

Date:- August 8, 2019

To

The Manager

BSE Limited

Department of Corporate Services, Phiroze Jeejeebhoy Towers

Dalal Street, Mumbai - 400 001

Scrip Code: 539450

To

The Manager

The National Stock Exchange of India Ltd

Listing Department, Exchange Plaza,

Bandra- Kurla Complex,

Bandra (E), Mumbai - 400 051

Scrip Symbol: SHK

Dear Sir/Madam

Sub: Buyback of equity shares by S H Kelkar and Company Limited (the "Company")

This is in further reference to the Buyback Offer made by the Company which opened on Monday, July 15, 2019 and closed on Friday, July 26, 2019.

A Post Offer Public Advertisement in terms of Regulation 24(vi) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018, in respect of the Buyback of equity shareholders from the eligible shareholders of the Company though the Tender Offer route has been published today i.e. August 8, 2019. The said advertisement has appeared in the same newspapers where the public announcement was published, being –

- Financial Express English National Daily;
- ii. Jansatta (Hindi) Hindi Daily; and
- iii. Mumbai Lakshadweep Regional Language Daily (Marathi).

In this regard we are enclosing herewith the post offer public advertisement as published in the newspaper.

We request you to kindly take the above on record.

Thanking you and assuring you of our best co-operation at all times.

Yours sincerely,

For S H Kelkar and Company Limited

Deepti Chandratre

Company Secretary & Compliance Officer

End: as above





FINANCIAL EXPRESS

Farnings (\$ mn) Sport

'Indestructible' tardigrades may be alive on the Moon epoxy of artificial amber, and

AGENCIES Washington, August 7

THERE MAY BE life on themoon after all: virtually indestructible beings that can withstand extreme radiation, sizzling heat, the coldest temperatures of the universe, and decades without food.

These terrifying-sounding creatures aren't aliens but in fact microscopic earthlings known as tardigrades, who likely survived a crash landing on the lunar surface by Israel's Beresheet probe in April, the organisation responsible for their trip said on Tuesday.

Based on an analysis of the spacecraft's trajectory and the composition of the device the micro-animals were stored in, "we believe the chances of survival for the tardigrades...are extremely high," Nova Spivack, founder of the Arch Mission Foundation, told AFP.



The non-profit is dedicated to spreading backups of human knowledge and earth's biology throughout the solar system, a quest it likens to the creation of an "Encyclopedia Galactica" as a gift to the future.

"Tardigrades are ideal to include because they are microscopic, multicellular, and one of the most durable forms of life on planet Earth," Spivack said.

He added that the diminutive creatures, which are under a millimeter (0.04 inches) in size, had been dehydrated to place them in suspended animation and then "encased in an ture." The tardigrades were stored inside a 'Lunar Library', a nanotechnology device that resembles a DVD and contains 30-million-page archive of human history viewable under microscopes, as well as human DNA. Spivack is confident this too survived impact, but it doesn't represent the first genetic code or life forms to be left behind on the barren celestial body. That distinction belongs to the DNA and microbes contained in the almost 100 bags of feces and urine left behind by US astronauts during the Apollo

should be revivable in the fu-

Also known as water bears or moss piglets, tardigrades can live in water or on land, and are capable of surviving temperatures as high as 150°C and as low as minus 272°C, albeit for a few minutes.

lunar landings from 1969-

The grub-like, eight-legged animals can come back from being dried out to a lifeless husk for decades, and withstand near-zero pressure in outer space as well as the crushing depths of the Mariana Trench, as well radiation at levels a thousand times greater than lethal levels for humans.

If they did not burn up in an explosion, they could in theory survive the tiny pressure on the lunar surface, and the extremes of temperature, William Miller, a tardigrades expert at Baker University, told AFP. "But to become active, to grow, eat, and reproduce they would need water, air and food," so it would not be possible for them to multiply and form a colony, he added.

NASA astrobiologist Cassie Conley said their exact survival time would depend on the condition of the impact site and the temperatures to which they are exposed.

Silk Road sweetener: China woos Myanmar's NLD with junkets

REUTERS

Yangon, August 7

THE NATIONAL LEAGUE for Democracy (NLD) was forged in an uprising against one-party rule. Its activists spent years in jail under Myanmar's military junta. But since taking power three years ago, the party led by Nobel laureate Aung San Suu Kyi has found an unlikely ally the Chinese Communist Party.

The friendship has blos-

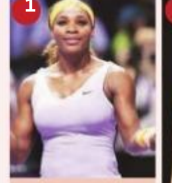
somed in high-level exchanges between Suu Kyi and Chinese leaders, but also in interactions between party members on visits that mix tours of container terminals or education projects with boozy dinners and shopping trips. The trips are part of a push to make Myanmar a vital stop on Chinese President Xi Jinping's flagship Belt and Road Initiative, offering to build deep-sea ports, hydropower

dams and economic zones in a country desperate for investment. Reuters interviewed more than 20 party members and lawmakers who have visited China on expenses-paid trips, through which Beijing hopes to overcome historic distrust and fears among many in Myanmar of becoming indebted to their much larger neighbour. "In the past it was only a re-

lationship between two governments — (China) did business with the military generals and Myanmar people didn't have good feelings towards them," said Aung Shin, who edits the party's newspaper. The invites have flowed since Myanmar's relations with Western countries soured following their sharp criticism of a 2017 army crackdown in its northwestern Rakhine state from which 700,000 Rohingya Muslims fled to Bangladesh.

Forbes list of best-paid female athletes Serena Williams on top, PV Sindhu grabs 13th spot

Ralik	Athlete	Earnings (\$ mi	i) sport
1	Serena Williams	29.2	Tennis
2	Naomi Osaka	24.3	Tennis
3	Angelique Kerber	11.8	Tennis
4	Simona Halep	10.2	Tennis
5	Sloane Stephens	9.6	Tennis
6	Caroline Wozniacki	7.5	Tennis
7	Maria Sharapova	7.0	Tennis
8	Karolina Pliskova	6.3	Tennis
9	Elina Svitolina	6.1	Tennis
10	Venus Williams	5.9	Tennis
10	Garbine Muguruza	5.9	Tennis
12	Alex Morgan	5.8	Football
13	PV Sindhu	5.5	Badminton
13	Madison Keys	5.5	Tennis
15	Ariya Jutanugarn	5.3	Golf







Serena Williams

Naomi Osaka

PV Sindhu

xelp

XELPMOC DESIGN AND TECH LIMITED

CIN: L72200KA2015PLC082873

Registered Office: #17, 4th Floor, Agies Building, 1st 'A' Cross, 5th Block, Koramangala, Bengaluru - 560 034, Karnataka, India. Tel. No: 080 4370 8360; E-mail: vaishali.kondbhar@xelpmoc.in; Website: www.xelpmoc.in

					(Rupees	in 1000's except	t per share data)
Sr.			Stand	lalone	***************************************	Consolidate	d
No.	Particulars	Quarter ended June 30, 2019 (Unaudited)	Year ended March 31, 2019 (Audited)	Quarter ended June 30, 2018 (Unaudited)	Quarter ended June 30, 2019 (Unaudited)	Year ended March 31, 2019 (Audited)	Quarter ended June 30, 2018 (Unaudited)
1	Income from operations	12,090.75	60,886.95	11,331.48	12,090.75	60,886.95	11,331.48
2	Net profit for the period (before tax, Exceptional and/or Extraordinary items)	(13,587.27)	(49,986,22)	(14,922.97)	(13,789.49)	(50,425.78)	(14,951.02)
3	Net profit for the period before tax (after Exceptional and/or Extraordinary items)	(13,587.27)	(49,986.22)	(14,922.97)	(13,789.49)	(50,425.78)	(14,951.02)
4	Net profit for the period after tax (after Exceptional and/or Extraordinary items)	(13,657.28)	(49,399.03)	(14,797.09)	(13,859.50)	(49,838.59)	(14,825.14)
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	(13,496.46)	7,630.77	(14,922.34)	(13,698.68)	7,191.21	(14,950.39)
6	Equity share capital	1,37,052.98	1,37,052.98	65,831.31	1,37,052.98	1,37,052.98	65,831.31
7	Reserves excluding revaluation reserves as per the balance sheet of the previous year		2,69,480.25			2,69,346.87	

STATEMENT OF FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2019

Notes:

8 Earnings per share of (Rs. 10 each)

(Not annualised)

a) Basic (Rs.)

b) Diluted (Rs.)

