

To,
Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street,
Mumbai – 400 001

SUB:

POST OFFER ADVERTISEMENT MADE TO THE SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED ("TARGET COMPANY") IN TERMS OF REGULATION 3(1) & 4 OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011

Dear Sir /Madam,

We, Kunvarji Finstock Pvt Ltd (hereafter referred to as "Manager to the Offer"), are hereby submitting post offer advertisement made by us on behalf of Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"), Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred to as the "Acquirers") and Mr. Kailash Rameshlal Ambwani ("Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") as Persons Acting in Concert ("PACs") for acquisition of 11,44,000 equity shares of Maitri Enterprises Limited at a price of Rs. 10.80/- fully paid up equity share payable at cash, pursuant to and in compliance with, among others, Regulation 3(1) and Regulation 4 of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Kindly take the same on your record.

Yours Faithfully,

For, Kunvarji Finstock Private Limited

Mr. Atul Chokshi

Director (DIN: 00929553)

SEBI Reg. No: MB/INM000012564

Encl: Post open offer advertisement

Date: 8th January 2022 Place: Ahmedabad



000112/2022

POST OFFER ADVERTISEMENT HAREHOLDERS OF

FER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS (
AITRIENTERPRISES LIMITED)

RMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD
INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)
EGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

APPEL OFFICE: "Cayesti House" Ashely Miss News Miss."

Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society, Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"),

("Manager to the Offer") on behalf of By Mr. Jalikishan Rameshlal Ambwani ("Acquirer 1"), Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jalikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Reculation 18 (12) of Securities and Exchange Board of India (Substantial

compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20° October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

PAC 1 PAC 2 PAC 3 PAC 4 PAC 5 PAC 6 PAC 7

1 Name of the Target Company Name of the Acquirers

Name of the Manager to the offer

Name of the Registrar to the offer

a.) Date of opening of the offer
 b.) Date of closing of the offer

Date of Completion of Payment of

Particulars

Size of the Offer (Number of Equity

Shares multiplied by Offer Price per

Shareholding of the Acquirers / PACs before Public Announcement

% of Equity Share Capital Shareholding of the Acquirers / PACs by way of preferential allotment

% of Equity Share Capital

Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number% of Equity Share Capital

Shares acquired by way of Open Offer

% of Equity Share Capital

Shares acquired after Detailed Public Statement ('DPS') Number

% of Equity Share Capital
 Price of the Shares acquired

Pre & Post offer shareholding

Pre & Post offer Shareholding

of the acquirers & PACs

KUNVARJI Driven By Knowledge

Date: 8th January 2022

ers and PACs

Place: Ahmedabad

*All acq

of the Public

Consideration & communication of Rejection/Acceptance Details of Acquisition:

3. Name of the PACs

4

5.

6 Offer details

7.

Sr. No

3

4.

5

6.

7

8

9

10.

11.

Limited.

Offer Price

Aggregate number of Shares tendered

Aggregate number of Shares accepted

Equity Share)

Number

Number

Number

Maitri Enterprises Limited
Acquirer 1 : Jaikishan Rameshlal Ambwani
Acquirer 2 : Chanderlal Bulchand Ambwani
Acquirer 3 : Rameshlal Bulchand Ambwani

: Kailash Rameshlal Ambwani : Seema Rameshlal Ambwani : Usha Chanderlal Ambwani : Deepa Dipak Ambwani : Deepak Rameshlal Ambwani : Kusumben Kailash Ambwani

: Sarla Jaikishan Ambwani

Actuals

Rs. 10.80/- (Ten Rupees

and Eighty Paise)

1,000 equity shares

1,000 equity shares

Rs. 10,800/- (Rupees

Ten Thousand and

Eight Hundred only)

2,71,435 14.29%

27,71,435 62.99%

0.00%

1 000

Nil

Nil Not Applicable

Post Offer % of Equity

Post Offer
No. of % of Equity

Share Capital 63.01%

Share Capital

36.999

No. of

Shares

27,72,435

Shares

16,27,565

Kunvarji Finstock Private Limited

Bigshare Services Pvt. Ltd.

13th December 2021, Monday 24th December 2021, Friday

Proposed in the Letter

of offer Rs. 10.80/- (Ten Rupees

and Eighty Paise)

11,44,000 equity shares*

11,44,000 equity shares*

Rs. 1,23,55,200/- (Rupees

One Crore Twenty Three Lakh Fifty Five Thousand

and Two Hundred only)

2,71,435 14.29%

2,71,435

14.29%

0.00%

11 44 000

26.00%

Nil

Nil

Not Applicable

No. of

Shares

2,71,435

No. of

16,28,565

*Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs.10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-. All the acquirers and PACs accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs

Power of Attorney dated 02/07/2021 to Mr.

Pre Offer % of Equity

Share Capital

14.29% Pre Offer % of Equity

Share Capital 85.71%

KUNVARJI FINSTOCK PRIVATE LIMITED
Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway
Road, Mouje Makarba, Ahmedabad, Gujarat - 380051
SEBI Reg. No.: MB/INM000012564
Email Id: niraj,thakkar@kunvarji.com

For and on behalf of all the acquirers and PACs*

Mr. Jaikishan R Ambwani han R. Ambwani for all matters related to this Open Offe

ed to this Open Offer

Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No. : 079-66669000

7th January 2022, Friday



To,
Corporate Finance Department
Division of Corporate Restructuring
Securities and Exchange Board of India
SEBI Bhavan BKC, Plot No.C4-A,
'G' Block, Bandra-Kurla Complex,
Bandra (East), Mumbai - 400051, Maharashtra

SUB: POST OFFER ADVERTISEMENT MADE TO THE SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED ("TARGET COMPANY") IN TERMS OF REGULATION 3(1) & 4
OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011

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Kindly take the same on your record.

Yours Faithfully,

For, Kunvarji Finstock Private Limited

Mr. Atul Chokshi

Director (DIN: 00929553)

SEBI Reg. No: MB/INM000012564

Encl: Post open offer advertisement

* Pi

Date: 8th January 2022 Place: Ahmedabad



POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. REGISTERED OFFICE: "GAYATRI HOUSE", ASHOK VIHAR, NEAR MAITRI AVENUE SOCIETY, OPP. GOVT. ENG. COLLEGE, MOTERA, SABARMATI AHMEDABAD, INDIA.

Tel. No.: 91 9426722321, Email Id: compliance@maitrienterprises.com,

Website: www.maitrienterprises.com CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"), Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition)and Financial Express (Gujarati) (Ahmedabad Edition).

1.	Name of the Target Company	:	Maitri Enterprises Limited
2.	Name of the Acquirers	:	Acquirer 1 : Jaikishan RameshlalAmbwani Acquirer 2 : ChanderlalBulchandAmbwani Acquirer 3 : RameshlalBulchandAmbwani
3.	Name of the PACs	:	PAC 1: Kailash RameshlalAmbwani PAC 2: Seema RameshlalAmbwani PAC 3: Usha ChanderlalAmbwani PAC 4: Deepa Dipak Ambwani PAC 5: Deepak RameshlalAmbwani PAC 6: Kusumben Kailash Ambwani PAC 7: Sarla Jaikishan Ambwani
4.	Name of the Manager to the offer	:	Kunvarji Finstock Private Limited
5.	Name of the Registrar to the offer	:	Bigshare Services Pvt. Ltd.
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	:	13 th December 2021, Monday 24 th December 2021, Friday
7.	Date of Completion of Payment of Consideration and communication of Rejection/Acceptance	:	7th January 2022, Friday

Details of Acquisition:

Sr. No.	Particulars	Proposed i	n the Letter of	A	Actuals	
1.	Offer Price		Rs. 10.80 (Ten Rupees and Eighty Paise)		30 (Ten Rupees Eighty Paise)	
2.	Aggregate number of Shares tendered	11,44,00	0equity shares*	1,000	equity shares	
3.	Aggregate number of Shares accepted	11,44,00	0 equity shares*	1,000	equity shares	
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	(RupeesO Three L Thous	,23,55,200/- one CroreTwenty akh Fifty Five and and Two ondredonly)	Thousa	00 (Rupees Ten and and Eight adred only)	
5.	Shareholding of the Acquirers / PACs before PublicAnnouncement • Number		2,71,435		2,71,435	
	% of Equity ShareCapital		14.29%		14.29%	
6.	Shareholding of the Acquirers / PACs by way of preferential allotment Number Meritan ShareCapital	2,71,435 14.29%		27,71,435 62.99%		
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') • Number	0			0	
8.	• % of Equity ShareCapital Shares acquired by way of Open Offer		0.00%		0.00%	
	Number% of Equity ShareCapital	11,44,000 26.00%		1,000 0.02%		
9.	Shares acquired after Detailed Public Statement ('DPS') • Number	Nil		Nil		
	% of Equity ShareCapital Drive of the Sharecappying d	Nil Not Applicable		Not	Nil Applicable	
10.	Price of the Sharesacquired Pre & Post offer shareholding of	Not Applicable Pre Offer			t Offer	
	the acquirers & PACs	No. of Shares 2,71,435	% of Equity Share Capital 14.29%	No of Shares 27,72,435	% of Equity Share Capital* 63.01%	
11.	Pre & Post offer Shareholding of the	The second secon	Offer		t Offer	
	Public	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital*	

^{*}Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equitysharesof Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-.

All the acquirers and PACs accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations.

A copy of this post Offer Advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF All THE ACQUIRERS AND PACS



KUNVARJI FINSTOCK PRIVATE LIMITED

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, MoujeMakarba, Ahmedabad, Gujarat - 380051

SEBI Reg. No.: MB/INM000012564
Email Id: niraj.thakkar@kunvarji.com;

Website: www.kunvarji.com

Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Tel. No.: 079-66669000

For and on behalf of all the acquirers and PACs*

Mr. Jaikishan R.Ambwani

*All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offer.

Date:8th January 2022 Place: Ahmedabad

DECEMBER NUMBERS

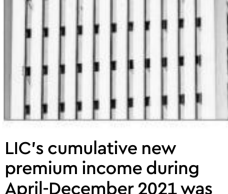
Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to



April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to 1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs

duty to benefit customers. HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a state-

ment that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

PRESS TRUST OF INDIA six companies unrelated or New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Con-

did not com mit any violation of rules. Sebi had in October 2020 levied a fine of ₹6 crore on the for non-incidental to the stock exchange business.

