



UFLEX LIMITED

Division/Office: CORPORATE - SECRETARIAL

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Website: www.uflexltd.com E-mail ID: secretarial@uflexltd.com

UFLEX/SEC/2024/

03 June 2024

The National Stock Exchange of India Limited
Exchange Plaza, 5th Floor
Plot No. C/1, G-Block
Bandra - Kurla Complex
Bandra (E),
Mumbai – 400051

The BSE Limited
Corporate Relationships Department
1st Floor, New Trading Ring,
Rotunda Building, P J Towers,
Dalal Street, Fort,
Mumbai – 400 001

Scrip Code : UFLEX

Scrip Code : 500148

Subject : Submission of Newspaper Advertisement(s)
Reference : Transfer of Dividend and Equity Shares of the Company to Investor Education and Protection Fund Authority (IEPF)

Dear Sir(s),

Please find enclosed herewith the copy of Newspaper Advertisement(s) published in the Newspaper dated 1st June 2024 [Financial Express & Jansatta] with regard to the “Transfer of Dividend and Equity Shares of the Company to Investor Education and Protection Fund Authority (IEPF)”.

This is for your information and record(s) please.

Thanking you,

Yours faithfully,
For UFLEX LIMITED

(Ritesh Chaudhry)
Sr. Vice President - Secretarial &
Company Secretary

Encl : As above

● KARNATAKA SEXUAL ASSAULT CASE

Prajwal held from B'loru airport, sent to police custody till June 6

EXPRESS NEWS SERVICE
Bengaluru, May 31

A BENGALURU COURT on Friday handed over custody of rape accused MP Prajwal Revanna to a Karnataka Police Special Investigation Team (SIT) until June 6.

Prajwal (33), the JD(S) MP from Hassan, was taken into custody from Bengaluru International Airport after he arrived from Munich in the early hours of Friday. He had left the country on April 27 — a day after his Lok Sabha constituency went to the polls — as objectionable videos showing sexual assault, allegedly involving him, started being circulated in the public domain.



Suspended JD(S) MP Prajwal Revanna being taken to the hospital for medical examination, in Bengaluru on Friday ANI

Prajwal was taken for a medical examination before he was presented at the special court for elected representatives.

The SIT, which is investigating three cases of sexual assault against the MP, filed a remand application for 15

days of custody in the first case registered on April 28. This case was registered on the basis of a complaint filed by a former domestic worker at the Revanna family residence.

The SIT argued in court on Friday that it needed 15-day custody of Prajwal for the purposes of collecting evidence and recreating crime scenes at locations where alleged sexual assaults took place.

Prajwal's defence counsel argued that the complaint had been filed four years after the alleged incident, that it was not filed voluntarily by the complainant, and that charges of rape were not included in the original complaint but were added subsequently.

The special court, however, ruled that issues like the addition of the rape charge would have to be contested at the stage of the trial, and allowed the SIT to take Prajwal into custody until June 6.

Meanwhile, a special sessions court on Friday denied anticipatory bail to Prajwal's mother, Bhavani Revanna, in a case of alleged abduction of a sexual assault victim. She had been issued a notice to appear before the SIT for questioning on Saturday.

Prajwal's father, JD(S) MLA H D Revanna, was arrested in the abduction case earlier this month and was subsequently released on bail after it was argued that the victim had not directly implicated him in the case.

● Mathura Shahi Idgah dispute

HC reserves order on cases' maintainability

PRESS TRUST OF INDIA
Prayagraj (UP), May 31



THE ALLAHABAD HIGH Court on Friday reserved its judgment on the maintainability of cases related to the Krishna Janmasthan-Shahi Idgah dispute in Mathura.

Several cases have been filed seeking the "removal" of the Shahi Idgah masjid which stands adjacent to the Krishna temple, with litigants claiming that the mosque was built after the demolition of the temple.

The Muslim side, however, argued that the suits are barred under the Places of Worship (Special Provisions) Act, 1991, and the Waqf Act.

The Act prohibits the conversion of any place of worship and aims to maintain the religious character of such places as

it existed on August 15, 1947.

The case is being heard by Justice Mayank Kumar Jain.

Earlier on Thursday, appearing for the Muslim side, Taslima Aziz Ahmadi submitted before the court that the provisions of Waqf Act will apply and it was the Waqf tribunal which has the jurisdiction to hear the matter.

She informed the court that the parties had entered a compromise on October 12, 1968,

which was confirmed in a civil suit decided in 1974.

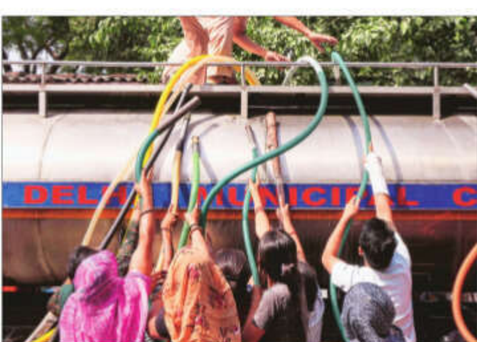
Ahmadi said the limitation to challenge a compromise is three years but the present suit was filed in 2020 and thus, is barred by the law of limitation.

The counsel appearing for the Hindu side opposed the arguments, saying the Places of Worship Act, 1991, applies only in cases of undisputed structures and not for disputed ones as in the present case.

In the present case, the character of the structure is yet to be decided, the counsel argued.

