ગેજરોને વિશેષ રૂપથી તથા જાહેર જનતાને આથી સદરહુ મિલ્કતો અંગે કોઈપણ જાતનો વ્યવહાર ન કરવાની ચેતવણી આપવામાં આવે છે. સદરહુ મિલ્કતો અંગે કરેલો કોઈપણ વ્યવહાર **અલ્હાબાદ બેંક** ની બાકી રકમ સાથે ચડત વ્યાજ અને ખર્ચાઓ સાથેના બોજાને આધિન રહેશે. "સરફેસી કાયદાની કલમ ૧૩ની પેટા કલમ ૮ ની જોગવાઈ પ્રત્યે નીચે મુજબના પક્ષોનું મુકરર મિલકત છોડાવવા માટે મળવા પાત્ર સમય બાબતે ધ્યાન દોરવામાં આવે છે.''

| અ. | ઉદ્યારકર્તાઓ / જામીનદારોનું | ડીમાન્ડ નોટીસની તારીખ / | મિલકતોનું વર્ણન |
|-----|---|-------------------------|--|
| નં. | નામ અને સરનામું અને શાખાનું નામ | લેણી રકમ/પઝેશનની તારીખ | |
| ۹. | પુર્ણિમા મેન્સ વેર (પ્રોપ્રાઈટર શીપ ફર્મ, | ૦૧.૦૮.૨૦૧૯ / | શ્રી ધીરેન્દ્ર રમાવધ તિવારીના નામની ફ્રી હોલ્ડ દુકાન નં. ૦૬, જેનું ક્ષેત્રફળ ૬૦૦ સ્કે. ફીટ., ગ્રાઉન્ડ ફ્લોરની |
| | ઉધારકર્તા), શ્રી બિમ્લેશ તિવારી (પ્રોપ્રાઈટર) | રૂા. ૧૨,૪૬,૩૧૩/- | બિલ્ડીંગ, "સીટી પોઈન્ટ" થી જાશીતું એસ્ટેટ, જમીનના સુપર સ્ટ્રકચરના બાંધકામ સાથે, બીન ખેતીલાયક |
| | અને શ્રી ધીરેન્દ્ર રમાવધ તિવારી (જામીનદાર | ૩૧.૦૭.૨૦૧૯ સુધી નું | જમીનનો પ્લોટ નં. ૧૨૨/૧, કિલવાણી નાકા, સીલ્વાસા ખાતે આવેલ સમગ્ર મિલકતની ચતુઃસીમા ઃ- ઉતરે ઃ |
| | અને મોર્ગેજર) (સીલ્વાસા શાખા) | / ૧૯.૧૨.૨૦૧૯ | સીડી, દક્ષિણે ઃ દુકાન નં. પ, પૂર્વે ઃ કિલવાણી નાકા રોડ, પશ્ચિમે ઃ ખુલ્લી જગ્યા. |
| ₹. | શ્રી ચંદુલાલ કાંતિલાલ પટેલ | ૧૯.૦૧.૨૦૧૯ / | શ્રી ચંદુલાલ ક્રાંતિલાલ પટેલના નામની રહેઠાણ લાયક સ્થાવર મિલકત જે સ્થિત ઘર નં. ૯૦, શીવ રો હાઉસ, |
| | (ઉધારકર્તા અને મોર્ગેજર) અને | ફા. ૧૦,૧૨,૩૩७/- | હેડુવા હનુમંત, મહેસાણા, જમીનના એરીયાનું ક્ષેત્રફળ ૪૦ સ્કે. મી. અને બાંધકામનું ક્ષેત્રફળ ૨૫ સ્કે. મી. (બિલ્ટ |
| | શ્રી તુષારકુમાર મહેન્દ્ર શાહ (જામીનદાર) | ૧૮.૦૧.૨૦૧૯ સુધી નું | અપ એરીયા), સર્વે નં. ૭૪, ૭૫, ૭૬ પૈકી ૩, પ્લોટ નં. ૭૨ માંથી વેચાયેલ સ્કીમનો પ્લોટ નં. ૯૦, જે સ્થિત |
| | (ડેકીચાસણ શાખા) | / ૧७.૧૨.૨૦૧૯ | જીલ્લો - મહેસાણા, રાજય - ગુજરાત ખાતે આવેલ સમગ્ર મિલકતની ચતુઃસીમા :- ઉતરે : પ્લોટ નં. ૭૩, દક્ષિણે |