 The above is an extract of the detailed format of unaudited quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations) and Disclosure Requirements) Regulations, 2015. The full format of the unaudited quarterly and audited annual financial results are available on the websites of the Stock Exchange(s) www.bseindia.com and www.nseindia.com and on the website of the Company www.xelpmoc.in under Investor Relations Section.

(1.00)

(1.00)

(4.59)

(4.59)

(1.46)

(1.46)

(1.01)

(1.01)

2. The statement of unaudited financial results for the quarter ended June 30, 2019 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on August 06, 2019 in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

> For and on behalf of the Board of Directors of Xelpmoc Design and Tech Limited

(4.63)

(4.63)

(1.46)

(1.46)

Sandipan Chattopadhyay Managing Director and Chief Executive Officer DIN: 00794717

Date: August 06, 2019

Place: Mumbai

Bajaj Electricals Ltd. Consumer Products Turnover Up 31.7% & EBIT Up 21.4%











CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30th June, 2019

(₹ in lakhs except per share data)

SR.		QU	ARTER END	ED	YEAR ENDED
NO.	PARTICULARS	30-Jun-19 (Unaudited)	30-Jun-18 (Unaudited)	31-Mar-19 (Unaudited)	31-Mar-19 (Audited)
1	Total Income from Operations	130,069	113,993	177,518	667,941
2	Net Profit / (Loss) for the period (before tax, Exceptional and / or Extraordinary Items)	2,338	6,229	2,777	24,351
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary Items)	2,338	6,229	2,777	24,351
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary Items)	1,370	4,014	1,501	15,358
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) & Other Comprehensive Income (after tax)]	1,450	4,058	981	14,925
6	Equity Share Capital	2,049	2,043	2,048	2,048
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				103,537
8	Earnings Per Share (of ₹2/- each)				
	Basic:	1.34	3.93	1.47	15.02
	Diluted:	1.33	3.91	1.46	14.98
9	Debenture Redemption Reserve	4,625	120	4,625	4,625

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Key N	umbers of Unaudited Standalone Financial Results				(₹ in lakh	
SR.		QU	QUARTER ENDED			
NO.	PARTICULARS	30-Jun-19 (Unaudited)	30-Jun-18 (Unaudited)	31-Mar-19 (Audited)	31-Mar-19 (Audited)	
1	Total Income from Operations	129,778	113,993	177,294	667,314	
2	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary Items)	2,731	6,229	4,386	25,944	
3	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary Items)	1,740	4,053	2,854	16,707	

The above information has been extracted from the detailed consolidated unaudited / audited Financial Results for the guarter ended 30th June, 2019 which have been reviewed by the Audit Committee, approved by the Board of Directors and filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said Financial Results are available on the stock exchange websites, www.nseindia.com and www.bseindia.com and on the Company's website www.bajajelectricals.com.

> By Order of the Board of Directors for Bajaj Electricals Ltd.

Place: Mumbai Date: 7th August, 2019

Shekhar Bajaj Chairman & Managing Director

Corporate Identity Number: L31500MH1938PLC009887 | Regd. Office: 45 / 47, Veer Nariman Road, Mumbai - 400 001. Tel.: 022 6149 7000 | E-mail: legal@bajajelectricals.com | Website: www.bajajelectricals.com

Date: August 7, 2019 Place: Mumbai



S H KELKAR AND COMPANY LIMITED

CIN: L74999MH1955PLC009593

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002 Tel. No. 022-21649143/ 22069609, Website: www.keva.co.in; Email: investors@keva.co.in

POST BUY-BACK PUBLIC ADVERTISEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED This post buyback public advertisement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback Regulations"). This Advertisement should be read in conjunction with the Public Announcement published on Wednesday, June 12, 2019 ("PA"), and the Letter of Offer dated Tuesday, July 2, 2019 (the "Letter of Offer"/ "LOF") issued in connection with the Buyback of fully paid equity shares of ₹ 10/- each ("Equity Shares") of S H Kelkar and Company Limited (the "Company"), through the tender offer route using nationwide electronic trading terminal of BSE Limited ("BSE"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the

THE BUYBACK

Letter of Offer.

Keva

- 1.1. The Company had announced the Buyback of up to 33,00,000 (Thirty Three Lakhs Only) fully-paid-up Equity Shares of face value ₹10/- each from all the eligible shareholders/beneficial owners of Equity Shares as on record date (i.e.; June 20, 2019), on a proportionate basis, through the "Tender Offer" route at price of ₹180/- (Rupees One Hundred and Eighty Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹ 59,40,00,000/- (Rupees Fifty Nine Crore Forty Lakhs Only) ("Buyback Size"). The Buyback size represents 9.96% & 7.17% of the fully paid up equity share capital & free reserves as per audited standalone and consolidated financial statements of the Company respectively for the financial year ended March 31, 2019 (the last audited financial statements available as on the date of the Board Meeting approving the Buyback).
- 1.2. The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereof, issued by SEBI.
- 1.3. The tendering Period for the Buyback Offer opened on Monday, July 15, 2019 and closed on Friday, July 26, 2019.
- 2. DETAILS OF BUY BACK
- 33,00,000 (Thirty Three Lakhs) Equity Shares were bought back under the Buyback, at a price of ₹180/- (Rupees One Hundred and Eighty only) per Equity Share.
- 2.2. The total amount utilized in the Buyback was ₹ 59,40,00,000/- (Rupees Fifty Nine Crores Forty Lakhs Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, filing fees, advisors fees, public announcement expenses, printing and dispatch expenses and other incidental and related
- 2.3. The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 8,033 applications for 3,42,09,195 Equity Shares in response to the Buyback resulting in the subscription of approximately 10.36 times the maximum number of Equity Shares proposed to be bought back. 55 bids representing 6,398 shares were rejected. The details of the valid applications considered by the Registrar, are as follows Category of Shareholders No. of Equity Shares reserved in Buyback No. of Valid Bids No. of shares validly tendered % Response

				1000 C 10
Reserved Category for Small Shareholders	5,10,280	7,729	14,64,461	286.99
General category of other shareholders	27,89,720	249	3,27,38,336	1173.53
Total	33,00,000	7,978	3.42.02.797	1036.45

funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction were rejected by Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to Eligible Shareholders were transferred to

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on Tuesday, August 06, 2019. Clearing Corporation has made direct

- the concerned Seller Member for onward transfer to such Eligible Shareholder. 2.6. Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on Tuesday, August 06, 2019. The unaccepted demat Equity Shares
- have been returned to the respective Eligible Shareholders/Concerned Seller Member by Clearing Corporations on Tuesday, August 06, 2019. 2.7. The extinguishment of 33,00,000 (Thirty Three Lakhs) Equity Shares accepted under the Buyback are currently under process and shall be completed on or before Tuesday,
- August 13, 2019. 2.8. The Company and its directors accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the
- obligations of the Company laid down under the Buyback Regulations. 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1. The capital structure of the Company, pre and post the Buyback is as under:

(Equity Shares have a face value of ₹10/- each).

