



SELAN
EXPLORATION
TECHNOLOGY LIMITED

Bombay Stock Exchange
25th Floor, P.J. Towers
Dalal Street
Mumbai - 400 001
Scrip Code # 530075

National Stock Exchange of India Ltd.
5th Floor, Exchange Plaza,
Bandra – Kurla Complex
Bandra (E), Mumbai – 400 051
Scrip Code : Selan (Equity)

06 July 2019

Dear Sir:

**Sub: Submission of the Post Buyback Public Advertisement regarding Buyback of
Equity Shares of the Company**

With reference to the captioned subject and pursuant to the Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018, the Company has issued the Post Buyback Public Advertisement dated 05 July 2019, published on 06 July 2019 in the following newspapers :

- 1) Financial Express (all editions)
- 2) Jansatta (all editions)

The copy of the said Public Announcement is enclosed for your reference and records.

Thanking You

Yours faithfully

Pooja Agnihotri
Company Secretary

Registered Office :
J - 47 / 1, SHYAM VIHAR
DINDARPUR, NAJAFGARH
NEW DELHI - 110 043
CIN No. : L74899DL1985PLC021445
Email : admin@selanoil.com
Web : www.selanoil.com

Corporate Office :
UNIT 1106, TOWER B
MILLENNIUM PLAZA
SUSHANT LOK, PHASE-I
GURUGRAM - 122 002 HARYANA
Telefax : 4200326

BOMBAY CYCLE & MOTOR AGENCY LIMITED
CIN:L74899MH1985PLC021445
Registered Office : 514, Sarda Vihar, Palatal Road, Opera House, Mumbai - 400 007.
Tel: (022) 22236121/95 / 97, Fax: (022) 22236127, Email: investors@bcmal.com, Website: www.bcmal.com

NOTICE TO EQUITY SHAREHOLDERS OF THE COMPANY
Transfer of Equity Shares of the Company to Investor Education and Protection Fund

Notice is hereby given that pursuant to the provisions of Section 124 (f) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more are required to be transferred by the Company to the demat account of Investor Education and Protection Fund Authority ("IEPF Authority").

In pursuance of IEPF Rules, the Company has sent necessary intimation to the concerned shareholders who have not claimed/encashed dividend for the Financial Year 2011-2012 and all subsequent dividends declared by the Company and whose shares are liable to be transferred to IEPF Authority. The details of such shareholders have been uploaded on the website of the Company at www.bcmal.com under the section "Unclaimed and Unpaid Dividend" under the head "Investors Information". The shareholders may access the website of the Company to verify the details of the shares liable to be transferred to IEPF Authority.

The concerned shareholders are requested to claim their unclaimed dividend for the Financial year 2011-2012 onwards by making an application to the Registrar & Share Transfer Agent of the Company i.e. TSR Darasaw Consultants Private Limited, 6-10, Hajj Mosaic, Patrawala Industrial Estate, 20, Dr. E. Moses Road, Malabar Hill, Mumbai - 400 011. (Tel: 022- 6056 8484, email: csp-unit@tsrdarasaw.com). In case of a valid claim not received by TSR Darasaw Consultants Private Limited on or before September 17, 2019, the Company shall transfer to IEPF Authority the unclaimed dividend and the shares to IEPF Authority in accordance with the procedure prescribed under IEPF Rules. Shareholders may claim from IEPF Authority both unclaimed dividend amount(s) and the shares by making an online application in prescribed Form No. IEPF 5 online and sending a physical copy of the same duly signed (as per the specimen signatures recorded with the Company) along with requisite documents enumerated in the Form No. IEPF 5, The Rules and the application Form No. IEPF 5 as prescribed by the MCA for claiming back the shares / dividends are available on the website of MCA at www.mca.gov.in.

In case the shareholders have any queries in this regard, they may contact the Registrar & Share Transfer Agents of the Company at 514, Sarda Vihar, Palatal Road, Opera House, Mumbai 400 007 at +91 22 2236121/95/97, email: investors@bcmal.com

For Bombay Cycle & Motor Agency Limited
Sd/-
Prashant Galkwad
Company Secretary & Compliance Officer

Place: Mumbai
Dated: July 05, 2019

SBI
Corporate Centre, Stressed Assets Resolution Group,
2nd floor, Tower "4", The Arcade Building,
World Trade Centre, Cuffe Parade, Mumbai - 400 005.

**SALE OF FINANCIAL ASSETS TO BANKS/ARCS/
NBFCs/FIs ON 100% CASH BASIS THROUGH e-AUCTION**

State Bank of India invites bids from the Banks/ARCS/
NBFCs/FIs through e-Auction for sale of financial assets.
Banks/ARCS/NBFCs/FIs interested in bidding for buying such
financial assets, to be showcased by the Bank from time to time,
can participate in the bidding process after executing a
non-disclosure agreement with the Bank, if not already
executed. For execution of non-disclosure agreement with the
Bank & other queries, if any, such interested Banks/ARCS/
NBFCs/FIs can contact on e-mail id - dgmsr@sbi.co.in

State Bank of India Invites Expression of Interest from Banks/
ARCS/NBFCs/FIs for the proposed sale of its Non Performing
Assets (NPAs) comprising (1) financial asset with Total
outstanding of ₹82.52 Crore. Interested prospective bidders are
requested to intimate their willingness to participate in the
e-Auction by way of an "Expression of Interest". Kindly visit
Bank's Website at <https://bank.sbi> Click on link Procurement &
others> Auction Notices> e-auction of financial assets to
Banks/ARCS/ NBFCs/FIs for further details.