SAT quashes Sebi's ₹6-cr fine on NSE

The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India (MSIL) and Receivables

Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)

Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board o Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged

SPANDANA SPHOORTY FINANCIAL LIMITED

Kartikeya Dhruv Kaji



Sebi comes out with list of untraceable defaulters

PRESS TRUST OF INDIA New Delhi, January 7

SEBI ON FRIDAY came out with a list of defaulters entities, including individuals, who are found to be untraceable.

Publishing the details of untraceable defaulters on its website, Sebi said the recovery certificates were drawn up against these entities by the regulator's recovery officer. However, these notices could not be served on the defaulters at their last known addresses.

These notices were served from April 2015 to July 2021, the Securities and Exchange Board of India (Sebi) said in a notice.

Those named by Sebi are — MCX Biz Solutions and its proprietor Syed Sadaq; Bharat Vaghela, Giridhar J Vagadia. Kalpesh Babariya, Vithalbhai Gajera, Laxminarayana Veeramallu Doosa, Umesh Choukekar, Bindu R Menon, Nilesh Palande and Ghanshyam Dayabhai Patel.

These defaulters failed to return investors' money or failed to pay fines imposed on them by the regulator for various offences related to the securities market.

In the notice, the regulator has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email by January 22, 2022.

"Further, if any person is aware of the whereabouts of the defaulter (s)...detail of the same may be provided by sending a letter to the recovery officer... or an email... by January 22, 2022," the notice said.

Issue price of gold bond scheme fixed at ₹4,786 per gm

PRESS TRUST OF INDIA Mumbai, January 7

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram, the RBI said on Friday.

The Sovereign Gold Bond Scheme 2021-22 — Series IX will be open for subscription for the period from January 10-14,2022.

The nominal value of the bond "works out to ₹4,786 per gram of gold", the central bank said in a statement.

The government of India, in consultation with the Reserve Bank, has decided to offer a discount of ₹50 per gram to those investors applying online and the payment against the application is made through digital mode. "For such investors, the issue price of gold bond will be ₹4,736 per gram of gold," the

RBI said. The issue price for Series VIII, which was open for subscription during November 29 – December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.

financialexp.epa.in

CENTRAL UNIVERSITY OF HARYANA NAAC Accredited 'A' Grade University

MAHENDERGARH - 123031 (HARYANA) RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 akhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc). for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh -123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853 This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"), Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 20" October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company	Maitri Enterprises Limited			
Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani			
Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani			
Name of the Manager to the offer	Kunvarji Finstock Private Limited			
Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.			
Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday			
Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday			
	Name of the Acquirers Name of the PACs Name of the Manager to the offer Name of the Registrar to the offer Offer details a.) Date of opening of the offer b.) Date of closing of the offer Date of Completion of Payment of Consideration & communication			

Sr. No.	Particulars	Propose	d in the Letter of offer	A	ctuals
1.	Offer Price	Rs. 10.80/- (Ten Rupees and Eighty Paise)		Rs. 10.80/- (Ten Rupe and Eighty Paise)	
2.	Aggregate number of Shares tendered	11,44,000 equity shares*		1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital	2,71,435 14.29%		2,71,435 14.29%	
6.	Shareholding of the Acquirers / PACs by way of preferential allotment • Number • % of Equity Share Capital	2,71,435 14.29%		27,71,435 62.99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%			0
8.	Shares acquired by way of Open Offer Number % of Equity Share Capital	11,44,000 26,00%		1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Nil Nil Not Applicable	
10.	Pre & Post offer shareholding	Pre Offer		Post	
50%	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	Committee and a second	% of Equity Share Capital
		2,71,435	14.29%	27,72,435	63.01%
11.	Pre & Post offer Shareholding		Offer		Offer
12.54	of the Public	No. of Shares	% of Equity Share Capital	27.3 (S.C.) (C.A) (S.C.) (C.A)	% of Equity Share Capital
		16.28.565	85.71%	16.27.565	36.99%

16,28,565 *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs.10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10,80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post

Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED



Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Date: 8th January 2022 For and on behalf of all the acquirers and PACs* Place: Ahmedabad Mr. Jaikishan R Ambwani "All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offer

Financial Institutions / Banks, NBFCs & Mutual Funds Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF) Shares held by Employees Trust #Subject to extinguishment of 29,00,000 Equity Shares MANAGER TO THE BUYBACK OFFER 85.71% [16,27,565] 36.99%

Promoters and Promoter Group

Overseas Corporate Bodies)

KEYNOTE

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under:

Particulars

Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

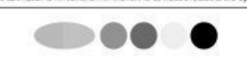
DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s. S H Kelkar and Company Limited

Sd/-Ramesh Vaze Kedar Vaze Deepti Chandratre Company Secretary & GM - Legal Director & Chairman of Board Whole Time Director & Group CEO DIN: 00509751 DIN: 00511325 ACS: 20758

Date: January 07, 2022 Place: Mumbai





Pre-Buyback (as on record date)

8.27.67.792

1,18,81,398

3,70,99,173

14,13,20,801

33,06,429

62,66,009

Post Buyback#

CHENNAI/KOCHI

39.19

2.34

100.00

8.09.22,669

5,42,52,364

32,45,768

13,84,20,801

No. of equity shares | % of existing equity share | No. of equity shares | % of Post-Buyback equity share

58.57

8.41

4.43

26.25

2.34

100.00

tracts (Regulation) (Stock **Exchanges and Clearing Cor**porations) or SECC norms in 2018. It further said the NSE

NSE allegedly investing in

CORRIGENDUM Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the

For and on behalf of the Board of Directors of

Place: Mumbai **Date: January 07, 2022** Director - DIN: 07641723



through other bank accounts.

This integration also offers the

bank the opportunity to

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED.

This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer. THE BUYBACK .1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange.

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted

1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. 2.2. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Number of Faulty Shares Total no of hide Total Faulty Total valid Ride re- Total valid Faulty Shares No of times (total valid Faulty Shares received

available for Buyback	received in the category	Shares bid for in the category	ceived in the category	received in the category**	in the category to the total no. of Equity Shares proposed to be bought back
4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
-	273	1,78,434		-	
29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19
	4,35,000 24,65,000	available for Buyback received in the category 4,35,000 8,552 24,65,000 892 - 273	available for Buyback received in the category Shares bid for in the category 4,35,000 8,552 14,53,386 24,65,000 892 2,23,65,398 - 273 1,78,434	available for Buyback received in the category Shares bid for in the category ceived in the category 4,35,000 8,552 14,53,386 8,552 24,65,000 892 2,23,65,398 892 - 273 1,78,434 -	available for Buyback received in the category Shares bid for in the category ceived in the category received in the category** 4,35,000 8,552 14,53,386 8,552 14,10,649 24,65,000 892 2,23,65,398 892 2,23,44,969 - 273 1,78,434 - -

'273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date. **Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance.

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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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 Shareholders

2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding

shares in physical Form as on the Record date 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:

Sr. No. Particulars

(Equity Shares have a face value of ₹10/- each) Pre-Buyback* Post-Buyback** No. of Shares Amount No. of Shares (F.V - ₹10/-each) (₹in Crores) (F.V - ₹10/-each) (₹in Lakhs) Authorized Share Capital 15,93,14,500 159.31 Equity Shares 15,93,14,500 159.31 Preference Shares 11.94 1,19,35,500 11.94 1,19,35,500 Issued, Subscribed and Paid-up Capital 138.42 14,13,20,801 141.32 13,84,20,801

*As on the Record date i.e. November 12, 2021 ** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Sr. No. Name of the Shareholder No. of Equity Shares accepted under | Equity Shares Accepted as a % of total | Equity Shares accepted as % of Total

01. 110.	Hamo of the charteness	Buyback	Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005		0.07
8	IDFC FLEXI CAP FUND	68,646		0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to

out with list of

Sebi comes

untraceable

PRESS TRUST OF INDIA

SEBI ON FRIDAY came out

with a list of defaulters enti-

ties, including individuals, who

untraceable defaulters on its

website, Sebi said the recovery

certificates were drawn up

against these entities by the

regulator's recovery officer.

However, these notices could

not be served on the defaulters

at their last known addresses.

from April 2015 to July 2021,

the Securities and Exchange

Board of India (Sebi) said in a

Those named by Sebi are —

MCX Biz Solutions and its pro-

prietor Syed Sadaq; Bharat

Vaghela, Giridhar J Vagadia,

Kalpesh Babariya, Vithalbhai

Gajera, Laxminarayana Veera-

Choukekar, Bindu R Menon,

Nilesh Palande and Ghan-

return investors' money or

failed to pay fines imposed on

them by the regulator for various offences related to the

In the notice, the regulator

"Further, if any person is aware of the whereabouts of

has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email

These defaulters failed to

Umesh

Name of the Target Company

mallu Doosa,

shyam Dayabhai Patel.

securities market.

by January 22, 2022.

RBI said.

The government of India.in

consultation with the Reserve

Bank, has decided to offer a dis-

count of ₹50 per gram to those

investors applying online and

the payment against the appli-

cation is made through digital

mode. "For such investors, the

issue price of gold bond will be

₹4,736 per gram of gold," the

VIII, which was open for sub-

scription during November 29

– December 3, 2021 was

₹4,791 per gram of gold. The

RBI issues the bonds on behalf

of the government of India.

financialexp.epap

The issue price for Series

notice.

These notices were served

Publishing the details of

are found to be untraceable.

New Delhi, January 7

defaulters



April-December 2021 was down by 3.07% to ₹1.26.015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to 1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate

online payment of the customs duty to benefit customers. HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay

for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a state-

ment that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

SAT quashes Sebi's ₹6-cr fine on NSE six companies unrelated or

PRESS TRUST OF INDIA New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Contracts (Regulation) (Stock Exchanges and Clearing Cor-

SECC norms in 2018. It further

said the NSE

porations) or

tion of rules. Sebi had in October 2020 levied a fine of ₹6 crore on the NSE for

allegedly

investing in

did not com mit any violanon-incidental to the stock exchange business.