Earlier, it was also submitted that no documents regarding ownership of the property in dispute have been provided either by Sunny Central Waqf Board or by the Intazamia committee of the Idgah who are the defendants in the suit.

Delhi urges SC to direct Haryana to release water



EXPRESS NEWS SERVICE
New Delhi, May 31

THE DELHI GOVERNMENT on Friday approached the Supreme Court seeking urgent directions to Haryana and Himachal Pradesh to release more water to the National Capital Territory, saying the unprecedented heatwave in Delhi has triggered a surge in demand for water.

The AAP government said the heatwave in Delhi, which has resulted in maximum temperature rising up to around 50 degrees Celsius at some places, has caused an extraordinary and excessive surge in water demand.

"As a result, the national capital is dealing with a water shortage, which has led to frequent supply cuts in many parts of the NCT, and has disrupted the daily life of the ordinary residents," the plea filed by Delhi water minister Atishi said.

The government said that although it has taken all administrative measures to ensure "optimisation, rationing and targeted" supply of water, yet the shortage of water remains acute.

The Delhi government sought to clarify that it had filed the plea not for the resolution of any inter-state water dispute or to press its rightful share of water in the Yamuna

River but only because of the unprecedented surge in temperature and consequent surge in the demand for water.

Such excessive and unanticipated demand has precipitated an emergency in the form of a full-fledged water and sanitation crisis and has necessitated an emergent solution, the plea said.

The AAP government said Himachal Pradesh, agreed to share its surplus water with Delhi but since the two states don't share a physical boundary with Delhi, the water will have to be transported through the Wazirabad barrage. This would require the facilitation and cooperation of Haryana government, which it said is not being provided as on date.

It said that currently, the water levels in the Sonia Vihar and Bhagirathi barrages, which constitute the other primary sources of water for the NCT of Delhi, are operating at their optimum level and meet the stipulated standards and any increase in water supply can only be considered at the Wazirabad barrage.

The Delhi government said it had already raised the issue with the Haryana government and urged it to release the surplus water in the Wazirabad barrage but the latter is yet to accede to the request.

FLEX FOODS LTD.
CIN: L15133UR1990PLC023970
Regd Off.: Lal Tappar Industrial Area, P.O. Resham Majri, Haridwar Road, Dehradun (Uttarakhand)
Phone Nos: +91-135-2499234, Fax: +91-135-2499235
Website: www.flexfoodsltd.com, Email: secretarial@flexfoodsltd.com

NOTICE

Transfer of Dividend and Equity Shares of the Company to Investor Education and Protection Fund Authority (IEPF)

Notice is hereby given that pursuant to Section 124 of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("IEPF Rules"), the shares in respect of which dividend has remained unpaid or unclaimed for 7 (seven) consecutive years or more from financial year 2016-17 are required to be transferred to Investor Education and Protection Fund Authority ("IEPF Authority").

In accordance with the requirements as set out in the Act and Rules, the Company has sent individual communication to the concerned shareholders whose shares are liable to be transferred to the demat account of the IEPF Authority in compliance of the said Rules, at their available address advising them to claim their dividend expeditiously. The Company has uploaded the complete details of such shareholders and their folio number or DP ID-Client ID on its website at <https://www.flexfoodsltd.com/transfer-of-shares-to-iefp.php>

Further, subsequent to such transfer of shares to IEPF, all future benefits that may accrue thereunder, including future dividend, if any, will be credited to IEPF.

This Notice shall be deemed to be adequate notice in respect of issue of new share Certificate(s) by the Company on behalf of those shareholders who hold shares in physical form, for the purpose of transfer of their Shares to the DEMAT Account of the IEPF Authority in the manner as prescribed in the said Rules.

The concerned shareholders are requested to encash the unclaimed dividends, if any from financial year 2016-2017, onwards by approaching to the company at its registered office on or before 17th September, 2024 falling which dividend remaining unpaid/unclaimed for the Financial year 2016-17 and shares on which dividend has remained unpaid/unclaimed consecutively for seven years from 2016-17 onwards (whether held in physical or electronic form) will be transferred by the Company to IEPF Account:

- Self-attested copy of PAN Card and Address Proof in form no. ISR-1;
- Copy of cancelled cheque;
- Application -cum Undertaking of Unpaid/Unclaimed Dividend duly filled in and signed available on the website of the Company at <https://www.flexfoodsltd.com/b2c-shareholders-communication.php>

In case no valid claim is received by the due date mentioned above, the Company shall with a view to complying with the requirements as set out under the Act and Rules, transfer the shares on which the dividend has remained unpaid/unclaimed for seven consecutive year to IEPF, as per the procedures set out in the Rules by the due date.

It may please to noted that that no claim shall lie against the Company in respect of shares and unclaimed dividends transferred to IEPF Authority. The shareholders may claim the same from IEPF Authority by submitting an online application in the prescribed Form IEPF-5 available on the website of the Authority i.e. www.iepf.gov.in, and sending a physical copy of the same duly signed to the Company along with requisite documents enumerated in the Form IEPF-5.

Further, pursuant to SEBI circular dated November 3, 2021, December 14, 2021 and March 16, 2023, the shareholders holding shares in physical form are requested to update their PAN, Nomination, Bank and other KYC details, if not done already, for processing any service request by Beetal Financial & Computer Services Pvt. Ltd (RTA). Copies of the circulars together forms are available on the Company website at <https://www.flexfoodsltd.com/b2c-shareholders-communication.php> Mandatory Furnishing of Pan, KYC details and Nomination by holders of physical securities and our RTA website www.beetalfinancial.com.