Issued by
Deputy General Manager
(ARC)

Place: Mumbai
Date: 06-07-2019

QSO
704 LBSHIVM1985PLC029405
Floor: A-514 TTC Industrial Area, MIDC, Mahape, Navi Mumbai-400701
Email: investors@qsofinance.com Website: www.qsofinance.com
Tel No: +91-22-49762785

NOTICE
NOTICE is hereby given that Pursuant to Regulation 33 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the meeting of the Board of Directors of QSO Finance Limited (Formerly known as Phoenix Equity Limited) will be held on Friday, 12th July, 2019 at 3rd Floor, A-514, TTC Industrial Area, MIDC, Mahape, Navi Mumbai-400701 Maharashtra, India to consider, approve and take records the financial results along with the Interim Review Report of the Company for the quarter ended 30th June, 2019. For further details, please visit www.qsofinance.com and www.bseindia.com.

Date: 5th July 2019
Place: Navi Mumbai

For QSO Finance Limited
(Formerly known as Phoenix Equity Limited)
Sd/-
Rachana Abhishek Singh
Managing Director
DIN: 00166508
Address: 43-B, Tuff View, Sethi Mall/Singhi Mills,
Opp. Nehru Centre, Worli, Mumbai-400018

"IMPORTANT"

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#IndianIntelligent

Dr.Reddy's

NOTICE OF AGM AND E-VOTING INFORMATION

NOTICE is hereby given that the 35th Annual General Meeting (AGM) of Dr. Reddy's Laboratories Limited (the "Company") is scheduled to be held on Tuesday, 30 July 2019 at 9.30 AM at The Ballroom, Hotel Park Hyatt, Road No. 2, Banjara Hills, Hyderabad - 500 034, to transact the business as set out in the notice of the said AGM.

Pursuant to Section 101 and 136 of the Companies Act, 2013, read with Rule 18 of the Companies (Management and Administration) Rules, 2014, the annual report of the Company for the financial year 2018-19 along with the notice of 35th AGM has been sent by e-mail to the members, who have registered their respective e-mail address either with the Company or the concerned Depository. The physical copies of the notice and annual report have been despatched to other members in the permitted mode on 5 July 2019.

Pursuant to the provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014, as substituted by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide e-voting facility to members to cast their vote on all the resolutions set out in the notice convening 35th AGM. The members may cast their vote electronically through electronic voting system of National Securities Depository Limited (NSDL) from a place other than venue of AGM (remote e-voting).

SELAN EXPLORATION TECHNOLOGY LIMITED
Registered Office: J-47/1, Shyam Vihar, Dindarpur, Najafgarh, New Delhi - 110 043
Tel: 0124-4200325, Fax: 0124-4200326, Website: www.selanoil.com, Email: investors@selanoil.com
CIN: L74899DL1985PLC021445

POST BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF SELAN EXPLORATION TECHNOLOGY LIMITED

This Post-Buyback Public Advertisement is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("Buy-Back Regulations") regarding completion of the Buy-Back (defined hereinafter).

This Post-Buyback Public Advertisement should be read in conjunction with the Public Announcement dated 28 December 2018, published on 29 December 2018 ("Public Announcement"), issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement.

1. THE BUY-BACK

1.1 Pursuant to the provisions of Sections 68, 69, 70 and all other applicable provisions, if any, of the Companies Act, 2013, as amended ("Companies Act") and applicable rules thereunder, and the provisions of the Buyback Regulations, Article 8A of the Articles of Association of the Selan Exploration Technology Limited (the "Company"), and pursuant to the resolutions passed by the Board of Directors (the "Board") of the Company at their meeting held on 27 December 2018 (the "Board Meeting"), approved the Buyback of the Company's fully paid-up Equity Shares of face value of ₹10/- (Rupees Ten Only) (the "Equity Shares") from its shareholders/beneficial owners, other than those who are Promoters or the persons in control of the Company and Promoter Group (hereinafter collectively referred to as the "Promoters"), from the open market through Stock Exchange mechanism i.e. using the electronic trading facilities of the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"), for a total amount not exceeding ₹ 25 crores (Rupees Twenty Five Crores Only) (the "Maximum Buyback Size"), and at a price not exceeding ₹ 300/- (Rupees Three Hundred Only) per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size and Maximum Buyback Price do not include brokerage costs, relevant SEBI and Stock Exchange fees, turnover charges, applicable taxes such as securities transaction tax and goods and service tax (if any), stamp duty and other transaction charges (collectively referred to as "Transaction Costs"). The Maximum Buyback Size represents 8.06% of the aggregate of the Company's paid-up equity capital and free reserves as per the standalone audited financial statements of the Company as at 31 March 2018.

1.2 The Buyback commenced on 07 January 2019 and closed on 05 July 2019 after the closure of the trading hours. Till the date of closure of Buyback, the Company has utilized 85.03% of Maximum Buyback Size (excluding Transaction Costs) authorized for the Buyback.

1.3 The Buyback Committee of the Company decided to close the Buyback with effect from 05 July 2019 after the closure of the trading hours. Intimation for closure of the Buyback was issued to the Stock Exchanges on 05 July 2019.

1.4 The total number of shares bought back under the Buyback are 1,200,000 Equity Shares.

2. DETAILS OF THE BUYBACK

2.1 The Company bought back an aggregate of 1,200,000 Equity Shares, utilizing a total of INR 21,25,66,459.50 (Rupees Twenty-One Crores Twenty-Five Lakhs Sixty-Six Thousand Four Hundred Fifty-Nine and Fifty Paise only) (excluding Transaction Costs), which represents 85.03% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was INR 193.05 per Equity Share while the lowest price was INR 161.52 per Equity Share. The Equity Shares were bought back at an average price of INR 177.31 per Equity Share. These prices are based on contract notes issued by Batilvala and Karani Securities India Private Limited ("Company's Broker") and exclude Transaction Costs.

2.2 The pay-out formalities shall be completed as per the normal settlement calendar of the Stock Exchanges. The Company has extinguished 12,00,000 Equity Shares bought back from its shareholders.