The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India

Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

(MSIL) and Receivables

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018

CORRIGENDUM

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board o Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged

> For and on behalf of the Board of Directors of SPANDANA SPHOORTY FINANCIAL LIMITED

Place: Mumbai Date: January 07, 2022

Kartikeya Dhruv Kaji Director - DIN: 07641723



CENTRAL UNIVERSITY OF HARYANA NAAC Accredited 'A' Grade University MAHENDERGARH - 123031 (HARYANA)

RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 Lakhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc), for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh 123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Maitri Enterprises Limited

Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani		
Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani		
Name of the Manager to the offer	Kunvarji Finstock Private Limited		
Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.		
Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday		
Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday		
	Name of the PACs Name of the Manager to the offer Name of the Registrar to the offer Offer details a.) Date of opening of the offer b.) Date of closing of the offer Date of Completion of Payment of Consideration & communication		

the defection (a) detail of the		of Rejection/Acceptance					
the defaulter (s)detail of the	Det	ails of Acquisition:			67		
same may be provided by send- ing a letter to the recovery offi-	Sr. No.	Particulars		d in the Letter f offer	A	ctuals	
cer or an email by January 22, 2022," the notice said.	1.	Offer Price		(Ten Rupees hty Paise)		- (Ten Rupees ghty Paise)	
22,2022, the notice said.	2.	Aggregate number of Shares tendered		equity shares*	1,000 e	quity shares	
Issue price	3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares	
	4.	Size of the Offer (Number of Equity		5,200/- (Rupees		00/- (Rupees	
of gold bond		Shares multiplied by Offer Price per Equity Share)	Lakh Fifty	One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		ousand and undred only)	
scheme fixed at	5.	Shareholding of the Acquirers /					
₹4,786 per gm		PACs before Public Announcement Number % of Equity Share Capital	2,71,435 14.29%		2,71,435 14.29%		
PRESS TRUST OF INDIA Mumbai, January 7		Shareholding of the Acquirers / PACs by way of preferential allotment • Number • % of Equity Share Capital	2	2,71,435 14.29%		27,71,435 62,99%	
THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which	7,	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital		0		0 0.00%	
will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram,	8.	Shares acquired by way of Open Offer Number So of Equity Share Capital	11,44,000 26.00%		1,000 0.02%		
the RBI said on Friday. The Sovereign Gold Bond Scheme 2021-22 — Series IX will be open for subscription		Shares acquired after Detailed Public Statement ('DPS') Number More Gapital Price of the Shares acquired	Nil Nil Not Applicable		Nil Nil Not Applicable		
for the period from January	10.	Pre & Post offer shareholding		Offer		Offer	
10-14,2022.	163	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital	
The nominal value of the			2,71,435	14.29%	27,72,435	63.01%	
bond"works out to ₹4,786 per	11.	Pre & Post offer Shareholding	Pre l			Offer	
gram of gold", the central bank		of the Public	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital	
said in a statement.			16,28,565	85.71%	16,27,565	36.99%	

*Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post

Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs

Driven By Knowledge

KUNVARJI FINSTOCK PRIVATE LIMITED Block B. First Floor, Siddhi Vinavak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Tel. No.: 079-66669000 Date: 8th January 2022 For and on behalf of all the acquirers and PACs Place: Ahmedabad Mr. Jaikishan R Ambwani *All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jakishan R. Ambwani for all matters related to this Open Offe



S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED.

Regulations"). This Advertisement should be read in conjunction with the Public Announcement dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as

This Post Buyback Public Announcement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback

1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange. 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

DETAILS OF BUY BACK

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. 2.2. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of

approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under Number of Equity Charge Total no of hide Total Equity Total valid Dide to Total valid Equity Charge Mo of times (total valid Equity Charge received

available for Buyback	received in the category	55/2001000000000000000000000000000000000		L. OTHERS COURS TO SERVED ON SERVED STORES.	in the category to the total no. of Equity Shares proposed to be bought back
4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
-	273	1,78,434	-	4	
29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19
	4,35,000 24,65,000	available for Buyback received in the category 4,35,000 8,552 24,65,000 892 - 273	available for Buyback received in the category Shares bid for in the category 4,35,000 8,552 14,53,386 24,65,000 892 2,23,65,398 - 273 1,78,434	available for Buyback received in the category Shares bid for in the category ceived in the category 4,35,000 8,552 14,53,386 8,552 24,65,000 892 2,23,65,398 892 - 273 1,78,434 -	category in the category 4,35,000 8,552 14,53,386 8,552 14,10,649 24,65,000 892 2,23,65,398 892 2,23,44,969 - 273 1,78,434 - -

273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance. 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 dispatched by

the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022.

2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date

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)

Sr. No.	Particulars	Pre-Buyba	Post-Buyback**		
		No. of Shares	Amount	No. of Shares	Amount
		(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	(₹in Lakhs)
1	Authorized Share Capital	OF STANDARD		screwongscrewe	
	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.94
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42
*As on	the Record date i.e. November 12, 2021	- 1.1. Will 2000 15 (2000 17)	94019402007	50000000000000000000000000000000000000	1000000

** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Sr. No. Name of the Shareholder No. of Equity Shares accepted under | Equity Shares Accepted as a % of total | Equity Shares accepted as % of Total

-		Buyback	Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.2
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.2
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.1
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.0
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.0
8	IDFC FLEXI CAP FUND	68,646	2.37	0.0
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH	60,661	2.09	0.0
	KELKAR EMPLOYEE BENEFIT TRUST)	PROPERTY.	CALCOSES.	
10	NANDAN KEDAR VAZE	59,902	2.07	0.0
11	PARTH KEDAR VAZE	59,902	2.07	0.0
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.0
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.0
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.0
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.0

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under:

Particulars	Pre-Buyback (as on record date)		Post Buyback#	
	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	E 40 E0 004	20.40
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,364	39.19
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25		
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34
Total	14,13,20,801	100.00	13,84,20,801	100.00

#Subject to extinguishment of 29,00,000 Equity Shares MANAGER TO THE BUYBACK OFFER

Sd/-

Ramesh Vaze

Director & Chairman of Board

DIN: 00509751

KEYNOTE

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606: CIN: - L67120MH1993PLC072407

DIRECTORS RESPONSIBILITY

Date: January 07, 2022

Place: Mumbai

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s. S H Kelkar and Company Limited

Sd/-Sd/-Kedar Vaze Deepti Chandratre Company Secretary & GM - Legal Whole Time Director & Group CEO DIN: 00511325 ACS: 20758

New Delhi

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)

Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor, Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA).

Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to

out with list of

Sebi comes

untraceable

PRESS TRUST OF INDIA

SEBI ON FRIDAY came out

with a list of defaulters enti-

ties, including individuals, who

untraceable defaulters on its

website, Sebi said the recovery

certificates were drawn up

against these entities by the

regulator's recovery officer.

However, these notices could

not be served on the defaulters

at their last known addresses.

from April 2015 to July 2021,

the Securities and Exchange

Board of India (Sebi) said in a

MCX Biz Solutions and its pro-

prietor Syed Sadaq; Bharat

Vaghela, Giridhar J Vagadia,

Kalpesh Babariya, Vithalbhai

Gajera, Laxminarayana Veera-

mallu Doosa, Umesh

Choukekar, Bindu R Menon,

Nilesh Palande and Ghan-

return investors' money or

failed to pay fines imposed on

them by the regulator for vari-

ous offences related to the

has asked these defaulters to

contact Sebi's recovery officer

by sending a letter or an email

aware of the whereabouts of

the defaulter (s)...detail of the

same may be provided by send-

ing a letter to the recovery offi-

cer... or an email... by January

22, 2022," the notice said.

Issue price

of gold bond

scheme fixed at

₹4,786 per gm

THE ISSUE PRICE for the next

tranche of Sovereign Gold Bond Scheme 2021-22, which

will open for subscription for

five days from Monday, has

been fixed at ₹4,786 per gram,

Scheme 2021-22 — Series IX

will be open for subscription

for the period from January

bond "works out to ₹4,786 per

gram of gold", the central bank

The nominal value of the

The government of India, in

consultation with the Reserve

Bank, has decided to offer a dis-

count of ₹50 per gram to those

investors applying online and

the payment against the appli-

cation is made through digital

mode. "For such investors, the

issue price of gold bond will be

₹4,736 per gram of gold," the

The Sovereign Gold Bond

the RBI said on Friday.

10-14,2022.

RBI said.

said in a statement.

PRESS TRUST OF INDIA

Mumbai, January 7

"Further, if any person is

In the notice, the regulator

These defaulters failed to

shyam Dayabhai Patel.

securities market.

by January 22, 2022.

Those named by Sebi are —

notice.

These notices were served

Publishing the details of

are found to be untraceable.

New Delhi, January 7

defaulters



LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to 1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

REGISTRAR

CENTRAL UNIVERSITY OF HARYANA

NAAC Accredited 'A' Grade University

MAHENDERGARH - 123031 (HARYANA)

RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized

Dealers for having Rate Contract for the purchase of Chemicals, Glasswares,

Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades,

Sequencing Services, Laboratory Equipment (costing not more than Rs.5

akhs) etc., and services (DNA/RNA/peptide sequencing services and

chromatographic services/ analytical services etc), for the period from

1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the

Registrar, Central University of Haryana, Jant-Pali, Mahendergarh

123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about

Rate Contract Proforma and format for Rate Contract Agreement etc.

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF

Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society

Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India.

Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited

("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"),

Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani

("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal

Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC

2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr.

Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kallash Ambwani ("PAC 6") and Mrs.

Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection

with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of

Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share,

representing 26% of the equity share capital of the Target Company ("Offer"), in

compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial

Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments

thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open

offer was made on 20" October 2021 in Financial Express (English) (All Editions), Jansatta

Maitri Enterprises Limited

Acquirer 1 : Jaikishan Rameshlal Ambwani

Acquirer 2 : Chanderlal Bulchand Ambwani

Acquirer 3 : Rameshlal Bulchand Ambwani

: Kailash Rameshlal Ambwani

: Seema Rameshlal Ambwani

: Usha Chanderlal Ambwani : Deepa Dipak Ambwani

: Deepak Rameshlal Ambwani

: Kusumben Kailash Ambwani : Sarla Jaikishan Ambwani

Actuals

Rs. 10.80/- (Ten Rupees

and Eighty Paise)

1,000 equity shares

1,000 equity shares

Rs. 10,800/- (Rupees

Ten Thousand and

Eight Hundred only)

2,71,435

14.29%

27,71,435

62.99%

0.00%

1,000

0.02%

Not Applicable

No. of % of Equity

No. of % of Equity

63.01%

Post Offer

Post Offer

Share Capital Shares Share Capital

Share Capital Shares Share Capital

16.27.565

14.29% 27,72,435

Kunvarji Finstock Private Limited

Bigshare Services Pvt. Ltd.