Category of Shareholders	Pre-Bu	yback	Post-Buy	/back
	No. of Equity Shares	Amount (₹ in Lakhs)	No. of Equity Shares	Amount (₹ in Lakhs)
Authorised Share Capital		(f) (f)	100 100	V31 0
- Equity	15,40,64,500	15,406.45	15,40,64,500	15,406.45
- Preference	1,19,35,500	1,193.55	1,19,35,500	1,193.55
Issued, Subscribed and Paid-up Capital	14,46,20,801	14,462.08	14,13,20,801	14,132.08

3.2. I are as mentioned below Sr. No. Name of the Shareholder No. of Equity Shares | Equity Shares Accepted | Equity Shares accepted

		accepted under Buyback	as a % of total Equity Shares bought back	% of Total Post buy as back Equity Shares
1	Ramesh Vinayak Vaze	5,12,000	15.52%	0.36%
2	Stichting Depositary APG Emerging Markets Equity Pool	4,18,424	12.68%	0.30%
3	Keya Constructions Pvt Ltd	3,22,618	9.78%	0.23%
4	Fidelity Investment Trust Fidelity Series Emerging Markets Fund	2,82,596	8.56%	0.20%
5	Kedar Ramesh Vaze	2,80,000	8.48%	0.20%
6	Fiam Group Trust For Employee Benefit Plans	1,33,734	4.05%	0.09%
7	Hdfc Trustee Company Ltd. A/C Hdfc Capital Builder Value Fund	1,24,933	3.79%	0.09%
8	Prabha Ramesh Vaze	99,025	3.00%	0.07%
9	KNP Industries Pte Limited	95,000	2.88%	0.07%
10	Wells Fargo Emerging Markets Equity Fund	70,143	2.13%	0.05%
11	Barclays Wealth Trustees India Private Limited	67,234	2.04%	0.05%
12	Fiam Emerging Markets All Cap Fund, LP	52,911	1.60%	0.04%
13	IDFC Multi Cap Fund	46,079	1.40%	0.03%
14	Morgan Stanley India Investment Fund, Inc.	42,902	1.30%	0.03%

3.3. The shareholding pattern of the Company pre-Buyback (as on Record date i.e. as on June 20, 2019) and post Buyback, is as under:

Particulars	Pre Buyback Post Buyback#		uyback#	
	No. of Equity Shares	% of the existing Equity Share Capital	No. of Equity Shares	% of the post Buyback Equity Share Capital
Promoters	8,23,03,421	56.91	8,09,53,112	57.28
Foreign Investors (including Non Resident Indians, FIIs, FPIs and Foreign Mutual Funds	4,31,36,543	29.83	6,03,67,689	42.72
Financial Institutions/ Banks/ Mutual Funds promoted by Banks/ Institutions	75,35,461	5.21		
Other (public, public bodies corporate etc.)	82,7,713	5.72		
Shares held by Employees Trust	33,73,663	2.33		
Total	14,46,20,801	100.00	14,13,20,801	100.00

#Subject to extinguishment of 33,00,000 Equity Shares 4. MANAGER TO THE BUYBACK OFFER

KEYNOTE

Keynote Financial Services Limited, (Formerly known as Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400028; Tel: +91-22-68266000-3; Fax: +91-22-6826 6088; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Ms. Pooja Sanghvi; SEBI Registration No.: INM 000003606

5. DIRECTORS RESPONSIBILITY

Ramesh Vaze

Managing Director

(DIN: 00509751)

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Advertisement or any other information advertisement, circular, brochure, publicity material which may be issued and confirm that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of Board of Directors of S H Kelkar and Company Limited

Kedar Vaze Director (DIN: 00511325)

Deepti Chandratre Company Secretary

केरल की नन को 'जीवन शैली' की वजह से धर्मसभा से निकाला गया

कोच्चि, ७ अगस्त (भाषा)।

केरल में एक नन को रोमन कैथोलिक चर्च के अंतर्गत आने वाले 'द फ्रांसिस्कन क्लारिस्ट धर्मसभा' (एफसीसी) से निष्कासित कर दिया गया है। यह कार्रवाई नन द्वारा कविता प्रकाशित करने. कार खरीदने और दुष्कर्म के आरोपी एक पूर्व बिशप के खिलाफ प्रदर्शन में भाग लेने के कारण की गई है।

अलुवा आधारित धर्मसभा की प्रमुख एन जोसफ की ओर से पांच अगस्त को आरोपी नन लूसी कलाप्पुरा को पत्र जारी किया गया। इसके मुताबिक कलाप्पुरा 'फ्रांसिस्कन क्लारिस्ट धर्मसभा' के नियमों का उल्लंघन करने वाली जीवनशैली अपनाने के मामले में संतोषजनक जवाब देने में विफल रही हैं, इसलिए उन्हें धर्म सभा से बर्खास्त किया जाता है।

पत्र में लिखा गया कि उन्हें उचित समय पर चेताया गया था, लेकिन उन्होंने कोई पछतावा व्यक्त नहीं किया, इसलिए 11 मई को

243 पेटियां बरामद, छह आरोपी गिरफ्तार

• नियमों का उल्लंघन करने वाली जीवनशैली

धर्मसभा की आम परिषद की बैठक में

कलाप्पुरा को 'सर्वसम्मति' से बर्खास्त करने

एफसीसी ने ड्राइविंग लाइसेंस लेने, कार

खरीदने, ऋण लेने, किताब प्रकाशित करने

और वरिष्ठों की जानकारी के बिना धन व्यय

करने को नियमों का उल्लंघन करार दिया था।

प्रांतीय वरिष्ठ ने सिस्टर लुसी को कविता संग्रह

का प्रकाशन करने की इजाजत देने से इनकार

उस समय नाराज कर दिया था जब उन्होंने

पिछले साल दुष्कर्म के आरोपी फ्रैंको

मुल्लाकल के खिलाफ पांच नन की ओर से

वायनाड में आयोजित विरोध प्रदर्शन में

उल्लेखनीय है कि लसी ने चर्च नेतृत्व को

कलाप्पुरा को जनवरी में जारी नोटिस में

अपनाने का आरोप ।

का फैसला किया गया है।

हिस्सा लिया था।

बीकानेर (राजस्थान) ७ अगस्त (भाषा)।

पुलिस ने जिले के गजनेर थाना क्षेत्र में बीकानेर-जैसलमेर राष्ट्रीय राजमार्ग पर ब्धवार को एक ट्रक से अवैध शराब की 243 पेटियां बरामद की। साथ ही ट्रक के पीछे चल रही एक कार से अवैध शराब की 11 पेटियां बरामद कीं।

अवैध शराब की

थानाधिकारी अमर सिंह ने बताया कि मुखबिर की सूचना के आधार पर बीकानेर-जैसलमेर राष्ट्रीय राजमार्ग पर एक ट्रक की जांच में सेब की पेटियों के नीचे रख कर ले जाई जा रही अवैध अंग्रेजी शराब की 243 पेटियां और उसके पीछे चल रही एक कार से अवैध अंग्रेजी शराब की 11 पेटियां बरामद कर छह आरोपियों को गिरफ्तार किया है।

उन्होंने बताया कि बरामद की गई अवैध शराब की कीमत 25 लाख रुपए बताई जा रही है। ट्रक में सवार संदीप कुमार (29), राजेंद्र कुमार (29) और कार में सवार मुकेश कुमार, महेंद्र कुमार जाट, अनिल कुमार और विनोद कुमार को गिरफ्तार किया गया है।



S H KELKAR AND COMPANY LIMITED

CIN: L74999MH1955PLC009593

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002 Tel. No. 022-21649143/ 22069609. Website: www.keva.co.in: Email: investors@keva.co.in