2.3 All Equity Shares bought back were in the demat segment from the Stock Exchanges. No Equity Shares were bought back in physical form. As the Buyback was done from the open market through the Stock Exchanges, the identity of shareholders from whom Equity Shares exceeding one per cent of the total Equity Shares bought in the Buyback is not known.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1 The capital structure of the Company as on the date of the Public Announcement and Post Buyback is set forth below:

Sr. No.	Particulars	Pre-Buyback (as on the date of the Public Announcement)		Post-Buyback*	
		No. of Equity Shares	% of Equity Shares	No. of Equity Shares	% of Equity Shares
1	Authorised Share Capital 29,000,000 Equity Shares of INR 10/- each 100,000 Preference Shares of INR 100/- each	2,900,000 100,000		2,900,000 100,000	
	Total	3,000,000		3,000,000	
2	Issued, Subscribed and Paid-up Share Capital (16,400,000 Equity Shares of INR 10/- each, fully paid-up)	1,640,000 (16,400,000 Equity Shares of INR 10/- each, fully paid-up)		1,520,000 (15,200,000 Equity Shares of INR 10/- each, fully paid-up)	
	Total	1,640,000	100.00	1,520,000	100.00

*The Company has extinguished 1,200,000 Equity Shares bought back from its shareholders.

3.2 Pre-Buyback and Post-Buyback Shareholding Pattern of the Company:-

Category of Shareholders	Pre-Buyback*		Post-Buyback*	
	No. of Equity Shares	% of Equity Shares	No. of Equity Shares	% of Equity Shares
Promoter & Promoter Group	45,73,846	27.89	45,73,846	30.09
Foreign Investors (Including Non-Resident Indians, FII's, FPI's, Foreign Mutual Funds, Foreign Nationals)	9,56,092	5.83		
Financial Institutions/Banks, Mutual Funds, promoted by Banks/Institutions	3,81,302	2.32	1,06,28,154	70.91
Others (Public, Bodies Corporate, etc.)	1,05,18,200	64.14		
TOTAL	1,64,00,000	100.00	1,52,00,000	100.00

*As on 29 December 2018.
#The Company has extinguished 1,200,000 Equity Shares bought back from its shareholders.

4. MANAGER TO THE BUYBACK OFFER

Name: Batilvala & Karani Securities India Private Limited
Address: Ground Floor, City Ice Building,
298 Perin Nauman Street, Fort, Mumbai - 400 001, India
Telephone: +91 22 4031 7000
Fax: +91 22 2263 5020/30
E-mail: merchantbanking@bksec.com
Website: www.bksec.com
Investor Grievance e-mail: grievance.mbd@bksec.com
Contact Person: Darshan Pyush Trivedi / Sujeev Guray
SEBI Registration Number: INM00010908

5. For further details please refer to the Company's website www.selanoil.com and the website of the Stock Exchange(s) (www.bseindia.com and www.nseindia.com).

6. DIRECTORS' RESPONSIBILITY

As per Regulation 24(1)(a) of the Buyback Regulations, the Board accepts responsibility for the information contained in this Post-Buyback Public Advertisement and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of
Selan Exploration Technology Limited

Sd/- Rohit Kapur Chairman and Whole-Time Director (DIN: 00017178)	Sd/- Minjil Singh Director (DIN: 07581638)	Sd/- Pooja Agritohm Company Secretary
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Place: New Delhi
Date: 05 July 2019

All members are informed that:

- The Ordinary and the Special Businesses as stated in the notice of 35th AGM may be transacted through voting by electronic means;
- The remote e-voting shall commence on Friday, 26 July 2019 (9.00 AM IST) and ends on Monday, 29 July 2019 (5.00 PM IST);
- The cut-off date for determining the eligibility to vote by electronic means or at the AGM is Tuesday, 23 July 2019;
- Any person, who acquires shares of the Company and becomes a member of the Company after despatch of the notice of AGM and holds shares as of the cut-off date i.e. Tuesday, 23 July 2019, may obtain the login ID and password by sending a request at evoting@nsdl.co.in. However, if a person is already registered with NSDL for e-voting then existing user ID and password can be used for casting vote. A member can also use the OTP (One Time Password) based login for casting the votes on the NSDL e-voting system.
- Members may note that:
 - The remote e-voting module will be disabled by NSDL after the aforesaid date and time for voting and the remote e-voting will not be allowed beyond the specified period;
 - Once the vote on a resolution is cast by the members, they will not be allowed to change it subsequently;
 - The facility for voting through electronic voting system/ballot paper shall be made available at the AGM venue for the members who have not cast their vote by remote e-voting;
 - The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but will not be entitled to cast their vote again; and
 - A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date will be entitled to avail the facility of remote e-voting as well as voting at the AGM venue through electronic voting system/ballot paper.

The annual report along with the notice of AGM and this notice is available on the Company's website www.drreddys.com, website of the NSDL www.evoting.nsdl.com and on the website of stock exchanges www.bseindia.com and www.nseindia.com. The shareholders, who wish to receive physical copies of the annual report, may e-mail their request to the Company at shares@drreddys.com or to Registrar and Transfer Agent of the Company viz. Bigshare Services Private Limited at bsshyd@bigshareonline.com.

The Company has appointed Mr. G. Raghav Babu, Partner, M/s. R & A Associates, Company Secretary in Practice, Hyderabad (Membership no. F4448 & Certificate of Practice no. 2820) as the Scrutinizer to scrutinize the voting and remote e-voting process in a fair and transparent manner.

For detailed instructions pertaining to e-voting, members may please refer to the section 'Instructions for E-voting' in notice of the AGM. In case of queries or grievances pertaining to e-voting procedure, members may refer the Frequently Asked Questions (FAQs) and e-voting user manual available at the 'Downloads' section of www.evoting.nsdl.com or may contact Ms. Pallavi Mhatre, Manager, National Securities Depository Limited, Trade World, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai-400013 at the designated e-mail ids: evoting@nsdl.co.in or pallavid@nsdl.co.in or at telephone nos. 022 24994545 or toll free no: 1800-222-990 who will also address the grievances connected with the voting by electronic means. Members may also write to the Company Secretary at shares@drreddys.com or the Registered Office of the Company.