13th December 2021, Monday

Proposed in the Letter

Rs. 10.80/- (Ten Rupees

11,44,000 equity shares*

11,44,000 equity shares*

One Crore Twenty Three

Lakh Fifty Five Thousand

and Two Hundred only)

2,71,435

14.29%

2,71,435

14.29%

0.00%

11,44,000

26.00%

Not Applicable

Shares

2,71,435

Shares

16.28.565

*Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000

present equity shares of Rs.10/- and preferential allotment of 25,00,000 equity shares at price

All the acquirers and PACs accepts full responsibility for the information contained in this Post

A copy of this post offer advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same

Issued by the Manager to the Offer on behalf of the all the acquirer and PACs

SEBI Reg. No.: MB/INM000012564

Email Id: niraj.thakkar@kunvarji.com

meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021.

of Rs. 10,80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-

Offer Advertisement and also for the obligations under Regulations.

% of Equity

% of Equity

85.71%

KUNVARJI FINSTOCK PRIVATE LIMITED

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Size of the Offer (Number of Equity | Rs. 1,23,55,200/- (Rupees

and Eighty Paise)

24th December 2021, Friday

7th January 2022, Friday

(Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company

Name of the Manager to the offer

Name of the Registrar to the offer

a.) Date of opening of the offer

Date of Completion of Payment of

Particulars

Shares multiplied by Offer Price per

Shareholding of the Acquirers / PACs before Public Announcement

 % of Equity Share Capital Shareholding of the Acquirers /

% of Equity Share Capital

% of Equity Share Capital

% of Equity Share Capital

Public Statement ('DPS')

. % of Equity Share Capital Price of the Shares acquired

Pre & Post offer shareholding

Pre & Post offer Shareholding

of the acquirers & PACs

Shares acquired after Detailed

PACs by way of preferential allotment

Shares agreed to be acquired by way

of Share Purchase Agreement ('SPA')

Shares acquired by way of Open Offer

Consideration & communication

of Rejection/Acceptance

Aggregate number of

Shares tendered Aggregate number of

Shares accepted

Equity Share)

Number

Number

Number

of the Public

Limited.

Details of Acquisition:

Offer Price

b.) Date of closing of the offer

Name of the Acquirers

Name of the PACs

Offer details

please visit university website www.cuh.ac.in

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs

duty to benefit customers.

HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a state-

ment that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

PRESS TRUST OF INDIA six companies unrelated or

New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Con-

porations) or SECC norms in 2018.

It further

tracts (Regulation) (Stock

Exchanges and Clearing Cor-

said the NSE did not com mit any violation of rules. Sebi had in October 2020 levied a fine of ₹6

crore on the

investing in

for

NSE

allegedly

non-incidental to the stock exchange business.

SAT quashes Sebi's ₹6-cr fine on NSE

The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India (MSIL) and Receivables

Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)

Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com CORRIGENDUM

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the

Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under

1) The above financials results have been reviewed by the Audit Committee and approved by the Board o Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021

Place: Mumbai **Date: January 07, 2022**

All the other contents of the publication remain unchanged

For and on behalf of the Board of Directors of SPANDANA SPHOORTY FINANCIAL LIMITED Kartikeya Dhruv Kaji

Director - DIN: 07641723



THE BUYBACK

bank the opportunity to

S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in,

Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED. This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

 The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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

1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange. 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. 2.2. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of

approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under Total Equity No. of times (total valid Equity Shares received Number of Equity Shares Total no. of bids Total valid Bids re- Total valid Equity Shares

available for Buyback received in the Shares bid for ceived in the category received in the category** in the category to the total no. of Equity Shares in the category proposed to be bought back Small Shareholder Category 14,53,386 4,35,000 8,552 8,552 14,10,649 2,23,65,398 9.06 24,65,000 892 2,23,44,969 General Category Not in Master file: 273 1,78,434 8.19 9,717 9,444 29,00,000 2,39,97,218 2,37,55,618

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance. 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 dispatched by

the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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 Shareholders

2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022.

2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date

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)

Sr. No. Particulars	Pre-Buyba	Pre-Buyback*		
	No. of Shares	Amount	No. of Shares	Amount (₹in Lakhs)
	(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	
1 Authorized Share Capital	990000000000	our early	S. CANCILLUS STATE	53000
Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31
Preference Shares	1,19,35,500	11.94	1,19,35,500	159.31 11.94
2 Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42
2 Issued, Subscribed and Paid-up Capital *As on the Record date i.e. November 12, 2021	14,13,20,801	141.32	13,84,20,801	

* Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Sr. No. Name of the Shareholder

		Buyback	Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.07
8	IDFC FLEXI CAP FUND	68,646	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under:

Particulars	Pre-Buyback (as on record date)	Po	st Buyback#
2785.5.79	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	5,42,52,364	39.19
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,304	39.19
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25		
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34
Total	14,13,20,801	100.00	13,84,20,801	100.00
#Subject to extinguishment of 29 00 000 Equity Shares				o astroni

#Subject to exunguishment of 29,00,000 Equity Shares

MANAGER TO THE BUYBACK OFFER

KEYNOTE

Keynote Financial Services Limited

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 confirm that such document contains true, factual and material information and does not contain any misleading information.

SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

For and on behalf of Board of Directors of

M/s. S H Kelkar and Company Limited Kedar Vaze Deepti Chandratre Company Secretary & GM - Legal Whole Time Director & Group CEO ACS: 20758

Date: January 07, 2022

financialexp.epa.in

Place: Ahmedabad

Date: 8th January 2022

The issue price for Series VIII, which was open for subscription during November 29 – December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.

Driven By Knowledge

Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000 For and on behalf of all the acquirers and PACs*

Mr. Jaikishan R Ambwani

"All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offer

Place: Mumbai

HYDERABAD

DIN: 00511325

Sd/-

Ramesh Vaze

Director & Chairman of Board

DIN: 00509751

DECEMBER NUMBERS

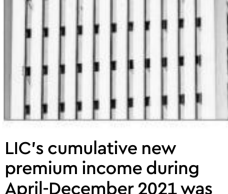
Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to



April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to 1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs

duty to benefit customers. HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments

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PRESS TRUST OF INDIA six companies unrelated or New Delhi, January 7

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did not com mit any violation of rules. Sebi had in October 2020 levied a fine of ₹6 crore on the for non-incidental to the stock exchange business.

SAT quashes Sebi's ₹6-cr fine on NSE

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Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)

Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board o Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged

SPANDANA SPHOORTY FINANCIAL LIMITED

Kartikeya Dhruv Kaji



Sebi comes out with list of untraceable defaulters

PRESS TRUST OF INDIA New Delhi, January 7

SEBI ON FRIDAY came out with a list of defaulters entities, including individuals, who are found to be untraceable.

Publishing the details of untraceable defaulters on its website, Sebi said the recovery certificates were drawn up against these entities by the regulator's recovery officer. However, these notices could not be served on the defaulters at their last known addresses.

These notices were served from April 2015 to July 2021, the Securities and Exchange Board of India (Sebi) said in a notice.

Those named by Sebi are — MCX Biz Solutions and its proprietor Syed Sadaq; Bharat Vaghela, Giridhar J Vagadia. Kalpesh Babariya, Vithalbhai Gajera, Laxminarayana Veeramallu Doosa, Umesh Choukekar, Bindu R Menon, Nilesh Palande and Ghanshyam Dayabhai Patel.

These defaulters failed to return investors' money or failed to pay fines imposed on them by the regulator for various offences related to the securities market.

In the notice, the regulator has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email by January 22, 2022.

"Further, if any person is aware of the whereabouts of the defaulter (s)...detail of the same may be provided by sending a letter to the recovery officer... or an email... by January 22, 2022," the notice said.

Issue price of gold bond scheme fixed at ₹4,786 per gm

PRESS TRUST OF INDIA Mumbai, January 7

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram, the RBI said on Friday.

The Sovereign Gold Bond Scheme 2021-22 — Series IX will be open for subscription for the period from January 10-14,2022.

The nominal value of the bond "works out to ₹4,786 per gram of gold", the central bank said in a statement.

The government of India, in consultation with the Reserve Bank, has decided to offer a discount of ₹50 per gram to those investors applying online and the payment against the application is made through digital mode. "For such investors, the issue price of gold bond will be ₹4,736 per gram of gold," the

RBI said. The issue price for Series VIII, which was open for subscription during November 29 – December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.

financialexp.epa.in

CENTRAL UNIVERSITY OF HARYANA NAAC Accredited 'A' Grade University

MAHENDERGARH - 123031 (HARYANA) RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 akhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc). for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh -123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853 This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"), Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 20" October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company	Maitri Enterprises Limited
Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani
Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani
Name of the Manager to the offer	Kunvarji Finstock Private Limited
Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.
Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday
Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday
	Name of the Acquirers Name of the PACs Name of the Manager to the offer Name of the Registrar to the offer Offer details a.) Date of opening of the offer b.) Date of closing of the offer Date of Completion of Payment of Consideration & communication

Sr. No.	Particulars	Propose	d in the Letter of offer	A	ctuals
1.	Offer Price	Rs. 10.80/	(Ten Rupees hty Paise)		- (Ten Rupees ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000	equity shares*	1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	One Cron Lakh Fifty	5,200/- (Rupees e Twenty Three Five Thousand Hundred only)	Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital		.71,435 4.29%		71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment • Number • % of Equity Share Capital	2,71,435 14.29%		27,71,435 62.99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital		0 0.00%		0
8.	Shares acquired by way of Open Offer Number % of Equity Share Capital		,44,000 6.00%		1,000 0.02%
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Not	Nil Nil Applicable	Nil Nil Not Applicable	
10.	Pre & Post offer shareholding		Offer	Post	
50%	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	Committee and a second	% of Equity Share Capital
		2,71,435	14.29%	27,72,435	63.01%
11.	Pre & Post offer Shareholding		Offer		Offer
100	of the Public	No. of Shares	% of Equity Share Capital	27.3 (S.C.) (C.A) (S.C.) (C.A)	% of Equity Share Capital
		16.28.565	85.71%	16.27.565	36.99%