POST BUY-BACK PUBLIC ADVERTISEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED This post buyback public advertisement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback Regulations"). This Advertisement should be read in conjunction with the Public Announcement published on Wednesday, June 12, 2019 ("PA"), and the Letter of Offer dated Tuesday, July 2, 2019 (the "Letter of Offer"/ "LOF") issued in connection with the Buyback of fully paid equity shares of ₹ 10/- each ("Equity Shares") of S H Kelkar and Company Limited (the "Company"), through the tender offer route using nationwide electronic trading terminal of BSE Limited BSE"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the

- Letter of Offer. THE BUYBACK 1.1. The Company had announced the Buyback of up to 33,00,000 (Thirty Three Lakhs Only) fully-paid-up Equity Shares of face value ₹10/- each from all the eligible shareholders/beneficial owners of Equity Shares as on record date (i.e.; June 20, 2019), on a proportionate basis, through the "Tender Offer" route at price of ₹180/- (Rupees One Hundred and Eighty Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹ 59,40,00,000/- (Rupees Fifty Nine Crore Forty Lakhs Only) ("Buyback Size"). The Buyback size represents 9.96% & 7.17% of the fully paid up equity share capital & free reserves as per audited standalone and consolidated financial statements of the Company respectively for the financial year ended March 31, 2019 (the last audited financial statements available as on the date of the
- 1.2. The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereof, issued by SEBI.
- 1.3. The tendering Period for the Buyback Offer opened on Monday, July 15, 2019 and closed on Friday, July 26, 2019.
- 2. DETAILS OF BUY BACK

3.2.

Board Meeting approving the Buyback).

- 33,00,000 (Thirty Three Lakhs) Equity Shares were bought back under the Buyback, at a price of ₹180/- (Rupees One Hundred and Eighty only) per Equity Share.
- The total amount utilized in the Buyback was ₹59,40,00,000/- (Rupees Fifty Nine Crores Forty Lakhs Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, filing fees, advisors fees, public announcement expenses, printing and dispatch expenses and other incidental and related
- The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 8,033 applications for 3,42,09,195 Equity Shares in response to the Buyback. resulting in the subscription of approximately 10.36 times the maximum number of Equity Shares proposed to be bought back. 55 bids representing 6,398 shares were rejected. The details of the valid applications considered by the Registrar, are as follows

Category of Shareholders	No. of Equity Shares reserved in Buyback	No. of Valid Bids	No. of shares validly tendered	% Response
Reserved Category for Small Shareholders	5,10,280	7,729	14,64,461	286.99
General category of other shareholders	27,89,720	249	3,27,38,336	1173.53
Total	33,00,000	7,978	3,42,02,797	1036.45

- 2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection has been emailed/dispatched by the Registrar to the Buyback to eligible Shareholders on Tuesday, August 06, 2019.
- 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on Tuesday, August 06, 2019. Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction were rejected by Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to Eligible Shareholders were transferred to the concerned Seller Member for onward transfer to such Eligible Shareholder.
- 2.6. Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on Tuesday, August 06, 2019. The unaccepted demat Equity Shares have been returned to the respective Eligible Shareholders/Concerned Seller Member by Clearing Corporations on Tuesday, August 06, 2019.
- 2.7. The extinguishment of 33,00,000 (Thirty Three Lakhs) Equity Shares accepted under the Buyback are currently under process and shall be completed on or before Tuesday, August 13, 2019.
- 2.8. The Company and its directors accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.
- 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1. The capital structure of the Company, pre and post the Buyback is as under:

(Equity Shares have a face value of ₹10/- each)

Category of Shareholders	Pre-Bu	yback	Post-Buyback	
10.75 (Tab)	No. of Equity Shares	Amount (₹ in Lakhs)	No. of Equity Shares	Amount (₹ in Lakhs)
Authorised Share Capital	100 45	30 137	WS0 1	62: 8
- Equity	15,40,64,500	15,406.45	15,40,64,500	15,406.45
- Preference	1,19,35,500	1,193.55	1,19,35,500	1,193.55
Issued, Subscribed and Paid-up Capital	14,46,20,801	14,462.08	14,13,20,801	14,132.08

Sr. No. Name of the Shareholder No. of Equity Shares | Equity Shares Accepted | Equity Shares accepted % of Total Post buy accepted under as a % of total Equity Buyback Shares bought back as back Equity Shares 5,12,000 Ramesh Vinayak Vaze 15.52% 0.36% Stichting Depositary APG Emerging Markets Equity Pool 4,18,424 12.68% 2 0.30% 3,22,618 9.78% Keva Constructions Pvt Ltd 0.23% Fidelity Investment Trust Fidelity Series Emerging Markets Fund 2,82,596 8.56% 0.20% 4 Kedar Ramesh Vaze 2,80,000 8.48% 5 0.20% 1,33,734 4.05% 6 Fiam Group Trust For Employee Benefit Plans 0.09% Hdfc Trustee Company Ltd. A/C Hdfc Capital Builder Value Fund 1,24,933 3.79% 0.09% Prabha Ramesh Vaze 99,025 3.00% 0.07% 8 95,000 2.88% 0.07% 9 KNP Industries Pte Limited 70,143 2.13% Wells Fargo Emerging Markets Equity Fund 0.05% 67,234 2.04% Barclays Wealth Trustees India Private Limited 0.05% Fiam Emerging Markets All Cap Fund, LP 52,911 1.60% 0.04% 13 IDFC Multi Cap Fund 46,079 1.40% 0.03%

Particulars	Pre Bu	yback	Post B	uyback#
	No. of Equity Shares	% of the existing Equity Share Capital	No. of Equity Shares	% of the post Buyback Equity Share Capital
Promoters	8,23,03,421	56.91	8,09,53,112	57.28
Foreign Investors (including Non Resident Indians, FIIs, FPIs and Foreign Mutual Funds	4,31,36,543	29.83	6,03,67,689	42.72
Financial Institutions/ Banks/ Mutual Funds promoted by Banks/ Institutions	75,35,461	5.21		
Other (public, public bodies corporate etc.)	82,7,713	5.72		
Shares held by Employees Trust	33,73,663	2.33		
Total	14,46,20,801	100.00	14,13,20,801	100.00

42,902

MANAGER TO THE BUYBACK OFFER

14 Morgan Stanley India Investment Fund, Inc.

KEYNOTE

Keynote Financial Services Limited (Formerly known as Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400028; Tel: +91-22-68266000-3; Fax: +91-22-6826 6088; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net;

Contact Person: Ms. Pooja Sanghvi; SEBI Registration No.: INM 000003606

DIRECTORS RESPONSIBILITY

Sd/-

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Advertisement or any other information advertisement, circular, brochure, publicity material which may be issued and confirm that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of Board of Directors of S H Kelkar and Company Limited

Sd/-Ramesh Vaze Kedar Vaze Managing Director Director (DIN: 00509751) (DIN: 00511325) Deepti Chandratre Company Secretary

1.30%

0.03%

SAVITA

SAVITA OIL TECHNOLOGIES LIMITED

Registered Office: 66/67, Nariman Bhavan, Nariman Point, Mumbai - 400 021 Corporate Identity Number (CIN): L24100MH1961PLC012066 Tel. No.: +91 22 6624 6200; Fax: +91 22 2202 9364; Email: legal@savita.com; Website: www.savita.com; Contact Person: Uday Rege, Company Secretary & Compliance Officer

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF SAVITA OIL TECHNOLOGIES LIMITED

This post buyback public announcement ("Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 and subsequent amendments thereof ("Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated May 30, 2019 published on May 31, 2019 ("Public Announcement") and letter of offer dated July 5, 2019 ("Letter of Offer"). The capitalised terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