Also, members who still hold share certificate in physical form are advised to dematerialise their shareholding to avail numerous benefits, including but not limited to easy liquidity, ease of trading and transfer, savings in stamp duty and elimination of any possibility of loss of documents.

In case the shareholders have any queries on the subject matter, they may write to us.

By Order of the Board
For Flex Foods Limited
Sd/-
Himanshu Luthra
Company Secretary
Membership No: F10694

Place : Noida
Dated : 31.05.2024

MANSUKH SECURITIES AND FINANCE LIMITED
CIN: U74899DL1994PLC421095
Registered Office: Mansukh House, Plot No. 6, Pandav Nagar, Delhi-110092
Email: contact@moneysukh.com, Telephone No: 011-47617800/809
EXTRACTS OF THE STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED 31ST MARCH, 2024
(Regulation 52 (B), read with Regulation 52(4) of the SEBI (LODR) Regulations, 2015)

Sr No.	Particulars	Standalone				Consolidated			
		Quarter Ended		Year Ended		Quarter Ended		Year Ended	
		31.03.2024	31.03.2023	31.03.2024	31.03.2023	31.03.2024	31.03.2023	31.03.2024	31.03.2023
1.	Total Income from Operations	7263.87	20373.37	2320.64	12971.06	20480.57	13075.70		
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	2647.29	5846.97	(619.30)	1880.25	5879.51	1924.05		
3.	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	2647.29	5846.97	(619.30)	1880.25	5879.51	1924.05		
4.	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	1619.93	3956.90	(531.57)	1331.11	3990.34	1375.98		
5.	Total Comprehensive Income for the period (comprising profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)	1579.31	3916.28	(510.10)	1352.58	3977.21	1460.69		
6.	Paid up Equity Share Capital	681.30	681.30	233.27	233.27	681.30	233.27		
7.	Reserves (excluding Revaluation Reserves)	18538.79	18538.79	14622.51	14622.51	18896.73	14919.52		
8.	Securities Premium Account	25.00	25.00	25.00	25.00	25.00	25.00		
9.	Net worth	19245.09	19245.09	14880.78	14880.78	19603.03	15177.79		
10.	Paid up Debt Capital/ Outstanding Debt*	4500.00	4500.00	0.00	0.00	4500.00	0.00		
11.	Outstanding Redeemable Preference Shares	-	-	-	-	-	-		
12.	Debt Equity Ratio	0.23	0.23	NA	NA	0.23	NA		
13.	Earnings Per Share (Face value of Rs.10/-each)								
1.1.	Basic:	28.80	70.34	(22.79)	57.06	70.93	58.99		
2.	Diluted:	28.80	70.34	(22.79)	57.06	70.93	58.99		
3.	Face value per share (in Rupees)	10.00	10.00	10.00	10.00	10.00	10.00		
14.	Capital Redemption Reserve	0.00	0.00	0.00	0.00	0.00	0.00		
15.	Debture Redemption Reserve	0.00	0.00	0.00	0.00	0.00	0.00		
16.	Debt Service Coverage Ratio	10.19	10.19	9.68	9.68	10.16	9.77		
17.	Interest Service Coverage Ratio	9.41	9.41	7.91	7.91	9.37	7.99		

* Paid up Debt Capital represents debt raised through issuance of debentures.

Notes:

- The above is an extract of the detailed format of quarterly and year ended financial results filed with the BSE Limited under Regulation 52 of the LODR Regulations. The full format of the quarterly and year ended financial results is available on the website of the BSE Limited and the Company's website - (<https://www.moneysukh.com>).
- For the other items referred in Regulation 52(4) of the LODR Regulations, pertinent disclosure have been made to BSE Limited and can be accessed on the URL (<https://bseindia.com>).
- The financial results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) (Amendment) Rules, 2016. The Company adopted Ind AS from 1st April, 2023, and accordingly, these financial results (including for all the periods presented in accordance with Ind AS 101 - First-time Adoption of Indian Accounting Standards) have been prepared.
- The Ind AS compliant corresponding figures in the previous year have not been subjected to review/audit. However, the Company's management has exercised necessary due diligence to ensure that such financial results provide a true and fair view of its affairs.
- The financial results for the quarter and year ended 31st March, 2024 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on 30th May, 2024.
- These financial results for the quarter and year ended 31st March, 2024 have been subjected to audit by the Statutory Auditors of the Company and the Auditors have issued an unmodified Audit report.

For Mansukh Securities & Finance Limited
Sd/-
Mr. Virender Manukhani
Managing Director
DIN: 00038702

Place : Delhi
Date : 30.05.2024

UFLEX LIMITED
CIN : L74899DL1988PLC032166
Regd Off.: 305, 3rd Floor, Bhanot Corner, Pamposh Enclave, Greater Kailash-I, New Delhi-110 048
Phone Nos: 011-26440917, 011-26440925 Fax: 011-26216922
Website: www.uflexitd.com Email: secretarial@uflexitd.com

NOTICE

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In accordance with the requirements as set out in the Act and Rules, the Company has sent individual communication to the concerned shareholders whose shares are liable to be transferred to the demat account of the IEPF Authority in compliance of the said Rules, at their available address advising them to claim their dividend expeditiously. The Company has uploaded the complete details of such shareholders and their folio number or DP ID-Client ID on its website at <https://www.uflexitd.com/pdf/IEPF/Details-of-Equity-Share-liable-for-transfer-to-the-IEPF-Authority.pdf>

Further, subsequent to such transfer of shares to IEPF, all future benefits that may accrue thereunder, including future dividend, if any, will be credited to IEPF.