16,28,565 *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs.10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10,80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post

Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED



Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Date: 8th January 2022 For and on behalf of all the acquirers and PACs* Place: Ahmedabad Mr. Jaikishan R Ambwani "All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offer

Financial Institutions / Banks, NBFCs & Mutual Funds Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF) Shares held by Employees Trust #Subject to extinguishment of 29,00,000 Equity Shares MANAGER TO THE BUYBACK OFFER 85.71% [16,27,565] 36.99%

Promoters and Promoter Group

Overseas Corporate Bodies)

KEYNOTE

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under:

Particulars

Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

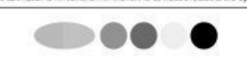
DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s. S H Kelkar and Company Limited

Sd/-Ramesh Vaze Kedar Vaze Deepti Chandratre Company Secretary & GM - Legal Director & Chairman of Board Whole Time Director & Group CEO DIN: 00509751 DIN: 00511325 ACS: 20758

Date: January 07, 2022 Place: Mumbai





Pre-Buyback (as on record date)

8.27.67.792

1,18,81,398

3,70,99,173

14,13,20,801

33,06,429

62,66,009

Post Buyback#

CHENNAI/KOCHI

39.19

2.34

100.00

8.09.22,669

5,42,52,364

32,45,768

13,84,20,801

No. of equity shares | % of existing equity share | No. of equity shares | % of Post-Buyback equity share

58.57

8.41

4.43

26.25

2.34

100.00

tracts (Regulation) (Stock **Exchanges and Clearing Cor**porations) or SECC norms in 2018. It further said the NSE

NSE allegedly investing in

CORRIGENDUM Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the

For and on behalf of the Board of Directors of

Place: Mumbai **Date: January 07, 2022** Director - DIN: 07641723



through other bank accounts.

This integration also offers the

bank the opportunity to

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED.

This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer. THE BUYBACK .1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange.

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted

1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. 2.2. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Number of Faulty Shares Total no of hide Total Faulty Total valid Ride re- Total valid Faulty Shares No of times (total valid Faulty Shares received

available for Buyback	received in the category	Shares bid for in the category	ceived in the category	received in the category**	in the category to the total no. of Equity Shares proposed to be bought back
4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
-	273	1,78,434		-	
29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19
	4,35,000 24,65,000	available for Buyback received in the category 4,35,000 8,552 24,65,000 892 - 273	available for Buyback received in the category Shares bid for in the category 4,35,000 8,552 14,53,386 24,65,000 892 2,23,65,398 - 273 1,78,434	available for Buyback received in the category Shares bid for in the category ceived in the category 4,35,000 8,552 14,53,386 8,552 24,65,000 892 2,23,65,398 892 - 273 1,78,434 -	available for Buyback received in the category Shares bid for in the category ceived in the category received in the category** 4,35,000 8,552 14,53,386 8,552 14,10,649 24,65,000 892 2,23,65,398 892 2,23,44,969 - 273 1,78,434 - -

'273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date. **Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance.

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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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 Shareholders

2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding

shares in physical Form as on the Record date 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:

Sr. No. Particulars

(Equity Shares have a face value of ₹10/- each) Pre-Buyback* Post-Buyback** No. of Shares Amount No. of Shares (F.V - ₹10/-each) (₹in Crores) (F.V - ₹10/-each) (₹in Lakhs) Authorized Share Capital 15,93,14,500 159.31 Equity Shares 15,93,14,500 159.31 Preference Shares 11.94 1,19,35,500 11.94 1,19,35,500 Issued, Subscribed and Paid-up Capital 138.42 14,13,20,801 141.32 13,84,20,801

*As on the Record date i.e. November 12, 2021 ** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Sr. No. Name of the Shareholder No. of Equity Shares accepted under | Equity Shares Accepted as a % of total | Equity Shares accepted as % of Total

01. 110.	Hamo of the charteness	Buyback	Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005		0.07
8	IDFC FLEXI CAP FUND	68,646		0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new premium to business ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to



LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium

rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs

duty to benefit customers.

HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a state-

ment that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

SAT quashes Sebi's ₹6-cr fine on NSE PRESS TRUST OF INDIA six companies unrelated or

New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) or

SECC norms in 2018. It further

said the NSE

did not com mit any violation of rules. Sebi had in October 2020 levied a fine of ₹6

crore on the

investing in

for

NSE

allegedly

non-incidental to the stock exchange business. The six entities were —

CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India (MSIL) and Receivables Exchange of India (RXIL).

Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018.

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)
Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged

Kartikeya Dhruv Kaji Director - DIN: 07641723



Sebi comes out with list of untraceable defaulters

PRESS TRUST OF INDIA New Delhi, January 7

SEBI ON FRIDAY came out with a list of defaulters entities, including individuals, who are found to be untraceable.

Publishing the details of untraceable defaulters on its website, Sebi said the recovery certificates were drawn up against these entities by the regulator's recovery officer. However, these notices could not be served on the defaulters at their last known addresses.

These notices were served from April 2015 to July 2021, the Securities and Exchange Board of India (Sebi) said in a notice.

Those named by Sebi are — MCX Biz Solutions and its proprietor Syed Sadaq; Bharat Vaghela, Giridhar J Vagadia, Kalpesh Babariya, Vithalbhai Gajera, Laxminarayana Veeramallu Doosa, Umesh Choukekar, Bindu R Menon, Nilesh Palande and Ghanshyam Dayabhai Patel.

These defaulters failed to return investors' money or failed to pay fines imposed on them by the regulator for various offences related to the securities market.

In the notice, the regulator has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email by January 22, 2022.

"Further, if any person is aware of the whereabouts of the defaulter (s)...detail of the same may be provided by sending a letter to the recovery officer... or an email... by January 22,2022," the notice said.

Issue price of gold bond scheme fixed at ₹4,786 per gm

PRESS TRUST OF INDIA Mumbai, January 7

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram, the RBI said on Friday.

Scheme 2021-22 — Series IX will be open for subscription for the period from January 10-14,2022. The nominal value of the

The Sovereign Gold Bond

bond "works out to ₹4,786 per gram of gold", the central bank said in a statement.

The government of India, in consultation with the Reserve Bank, has decided to offer a discount of ₹50 per gram to those investors applying online and the payment against the application is made through digital mode. "For such investors, the issue price of gold bond will be ₹4,736 per gram of gold," the RBI said.

The issue price for Series VIII, which was open for subscription during November 29

– December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.

financialexp.epap.in

CENTRAL UNIVERSITY OF HARYANA NAAC Accredited 'A' Grade University

RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 Lakhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc). for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh 123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwan "Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

2.	Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani
3.	Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani
4.	Name of the Manager to the offer	Kunyarji Finstock Private Limited
5.	Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday
7.	Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday
De	etails of Acquisition:	
Sr		Proposed in the Letter

0	of Rejection/Acceptance				
-0.0	ails of Acquisition:				
Sr. No.	Particulars		d in the Letter of offer	A	ctuals
1.	Offer Price		- (Ten Rupees ghty Paise)		/- (Ten Rupees ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000	equity shares*	1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	11,44,000 equity shares*		quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	One Cron Lakh Fifty	5.200/- (Rupees e Twenty Three Five Thousand Hundred only)	Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital		.71,435 14.29%		71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment • Number • % of Equity Share Capital	2,71,435 14.29%		27,71,435 62,99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital			0 0.00%	
8.	Shares acquired by way of Open Offer Number So of Equity Share Capital		,44,000 26.00%	1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') Number Mof Equity Share Capital Price of the Shares acquired	Not	Nii Nii Applicable	Nil Nil Not Applicable	
10.	Pre & Post offer shareholding of the acquirers & PACs	No. of Shares	Offer % of Equity Share Capital 14.29%	No. of Shares	Offer % of Equity Share Capita
11	Bro & Bost offer Chamboldina	2,71,435	14.29% Offer	27,72,435 Post	
11.	Pre & Post offer Shareholding of the Public	No. of Shares	% of Equity Share Capital	No. of	% of Equity Share Capita
		16,28,565	85.71%	16,27,565	
	100		44.1.176	1000	0.000

*Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post

Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED



Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

For and on behalf of all the acquirers and PACs' Date: 8th January 2022 Place: Ahmedabad Mr. Jaikishan R Ambwani "All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offer.



MAHENDERGARH - 123031 (HARYANA)

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

2.	Name of the Acquirers	Acquirer 1 : Jaikishan Rames Acquirer 2 : Chanderlal Bulch Acquirer 3 : Rameshlal Bulch	and Ambwani			
3.	Name of the PACs	PAC 1 : Kailash Rameshlal PAC 2 : Seema Rameshlal PAC 3 : Usha Chanderlal A PAC 4 : Deepa Dipak Ambw PAC 5 : Deepak Rameshlal PAC 6 : Kusumben Kailash PAC 7 : Sarla Jaikishan Am	Ambwani mbwani vani Ambwani Ambwani			
4.	Name of the Manager to the offer	Kunvarji Finstock Private Limited				
5.	Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.				
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday	<u> </u>			
7.	Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	to the same of the same of the same and the				
De	etails of Acquisition:	ta .				
Sr. No		Proposed in the Letter of offer	Actuals			
-	OR BY	D 40.001 CT D	D 40 001 T D			

	of Rejection/Acceptance					
Det	ails of Acquisition:					
Sr. No.	Particulars		d in the Letter f offer	A	ctuals	
1.	Offer Price		(Ten Rupees hty Paise)	Rs. 10.80/- (Ten Rupee and Eighty Paise)		
2.	Aggregate number of Shares tendered	11,44,000	equity shares*	1,000 equity shares		
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares	
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	One Cron Lakh Fifty	5.200/- (Rupees Twenty Three Five Thousand Hundred only)	Ten Thousand and Eight Hundred only)		
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital	2,71,435 14.29%		2,71,435 14.29%		
6.	Shareholding of the Acquirers / PACs by way of preferential allotment Number % of Equity Share Capital	2,71,435 14.29%		27,71,435 62.99%		
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%		0 0.00%		
8.	Shares acquired by way of Open Offer Number Soft Equity Share Capital	11,44,000 26.00%		1,000 0.02%		
9.	Shares acquired after Detailed Public Statement ('DPS') Number Mof Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Nil Nil Not Applicable		
10.	Pre & Post offer shareholding		Offer		Offer	
	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capita	
	A C 130000 10000 10000 100 10000	2,71,435	14.29%	27,72,435		
11.	Pre & Post offer Shareholding	Pre l			Offer	
	of the Public	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capita	
	1	THE RESERVE OF THE PARTY OF THE	THE RESERVE OF THE PARTY OF THE	THE RESERVE OF THE PARTY OF THE		

MANAGER TO THE BUYBACK OFFER

Overseas Corporate Bodies)

Shares held by Employees Trust

KEYNOTE

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 confirm that such document contains true, factual and material information and does not contain any misleading information.