1. THE BUYBACK

- 1.1. Savita Oil Technologies Limited ("Company") had announced the Buyback of upto 2,51,000 (Two Lakh Fifty One Thousand) fully paid-up equity shares of the Company of face value ₹ 10/- (Rupee Ten Only) each ("Equity Shares"). representing upto about 1.75% of the total number of Equity Shares of the Company, from all the equity shareholders/ beneficial owners of the Company holding Equity Shares as on the record date i.e. Wednesday, June 12, 2019 ("Record Date"), on a proportionate basis, through the tender offer using stock exchange mechanism ("Tender Offer"), at a price of ₹ 1605/- (Rupees One Thousand Six Hundred and Five Only) (including premium of ₹ 1595/-) per Equity Share ("Buyback Price") for an aggregate maximum amount of upto ₹ 40,28,55,000/- (Rupees Forty Crores Twenty Eight Lakhs Fifty Five Thousand Only) ("Buyback Size") excluding costs such as brokerage, securities transaction tax, goods and services tax, stamp duty, etc., ("Transaction Cost") ("Buyback"), which represents 4.74% of the fully paid-up equity share capital and free reserves (including securities premium account) as per the latest audited standalone balance sheet of the Company as on March 31, 2019, is within the statutory limits of 10% (Ten Percent) of paid-up equity share capital and free reserves (including securities premium account) under the board of directors approval route as per the provisions of the Companies Act, 2013 and Buyback Regulations.
- 1.2. The Company had adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 and CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, BSE notice no. 20170202-34 dated February 2, 2017 and BSE notice no. 20170210-16 dated February 10, 2017 and such other circulars or notifications including amendments thereof as may be issued from time to time.
- 1.3. The Buyback opened on Tuesday, July 16, 2019 and closed on Monday, July 29, 2019.
- DETAILS OF BUYBACK
- 2.1. The total number of Equity Shares bought back under the Buyback were 2,51,000 Equity Shares (Two Lakh Fifty One Thousand), at a price of ₹ 1605/- (Rupees One Thousand Six Hundred and Five Only) per Equity Share.
- 2.2. The total amount utilized in the Buyback was ₹ 40,28,55,000/- (Rupees Forty Crores Twenty Eight Lakhs Fifty Five Thousand Only) excluding Transaction Cost.
- 2.3. The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 8,561 valid bids for 1,06,23,850 Equity Shares in response to the Buyback resulting in the subscription of approximately 42.33 times of the maximum number of Equity Shares proposed to be bought back. The details of valid bids considered by the Registrar are as follows:

Category of Shareholders	No. of Equity Shares Reserved in the Buyback	No. of Valid Bids	Total Equity Shares Validly Tendered	% Response
a) Reserved category for Small Shareholders	37,650	8,051	1,24,060	329.51%
 General category for eligible equity shareholder other than the Small Shareholders 	2,13,350	510	1,04,99,790	4921.39%
Total	2,51,000	8,561	1,06,23,850	4232.61%

- 2.4. All valid bids were considered for the purpose of acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection has been dispatched by the Registrar to the respective eligible equity shareholders, on Tuesday, August 6, 2019.
- 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Ltd. ("ICCL") on Tuesday, August 6, 2019. The funds in respect of accepted Equity Shares were paid out directly to the Eligible Sellers by ICCL. If bank account details of any Eligible Sellers holding Equity Shares in dematerialized form were not available or if the funds transfer instructions were rejected by the Reserve Bank of India of any or relevant bank, due to any reason, then the amounts payable to the Eligible Sellers will be transferred to the concerned Seller Members for onward transfer to such Eligible Sellers holding Equity Shares in dematerialized form.
- 2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's demat escrow account on Tuesday, August 6, 2019. Excess demat Equity Shares or unaccepted demat Equity Shares were returned to respective Seller Members/custodians by the ICCL on Tuesday, August 6, 2019.
- 2.7. The extinguishment of 2,51,000 Equity Shares accepted under the Buyback in dematerialized form is currently under process and shall be completed on or before Wednesday, August 14, 2019.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1. The present capital structure of the Company, pre Buyback i.e. as on Record Date and post Buyback, is as follows:

Sr. No.	Particulars	Particulars Pre Buyback		Post Buyback	
		No. of Equity Shares	Amount in ₹ Lakhs	No. of Equity Shares	Amount in ₹ Lakhs
1,	Authorized Share Capital	3,00,00,000 Equity Shares of ₹ 10/- each	3,000.00	3,00,00,000 Equity Shares of ₹ 10/- each	3,000.00
2.	Issued, Subscribed and Paid-up Capital	1,43,22,083 Equity Shares of ₹ 10/- each	1,432.21	1,40,71,083* Equity Shares of ₹ 10/- each	1,407.11

*Subject to extinguishment of 2,51,000 Equity Shares.

3.2. Details of eligible equity shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback are as under:

Sr. No.	Name of Shareholder	Number of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of post buyback Equity Shares
1.	Gautam N. Mehra#	1,63,101	64.98%	1.16%
2.	HDFC Trustee Company Ltd. A/C HDFC Balanced Advantage Fund	19,918	7.94%	0.14%
3.	Pari Washington India Master Fund, Ltd.	11,080	4.41%	0.08%
4.	L&T Mutual Fund Trustee Limited	6,512	2.59%	0.05%

#On behalf of Mehra Syndicate (an AOP) and Lord Krishna (Trust).

3.3. The shareholding pattern of the Company, pre Buyback i.e. as on Record Date and post Buyback, is as under:

Category of Shareholder	Pre	Pre Buyback		yback [*]
20 1/2	Number of shares	% to the existing Equity Share capital	Number of shares	% to post Buyback Equity Share capital
Promoter and Persons in Control	1,02,59,134	71.63	1,00,96,033	71.75
Foreign Investors (including Non-Resident Indians, FPIs and Foreign Mutual Funds)	6,74,651	4.71	39,75,050	28.25
Financial Institutions/Banks & Mutual Funds promoted by Banks/Institutions	16,91,577	11.81		
Others (Public, Public Bodies Corporate, etc.)	16,96,721	11.85		
Total	1,43,22,083	100.00	1,40,71,083	100.00

Subject to extinguishment of 2,51,000 Equity Shares. MANAGER TO THE BUYBACK

ITI CAPITAL LIMITED

ITI CAPITAL LIMITED

(Formerly known as Inga Capital Limited)

Naman Midtown, 21st Floor, 'A' Wing, Senapati Bapat Marg, Elphinstone (West),

Mumbai - 400 013, Maharashtra;

Gautam N. Mehra

Chairman and Managing Director

DIN: 0000296615

Tel. No.: +91 22 4031 3489; Fax No.: +91 22 4031 3379; Contact person: Mr. Mihir Pandhi/Ms. Nimisha Joshi;

Email: savita.buyback2019@iticapital.in;

Website: www.iticapital.in;

SEBI Registration No: INM000010924; CIN: U74140MH1999PLC122493.

DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true, factual and material information and does not contain any misleading information.