This Notice shall be deemed to be adequate notice in respect of issue of new share Certificate(s) by the Company on behalf of those shareholders who hold shares in physical form, for the purpose of transfer of their Shares to the DEMAT Account of the IEPF Authority in the manner as prescribed in the said Rules.

The concerned shareholders are requested to encash the unclaimed dividends, if any from financial year 2016-2017, onwards by approaching to the company at its registered office on or before 05th September, 2024 falling which dividend remaining unpaid/unclaimed for the Financial year 2016-17 and shares on which dividend has remained unpaid/unclaimed consecutively for seven years from 2016-17 onwards (whether held in physical or electronic form) will be transferred by the Company to IEPF Account:

- Self-attested copy of PAN Card and Address Proof in form no. ISR-1;
- Copy of cancelled cheque;
- Application -cum Undertaking of Unpaid/Unclaimed Dividend duly filled in and signed available on the website of the Company at <https://www.uflexitd.com/shareholders-communication.php>

In case no valid claim is received by the due date mentioned above, the Company shall with a view to complying with the requirements as set out under the Act and Rules, transfer the shares on which the dividend has remained unpaid/unclaimed for seven consecutive year to IEPF, as per the procedures set out in the Rules by the due date.

It may please to noted that that no claim shall lie against the Company in respect of shares and unclaimed dividends transferred to IEPF Authority. The shareholders may claim the same from IEPF Authority by submitting an online application in the prescribed Form IEPF-5 available on the website of the Authority i.e. www.iepf.gov.in, and sending a physical copy of the same duly signed to the Company along with requisite documents enumerated in the Form IEPF-5.

Further, pursuant to SEBI circular dated November 3, 2021, December 14, 2021 and March 16, 2023, the shareholders holding shares in physical form are requested to update their PAN, Nomination, Bank and other KYC details, if not done already, for processing any service request by Beetal Financial & Computer Services Pvt. Ltd (RTA). Copies of the circulars together forms are available on the Company website at <https://www.uflexitd.com/shareholders-communication.php> Mandatory Furnishing of Pan, KYC details and Nomination by holders of physical securities and our RTA website www.beetalfinancial.com.

Also, members who still hold share certificate in physical form are advised to dematerialise their shareholding to avail numerous benefits, including but not limited to easy liquidity, ease of trading and transfer, savings in stamp duty and elimination of any possibility of loss of documents.

In case the shareholders have any queries on the subject matter, they may write to us.

By Order of the Board
For UFLEX LIMITED
Sd/-
Ritesh Chaudhry
Sr. Vice President- Secretarial & Company Secretary
ACS No.: 19966

Place : Noida
Dated : 31 May, 2024

EKAM LEASING AND FINANCE CO. LIMITED
CIN- L74899DL1993PLC055697, Email ID: ekam.leasing1@gmail.com
Regd. Off.: NO. 11,RANI JHANSI ROAD, (MOTIA KHAN), M.M. ROAD, NEW DELHI -110055

EXTRACT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON 31STMARCH 2024
(Rs. In Lakhs)

S. NO.	Particulars	STANDALONE					CONSOLIDATED				
		Quarter ended		Year Ended			Quarter ended		Year Ended		
		31.03.2024	31.12.2023	31.03.2023	31.03.2024	31.03.2023	31.03.2024	31.12.2023	31.03.2023	31.03.2024	31.03.2023
1.	Total income from operations	15.47	15.97	14.93	65.17	63.09	15.46	15.98	14.93	65.17	63.09
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	57.89	5.44	-1.37	68.01	-41.04	60.86	10.94	0.95	87.48	-23.74
3.	Net Profit/(Loss) for the period before Tax, (after Exceptional and/or Extraordinary Items)/Items and/or Item Extraordinary Items/Profit or loss of JV	57.89	5.44	-1.37	68.01	-41.04	60.86	10.94	0.95	87.48	-23.74
4.	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extra-ordinary items)	42.78	3.36	-1.00	49.40	-30.38	41.68	7.43	-5.15	63.37	-18.10
5.	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	42.78	3.36	-1.00	49.40	-30.38	41.68	7.43	-5.15	63.37	-18.10
6.	Equity Share Capital	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00	300.00
7.	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	-	-	-	39.39	-10.01	-	-	-	589.55	526.19
8.	Earnings Per Share (of Rs.10/-each) (for continuing operations)-										
	Basic:	0.71	0.06	-0.02	0.82	-0.51	0.69	0.12	-0.09	1.06	-0.30
	Diluted:	0.71	0.06	-0.02	0.82	-0.51	0.69	0.12	-0.09	1.06	-0.30

Notes:

- The above results are an extract of the detailed format of Audited Financial Results (Standalone and Consolidated) for the Quarter and year ended on 31st March 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Audited Financial Results is available on the Stock Exchanges website i.e. (www.bseindia.com) and on the Company's website (www.ekamleasing.com).
- Previous Years' Quarterly figures have been regrouped/rearranged, wherever necessary.
- The results for the quarter and year ended on 31st March 2024 are in Compliance with Indian Accounting Standards (IND-AS) as notified by the Ministry of Corporate Affairs.
- The above result were reviewed by the Audit Committee and were approved and taken on record by the Board of Directors at its meeting held on May 30, 2024.