99.06.2096 /

રૂા. ક,૮૮,૪૫૩/-

/ ૧૯.૧૨.૨૦૧૯

ાપ.૦૮.૨૦૧૯ સુધી નું

: પ્લોટ નં. ૭૧, **પૂર્વે** : પહોળો રોડ, **પશ્ચિમે** : માર્જીન જમીન. શ્રીમતી સજીયાબાનો મેનુલહક શેખના નામની રહેઠાણ લાયક મિલકત ફલેટ નં. ૪૦૪, ચોથો માળ, તોહીદ પાર્ક થી જાણીતી બિલ્ડીંગ, જે સુપર બિલ્ટ અપ એરીયાના બાંધકામનું આશરે ક્ષેત્રફળ ૬૫૦.૦૦ સ્કે. ફિટ., બીન ખેતીલાયક પ્લોટ નં. ૧, સર્વે નં. ૯૮/૧ પૈકી, જે સ્થિત ગામ - ડુન્ગ્રા, તાલુકો - વાપી, જીલ્લો - વલસાડ, રાજય ગુજરાત ખાતે આવેલ સમગ્ર મિલકતની **ચતુઃસીમા** ઃ- **ઉતરે** ઃ જગ્યા પછી ફ્લેટ નં. ૪૦૩ , **દક્ષિણે** ઃ ખુલ્લી જગ્યા, **પૂર્વે** : ફલેટ નં. ૪૦૫, **પશ્ચિમે** : મેઈન રોડ.

અધિકૃત અધિકારી, અલ્હાબાદ બેંક

ઇન્ડોસ્ટાર કેપીટલ ફાયનાન્સ લીમીટેડ.

રજીર્સ્ટક ઓફીસ : વન ઇન્ડિયાબુલ્સ સેન્ટર, ર૦મો માળ, ટાવર રએ, જુપીટર મિલ્સ કમ્પાઉન્ડ, સેનાપતી બાપટ માર્ગ, મુંબઇ–૪૦૦૦૧૩. ભારત.

આથી ઇન્ડોસ્ટાર કેપીટલ ફાયનાન્સ લીમીટેડના અધિકૃત અધિકારીએ સિક્યોરીટાઇઝેશન અને રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ્સ મેનફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ ૨૦૦૨ હેઠળ અને સિક્યોરીટી ઇન્ટરેસ્ટ (એનફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૩ સાથે વંચાતી કલમ ૧૩(૧૨)હેઠળ પ્રાપ્ત સત્તાનો ઉપયોગ કરીને જણાવેલ એક્ટની કલમ ૧૩(૨)હેઠળ માંગણા નોટીસ જારી કરી નીચેના દેવાદાર અને સહ-દેવાદારોને તેમના લાગતાવળગતા નામ સામે જણાવેલ ૨કમ જણાવેલ નોટીસમાં દર્શાવ્યા મુજબ લાગુ દરો એ તેના પરના વ્યાજ સહીત જણાવેલ નોટીસ મળ્યાની તારીખથી ૬૦ દિવસની અંદર, ચુકવણી અને/અથવા છુટકારાની તારીખ સુધી લાગુ અન્ય વ્યાજ, આકસ્મિક ખર્ચ, પડતર ખર્ચ, ચાર્જ વગેરે સહીત ચુકવી જવા જણાવ્યું હતું

| ક્રમ નં. | લોન એકાઉન્ટ નં. | દેવાદાર(રો)/સહ–દેવાદાર(રો)નાં નામ | ૧૩(૨)નોટીસની તારીખ અને બાકી રકમ | કબજાની તારીખ અને પ્રકાર | |
|-------------|----------------------|---|--|---------------------------------|--|
| ٩ | LSAHD03817-180002246 | ૧)વીકલ્પ કન્સલ્ટન્સી પ્રાઇવેટ લીમીટેડ ૨)કલ્પેશ હસમુખભાઇ ચૌહાણ ૩) વિદ્યા કલ્પેશભાઇ ચૌહાણ | ૯ જાન્યુઆરી, ૨૦૧૯ અને ૧,૨૫,૮૫,૩૨૯/– | ૧૫ ડિસેમ્બર, ૨૦૧૯ ભૌતિક કબજો | |