Date : 5 July 2019
Place : Hyderabad

For Dr. Reddy's Laboratories Ltd.
Sandeep Poddar
Company Secretary

Dr. REDDY'S LABORATORIES LIMITED
Regd. Office: 8-2-337, Road No.3, Banjara Hills, Hyderabad - 500 034
CIN: L85195TG1984PLC004507, Tel. 91 40 4900 2900, Fax: 91 40 4900 2999
email: shares@drreddys.com, website: www.drreddys.com

**PUBLIC ANNOUNCEMENT FOR THE NCD HOLDERS OF
SKS POWER GENERATION (CHHATTISGARH) LIMITED**

(Registered address: 501-B, Elegant Business Park, Andheri-Kurla Road, Andheri (East), Mumbai - 400059, Maharashtra, India)

This Public Announcement ("PA") is being issued by SKS Power Generation (Chhattisgarh) Limited ("Company") in respect of delisting of non-convertible debentures of the Company having face value of INR 10,000 each ("NCDs") from BSE Limited ("BSE").

1. Background for Delisting

1.1 The Company is an unlisted public company incorporated under the Companies Act, 1956, having its registered office at 501-B, Elegant Business Park, Andheri-Kurla Road, Andheri (East), Mumbai - 400059, Maharashtra.

1.2 The NCDs of face value of INR 10,000 each of the Company are listed and traded only on BSE.

1.3 As on the date of this PA, the total authorised share capital of the Company is INR 1750,00,00,000 consisting of 175,00,00,000 equity shares of INR 10 each, INR 5,00,00,000 consisting of 50,00,00,000 Preference Share of INR 10 each and INR 749,95,00,000 consisting of 74,99,50,000 Preference Share of INR 1,000 each. The total issued capital of the Company is INR 289,49,65,640 comprising of 28,94,96,564 equity shares of INR 10 each and INR 50,35,47,000 comprising of 5,03,54,700 Preference Share of INR 1,000 each and the subscribed and paid-up share capital of the Company is INR 289,49,65,640 comprising of 28,94,96,564 equity shares of INR 10 each and INR 50,35,47,000 comprising of 5,03,54,700 Preference Share of INR 1,000 each fully paid.

1.4 As on the date of this PA, NCDs of the Company are being held as per the details in the table below by the entities ("NCD Holders") listed below:

Sr. No.	Name of the NCD Holder	Series of NCDs	No. of NCDs held	Scrip Code	ISIN Code
1.	Abbecross Limited	Series Tranche A	31,000	949751	INE097M08026
2.	Acacia Suppliers Private Limited	Series II	59,325	955573	INE097M08042
3.	Riverview Securities Private Limited	Series II	13,000	955573	INE097M08042
4.	Labheshwari Agencies Limited	Series II	29,646	955573	INE097M08042
5.	Distikon Steel Limited	Series II	1,25,770	955573	INE097M08042

1.5. This PA is being issued in the following newspapers.

Sr. No.	Newspaper	Language	Edition
1.	Financial Express	English	All India Editions
2.	Global Times	Marathi	Mumbai Edition

1.6. Any changes, modifications or amendments to this PA, if any, will be notified by way of issuing corrigendum in all the aforesaid newspapers.

2. Objective for Delisting

2.1. The Securities and Exchange Board of India ("SEBI") has amended the SEBI Foreign Investor Portfolio Regulations 2014 (as amended) vide its circular dated February 28, 2017 to allow investment by foreign portfolio investors ("FPI") into unlisted non-convertible debentures of a company, subject to certain end-use restrictions on investment in real estate business, capital market and purchase of land. Initially, the Company had listed the NCDs to receive investment from FPI and, also, to create liquidity for the resident investors to sell the NCDs to FPI subject to restrictions under applicable law.

2.2. In view of the amended SEBI Foreign Investor Portfolio Regulations, which permits any FPI to invest into unlisted non-convertible debentures of the Company, which is engaged in the energy generation business, and to reduce the substantial compliance burden on the Company under the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended) ("SEBI LODR Regulations") and other applicable regulations, the Company had proposed to voluntarily delist the NCDs.

2.3. For the reasons stated above the Company wishes to proceed with voluntary delisting of the NCDs from BSE.

3. Consents

3.1. The Company has intimated BSE for delisting on June 7, 2019.

3.2. The Company has received the consent of all the NCD Holders on June 21, 2019.

3.3. The Company has received the consents of the debenture trustee on July 3, 2019.

4. Compliance Officer

The details of the compliance officer of the Company are as follows:
Name: Manishkumar Sangani
Designation: Company Secretary
Registered office address: 501-B, Elegant Business Park, Andheri Kurla Road, J B Nagar, Andheri (East), Mumbai 400059
Phone: 22 3080 7000
Email: corporateoffice@sksispat.com
In case the NCD Holders have any queries concerning the delisting process and procedure, they may address the same to the Compliance Officer above.

Raise the standard of an argument.

The Indian Express.
For the Indian Intelligent.