> For and on behalf of the Board of Directors of Savita Oil Technologies Limited Sd/-Sd/-

Sd/-

नई दिल्ली

Suhas M. Dixit Whole Time Director and CFO DIN: 0002359138

Uday Rege Company Secretary and Compliance Officer

Date : August 07, 2019 Place : Mumbai

epaper.jansatta.com

Date: August 7, 2019

Place: Mumbai



सिम्प्लेक्स पेपर्स लिमिटेड

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		(ক্.লান্তান	ा, प्रतिशेअर व्यतिरित्त
	संपलेली तिमाही	संपलेले वर्ष	संपलेली तिमाई
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कार्यचलनातून एकूण उत्पन्न	-	-	_
कालावधीकरिता निव्वळ नफा/(तोटा) (कर व अपवादात्मक बाबपूर्व)	(२.८७)	(९.०१)	(9.40)
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाबनंतर)	(२.८७)	(९.०१)	(9.40)
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाबनंतर)	(२.८७)	(९.०१)	(9.40
कालावधीकरिता एकूण सर्वंकष उत्पन्न ((करानंतर) व कालावधीकरिता एकत्रित			
नफा/(तोटा) व इतर सर्वंकष उत्पन्न (करानंतर))	(२.८७)	(९.०१)	(9.40)
समभाग भांडवल	३००.१५	३००.१५	300.94
इतर समभाग (पुनर्मुल्यांकित राखीव वगळून)	-	(१४०६.३९)	_
उत्पन्न प्रतिभाग (रू.१०/ – प्रत्येकी)(अखंडीत व खंडीत कार्यचलनासाठी)			
नूळ व सौमिकृत	(0.90)	(0.30)	(0.04)

सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजकडे सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक एकमेव वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.simplex-group.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे

वरील निष्कर्षाचे लेखासमितीद्वारे पुर्नविलोकन करण्यात आलेले आहे आणि ७ ऑगस्ट, २०१९ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले

सिम्प्लेक्स पेपर्स लिमिटेडकरीता

सही / -

संचालक

शेखर आर. सिंग

ठिकाण : मुंबई दिनांक : ०७.०८.२०१९

ऑरो लॅबोरेटरीज लिमिटेड

सीआयएन: एल३३१२५एमएच१९८९पीएलसी०५१९१० नोंदणीकत कार्यालय: के-५६, एमआयडीसी इंडस्टियल एरिया, तारापर, बोईसर, जिल्हा पालघर महाराष्ट्र-४०१५०६, महाराष्ट्र. दर.क.: (०२२)-६६६३५४५६, फॅक्स क.:(०२२)-६६६३५४६० वेबसाईट:www.aurolabs.com ई-मेल:auro@aurolabs.com

२० जून, २०१९ रोजी संपलेल्या तिमाहीकरिता एकमेव अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल (रु.लाखात, ईपीएस व्यतिरिक्त)

तपशील	संपलेली तिमाही ३०.०६.२०१९ अलेखापरिक्षित	संपलेली तिमाही ३०.०६.२०१८ अलेखापरिक्षित	३१.०३.२०१९
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	9३९७.४६	9089.८७	800८.9३
कालावधीकरिता निव्वळ नफा/(तोटा)			
(कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	942.32	૮૪.७६	६०६.८९
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)			
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	942.32	८४.७६	६०६.८९
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)			
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	990.83	६३.५ ७	४३९.९५
कालावधीकरिता एकूण सर्वकष उत्पन्न			
(कालावधीकरिता सर्वंकष नफा/(तोटा)(करानंतर) आणि			
इतर सर्वंकष उत्पन्न (करानंतर))	929.99	८१.४९	४४८.०६
समभाग भांडवल	६२३.२५	६२३.२५	६२३.२५
राखीव (मागील लेखावर्षाच्या ताळेबंद पत्रकानुसार			
पुनर्मुल्यांकित राखीव वगळून)	-	-	9990.84
उत्पन्न प्रतिभाग (दर्शनी मूल्य रू.१०/- प्रत्येकी)			
(खंडीत व अखंडीत कार्यचलनासाठी)			
१. मूळ	9.00	9.02	७.०६
२. सौमिकृत	9.00	9.02	७.०६

१. सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षांचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

निव्वळ नफा/तोटा, एकण सर्वकष उत्पन्न किंवा अन्य इतर आवश्यक वित्तीय बाबीवरील प्रभाव हे लेखा योजना बदलल्यामुळे तळटिप मध्ये देण्यात आले आहे.

> ऑरो लॅबोरेटरीज लिमिटेड सही / शरत देवराह

ठिकाण: मुंबई अध्यक्ष व व्यवस्थापकीय संचालव SIMPLEX III REALTY LTD.

सिम्पलेक्स रियाल्टी लिमिटेड

३० केशवराव खाडये मार्ग, संत गाडगे महाराज चौक, महालक्ष्मी (पू.) मुंबई-४०००११ **दूर**.:९१-२२-२३०८२९५१ **फॅक्स**:९१-२२-२३०७२७७३

वेबसाईट:www.simplex-group.com; ई-मेल:realty@simplex-group.com सीआयएन:एल१७११०एमएच१९१२पीएलसी०००३५१

		(ক.লান্ডান	ı, प्रतिशेअर व्यतिरिक्त)
	संपलेली तिमाही	संपलेले वर्ष	संपलेली तिमाही
तपशील	३०.०६.२०१९	३१.०३.२०१९	३०.०६.२०१८
कार्यचलनातून एकूण उत्पन्न	9८.४३	\$0.808	२३५.३८
कालावधीकरिता निव्वळ नफा/(तोटा) (कर व अपवादात्मक बाबपूर्व)	(३.७२)	(१७५.३१)	(२४.५०)
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाबनंतर)	(३.७२)	३७७.६९	(२४.५०)
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्मक बाबनंतर)	(\$3.03)	३४६.५६	(१४.३२)
कालावधीकरिता एकूण सर्वंकष उत्पन्न ((करानंतर) व कालावधीकरिता एकत्रित			
नफा/(तोटा) व इतर सर्वंकष उत्पन्न (करानंतर))	(७५.५९)	303.८८	(९.०१)
समभाग भांडवल	२९९.१४	२९९.१४	२९९.१४
इतर समभाग (पुनर्मुल्यांकित राखीव वगळून)	-	90८9८.0३	-
उत्पन्न प्रतिभाग (रू.१०/ – प्रत्येकी)(अखंडीत व खंडीत कार्यचलनासाठी)			
मूळ व सौमिकृत (मुळ व सौमिकृत वर्षा अखेरव्यतिरिक्त वार्षिकीकरण नाही)	(9.90)	99.48	(0.8८)

१. सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजकडे सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक एकमेव वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.simplex-group.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर

वरील निष्कर्षाचे लेखासमितीद्वारे पुर्नविलोकन करण्यात आलेले आहे आणि ७ ऑगस्ट, २०१९ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले

सिम्पलेक्स रियाल्टी लिमिटेडकरीता

ठिकाण : मुंबई नंदन दमानी अध्यक्ष व व्यवस्थापकीय संचालक दिनांक: ०७.०८.२०१९



S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002 Tel. No. 022-21649143/ 22069609, Website: www.keva.co.in; Email: investors@keva.co.in

POST BUY-BACK PUBLIC ADVERTISEMENT

FOR THE ATTENTION OF THE FLIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE FOLITY SHARES OF SHIKELKAR AND COMPANY LIMITED This post buyback public advertisement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback Regulations"). This Advertisement should be read in conjunction with the Public Announcement published on Wednesday, June 12, 2019 ("PA"), and the Letter of Offer dated Tuesday, July 2, 2019 (the "Letter of Offer"/"LOF") issued in connection with the Buyback of fully paid equity shares of ₹ 10/- each ("Equity Shares") of S H Kelkar and Company Limited (the "Company"), through the tender offer route using nationwide electronic trading terminal of BSE Limited ("BSE"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

1. THE BUYBACK

- 1.1. The Company had announced the Buyback of up to 33,00,000 (Thirty Three Lakhs Only) fully-paid-up Equity Shares of face value ₹10/- each from all the eligible shareholders/beneficial owners of Equity Shares as on record date (i.e.; June 20, 2019), on a proportionate basis, through the "Tender Offer" route at price of ₹180/- (Rupees One Hundred and Eighty Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹ 59,40,00,000/- (Rupees Fifty Nine Crore Forty Lakhs Only) ("Buyback Size"). The Buyback size represents 9.96% & 7.17% of the fully paid up equity share capital & free reserves as per audited standalone and consolidated financial statements of the Company respectively for the financial year ended March 31, 2019 (the last audited financial statements available as on the date of the Board Meeting approving the Buyback).
- 1.2. The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereof, issued by SEBI.
- 1.3. The tendering Period for the Buyback Offer opened on Monday, July 15, 2019 and closed on Friday, July 26, 2019.
- 2. DETAILS OF BUY BACK

3.2.