કાનુની ગીરોની વિગતોઃ શોપ નં. ૧૪૭, ૧૪૮, ૧૬૭, ૧૬૮ અને ૧૬૯, નિર્મિત સ્ક્વેર, શબરી હોટેલ પાસે, ઓઢવ સર્કલ પાસે, ઓઢવ સર્કલથી જીવીએમએમ રોડ, ઓઢવ, અમદાવાદ -૩૮૨૪૧૫ ખાતેની જમીન અને મિલકતના તમામ પીસ અને પાર્સલ

આથી અહીં ઉપર જણાવેલ દેવાદારો બાકી રકમની ચુકવણીમાં નિષ્ફળ ગયા હોવાથી ખાસ કરીને અહીં ઉપર જણાવેલ દેવાદારો અને જાહેર જનતાને જાણ કરવામાં આવે છે કે એસેટ રીકન્સ્ટ્રક્શન કંપની (ઇન્ડિયા) લીમીટેડના અધિકૃત અધિકારીએ જણાવેલ નિયમોના નિયમ ૮ સાથે વંચાતી જણાવેલ કાયદાની કલમ ૧૩(૪) હેઠળ તેમને પ્રાપ્ત સત્તાનો ઉપયોગ કરીને અહીં ઉપર જણાવેલ મિલકતો/સિક્યોર્ડ એસેટોનો ભૌતિક કબજો ઉપર જણાવેલ તારીખે લઇ લીધો છે. ખાસ કરીને અહીં ઉપર જણાવેલ દેવાદારો અને જાહેર જનતાને આથી અહી જણાવેલ મિલકતો/સિક્યોર્ડ એસેટો સાથે કોઇ વ્યવહાર ન કરવા સાવધ કરવામાં આવે છે અને જણાવેલ મિલકતો/સિક્યોર્ડ એસેટો સાથેનો કોઇપણ વ્યવહાર એસેટ રીકન્સ્ટ્રક્શન કંપની (ઇન્ડિયા) લીમીટેડના ચાર્જને બાધિન રહેશે. સિક્ચોર્ડ એસેટો છોડાવવા માટે ઉપલબ્ધ સમય મર્યાદા અંગે કાયદાની કલમની પેટાકલમ (૮)ની જોગવાઇઓ પ્રત્યે દેવાદારોનું ધ્યાન દોરવામાં આવે છે

રાહી/-અદ્યિકૃત અદ્યિકારી ઇન્ડોસ્ટાર કેપિટલ ફાયનાન્સ લીમીટેડ., સ્થળ : અમદાવાદ

PUBLIC ANNOUNCEMENT

ALVIND FASHIONS

Our Company was incorporated as 'Arvind J&M Limited' on January 5, 2016, as a public limited company under the Companies Act. 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, at Ahmedabad Gujarat (the "RoC"). Pursuant to a resolution of our Shareholders dated September 26, 2016, the name of our Company was changed to 'Arvind Fashions Limited' and a fresh certificate of incorporation was issued by the RoC on October 14, 2016. For details, including reasons for changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 122 of the Draft Letter of Offer dated December 17, 2019 ("DLoF").

Registered Office: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad – 380 025, Gujarat, India **Telephone:** +91-79-30138000; Corporate Office: 8th Floor, Du Parc Trinity, 17, M G Road, Bengaluru – 560 001, Karnataka, India.