विश्व कप - 2019

महासमर

6 जुलाई, 2019 12



दिलचस्प आंकड़े

रन	18716	सबसे ज्यादा रन
विकेट	565	शाकिब अल हसन
छक्के	304	उच्चतम स्कोर
अर्धशतक	95	डेविड वार्नर

इमाम के शतक से पाक का बड़ा स्कोर

बांग्लादेश के खिलाफ नौ विकेट पर बनाए 315 रन



वहाब रियाज

लंदन, 5 जुलाई (भाषा)।

इमाम-उल-हक के शतक और बाबर आजम के 96 रन की बदौलत पाकिस्तान ने बांग्लादेश के खिलाफ विश्व कप मुकाबले में नौ विकेट पर 315 रन बनाए। हालांकि वह सेमी फाइनल की वीड से बाहर होने की कगार पर

है। सरफराज अहमद की टीम को अब कोई भावुक हुए दक्षिण अफ्रीका के अनुभवी लेंग स्पिनर इमरान ताहिर करिअर का अंत जीत के साथ करना चाहते हैं। खिताब की वीड से बाहर हो चुका दक्षिण अफ्रीका शनिवार को आस्ट्रेलिया के खिलाफ मुकाबले में अपना आखिरी लीग मैच खेलेगा जो ताहिर के एक दिवसीय करिअर का 107वां और अंतिम मैच होगा। पाकिस्तान में जन्में ताहिर ने अपने 32वें जन्मदिन से एक महीना पहले फरवरी 2011 में दक्षिण अफ्रीका के लिए पदार्पण किया था। चालीस साल के इस खिलाड़ी ने 50 ओवर के

दस ओवर में उसने एक विकेट पर 38 रन बनाए। इमाम और बाबर ने दूसरे विकेट के लिए 150 रन की साझेदारी 146 गेंद में पूरी की। बाबर शतक से चार रन से चूक गए और 98 गेंद में 11 चौकों की मदद से 96 रन बनाकर आउट हुए।

इमाम पूरे 100 रन बनाकर 42वें ओवर में अपना विकेट गंवा बैठे। बाबर को मोहम्मद सैफुद्दीन ने बॉल्ड किया जबकि इमाम मुस्ताफिजुर रहमान की गेंद पर हिट विकेट आउट हुए। पाकिस्तान का स्कोर 42वें ओवर में तीन विकेट पर 246 रन था। मोहम्मद हाफिज अगले ओवर में मेहदी हसन मिराज की गेंद पर शाकिब अल हसन को कैच देकर लौटे।

पाकिस्तान को तांबड़तोड़ रन बनाने की जरूरत थी लेकिन पारी का पहला छक्का 47वें ओवर में इमाम वसीम ने जड़ा। इससे पहले सलामी बल्लेबाज फखर जमां का खराब फॉर्म लगातार जारी रहा और वह 31 गेंद में 13 रन बनाकर सैफुद्दीन का पहला शिकार बने। बांग्लादेश के लिए मुस्ताफिजुर रहमान ने पांच विकेट लिए लेकिन दस ओवर में 75 रन दे डाले। बांग्लादेश को हराने पर पाकिस्तान के 11 अंक हो जाएंगे लेकिन नेट रन रेट में वह न्यूजीलैंड से काफी पीछे है।

आज मध्यक्रम की पहली सुलझाने उतरेगा भारत

लीड्स, 5 जुलाई (भाषा)।

सेमी फाइनल में जगह बना चुकी भारतीय टीम शनिवार को श्रीलंका का सामना करेगी। जीत की लय के बावजूद मध्यक्रम अभी उसके लिए चिंता का विषय है। इस मुकाबले में विराट कोहली की टीम अपनी इस कमजोरी को दूर करने की कोशिश करेगी। श्रीलंका के खिलाफ जीत से भारतीय टीम अंक तालिका में शीर्ष पर भी पहुंच सकती है। लेकिन इसके लिए उसे प्रार्थना करना होगा कि आस्ट्रेलिया दक्षिण अफ्रीका के खिलाफ अंतिम मैच में हार जाए।

भारत के लिए मध्यक्रम की पहली अब भी अनुसुलझी है और ऐसा दिखता है कि भारतीय टीम प्रबंधन अपनी योजना 'ए' पर ज्यादा निर्भर है जो उनके शीर्ष क्रम की सफलता है। उप

कप्तान रोहित शर्मा 544 रन के साथ उनके सबसे सफल बल्लेबाज रहे हैं। उन्होंने इस दौरान रेकार्ड बराबरी वाले चार शतक भी जड़े। कप्तान कोहली के लिए भी यह विश्व कप अच्छा रहा है।



हालांकि उनके स्तर के हिसाब से इतना बेहतरीन नहीं रहा और उनके नाम पांच अर्धशतक से 400 से ज्यादा रन हैं। धोनी के लिए अंतिम ओवरों में बल्ले से बेहतर प्रदर्शन को देखने के लिए श्रीलंका से बेहतर प्रतिद्वंद्वी नहीं हो सकत श्रीलंकाई ऑफ स्पिनर धनंजय डि सिल्वा काफी किफायती रहे हैं। अगर धोनी को बीच के ओवरों में डि सिल्वा की ज्यादा गेंद खेलनी पड़ती है और वह इन पर रन जुटा लेते हैं तो इससे उनके आत्मविश्वास में बढ़ोतरी हो होगी। अभी तक मैचों में धोनी स्पिनरों के खिलाफ 81 गेंद में केवल 47 रन ही बना पाए हैं। इससे बीच के ओवरों में धीमे गेंदबाजों के खिलाफ कमजोरी दिख रही है।

जीत से एक दिवसीय करिअर खत्म करना चाहते हैं ताहिर

मैनचेस्टर, 5 जुलाई (एफपी)।

अपने अंतिम एक दिवसीय मैच को लेकर भावुक हुए दक्षिण अफ्रीका के अनुभवी लेंग स्पिनर इमरान ताहिर करिअर का अंत जीत के साथ करना चाहते हैं। खिताब की वीड से बाहर हो चुका दक्षिण अफ्रीका शनिवार को आस्ट्रेलिया के खिलाफ मुकाबले में अपना आखिरी लीग मैच खेलेगा जो ताहिर के एक दिवसीय करिअर का 107वां और अंतिम मैच होगा। पाकिस्तान में जन्में ताहिर ने अपने 32वें जन्मदिन से एक महीना पहले फरवरी 2011 में दक्षिण अफ्रीका के लिए पदार्पण किया था। चालीस साल के इस खिलाड़ी ने 50 ओवर के