On Behalf of the Board of Directors
EKAM LEASING AND FINANCE CO. LIMITED
Sd/-
Rakesh Jain
Chairman Cum Managing Director
DIN: 00061737

Place-New Delhi
Date-May 30, 2024

● FOUND GUILTY ON ALL 34 COUNTS IN NEW YORK HUSH MONEY CASE

Trump first former US prez to be convicted

LUC COHEN, JACK QUEEN & ANDY SULLIVAN
New York, May 31

DONALD TRUMP BECAME the first US president to be convicted of a crime on Thursday when a New York jury found him guilty of falsifying documents to cover up a payment to silence a porn star ahead of the 2016 election. After two days of deliberation, the 12-member jury pronounced Trump guilty on all 34 counts he faced.

Trump watched the jurors dispassionately as they were polled to confirm the unanimous verdict. Justice Juan Merchan set sentencing for July 11, just days before the Republican Party is expected to nominate Trump for president ahead of the November 5 election.

Trump faces a maximum sentence of four years in prison, though others convicted of that crime often receive shorter sentences, fines or probation. Incarceration would not prevent him from campaigning, or taking office if he were to win. He will not be jailed ahead of sentencing. Merchan thanked the jurors for their service and told them they were free to speak about their experience on the jury if they wished. "Nobody can make you do anything you don't want to do. The choice is yours," Merchan said.

The verdict plunges the United States into unexplored territory ahead of the November vote, when Trump will try to win back the White House from Democratic President Joe Biden. Trump, 77, has denied wrongdoing and was expected



Former President Donald Trump walks to make comments to members of the media after a jury convicted him of felony crimes, in New York, on Thursday

to appeal. "This was a disgrace," Trump told reporters afterwards as he proclaimed his innocence and repeated his complaints that the trial had been rigged against him. "The real verdict is going to be Nov. 5 by the people," he said.

Trump gave a thumbs-up sign through the tinted windows of his SUV as his motorcade left the courthouse. Trump supporters stood in a park opposite the courthouse along with journalists, police and onlookers. Opinion polls show Trump and Biden, 81, locked in a tight race,

and Reuters/Ipsos polling has found that a guilty verdict could cost Trump some support among independent and Republican voters. The jury found Trump guilty of falsifying business documents after sitting through a five-week courtroom presentation that featured explicit testimony from porn star Stormy Daniels about a sexual encounter she says she had with Trump in 2006 while he was married to his current wife Melania. Trump denies ever having sex with Daniels.

—REUTERS

Takeover of Credit Suisse over: UBS

REUTERS
Zurich, May 31

UBS ON FRIDAY completed the merger of the main parent companies of the Swiss bank and Credit Suisse, which it acquired last year after its longtime rival collapsed, putting an end to one of the bastions of the country's financial sector.

Shares in UBS ticked upwards after the business announced it had succeeded to all the rights and obligations of Credit Suisse, including all outstanding debt instruments, and were trading up by 1.35% at around 11:06 GMT.

The merger concluded within the planned timeline and was facilitated by strong support from global regulators, said UBS, whose shares have jumped about two-thirds since it snapped up Credit Suisse for 3

billion Swiss francs (\$3.3 bn). The parent merger is expected to allow the Swiss bank to get started with trickier stages of the integration such as combining IT systems, migrating clients from Credit Suisse and cutting the enlarged bank's workforce of over 110,000.

UBS CEO Sergio Ermotti said the merger was a "significant milestone" in the integration, which would be crucial to facilitating the migration of clients onto UBS platforms. "It will also unlock the next phase of cost, capital, funding and tax benefits from the second half of 2024," he said.

The step follows a shake-up in the executive board of the bank which will split its top wealth management role, carving out new responsibilities for two leading contenders to run the bank after Ermotti.

ONGC **ओएनजीसी** **ONGC** **ONGC**

Regd. Office: Plot No. 5A-5B, Nelson Mandela Marg, Vasant Kunj, New Delhi-110070
CIN No. L74899DL1993GOI054155 | Website: www.ongcindia.com | Email: secretariat@ongc.co.in

EXPRESSION OF INTEREST

ONGC invites expressions of interest from qualified vendors to provide consultancy services for digitalization, data management, analytics and artificial intelligence (AI) & Gen AI initiatives.

As a leading energy exploration and production company, ONGC is committed to leveraging cutting-edge technologies to enhance operational efficiency, optimize resource management, and drive innovation across its business processes.

ONGC intends to empanel the selected vendors to work closely with ONGC's teams to assess current practices, identify opportunities for digital transformation, develop RFP, assist in pre-award, post award activities handholding till completion of the project and recommend bespoke solutions to meet the organization's evolving needs. Emphasis will be placed on expertise in digitalization strategies, data governance, AI model development, and implementation experience in the energy sector.

Interested bidder (i.e. Single bidder/ Indian Joint Venture Company Incorporated/partnership firm/ Consulting firm which is part of the international network of independent member firms and together along with the network of independent firms) with a proven track record of delivering successful projects are encouraged to E-mail their expressions of interest with relevant details in PPT form to kumar_manish@ongc.co.in & head_it@ongc.co.in.

Revised date of EOI submission is 07.06.2024.

Details of EOI can be found on tenders.ongc.co.in portal.