M/s. S H Kelkar and Company Limited

Sd/-

Kedar Vaze Deepti Chandratre Company Secretary & GM - Legal Whole Time Director & Group CEO DIN: 00511325 ACS: 20758

Equity Shares bought back

8.41

4.43

26.25

2.34

100.00

Date: January 07, 2022 Place: Mumbai



Place: Mumbai

CORRIGENDUM

For and on behalf of the Board of Directors of SPANDANA SPHOORTY FINANCIAL LIMITED

Date: January 07, 2022

S H KELKAR AND COMPANY LIMITED Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in,

Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED.

This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax. GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange.

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted

1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

DETAILS OF BUY BACK

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Number of Equity Shares Total no. of bids Total valid Bids re- Total valid Equity Shares No. of times (total valid Equity Shares received Particulars Total Equity Shares bid for ceived in the category received in the category** available for Buyback received in the in the category to the total no. of Equity Shares in the category proposed to be bought back category Small Shareholder Category 4,35,000 14,10,649 14,53,386 9.06 General Category 24,65,000 2,23,65,398 892 2,23,44,969 Not in Master file 273 1,78,434 29.00.000 9.717 2,39,97,218 9,444 2.37.55.618 8.19

²⁷³ bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date. *Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their

shareholding as on Record Date hence such equity shares have not been considered for acceptance. 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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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

of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date

Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account

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:

Post buy back Equity Shares#

39.19

2.34

100.00

Sr. No.	Particulars	Pre-Buyba	ck*	Post-Buyba	ck**
		No. of Shares	Amount	No. of Shares	Amount (₹in Lakhs)
		(EV - ₹10/-each) ((₹in Crores)	(F.V - ₹10/-each)	
1	Authorized Share Capital	(d. 11 20 10 30 25 do)		Mana abenduos valeta	
1 0	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.3
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.9
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.4

As on the Record date i.e. November 12, 2021" ** Subject to extinguishment of 29,00,000 Equity Shares

RAMESH VINAYAK VAZE

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Name of the Shareholder No. of Equity Shares accepted under | Equity Shares Accepted as a % of total | Equity Shares accepted as % of Total

4,66,044

2	KNP INDUSTRIES PTE LIMITED	3,52,7	77	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,5	59	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,4	50	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,9	10	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,1	80	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,0	05	3.17	0.07
8	IDFC FLEXI CAP FUND	68,6	46	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,6	61	2.09	0.04
10	NANDAN KEDAR VAZE	59,9	02	2.07	0.04
11	PARTH KEDAR VAZE	59,9		2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,9	10.00	1.52	0.03
13	ANAGHA SANDEEP NENE	43,8	03	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,8	01	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,3	75	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,3	75	1.05	0.02
	ct to extinguishment of 29,00,000 Equity Shares e shareholding pattern of the Company Pre-Buyback (as on Record date i.e. a:	s on November 12, 2021) and Post B	uyback, is as under:		
	Particulars	Pre-Buyback (as on record date)	Po	ost Buyback#
	2AT 647 FT CT/CS 68 FSC		% of existing equity share	No. of equity shares	% of Post-Buyback equity share
Promot	ers and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46

#Subject to extinguishment of 29,00,000 Equity Shares

Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)

Ramesh Vaze

Director & Chairman of Board

DIN: 00509751

Financial Institutions / Banks, NBFCs & Mutual Funds

Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and

SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

1,18,81,398

62.66.009

33,06,429

3,70,99,173

14,13,20,801

For and on behalf of Board of Directors of

Sd/-

5,42,52,364

32,45,768

13,84,20,801

Kolkata

MARKETS

DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new premium to business ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to



LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium

rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs duty to benefit customers.

HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a state-

ment that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

SAT quashes Sebi's ₹6-cr fine on NSE

PRESS TRUST OF INDIA New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) or

did not com mit any violation of rules.

allegedly

investing in

SECC norms in 2018. It further

Sebi had in October 2020 levied a fine of ₹6 crore on the NSE

for

said the NSE

six companies unrelated or non-incidental to the stock exchange business.

The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India (MSIL) and Receivables

Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018.

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)
Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

CORRIGENDUM

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged

For and on behalf of the Board of Directors of SPANDANA SPHOORTY FINANCIAL LIMITED

Place: Mumbai **Date: January 07, 2022**

Kartikeya Dhruv Kaji Director - DIN: 07641723



out with list of untraceable defaulters

Sebi comes

New Delhi, January 7

PRESS TRUST OF INDIA

SEBI ON FRIDAY came out with a list of defaulters entities, including individuals, who are found to be untraceable.

Publishing the details of untraceable defaulters on its website, Sebi said the recovery certificates were drawn up against these entities by the regulator's recovery officer. However, these notices could not be served on the defaulters at their last known addresses.

These notices were served from April 2015 to July 2021, the Securities and Exchange Board of India (Sebi) said in a notice.

Those named by Sebi are — MCX Biz Solutions and its proprietor Syed Sadaq; Bharat Vaghela, Giridhar J Vagadia, Kalpesh Babariya, Vithalbhai Gajera, Laxminarayana Veeramallu Doosa, Umesh Choukekar, Bindu R Menon, Nilesh Palande and Ghanshyam Dayabhai Patel.

These defaulters failed to return investors' money or failed to pay fines imposed on them by the regulator for various offences related to the securities market.

In the notice, the regulator has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email by January 22, 2022.

"Further, if any person is aware of the whereabouts of the defaulter (s)...detail of the same may be provided by sending a letter to the recovery officer... or an email... by January 22,2022," the notice said.

Issue price of gold bond scheme fixed at ₹4,786 per gm

PRESS TRUST OF INDIA Mumbai, January 7

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram, the RBI said on Friday.

The Sovereign Gold Bond Scheme 2021-22 — Series IX will be open for subscription for the period from January 10-14,2022.

The nominal value of the bond "works out to ₹4,786 per gram of gold", the central bank said in a statement.

The government of India, in consultation with the Reserve Bank, has decided to offer a discount of ₹50 per gram to those investors applying online and the payment against the application is made through digital mode. "For such investors, the issue price of gold bond will be ₹4,736 per gram of gold," the RBI said.

The issue price for Series VIII, which was open for subscription during November 29 – December 3, 2021 was

₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.



RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 Lakhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc), for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh 123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarii Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani "Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 20" October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company	Maitri Enterprises Limited
Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani
Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani
Name of the Manager to the offer	Kunyarji Finstock Private Limited
Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.
Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday
Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday
tails of Acquisition:	-3
	Name of the Acquirers Name of the PACs Name of the Manager to the offer Name of the Registrar to the offer Offer details a.) Date of opening of the offer b.) Date of Closing of the offer Date of Completion of Payment of Consideration & communication of Rejection/Acceptance

Det	ails of Acquisition:				
Sr. No.	Particulars	Propose	d in the Letter	A	ctuals
1.	Offer Price	Rs. 10.80/- (Ten Rupees I and Eighty Paise)		Rs. 10.80/- (Ten Ruper and Eighty Paise)	
2.	Aggregate number of Shares tendered	11,44,000 equity shares*		1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	One Cror Lakh Fifty	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital	2,71,435 14.29%		2,71,435 14.29%	
6.	Shareholding of the Acquirers / PACs by way of preferential allotment • Number • % of Equity Share Capital	2,71,435 14.29%		27,71,435 62.99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	V. Company		0	
8.	Shares acquired by way of Open Offer Number So of Equity Share Capital	11,44,000 26,00%		1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Nil Nil Not Applicable	
10.	Pre & Post offer shareholding		Offer		Offer
	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	Shares	% of Equity Share Capita
	NAV TOMOST STOCKNOWN INTO THE	2,71,435	14.29%	27,72,435	63.01%
11.	Pre & Post offer Shareholding		Offer		Offer
	of the Public	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capita
		16,28,565	85.71%	16,27,565	36.99%

[16,28,565] 85.71% [16,27,565] 36.99% *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44.00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post

Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited.

meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED

Capitalized terms used in this advertisement, but not defined herein, shall have the same

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com Driven By Knowledge Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Tel. No.: 079-66669000 For and on behalf of all the acquirers and PACs' Date: 8th January 2022 Place: Ahmedabad Mr. Jaikishan R Ambwani "All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offer.



S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED. This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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

1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange. 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

DETAILS OF BUY BACK

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of

approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category	701.70	Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*	94 Hr -	273	1,78,434	-	100	
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance. 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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or

depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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 Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022.

2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date

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)

Sr. No.	Particulars	Pre-Buyba	Amount N (₹in Crores) (F.V	Post-Buyba	ick**
3		No. of Shares	Amount	No. of Shares	Amount
2013 - 1945 - 19	(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	(₹in Lakhs)	
1	Authorized Share Capital	(d. 117-06-10-05-06-5100-06-06-0		Here to environ vehicle	Andrew war out of the
3 2	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31
	Preference Shares	1,19,35,500	11.94	1,19,35,500	159.31 11.94
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42
*As on	the Record date i.e. November 12, 2021				

** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Sr. No. Name of the Shareholder

	SUBSCIENT ACTAL STOCKER TO	Buyback	Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.07
8	IDFC FLEXI CAP FUND	68,646	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

Particulars	Pre-Buyback (as on record date)	Post Buyback#	
2416077177000070	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	E 40 E0 264	39.19
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,364	39,19
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25	500000000000000000000000000000000000000	
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34
Total	14,13,20,801	100.00	13,84,20,801	100.00

#Subject to extinguishment of 29,00,000 Equity Shares

Ramesh Vaze

Director & Chairman of Board

DIN: 00509751

MANAGER TO THE BUYBACK OFFER

KEYNOTE

Keynote Financial Services Limited

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

DIRECTORS RESPONSIBILITY

Date: January 07, 2022

Place: Mumbai

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 confirm that such document contains true, factual and material information and does not contain any misleading information.