प्रारूप में दक्षिण अफ्रीका के लिए 172 विकेट चटकाए हैं। दक्षिण अफ्रीका के लिए विश्व कप का अभियान अच्छा नहीं रहा जिसके खाते में आठ मैच में सिर्फ दो जीत है। ताहिर हालांकि जीत के साथ अलविदा कहना चाहते हैं। उन्होंने कहा कि एक टीम के लेंग पर हमें अपने अभियान को सही तरीके से खत्म करने के बारे में सोचना होगा। मैं यह सोच का बहुत दुखी और भावुक हूँ कि मैं टीम का साथ छोड़ रहा हूँ। ताहिर ने कहा कि अंतरराष्ट्रीय क्रिकेट खेलना हमेशा से मेरा सपना था और मैं उन सभी का आभारी हूँ जिन्होंने इसे पूरा करने में मेरी मदद की। उन्होंने (दक्षिण अफ्रीका ने) मुझे वैसे ही स्वीकार किया जबकि मैं विदेश से आया था। उन्होंने कहा कि मेरे लिए यह थोड़ा दुखद क्षण होगा लेकिन मैंने खुद को इसके लिए तैयार किया है। उम्मीद है कि यह मेरे लिए और टीम के लिए अच्छा होगा।

चोट के कारण शॉन मार्श विश्व कप से बाहर

मैनचेस्टर, 5 जुलाई (एफपी)।

आस्ट्रेलिया के बाएं हाथ के बल्लेबाज शॉन मार्श नेट अभ्यास के दौरान हाथ में फ्रैक्चर के कारण विश्व कप से बाहर हो गए हैं। उनकी जगह विकेटकीपर बल्लेबाज पीटर हैंडस्कॉब को टीम से जुड़ने के लिए बुलाया गया है। गुरुवार को ऑलंड टूर्नामेंट में अभ्यास के दौरान नेट सत्र में पैट कैमिंस की गेंद मार्श की कलाई पर लगी। मार्श से पहले इसी नेट पर अभ्यास के दौरान ग्लेन मैक्सवेल भी चोटिल हो गए थे। आस्ट्रेलिया के कोच जस्टिन लेंगर ने बताया कि दोनों खिलाड़ियों को स्कैन के लिए अस्पताल ले जाया गया जिसके बाद मार्श फ्रैक्चर के कारण टूर्नामेंट से बाहर हो गए। मैक्सवेल की चोट ज्यादा गंभीर नहीं है। हैंडस्कॉब इस साल उम्दा प्रदर्शन करने के बावजूद आस्ट्रेलियाई विश्व कप टीम में जगह बनाने से चूक गए थे।

सेमी फाइनल में जगह नहीं बना पाने से दुखी हूँ : गेल

लीड्स, 5 जुलाई (भाषा)।

सलामी बल्लेबाज क्रिस गेल को वेस्ट इंडीज के सेमी फाइनल में नहीं पहुंचने का मलाल है। उन्होंने अपने पांचवें और आखिरी विश्व कप का अंतिम मुकाबला खेलने के बाद कहा कि वह टीम की मदद के लिए हमेशा मौजूद रहेंगे। अफगानिस्तान के खिलाफ अंतिम लीग मैच में 23 रन से जीत दर्ज करने के बाद गेल ने कहा कि पांच विश्व कप में वेस्ट इंडीज का प्रतिनिधित्व करना सम्मान की बात है। हालांकि अंतिम चार में जगह नहीं बनाने पर निराश हूँ। अफगानिस्तान के खिलाफ जीत वेस्ट इंडीज के लिए सात्वना की तरह ही है। उसने विश्व कप में अपने अभियान का शानदार आगाज किया था।

जीत से तालिका में शीर्ष पर पहुंचना चाहेगा आस्ट्रेलिया

मैनचेस्टर, 5 जुलाई (एफपी)।

आस्ट्रेलियाई टीम शनिवार को दक्षिण अफ्रीका का सामना करेगी। कोच जस्टिन लेंगर का मानना है कि इस मुकाबले में स्टीवन स्मिथ और डेविड वार्नर पर कोई अतिरिक्त दबाव नहीं होगा। इन दोनों खिलाड़ियों ने गेंद से छेड़छाड़ के लिए एक साल का प्रतिबंध झेलकर वापसी की है। गत चैंपियन आस्ट्रेलिया पहले ही सेमी फाइनल में पहुंच चुकी है। लेकिन, शनिवार को होने वाला यह मैच निर्धारित करेगा कि वे तालिका में शीर्ष पर पहुंचते हैं या नहीं ताकि अंतिम चार में मेजबान इंग्लैंड से भिड़त से बच सकें। आस्ट्रेलियाई टीम के ये दोनों खिलाड़ी

दक्षिण अफ्रीका के खिलाफ केप टाउन टैस्ट में गेंद से छेड़छाड़ के कारण प्रतिबंधित हुए थे। ये दोनों प्रतिबंध से वापसी के बाद पहली बार दक्षिण अफ्रीका के खिलाफ खेलेंगे। इंग्लैंड में दर्शकों ने विश्व कप के मैचों के दौरान स्मिथ और वार्नर की काफी हूटिंग की, जिनका यह प्रतिबंध समाप्त होने के बाद पहला अंतरराष्ट्रीय टूर्नामेंट है।

लेंगर ने कहा कि इंग्लैंड में आने के बाद उन्हें जिस चीज की उम्मीद थी, वह उसे झेल चुके हैं। यह मैच हमारे कई खिलाड़ियों के लिए अहम है लेकिन हमें भावनाओं को इससे दूर रखना होगा। उन्होंने कहा कि हमें यहां से दो अंक लेने होंगे और जीत की लय जारी रखनी होगी।