IN THE NEWS

12 KILLED IN AIRSTRIKES IN CENTRAL GAZA

AT LEAST A dozen people were killed in two airstrikes Friday in central Gaza. Two children and four women were among the dead. Palestinians in the border city of Rafah have reported heavy fighting in recent days as Israel's military widened its offensive in the south, seizing control of the entire length of Gaza's border with Egypt.

US IMPOSES NEW VISA RESTRICTIONS

THE UNITED STATES is imposing new visa restrictions on Chinese and Hong Kong officials over guilty verdicts in the National Security Law trial of pro-democracy organisers in Hong Kong, the State Department said on Friday.

BLACKSTONE TO BUY JAPANESE MANGA FIRM

BLACKSTONE HAS AGREED to buy Japanese e-comics provider Infocom, according to people familiar with the matter. The world's largest alternative asset manager has emerged as the buyer of a 55.1% stake in Infocom held by Tokyo-listed Teijin, the people said, asking not to be identified because the matter is private.

DELL FALLS 13%; MOST IN FOUR YEARS

DELL TECHNOLOGIES FELL the most in four years on Friday after its first revenue increase since 2022 wasn't enough to impress investors with high expectations for the company's AI server business.

RAMA STEEL TUBES LTD.

CIN : L27201DL1974PLC007114

Regd. Office : B-5, 3rd Floor, Main Road, Ghazipur, New Delhi (India) - 110095

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9.39%
7.57%

QoQ
YoY

Extracts of the Audited Consolidated Financial Results for the Quarter and Year ended March 31, 2024

S. No.	Particulars	Quarter Ended			Year Ended	
		31-Mar-24	31-Dec-23	31-Mar-23	31-Mar-24	31-Mar-23
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)
1	Total income from operations	26,868.58	26,416.72	39,390.95	105,082.95	134,355.63
2	Net Profit/(Loss) before Tax (Before Exceptional and Extraordinary Items)	968.01	1,028.57	1,444.33	3,752.92	3,494.65
3	Net Profit/(Loss) before Tax (After Exceptional and Extraordinary Items)	968.01	1,028.57	1,444.33	3,752.92	3,494.65
4	Net Profit/(Loss) after Tax (After Exceptional and Extraordinary Items)	764.20	891.64	1,166.18	2,999.66	2,742.08
5	Total Comprehensive Income (Comprising Profit/(Loss) after Tax and other comprehensive income after Tax)	668.00	866.10	1,185.33	2,666.78	2,889.93
6	Equity Share Capital	15,441.67	5,099.52	4,658.23	15,441.67	4,658.23
7	Reserves (Excluding Revaluation Reserve)	18,072.97	26,953.05	20,353.27	18,072.97	20,353.27
8	Earning per Share (in ₹)					
	Basic*	0.12	0.18	0.50	0.50	1.22
	Diluted**	0.12	0.18	0.47	0.49	1.16

* Basic Earnings per equity share has been reduced during the quarter and twelve months ended March 31, 2024 due to weighted No of shares increased from 23,12,04,805 on 31.03.2023 to 53,03,39,503 on 31.03.2024

** Diluted Earnings per equity share calculated as per Ind-AS 33 during the quarter and twelve months ended March 31, 2024 considering additionally 80,27,882 share warrants to be converted into equity shares.

Notes:

- These consolidated financial results have been prepared in accordance with Indian Accounting Standards (Ind-AS) as prescribed under section 133 of Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and relevant amendment thereafter.
- The above consolidated financial results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on May 30, 2024. Audit under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been carried out by the statutory auditors of the company. The auditors have expressed an unqualified report on the above results.
- Standalone Results as on March 31, 2024 are as under :-**

S. No.	Particulars	Quarter Ended			Year Ended	
		31-Mar-24	31-Dec-23	31-Mar-23	31-Mar-24	31-Mar-23
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Audited)
1	Net Sales / Income From Operations	20,770.32	21,145.45	33,698.01	79,407.07	100,986.57
2	Other Income	520.34	202.51	66.80	966.57	400.70
3	Profit before Tax	919.57	753.52	1,376.69	2,986.13	2,248.66
4	Profit after Tax	729.28	569.82	1,007.82	2,270.10	1,645.44
5	Total Comprehensive Income after Tax	735.63	577.49	1,011.11	2,286.56	1,652.86