8

Prabha Ramesh Vaze

IDFC Multi Cap Fund

KNP Industries Pte Limited

10 Wells Fargo Emerging Markets Equity Fund

12 Fiam Emerging Markets All Cap Fund, LP

Barclays Wealth Trustees India Private Limited

- 2.1. 33,00,000 (Thirty Three Lakhs) Equity Shares were bought back under the Buyback, at a price of ₹180/- (Rupees One Hundred and Eighty only) per Equity Share.
- 2.2. The total amount utilized in the Buyback was ₹59,40,00,000/- (Rupees Fifty Nine Crores Forty Lakhs Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, filing fees, advisors fees, public announcement expenses, printing and dispatch expenses and other incidental and related
- 2.3. The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 8,033 applications for 3,42,09,195 Equity Shares in response to the Buyback resulting in the subscription of approximately 10.36 times the maximum number of Equity Shares proposed to be bought back. 55 bids representing 6,398 shares were rejected. The details of the valid applications considered by the Registrar, are as follows

Category of Shareholders	No. of Equity Shares reserved in Buyback	No. of Valid Bids	No. of shares validly tendered	% Response
Reserved Category for Small Shareholders	5,10,280	7,729	14,64,461	286.99
General category of other shareholders	27,89,720	249	3,27,38,336	1173.53
Total	33,00,000	7,978	3,42,02,797	1036.45

- 2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection has been emailed/dispatched by the Registrar to the Buyback to eligible Shareholders on Tuesday, August 06, 2019.
- 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on Tuesday, August 06, 2019. Clearing Corporation has made direct funds payout to Fligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Fligible Shareholders were not available or if the funds transfer instruction were rejected by Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to Eligible Shareholders were transferred to the concerned Seller Member for onward transfer to such Eligible Shareholder
- 2.6. Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on Tuesday, August 06, 2019. The unaccepted demat Equity Shares have been returned to the respective Eligible Shareholders/Concerned Seller Member by Clearing Corporations on Tuesday, August 06, 2019.
- The extinguishment of 33,00,000 (Thirty Three Lakhs) Equity Shares accepted under the Buyback are currently under process and shall be completed on or before Tuesday August 13, 2019.
- 2.8. The Company and its directors accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN 3.1. The capital structure of the Company, pre and post the Buyback is as under:

(Equity Shares have a face value of ₹10/- each)

3.00%

2.88%

2.13%

2.04%

1.60%

1.40%

14.13.20.801

0.07%

0.07%

0.05%

0.05%

0.04%

0.03%

100.00

Category of Shareholders	Pre-Bu	Pre-Buyback		yback
	No. of Equity Shares	Amount (₹ in Lakhs)	No. of Equity Shares	Amount (₹ in Lakhs)
Authorised Share Capital				
- Equity	15,40,64,500	15,406.45	15,40,64,500	15,406.45
- Preference	1,19,35,500	1,193.55	1,19,35,500	1,193.55
Issued, Subscribed and Paid-up Capital	14,46,20,801	14,462.08	14,13,20,801	14,132.08
Details of the eligible shareholders/beneficial owners from ware as mentioned below:	hom Equity Shares exceeding	g 1% (of the total equity share	es bought back) have been a	ccepted under the Buyback

Sr. No. Name of the Shareholder No. of Equity Shares | Equity Shares Accepted | Equity Shares accepted % of Total Post buy as a % of total Equity accepted under Shares bought back as back Equity Shares Buyback Ramesh Vinayak Vaze 5,12,000 15.52% 0.36% Stichting Depositary APG Emerging Markets Equity Pool 4.18.424 12.68% 0.30% 3 Keva Constructions Pvt Ltd 3,22,618 9.78% 0.23% Fidelity Investment Trust Fidelity Series Emerging Markets Fund 2,82,596 8.56% 0.20% 2,80,000 8.48% 0.20% Fiam Group Trust For Employee Benefit Plans 1,33,734 4.05% 0.09% Hdfc Trustee Company Ltd. A/C Hdfc Capital Builder Value Fund 1,24,933 3.79% 0.09%

99.025

95,000

70,143

67,234

52.911

46,079

5.72

2.33

100.00

14 Morgan Stanley India Investment Fund, Inc. 42.902 1.30% 0.03% 3.3. The shareholding pattern of the Company pre-Buyback (as on Record date i.e. as on June 20, 2019) and post Buyback, is as under **Particulars** Pre Buyback Post Buyback# No. of Equity Shares % of the existing No. of Equity Shares % of the post Buyback **Equity Share Capita Equity Share Capital** 8,23,03,42 8,09,53,112 Foreign Investors (including Non Resident Indians, FIIs, 4,31,36,543 29.83 6,03,67,689 42.72 FPIs and Foreign Mutual Funds Financial Institutions/ Banks/ Mutual Funds promoted 75,35,461 5.21

Shares held by Employees Trust Total #Subject to extinguishment of 33,00,000 Equity Shares

MANAGER TO THE BUYBACK OFFER

Other (public, public bodies corporate etc.)

KEYNOTE

33.73.663

14.46.20.801

Keynote Financial Services Limited, (Formerly known as Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400028; Tel: +91-22-68266000-3; Fax: +91-22-6826 6088; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Ms. Pooia Sanghyi: SEBI Registration No.: INM 000003606

5. DIRECTORS RESPONSIBILITY

Date: August 7, 2019

Place: Mumbai

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Advertisement or any other information advertisement, circular, brochure, publicity material which may be issued and confirm that such document contains true, factua and material information and does not contain any misleading information.

For and on behalf of Board of Directors of S H Kelkar and Company Limited

Sd/-Ramesh Vaze Managing Directo (DIN: 00509751)

Sd/-Kedar Vaze Director (DIN: 00511325)

Sd/-Deepti Chandratre Company Secretary पी ए ई लिमिटेड

नोंदणीकृत कार्यालयः ६९, ताडदेव रोड, मुंबई-४०००३४. **द्र:**:०२२-६६१८५७९९ फॅक्स क्र.०२२-६६१८५७५७ वेब.: www.paeltd.com ई-मेल: investors@paeltd.com

स्चना

येथे सूचना देण्यात येत आहे की, सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम २९ सहवाचिता नियम ४७ नुसार इतर दैनंदिन प्रकरणांसह खालील विषय विचारात घेणे व मान्यता देणे याकरिता कंपनीच्या नोंदणीकृत व कॉर्पोरेट कार्यालयात **बुधवार, १४ ऑगस्ट, २०१९** रोजी कंपनीच्या संचालक मंडळाची सभा होणार आहे. ३० जून, २०१९ रोजी संपलेल्या तिमाही करिता कंपनीचे अलेखापरिक्षीत वित्तीय निष्कर्ष (एकमेव) विचारात घेणे व नोंद पटावर घेणे २. मंडळाच्या विनंतीवर इतर प्रकरणे.