बजट : राष्ट्रीय खेल शिक्षा बोर्ड बनेगा

नई दिल्ली, 5 जुलाई (भाषा)।

सरकार ने अपनी प्रमुख खेल योजना खेला इंडिया को विस्तार देते हुए शुक्रवार को अपने दूसरे कार्यकाल के पहले बजट में राष्ट्रीय खेल शिक्षा बोर्ड (एनएसईबी) का गठन करने की घोषणा की। इसके अलावा खेलों के लिए अंतरिम आवंटन में की गई व्यवस्था में कोई बदलाव नहीं किया गया। वित्त मंत्री निर्मला सीतारमण ने आम बजट पेश करते हुए इस साल फरवरी में तत्कालीन वित्त मंत्री पीयूष गोयल द्वारा पेश किए गए अंतरिम बजट में आवंटन को जस का तस रहने दिया। वित्त मंत्री ने वर्ष 2019-20 के लिए आम बजट पेश करते हुए कहा कि अक्टूबर 2017 में शुरू की गई खेलो इंडिया योजना ने पूरे देश में स्वास्थ्य के अभिन्न भाग के रूप में खेलों की जागरूकता सृजित की है। सरकार खेलो इंडिया का विस्तार करने और सभी जरूरी वित्तीय

सहायता प्रदान करने के लिए वचनबद्ध है। उन्होंने कहा कि सभी स्तरों पर खेलों को लोकप्रिय बनाने के लिए खेलो इंडिया योजना के अंतर्गत खिलाड़ियों के विकास के लिए राष्ट्रीय खेल शिक्षा बोर्ड का गठन किया जाएगा। खेल एवं युवा कल्याण मंत्रालय के लिए फरवरी में पेश किए अंतरिम बजट में 214.2 करोड़ रुपए की वृद्धि की गई थी। आवंटित राशि को पिछले साल के 2002.72 करोड़ रुपए की तुलना में 2216.92 करोड़ रुपए किया गया था। भारतीय खेल प्राधिकरण को पिछले साल संशोधित बजट में 395 करोड़ रुपए आवंटित किए गए थे जिसमें 55 करोड़ रुपए की बढ़ोतरी की गई थी। साई को 2019-20 के बजट में 450 करोड़ रुपए आवंटित किए गए थे। खेलो इंडिया कार्यक्रम के लिए बजट 550.69 करोड़ रुपए (संशोधित अनुमान) से बढ़ाकर 601.00 करोड़ रुपए कर दिया गया है।

खिलाड़ियों को प्रोत्साहन और पुरस्कार की राशि पिछले बजट के संशोधित अनुमान में 316.93 करोड़ और 2017-18 में 299.27 करोड़ रुपए थी जो बढ़ाकर 411 करोड़ रुपए कर दी गई है। इसमें खिलाड़ियों को प्रोत्साहन राशि 63 करोड़ रुपए से बढ़ाकर 89 करोड़ रुपए और राष्ट्रीय खेल विकास कोष का आवंटन दो करोड़ रुपए से बढ़ाकर 68 करोड़ रुपए कर दिया गया है। राष्ट्रीय खेल महासंघों को दी जाने वाली सहायता राशि कमोबेश जस की तस है। पिछले बजट में एनएसएफ को 245.13 करोड़ रुपए दिए गए थे जिन्हें अब 245 करोड़ रुपए आवंटित किए गए हैं। खेल मंत्री किरन रिजिजू ने खेलों के लिए नए बजट प्रस्तावों का स्वागत किया। उन्होंने ट्वीट किया, 'भारत के संपूर्ण खेल समुदाय की तरफ से मैं प्रधानमंत्री नरेंद्र मोदी और वित्त मंत्री निर्मला सीतारमण का बजट 2019 में खेलो इंडिया के तहत खिलाड़ियों के लिए राष्ट्रीय खेल शिक्षा बोर्ड के गठन की घोषणा करने के लिए आभार व्यक्त करता हूँ।

SELAN EXPLORATION TECHNOLOGY LIMITED

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CIN: L74899DL1985PLC021445

POST BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF SELAN EXPLORATION TECHNOLOGY LIMITED

This Post-Buyback Public Advertisement is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("Buy-Back Regulations") regarding completion of the Buy-Back (defined hereinafter).

This Post-Buyback Public Advertisement should be read in conjunction with the Public Announcement dated 28 December 2018, published on 29 December 2018 ("Public Announcement"), issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement.

1. THE BUY-BACK

Pursuant to the provisions of Sections 68, 69, 70 and all other applicable provisions, if any, of the Companies Act, 2013, as amended ("Companies Act") and applicable rules thereunder, and the provisions of the Buyback Regulations, Article 8A of the Articles of Association of the Selan Exploration Technology Limited (the "Company"), and pursuant to the resolutions passed by the Board of Directors (the "Board") of the Company at their meeting held on 27 December 2018 (the "Board Meeting"), approved the Buyback of the Company's fully paid-up Equity Shares of face value of ₹10/- (Rupees Ten Only) (the "Equity Shares") from its shareholders/beneficial owners, other than those who are Promoters or the persons in control of the Company and Promoter Group (hereinafter collectively referred to as the "Promoters"), from the open market through Stock Exchange mechanism i.e. using the electronic trading facilities of the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"), for a total amount not exceeding ₹ 25 crores (Rupees Twenty Five Crores Only) (the "Maximum Buyback Size"), and at a price not exceeding ₹ 300/- (Rupees Three Hundred only) per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size and Maximum Buyback Price do not include brokerage costs, relevant SEBI and Stock Exchange fees, turnover charges, applicable taxes such as securities transaction tax and goods and service tax (if any), stamp duty and other transaction charges (collectively referred to as "Transaction Costs"). The Maximum Buyback Size represents 8.66% of the aggregate of the Company's paid-up equity capital and free reserves as per the standalone audited financial statements of the Company as at 31 March 2018.