Kedar Vaze

Whole Time Director & Group CEO

DIN: 00511325

For and on behalf of Board of Directors of M/s. S H Kelkar and Company Limited Sd/-

> Deepti Chandratre Company Secretary & GM - Legal ACS: 20758

Sd/-

Lucknow

financialexp.epap.in

DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to

out with list of

Sebi comes

untraceable

PRESS TRUST OF INDIA

SEBI ON FRIDAY came out

with a list of defaulters enti-

ties, including individuals, who

untraceable defaulters on its

website, Sebi said the recovery

certificates were drawn up

against these entities by the

regulator's recovery officer.

However, these notices could

not be served on the defaulters

These notices were served

at their last known addresses.

from April 2015 to July 2021,

the Securities and Exchange

Board of India (Sebi) said in a

Those named by Sebi are —

MCX Biz Solutions and its pro-

prietor Syed Sadaq; Bharat

Vaghela, Giridhar J Vagadia,

Kalpesh Babariya, Vithalbhai

Gajera, Laxminarayana Veera-

Choukekar, Bindu R Menon,

Nilesh Palande and Ghan-

return investors' money or

failed to pay fines imposed on

them by the regulator for various offences related to the

In the notice, the regulator

"Further, if any person is

aware of the whereabouts of

the defaulter (s)...detail of the

same may be provided by send-

ing a letter to the recovery offi-

cer... or an email... by January

22, 2022," the notice said.

has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email

These defaulters failed to

Umesh

mallu Doosa,

shyam Dayabhai Patel.

securities market.

by January 22, 2022.

notice.

Publishing the details of

are found to be untraceable.

New Delhi, January 7

defaulters



premium income during April-December 2021 was down by 3.07% to ₹1.26.015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to 1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS

duty to benefit customers.

ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs

HDFC Bank's integration

with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a state-

ment that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

SAT quashes Sebi's ₹6-cr fine on NSE six companies unrelated or

PRESS TRUST OF INDIA New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) or

in 2018. It further said the NSE did not com

mit any viola-

SECC norms

tion of rules. Sebi had in October 2020 levied a fine of ₹6 crore on the NSE for allegedly

investing in

non-incidental to the stock exchange business.

The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India (MSIL) and Receivables Exchange of India (RXIL).

Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018

(CIN: L65929TG2003PLC040648)
Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor, Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

CORRIGENDUM

SPANDANA SPHOORTY FINANCIAL LIMITED

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board o Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged For and on behalf of the Board of Directors of

SPANDANA SPHOORTY FINANCIAL LIMITED

Place: Mumbai Date: January 07, 2022 Kartikeya Dhruv Kaji

Director - DIN: 07641723



S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED.

This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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

1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange.

1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

DETAILS OF BUY BACK

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. 2.2. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of

approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under **Total valid Equity Shares Particulars** Number of Equity Shares Total no. of bids Total Equity Total valid Bids re-No. of times (total valid Equity Shares received

Shares bid for ceived in the category received in the category** available for Buyback received in the in the category to the total no. of Equity Shares in the category proposed to be bought back Small Shareholder Category 14.10.649 3.24 4,35,000 8,552 14,53,386 8,552 9.06 General Category 24,65,000 2.23,65,398 892 2,23,44,969 Not in Master file* 273 1,78,434 29.00,000 9,717 2,39,97,218 9.444 2.37.55.618

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance.

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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding

shares in physical Form as on the Record date 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)

Sr. No.	Particulars	Pre-Buyba	ck*	Post-Buyba	ck**
		No. of Shares	Amount	No. of Shares	Amount
		(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	(₹in Lakhs)
1	Authorized Share Capital	592500 SWS P	(20.000)	34794290000000000000000000000000000000000	52500
	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.94
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42
*As on	the Record date i.e. November 12, 2021	165 NOO-200-200-200-200-200-200-200-200-200-2	7/0/17/085077	50-00-00000 pt 11-0-000	

** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Sr. No. No. of Equity Shares accepted under | Equity Shares Accepted as a % of total | Equity Shares accepted as % of Total Name of the Shareholder

OI. 140.	Name of the Shareholder	Buyback	Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.1
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.1
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.0
8	IDFC FLEXI CAP FUND	68,646	2.37	0.0
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.0
10	NANDAN KEDAR VAZE	59,902	2.07	0.0
11	PARTH KEDAR VAZE	59,902	2.07	0.0
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.0
13	ANAGHA SANDEEP NENE	43,803	1.51	0.0
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.0
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.0
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.00

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under:

Particulars	Pre-Buyback (as on record date)	Post Buyback#	
	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	E 40 E0 004	20.10
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,364	39.19
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25		
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34
Total	14,13,20,801	100.00	13,84,20,801	100.00

#Subject to extinguishment of 29,00,000 Equity Shares MANAGER TO THE BUYBACK OFFER

Sd/-

Ramesh Vaze

Director & Chairman of Board

DIN: 00509751

KEYNOTE

Keynote Financial Services Limited

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s. S H Kelkar and Company Limited

Sd/-Kedar Vaze Deepti Chandratre Company Secretary & GM - Legal Whole Time Director & Group CEO DIN: 00511325 ACS: 20758

Date: January 07, 2022 Place: Mumbai

Issue price of gold bond scheme fixed at ₹4,786 per gm

PRESS TRUST OF INDIA Mumbai, January 7

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram, the RBI said on Friday. The Sovereign Gold Bond

Scheme 2021-22 — Series IX will be open for subscription for the period from January 10-14,2022. The nominal value of the

bond "works out to ₹4,786 per gram of gold", the central bank said in a statement. The government of India, in

consultation with the Reserve Bank, has decided to offer a discount of ₹50 per gram to those investors applying online and the payment against the application is made through digital mode. "For such investors, the issue price of gold bond will be ₹4,736 per gram of gold," the

RBI said. The issue price for Series VIII, which was open for subscription during November 29 – December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.

Driven By Knowledge

Pre & Post offer Shareholding

of the Public

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarij.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Share Capital Shares Share Capital

% of Equity No. of % of Equity

Share Capital Shares Share Capital

27.72.435 63.01%

Post Offer

14.29%

Tel. No.: 079-66669000 Date: 8th January 2022 For and on behalf of all the acquirers and PACs Place: Ahmedabad "All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jakishan R. Ambwani for all matters related to this Open Offer

financialem epap.in



CENTRAL UNIVERSITY OF HARYANA NAAC Accredited 'A' Grade University

MAHENDERGARH - 123031 (HARYANA)

RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 Lakhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc), for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh 123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD

OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India.

Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853 This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta

Name of the Target Company							
2.	Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani					
	Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani					
4.	Name of the Manager to the offer	Kunvarji Finstock Private Limited					
5.	Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.					
6.	Offer details a.) Date of opening of the offer	13th December 2021, Monday					

b.) Date of closing of the offer

7. Date of Completion of Payment of

Consideration & communication

of Rejection/Acceptance

Details of Acquisition:

24th December 2021, Friday

7th January 2022, Friday

Sr. No.	Particulars	Proposed in the Letter of offer		4	octuals
1.	Offer Price		- (Ten Rupees ghty Paise)	Rs. 10,80/- (Ten Rupe and Eighty Paise)	
2.	Aggregate number of Shares tendered	11,44,000	equity shares*	1,000 €	equity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 €	equity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	One Cror Lakh Fifty	5,200/- (Rupees e Twenty Three Five Thousand Hundred only)	Ten Th	800/- (Rupees nousand and fundred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital		2,71,435 14.29%		,71,435 14.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment Number % of Equity Share Capital	2,71,435 14.29%			7,71,435 62.99%
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%			0.00%
8.	Shares acquired by way of Open Offer Number So f Equity Share Capital	11,44,000 26,00%		1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') • Number • % of Equity Share Capital • Price of the Shares acquired	Nii Nii Not Applicable		Not	Nil Nil Applicable
10.	Pre & Post offer shareholding	Pre No. of	Offer % of Equity		Offer % of Equity
	of the acquirers & PACs	Charee	Share Canital		

85.71% 16,27,565 36,99% *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-

Shares

2.71,435

All the acquirers and PACs accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED Block B. First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Mr. Jaikishan R Ambwani

DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to



LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago. Among major insurers in the

private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium

rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs duty to benefit customers.

HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the

bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a statement that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bankhead (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

six companies unrelated or non-incidental to the stock

exchange business. THE SECURITIES APPELLATE The six entities were — Tribunal (SAT) has quashed a CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Gover-Sebi order that had imposed a ₹6 -crore penalty on the NSE nance Infrastructure (NEIL),

SAT quashes Sebi's ₹6-cr fine on NSE

Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

Market Simplified India

(MSIL) and Receivables

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018.

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648) Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor, Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

CORRIGENDUM

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1)The above financials results have been reviewed by the Audit Committee and approved by the Board o Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged.

> For and on behalf of the Board of Directors of SPANDANA SPHOORTY FINANCIAL LIMITED

Place: Mumbai Date: January 07, 2022

Kartikeya Dhruv Kaji Director - DIN: 07641723

Sebi comes out with list of untraceable defaulters

PRESS TRUST OF INDIA New Delhi, January 7

SEBI ON FRIDAY came out with a list of defaulters entities, including individuals, who are found to be untraceable.

Publishing the details of untraceable defaulters on its website, Sebi said the recovery certificates were drawn up against these entities by the regulator's recovery officer. However, these notices could not be served on the defaulters at their last known addresses.

These notices were served from April 2015 to July 2021, the Securities and Exchange Board of India (Sebi) said in a notice.

Those named by Sebi are — MCX Biz Solutions and its proprietor Syed Sadaq; Bharat Vaghela, Giridhar J Vagadia, Kalpesh Babariya, Vithalbhai Gajera, Laxminarayana Veeramallu Doosa, Umesh Choukekar, Bindu R Menon, Nilesh Palande and Ghanshyam Dayabhai Patel.

These defaulters failed to return investors' money or failed to pay fines imposed on them by the regulator for various offences related to the securities market.

In the notice, the regulator has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email by January 22, 2022.

"Further, if any person is aware of the whereabouts of the defaulter (s)...detail of the same may be provided by sending a letter to the recovery officer... or an email... by January 22, 2022," the notice said.