Telephone: +91-80-41550650;

Contact Person: B S Vijay Kumar, Company Secretary and Compliance Officer Email: investor.relations@arvindbrands.co.in | Website: www.arvindfashions.com Corporate Identity Number: L52399GJ2016PLC085595

PROMOTERS OF OUR COMPANY

AURA SECURITIES PRIVATE LIMITED, AURA BUSINESS VENTURES LLP, SANJAYBHAI SHRENIKBHAI LALBHAI, JAYSHREEBEN SANJAYBHAI LALBHAI, PUNIT SANJAY LALBHAI, KULIN SANJAY LALBHAI, POORVA PUNIT LALBHAI, JAINA KULIN LALBHAI, ISHAAN PUNIT LALBHAI, ANANYAA KULIN LALBHAI AND RUHANI PUNIT LALBHAI

ISSUE OF UP TO [●] EQUITY SHARES WITH A FACE VALUE OF ₹ 4 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ [●] EACH INCLUDING A SHARE PREMIUM OF ₹ [●] PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 300 CRORES ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF [●] RIGHTS EQUITY SHARE(S) FOR EVERY [●] FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON [♠] (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS [♠] TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 288 OF THE DRAFT LETTER OF OFFER.

This public announcement is being made pursuant to Regulation 72(2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended (the "SEBI ICDR Regulations"), to inform the public that our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, an issue of Equity Shares to eligible equity shareholders on rights basis. Pursuant to Regulation 72(1) of the SEBI ICDR Regulations the Company has filed the DLoF with Securities and Exchange Board of India, Western Regional Office ("SEBI"), BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") ("BSE" and "NSE", collectively, referred as "Stock Exchanges") on December 18, 2019 and is open to public for comments, if any, for a period of 21 (twenty one) days from the date of such filing. The DLoF is hosted on the website of the SEBI www.sebi.gov.in, website of designated stock exchange, i.e., BSE at www.bseindia.com, website of NSE at www.nseindia.com, and website of the Lead Manager i.e. Vivro Financial Services Private Limited at www.vivro.net. We invite the public to give comments on the DLoF filled with the SEBI. The public are requested to send a copy of their comments to SEBI, the Company Secretary and Compliance Officer and/or the Lead Manager at their respective addresses on or before 5.00 p.m. on the 21st day from the date of filling the DLoF with the SEBI.

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 investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, Investors must rely on their own examination of the Issuer and the Issue including the risks involved. The Rights Equity Shares being offered in the Issue have not been recommended or approved by the SEBI nor does SEBI guarantee the accuracy or adequacy of the DLoF. Specific attention of the investors is invited to the statement of "Risk Factors" on page 21 of the DLoF before making an investment in the Issue.

For details of the share capital and capital structure of the Company, see "Capital Structure" on page 54 of the DLoF. The liability of the members of the Company is limited. For details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 122 of the DLoF.

The existing Equity Shares are listed on the BSE and the NSE. Note: Capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DLoF.

LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE

VIVRO

Place: Bengaluru

Vivro Financial Services Private Limited Vivro House, 11 Shashi Colony, Opp Suvidha Shopping Center, Paldi, Ahmedabad - 380 007, Guiarat, India.

Telephone: +91-79-4040 4242 Email: afl@vivro.net | Website: www.vivro.net Investor Grievance Email: investors@vivro.net Contact Person: Mili Khamar / Vatsal Shah SEBI Registration Number: INM000010122

LINK Intime

Link Intime India Private Limited

C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai – 400 083, Maharashtra, India. Telephone: +91-22-49186200 **E-mail:** afl.rights@linkintime.co.in

Investor grievance E-mail: afl.rights@linkintime.co.in Website: www.linkintime.co.in Contact Person: Sumeet Deshpande SEBI Registration No.: INR000004058

For and on behalf of ARVIND FASHIONS LIMITED

Company Secretary and Compliance Officer

Disclaimer: Arvind Fashions Limited is proposing, subject to receipt of requisite approvals, market conditions and other considerations, a rights issue of its equity shares and has filed a Draft Letter of Offer with Securities and Exchange Board of India ("SEBI"). The Draft Letter of Offer is available on the websites of SEBI and Vivro Financial Services Private Limited at www.sebi. gov.in and www.vivro.net, respectively. Investors should note that investment in equity shares involves a high degree of risk and for details refer to the Draft Letter of Offer, including the section titled "Risk Factors" on page 21 of the DLoF