यापुढे कंपनीच्या प्रतिभूती संदर्भातील व्यापार खिडकी कंपनीचे संचालक, अधिकारी, पद्सिद्ध कर्मचारी यांच्याकरिता १ जुलै, २०१९ रोजी व्यापार वेळ प्रारंभापासून बंद ठेवण्यात येईल आणि मंडळ सभा समाप्तीपासून ४८ तासानंतर उघडण्यात येईल

सदर सूचना समाविष्ट माहिती कंपनीच्या www.paeltd.com वेबसाईटवर आणि जेथे कंपनीचे शेअर्स सुचिबध्द आहेत त्या लिमिटे डच्या बीएसई

www.bseindia.com आणि नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडच्य www.nseindia.com वेबसाईटवर

पीएई लिमिटेडकरिता

सही/ कृतिका निगम दिनांक: ०७.०८.२०१९ ठिकाण: मंबई कंपनी सचिव व

आणि संचालक मंडळाच्या वतीने



(पुर्वीची चोखानी सिक्युरिटीज लिमिटेड)

सीआयएन:एल६७१२०एमएच१९९३पीएलसी०७०७३९ नोंदणीकृत कार्यालय: एक्नीनोक्स बिझनेस पार्क, टॉवर ३, ४था मजला, एल.बी.एस. रोड, कुर्ला (पश्चिम), मुंबई-४०००७०. दूरः ०२२-४८९१८६८६, ई-मेल:yougrow@ugrocapital.com, वेबसाईट:www.ugrocapital.com

२० जून, २०१९ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

			रु. लाखात
अ.		संपलेली तिमाही	संपलेली तिमाही
क.	तपशील	३०.०६.२०१९	३१.०६.२०१८
		पुनर्विलोकीत	अलेखापरिक्षित
٩	कार्यचलनातून एकूण उत्पन्न (निव्वळ)	१७४४.४६	903.32
२	कालावधीकरिता निव्वळ नफा/(तोटा) (कर व अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व #)	(२२२.५४)	७९.२८
3	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर #)	(२२२.५४)	७९.२८
8	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर #)	(१८३.६५)	९१.६०
4	इतर सर्वंकष उत्पन्न	0.32	-
Ę	कालावधीकरिता एकूण सर्वंकष उत्पन्न	(१८३.३३)	९१.६०
9	समभाग भांडवल	२३३३.१५	४६९.८५
7	उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी)		
	मूळ	(0.२८)	0.40
	सौमिकृत	(0.20)	0.40

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेप्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. सविस्तर वित्तीय निष्कर्ष व सदर अहवालाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि ७ ऑगस्ट, २०१९ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले. त्रैमासिक वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर व कंपनीच्या www.ugrocapital.com वेबसाईटवर उपलब्ध आहे.

#- अपवादात्मक बाब हे एएस नियमानुसार नफा व तोटा अहवालात तजवीज केले आहे.

युग्रो कॅपिटल लिमिटेडकरिता

सही/

सच्छिंद्र नाथ



शेमारू एन्टरटेनमेंट लिमिटेड

(सीआयएन: एल६७१९०एमएच२००५पीएलसी १५८२८८) नोंदणीकृत कार्यालय: शेमारू हाऊस, प्लॉट क्रं. १८, मरोळ को-ऑप. इंडस्ट्रीयल इस्टेट, अंधेरी - कुर्ला रोड, अंधेरी (पूर्व), मुंबई - ४०० ०५९ टेल: +91 - 22 - 4031 9911; फॅक्स: +91 - 22 - 28519970; ई-मेल: compliance.officer@shemaroo.com वेबसाइट: www.shemaroo.com/www.shemarooent.com

३० जून, २०१९ रोजी संपलेल्या तिमाहीसाठी अलेखापरीक्षित

एकत्रित वित्तीय निष्कर्षांचा सार

(रू. लाखांत)

			तिमाही समाप्ती		वर्ष समाप्ती	
अनु. क्र.	तपशील	३०.०६.२०१९	३१.०३.२०१९	३०.०६.२०१८	३१.०३.२०१९	
,		(अलेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	
१	कामकाजातून मिळालेले एकूण उत्पनन	१४,३८७	१३,३०१	१२,३५८	५६,९५७	
2	कालावधीसाठी निव्वळ नफा (कर, अपवादात्मक आणि/किंवा असाधारण बार्बीपूर्वी)	२,५५५	३,३११	३,१५९	१२,८४०	
3	कालावधीसाठी करपूर्व निव्वळ नफा (अपवादात्मक आणि/किंवा असाधारण बार्बीपश्चात)	२,५५५	३,३११	३,१५९	१२,८४०	
8	कालावधीसाठी करपश्चात निव्वळ नफा (अपवादात्मक आणि/किंवा असाधारण बार्बीपश्चात)	१,६३८	२,०५९	१,९५५	८,२६७	
ų	कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न [(कालावधीकरिता सर्वसमावेशक नफा (करपश्चात) आणि अन्य सर्वसमावेशक उत्पन्न (करपश्चात)]	१,६१५	२,१८०	१,९०१	८,३३४	
ξ	समभाग भांडवल (दर्शनी मूल्य रू. १० प्रति)	२,७१८	२,७१८	२,७१८	२,७१८	
૭	राखीव निधी मागील वर्षाच्या लेखापरीक्षित ताळेबंदामध्ये दाखवल्याप्रमाणे पुनर्मुल्यांकित (राखीव निधी वगळून)	-	-	-	५४,४५३	
۷	प्रत्येकी रू. १०च्या प्रतिसमभागावर मिळकत (असाधारण बार्बीपूर्वी आणि पश्चात)					
	मूलभूत:	4.98	७.६८	७.१९	३०.५२	
	सौम्यीकृत:	4.98	७.६८	७.१९	३०.५२	

नोट:

अ. लेखापरीक्षण समितीद्वारे वरील निष्कर्षांचा आढावा घेण्यात आलेला आहे आणि संचालकीय मंडळाने ऑगस्ट ६, २०१९ रोजी घेतलेल्या सभेमध्ये त्यांना मंजूरी दिलेली आहे.

वरील माहिती ही सेबी (सूची आणि इतर प्रकटीकरण आवश्यकता) नियमने, २०१५ च्या नियमन ३३ च्या अंतर्गत स्टॉक एक्स्चेंजेससोबत दाखल करण्यात आलेल्या ३० जून २०१९ रोजीचे एकत्रित व स्वतंत्र तिमाहीच्या वित्तीय निष्कर्षांच्या तपशीलवार स्वरूपाचा सार आहे. अलेखापरीक्षित वित्तीय निष्कर्षांच संपूर्ण स्वरूप हे कंपनीच्या, नॅशनल स्टॉक एक्स्वेंजेस ऑफ इंडिया लिमिटेडच्या आणि बीएसई लिमिटेडच्या अनुक्रमे www.shemarooent.com, www.nseindia.com आणि www.bseindia.com ह्या वेबसाइट्सवर उपलब्ध

ड. अतिरिक्त माहिती स्वतंत्र वित्तीय निष्कर्षांचा सार खालीलप्रमाणे:

				(w. mann)	
		तिमाही समाप्ती			
तपशील	३०.०६.२०१९	३१.०३.२०१९	३०.०६.२०१८	३१.०३.२०१९	
	(अलेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	
कामकाजातून मिळालेले उत्पन्न	१३,८८५	१२,९८९	११,३३०	५४,८०५	
करपूर्व नफा	२,५५४	३,४६४	३,२२६	१३,१८५	
करपश्चात नफा	१,६३७	२,२१२	२,०२१	८,६११	

मंडळाच्या आदेशानसार

शेमारू एन्टरटेनमेंट लिमिटेडकरिता हिरेन उ गडा

स्थळ : मुंबई सीइओ व सीएफओ दिनांक: ऑगस्ट ०७, २०१९ (डीआयएन: ०११०८१९४)