1.2. The Buyback commenced on 07 January 2019 and closed on 05 July 2019 after the closure of the trading hours. Till the date of closure of Buyback, the Company has utilized 85.03% of Maximum Buyback Size (excluding Transaction Costs) authorised for the Buyback.

1.3. The Buyback Committee of the Company decided to close the Buyback with effect from 05 July 2019 after the closure of the trading hours. Intimation for closure of the Buyback was issued to the Stock Exchanges on 05 July 2019.

1.4. The total number of shares bought back under the Buyback are 1,200,000 Equity Shares.

2. DETAILS OF THE BUYBACK

2.1. The Company bought back an aggregate of 1,200,000 Equity Shares, utilizing a total of INR 21,25,66,459.50 (Rupees Twenty-One Crores Twenty-Five Lakhs Sixty-Six Thousand Four Hundred Fifty-Nine and Fifty Paise only) (excluding Transaction Costs), which represents 85.03% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was INR 193.05 per Equity Share while the lowest price was INR 161.52 per Equity Share. The Equity Shares were bought back at an average price of INR 177.31 per Equity Share. These prices are based on contract notes issued by Bativala and Karani Securities India Private Limited ("Company's Broker") and exclude Transaction Costs.

2.2. The pay-out formalities shall be completed as per the normal settlement calendar of the Stock Exchanges. The Company has extinguished 12,00,000 Equity Shares bought back from its shareholders.

2.3. All Equity Shares bought back were in the demat segment from the Stock Exchanges. No Equity Shares were bought back in physical form. As the Buyback was done from the open market through the Stock Exchanges, the identity of shareholders from whom Equity Shares exceeding one per cent of the total Equity Shares bought in the Buyback is not known.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company as on the date of the Public Announcement and Post Buyback is set forth below :

Sr. No.	Particulars	Pre-Buyback (as on the date of the Public Announcement)	Post-Buyback*
1	Authorised Share Capital 29,000,000 Equity Shares of INR 10/- each 100,000 Preference Shares of INR 100/- each	2,900.00 100.00	2,900.00 100.00
	Total	3,000.00	3,000.00
2	Issued, Subscribed and Paid-up Share Capital	1,640.00 (16,400,000 Equity Shares of INR 10/- each, fully paid-up)	1,520.00 (15,200,000 Equity Shares of INR 10/- each, fully paid-up)
	Total	1,640.00	1,520.00

*The Company has extinguished 1,200,000 Equity Shares bought back from its shareholders.

3.2. Pre-Buyback and Post-Buyback Shareholding Pattern of the Company:

Category of Shareholders	Pre-Buyback*		Post-Buyback*	
	No. of Equity Shares	% of Equity Shares	No. of Equity Shares	% of Equity Shares
Promoter & Promoter Group	45,73,846	27.89	45,73,846	30.09
Foreign Investors (Including Non- Resident Indians, FPIs, Foreign Mutual Funds, Foreign Nationals)	9,56,592	5.83		
Financial Institutions/Banks, Mutual Funds promoted by Banks/Institutions	3,51,362	2.14	1,06,26,154	69.91
Others (Public, Bodies Corporate, etc.)	1,05,18,200	64.14		
TOTAL	1,64,00,000	100.00	1,52,00,000	100.00

*As on 29 December 2018.
#The Company has extinguished 1,200,000 Equity Shares bought back from its shareholders.

4. MANAGER TO THE BUYBACK OFFER

Name: Bativala & Karani Securities India Private Limited
Address: Ground Floor, City Ice Building, 298 Parin Nariman Street, Fort, Mumbai - 400 001, India
Telephone: +91 22 4031 7000
Fax: +91 22 2263 5020/30
E-mail: merchantbanking@bksec.com
Website: www.bksec.com
Investor Grievance e-mail: grievance.mbd@bksec.com
Contact Person: Darshan Piyush Trivedi / Sujeet Gurav
SEBI Registration Number: INM000010908

5. For further details please refer to the Company's website www.selanoil.com and the website of the Stock Exchange(s) (www.bseindia.com and www.nseindia.com).

6. DIRECTORS' RESPONSIBILITY

As per Regulation 24(1)(a) of the Buyback Regulations, the Board accepts responsibility for the information contained in this Post-Buyback Public Advertisement and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Selan Exploration Technology Limited

Sd/-	Sd/-	Sd/-
Rohit Kapur Chairman and Whole-Time Director (DIN : 00017172)	Manjit Singh Director (DIN : 07585638)	Pooja Agnihotri Company Secretary

Place : New Delhi
Date : 05 July 2019.

PRESSMAN

रजिस्ट्रेशन नं. डी.एल.-21047/03-05, आरएनआई नं. 42819/83, वर्ष 36, अंक 230, हवाई शूल्क: इफ्ल-पांच रुपए, गुवाहाटी-चार रुपए, रायपुर-दो रुपए और पटना-एक रुपए। दि इंडियन एक्सप्रेस प्राइवेट लिमिटेड के लिए आर. सी. मल्होत्रा द्वारा ए-8, सेक्टर 7, नोएडा-201301, जिला गीतम बुद्ध नगर (उत्तर प्रदेश) से मुद्रित और मेकनीन क्लोर, एक्सप्रेस बिल्डिंग, 9-10, बहादुर शाह जफर मार्ग, नई दिल्ली-110002 से प्रकाशित। फोन: (0120) 2470700/2470740, ई-मेल: edit.jansatta@expressindia.com, फैक्स: (0120) 2470753, 2470754, बॉर्ड अध्यक्ष: विवेक गोयनका, कार्यकारी संपादक: मुकेश भारद्वाज*, **आपीबी अधिनियम के तहत खबरों के चयन के जिम्मेवार। कार्यालय: दि इंडियन एक्सप्रेस प्राइवेट लिमिटेड। सर्वाधिकार सुरक्षित। लिखित अनुमति लिए बाीर प्रकाशित सामग्री या उसके किसी अंश का प्रकाशन या प्रसारण नहीं किया जा सकता।