- During the quarter, The Board of Directors of Rama Steel Tubes Limited ("Company") in its meeting held on January 24, 2024 have recommended for approval by shareholders, bonus issue of 2 (Two) equity shares of ₹ 1 each for every 1 (one) equity shares of ₹ 1 each held by shareholders of the Company as on the record date, subject to approval of the shareholders. Pursuant to the approval of the shareholders through postal ballot (including remote e-voting), the Company allotted 102,94,44,790/- bonus equity shares of ₹ 1 each as fully paid-up bonus equity shares, in the proportion of 2 (Two) equity shares of ₹ 1 each for every 1 (One) existing equity shares of ₹ 1 each to the equity shareholders of the Company. During the year, company has also issued bonus equity shares of 3,91,19,656 in the ratio of 4:1 reserved for share warrants holders. Consequently, the Company capitalised a sum of ₹ 10,685.64 Lakhs from "other equity" (securities premium) to "equity share capital".
- During the quarter, the company has allotted 1,43,11,110 Equity Shares pursuant to conversion of warrants on March 22, 2024 along with the bonus shares reserved for the warrant holders in the ratio of 4:1 and 2:1 respectively.
- Rama Steel Tubes Limited ("the Company") holds 50% stake (12,50,000 equity shares of face value of ₹ 10 each) in Hager Mega Mart Private Limited ("HMPL") the Board of Directors of the Company as on March 06, 2024 approved the sell entire stake of the Company held in HMPL. The Company sold the stake to Mr. Vikas Gupta (sale of 3,10,000 Equity Shares at ₹ 64 each) and Mr. Luv Gupta (sale of 5,00,000 Equity Shares at ₹ 64 each) and balance share 4,40,000 shares i.e. 17.60% stake shall be diluted in due course of time. After completion of above disinvestment, HMPL has stand ceased to be Associate of the Company w.e.f March 06, 2024.
- Figures for the previous periods / year have been regrouped/recast wherever necessary, to confirm to the current period's classification.
- The figures for the quarters ended March 31, 2024 and March 31, 2023 are the balancing figures between audited figures in respect to full financial years and the published unaudited year to date figures upto the year end of the third quarter of the relevant financial year, which were subject to limited review.
- The Consolidated Financial Results for the Quarter and Year ended March 31, 2024 are available on the website of the Company (www.ramasteel.com) and on Stock Exchanges website (www.bseindia.com and www.nseindia.com).

Date: May 30, 2024

Place: Delhi

For Rama Steel Tubes Limited

Sd/-

Naresh Kumar Bansal

Managing Director

DIN : 00119213

UFLEX LIMITED

CIN : L74899DL1988PLC032166

Regd Off.: 305, 3rd Floor, Bhanot Corner, Pamposh Enclave, Greater Kailash-I, New Delhi-110 048

Phone Nos: 011-26440917, 011-26440925 Fax: 011-26216922

Website: www.uflexitd.com Email: secretarial@uflexitd.com

NOTICE

Transfer of Dividend and Equity Shares of the Company to Investor Education and Protection Fund Authority (IEPF)

Notice is hereby given that pursuant to Section 124 of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended ("IEPF Rules"), the shares in respect of which dividend has remained unpaid or unclaimed for 7 (seven) consecutive years or more from financial year 2016-17 are required to be transferred to Investor Education and Protection Fund Authority ("IEPF Authority").

In accordance with the requirements as set out in the Act and Rules, the Company has sent individual communication to the concerned shareholders whose shares are liable to be transferred to the demat account of the IEPF Authority in compliance of the said Rules, at their available address advising them to claim their dividend expeditiously. The Company has uploaded the complete details of such shareholders and their folio number or DP ID-Client ID on its website at <https://www.uflexitd.com/pdf/IEPF/Details-of-Equity-Share-liable-for-transfer-to-the-IEPF-Authority.pdf>

Further, subsequent to such transfer of shares to IEPF, all future benefits that may accrue thereunder, including future dividend, if any, will be credited to IEPF.

This Notice shall be deemed to be adequate notice in respect of issue of new share Certificate(s) by the Company on behalf of those shareholders who hold shares in physical form, for the purpose of transfer of their Shares to the DEMAT Account of the IEPF Authority in the manner as prescribed in the said Rules.

The concerned shareholders are requested to encash the unclaimed dividends, if any from financial year 2016-2017, onwards by approaching to the company at its registered office on or before 05th September, 2024 falling which dividend remaining unpaid/unclaimed for the Financial year 2016-17 and shares on which dividend has remained unpaid/unclaimed consecutively for seven years from 2016-17 onwards (whether held in physical or electronic form) will be transferred by the Company to IEPF Account:

- Self-attested copy of PAN Card and Address Proof in form no. ISR-1;
- Copy of cancelled cheque;
- Application -cum Undertaking of Unpaid/Unclaimed Dividend duly filled in and signed available on the website of the Company at <https://www.uflexitd.com/shareholders-communication.php>

In case no valid claim is received by the due date mentioned above, the Company shall with a view to complying with the requirements as set out under the Act and Rules, transfer the shares on which the dividend has remained unpaid/unclaimed for seven consecutive year to IEPF, as per the procedures set out in the Rules by the due date.

It may please to noted that that no claim shall lie against the Company in respect of shares and unclaimed dividends transferred to IEPF Authority. The shareholders may claim the same from IEPF Authority by submitting an online application in the prescribed Form IEPF-5 available on the website of the Authority i.e. www.iepf.gov.in and sending a physical copy of the same duly signed to the Company along with requisite documents enumerated in the Form IEPF-5.

Further, pursuant to SEBI circular dated November 3, 2021, December 14, 2021 and March 16, 2023, the shareholders holding shares in physical form are requested to update their PAN, Nomination, Bank and other KYC details, if not done already, for processing any service request by Beetal Financial & Computer Services Pvt. Ltd (RTA). Copies of the circulars together forms are available on the Company website at <https://www.uflexitd.com/shareholders-communication.php> Mandatory Furnishing of Pan, KYC details and Nomination by holders of physical securities and our RTA website www.beetalfinancial.com.

Also, members who still hold share certificate in physical form are advised to dematerialise their shareholding to avail numerous benefits, including but not limited to easy liquidity, ease of trading and transfer, savings in stamp duty and elimination of any possibility of loss of documents.

In case the shareholders have any queries on the subject matter, they may write to us:

By Order of the Board
For UFLEX LIMITED,
Sd/-
Ritesh Chaudhry
Sr. Vice President- Secretarial & Company Secretary
ACS No.: 19966

Place : Noida
Dated : 31 May, 2024

Canara Bank

H.O. 112, J. C. ROAD, BENGALURU-560 002

www.canarabank.com

NOTICE OF 22nd ANNUAL GENERAL MEETING THROUGH VC/OAVM

Notice is hereby given that the Twenty Second Annual General Meeting of the Shareholders of Canara Bank will be held on Friday, the 28th June, 2024 at 10:30 A.M. IST through Video Conferencing (VC) / Other Audio Visual Means (OAVM) in compliance with various Circulars issued by Ministry of Corporate Affairs (MCA), to transact the following business:

- To discuss, approve and adopt the Audited Balance Sheet of the bank as at 31st March 2024, Profit & Loss account for the year ended 31st March 2024, the Report of the Board of Directors on the working and activities of the bank for the period covered by the Accounts and the Auditors' Report on the Balance Sheet and Accounts.
- To declare dividend for the financial year 2023-24.
- Reappointment of Shri Debashish Mukherjee as Executive Director of the bank
- Appointment of Shri Bhavendra Kumar as Executive Director of the Bank
- Appointment of Shri Parshant Kumar Goyal as Government Nominee Director of the Bank

In compliance with the aforementioned circulars, electronic copies of the Annual Report 2023-24 along with Notice of 22nd AGM have been sent to all shareholders whose email IDs are registered with respective Depository Participant, Registrar and Transfer Agent (RTA). A copy of same shall also be available on Bank's Website www.canarabank.com, websites of Stock Exchanges (BSE/NSE) and on website of e-voting agency <https://evoting.kfintech.com>. The Head Office is deemed to be the venue of the Annual General Meeting.

CUTOFF DATE :

The cut-off Date for reckoning Shareholders Rights for Dividend is Monday, the 17th June 2024, and cut-off date for e-voting through VC/OAVM is Friday, the 21st June 2024. Shareholders holding shares either in physical form or dematerialized form as on cut-off dates are eligible to cast their vote electronically (Remote e-Voting) on the above mentioned agenda.

RECORD DATE FOR PAYMENT OF DIVIDEND AND TDS APPLICABLE ON DIVIDEND:

The Record Date for payment of Dividend is 17th June, 2024. The dividend will be paid to the shareholders within 30 days from the date of declaration of dividend at the Annual General Meeting. We wish to inform you that as per section 194 of the Income Tax Act, 1961 ("The Act"), Bank will be deducting tax, if the dividend amount paid to you exceeds Rs. 5,000 (Rupees Five Thousand Only). A separate email communication has been sent to the shareholders with regard to TDS on payment of Dividend.

REMOTE E-VOTING :

The remote e-Voting Portal will commence at 09:00 AM on Tuesday, the 25th June 2024 and will remain open for voting till 5:00 PM on Thursday, the 27th June 2024. Remote e-Voting Portal will be disabled after 05:00 PM on 27th June 2024.

E-VOTING

The eligible Shareholders present at the 22nd AGM through VC/OAVM facility and have not cast their votes on the resolutions through remote e-voting shall be eligible to vote through e-voting during the 22nd AGM.

NOTES :

- Shareholders acquiring shares after the dispatch of Notice of 22nd Annual General Meeting and holding shares as on cutoff date may obtain login ID and Password for evoting / participating in AGM by sending request at evoting@kfintech.com.
- Shareholders who have cast their votes through remote e-voting shall be eligible to attend the AGM but shall not be eligible to cast their votes again through e-voting at AGM.
- Only Persons whose name is recorded in the Register of Shareholders or Register of Beneficial Owners maintained by depositories as on cut-off date shall be entitled to avail facility of remote e-voting/e-voting and participate in the 22nd AGM.
- The procedure for remote e-voting for shareholders holding shares in Physical form and dematerialized form is provided in Notice of AGM. The details will also be made available on the website of the Bank www.canarabank.com.
- Shareholders who have not registered their mail address are requested to register the same with respective Depository Participants and members holding shares in physical form are requested to update the email ID with Bank's Registrar and Transfer Agent (RTA) i.e., KFin Technologies Limited at inward_ris@kfintech.com to receive copies of Annual Report 2023-24 Notice of AGM, Instructions for remote evoting, Instructions for participating in 22nd AGM through VC / OAVM and Passwords for login.
- Shareholders who have not registered their mail address may temporarily register the same by clicking the link <https://ris.kfintech.com/clientservices/mobileereg/mobileemailreg.aspx>
- Shareholders who forget their log-in credentials may contact RTA (KFin Technologies Limited) at inward_ris@kfintech.com to retrieve / reset their login credentials.
- In case of any queries / technical assistance related to e-voting or participating in AGM through VC / OAVM shareholder members may refer FAQs for members and e-voting user manual for Members available at our RTA (KFin Technologies Limited) website or toll free No 1-800-309-4001 or contact Mr. S V Raju, Deputy General Manager, KFin Technologies Limited at the following address:
KFin Technologies Limited (Unit : Canara Bank), Selenium Tower B, Plot No. 31-32 Gachibowli, Financial District, Nanakramguda, HYDERABAD - 500 032.
The aggregate results of remote evoting and evoting at AGM shall be made available within two working days of the AGM at Bank's website, website of Stock Exchanges (BSE / NSE) and the website of KFin Technologies Limited.

By Order of the Board of Directors
Sd/-
K Satyanarayana Raju
Managing Director & CEO

Date: 01.06.2024
Place: Bengaluru