Issue price of gold bond scheme fixed at ₹4,786 per gm

PRESS TRUST OF INDIA Mumbai, January 7

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram, the RBI said on Friday. The Sovereign Gold Bond

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RBI said. The issue price for Series VIII, which was open for subscription during November 29 – December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.



RATE CONTRACT

NAAC Accredited 'A' Grade University

MAHENDERGARH - 123031 (HARYANA)

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 Lakhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc), for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh -123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF **MAITRI ENTERPRISES LIMITED**

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"), Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition). 1. Name of the Target Company Maitri Enterprises Limited

2	Name of the Acquirers	A	Acquirer 1 : Jaikishan Rames Acquirer 2 : Chanderlal Bulch Acquirer 3 : Rameshlal Bulch	and Ambwani
3.	Name of the PACs	FFFF	PAC 1 : Kailash Rameshlal PAC 2 : Seema Rameshlal PAC 3 : Usha Chanderlal A PAC 4 : Deepa Dipak Ambw PAC 5 : Deepak Rameshlal PAC 6 : Kusumben Kailash PAC 7 : Sarla Jaikishan Am	Ambwani mbwani rani Ambwani Ambwani
4.	Name of the Manager to the offer	K	unvarji Finstock Private Limi	ted
5.	Name of the Registrar to the offer	В	ligshare Services Pvt. Ltd.	
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	1 2	3th December 2021, Monday 4th December 2021, Friday	i
7.	Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7	th January 2022, Friday	
De	tails of Acquisition:		to the particulation of the background of the control of the contr	
Sr. No			Proposed in the Letter of offer	Actuals
1.	Offer Price	Î	Rs. 10.80/- (Ten Rupees and Eighty Paise)	Rs. 10.80/- (Ten Rupees and Eighty Paise)
2.	Aggregate number of Shares tendered	Ĭ	11,44,000 equity shares*	1,000 equity shares
3,	Aggregate number of Shares accepted		11,44,000 equity shares*	1,000 equity shares
4.	Size of the Offer (Number of Equi Shares multiplied by Offer Price p Equity Share)		Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)	Rs. 10,800/- (Rupees Ten Thousand and Eight Hundred only)
5.	Shareholding of the Acquirers /			

		ariu Li	girty i diady	Serie C	ging i also/
2.	Aggregate number of Shares tendered	11,44,000	equity shares*	1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 equity share	
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	One Cror Lakh Fifty	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		000/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number Sign of Equity Share Capital		,71,435 14.29%		71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment Number Wo of Equity Share Capital	2,71,435 14.29%		27,71,435 62.99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%		0 0.00%	
8.	Shares acquired by way of Open Offer Number % of Equity Share Capital		1,44,000 26.00%	1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Nil Nil Not Applicable	
10.	Pre & Post offer shareholding		Offer		Offer
O.R.C	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital
		2,71,435	14.29%	27,72,435	
11.	Pre & Post offer Shareholding		Offer		Offer
	of the Public	No. of	% of Equity	No. of	% of Equity
		Charen	Chase Carliel	Charac	Chara Can'ta

16,28,565 85.71% | 16,27,565 | 36.99% *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs.10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post

Share Capital Shares

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Share Capital

Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED

Driven By Knowledge

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com Website: www.kunvarji.com

Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000 Date: 8th January 2022 For and on behalf of all the acquirers and PACs' Place: Ahmedabad Mr. Jaikishan R Ambwani

"All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Antowani for all metters related to this Open Offer

S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in,

Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

PRESS TRUST OF INDIA

for allegedly investing in firms

unrelated to the stock

exchange business. Dismissing

the Sebi order, the tribunal said

all investments were made by

the NSE prior to the enforce-

ment of the Securities Con-

tracts (Regulation) (Stock

Exchanges and Clearing Cor-

porations) or

SECC norms

said the NSE

did not com-

mit any viola-

tion of rules.

in October

2020 levied a

fine of ₹6

crore on the

investing in

for

NSE

allegedly

It further

Sebi had

in 2018.

New Delhi, January 7

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED. This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggrega maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange. 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2. DETAILS OF BUY BACK

2.1. 29.00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share.

2.2. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category	Total valid Bids re- ceived in the category	Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*	-	273	1,78,434		-	
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance.

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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding

shares in physical Form as on the Record date

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 8	Shares have a face valu	ue of ₹10/- each	
0	Particulars	Pre-Buyba	Post-Buyback**		
		No. of Shares	Amount	No. of Shares	Amount
		(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	(₹in Lakhs)
	Authorized Share Capital		-8e - XIII	20 22 30	78 N
	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.94
_	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42
_	- ATTENDED TO SECURE AND A SECURE AND A SECURE AND A SECURE AS A SECURITARIZED				

*As on the Record date i.e. November 12, 2021

Sr. No. Particulars

** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below:

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.07
8	IDFC FLEXI CAP FUND	68,646	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

#Subject to extinguishment of 29,00,000 Equity Shares 3.3 The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback is as under:

Particulars	Pre-Buyback ((as on record date)	Po	ost Buyback#
A	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	E 40 E0 004	20.10
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,364	39.19
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25	200000000000000000000000000000000000000	-000,000.4
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34
Total	14,13,20,801	100.00	13,84,20,801	100.00

#Subject to extinguishment of 29,00,000 Equity Shares 4. MANAGER TO THE BUYBACK OFFER

KEYNOTE

Keynote Financial Services Limited

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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

Sd/-	Sd/-	Sd/-
Ramesh Vaze	Kedar Vaze	Deepti Chandratre
Director & Chairman of Board	Whole Time Director & Group CEO	Company Secretary & GM - Legal
DIN: 00509751	DIN: 00511325	ACS: 20758

Date: January 07, 2022 Place: Mumbai





DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

insurance IPO-bound behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the ₹13,032.33 crore, against month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to

out with list of

Sebi comes

untraceable

PRESS TRUST OF INDIA

SEBI ON FRIDAY came out

with a list of defaulters enti-

ties, including individuals, who

untraceable defaulters on its

website, Sebi said the recovery

certificates were drawn up

against these entities by the

regulator's recovery officer.

However, these notices could

not be served on the defaulters

These notices were served

at their last known addresses.

from April 2015 to July 2021,

the Securities and Exchange

Board of India (Sebi) said in a

Those named by Sebi are —

MCX Biz Solutions and its pro-

prietor Syed Sadaq; Bharat

Vaghela, Giridhar J Vagadia,

Kalpesh Babariya, Vithalbhai

Gajera, Laxminarayana Veera-

mallu Doosa, Umesh

Choukekar, Bindu R Menon,

Nilesh Palande and Ghan-

return investors' money or

failed to pay fines imposed on

them by the regulator for vari-

ous offences related to the

In the notice, the regulator has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email

"Further, if any person is aware of the whereabouts of the defaulter (s)...detail of the same may be provided by send-

ing a letter to the recovery offi-

cer... or an email... by January

22,2022," the notice said.

Issue price

of gold bond

scheme fixed at

₹4,786 per gm

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram,

The Sovereign Gold Bond Scheme 2021-22 — Series IX will be open for subscription for the period from January

The nominal value of the

bond "works out to ₹4,786 per

gram of gold", the central bank

investors applying online and

the payment against the appli-

cation is made through digital

mode. "For such investors, the

issue price of gold bond will be

₹4,736 per gram of gold," the

VIII, which was open for sub-

scription during November 29

- December 3, 2021 was

₹4,791 per gram of gold. The

RBI issues the bonds on behalf

of the government of India.

The issue price for Series

PRESS TRUST OF INDIA Mumbai, January 7

the RBI said on Friday.

10-14,2022.

RBI said.

said in a statement.

These defaulters failed to

shyam Dayabhai Patel.

securities market.

by January 22, 2022.

notice.

Publishing the details of

are found to be untraceable.

New Delhi, January 7

defaulters



LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium

rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore. LIC's cumulative new pre-

mium income during April-December 2021 was down by 3.07% to \$1,26,015.01 crore. While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up

by 29.77% from the year-ago

same period, according to data

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs duty to benefit customers.

HDFC Bank's integration

with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the

bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a statement that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

SAT quashes Sebi's ₹6-cr fine on NSE six companies unrelated or

PRESS TRUST OF INDIA New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Contracts (Regulation) (Stock Exchanges and Clearing Cor-

porations) or SECC norms in 2018.

It further said the NSE did not com mit any violation of rules. Sebi had

in October 2020 levied a fine of ₹6 crore on the NSE for allegedly investing in

non-incidental to the stock exchange business.

The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India (MSIL) and Receivables Exchange of India (RXIL).

Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018.

SPANDANA SPHOORTY FINANCIAL LIMITED

(CIN: L65929TG2003PLC040648)

Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA).

Phone No: +91 40 45474750, Website: www.spandanasphoorty.com CORRIGENDUM

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged.

For and on behalf of the Board of Directors o SPANDANA SPHOORTY FINANCIAL LIMITED

Kartikeya Dhruv Kaji Director - DIN: 07641723



CENTRAL UNIVERSITY OF HARYANA NAAC Accredited 'A' Grade University MAHENDERGARH - 123031 (HARYANA)

from Irdai.

RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 Lakhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc), for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh -123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani "Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani	
Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani	
Name of the Manager to the offer	Kunvarji Finstock Private Limited	
Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.	
Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday	
Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	The same of the sa	
	Name of the PACs Name of the Manager to the offer Name of the Registrar to the offer Offer details a.) Date of opening of the offer b.) Date of closing of the offer Date of Completion of Payment of Consideration & communication	

Det	ails of Acquisition:	117.00	rmegawa vuvus z = p	UI.	
Sr. No.	Particulars		ed in the Letter of offer	А	ctuals
1.	Offer Price		- (Ten Rupees ghty Paise)		/- (Ten Rupees ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000	equity shares*	1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital		2,71,435 14.29%		71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment • Number • % of Equity Share Capital	2,71,435 14,29%			7,71,435 52.99%
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital				0 0.00%
8.	Shares acquired by way of Open Offer Number % of Equity Share Capital	11,44,000 26.00%			1,000 0.02%
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Not	Nil Nil Applicable
10.	Pre & Post offer shareholding	Pre	Offer	Post	Offer
- 53	of the acquirers & PACs	No. of Shares	% of Equity Share Capital		% of Equity Share Capital
		2,71,435	14.29%	27,72,435	
11.	Pre & Post offer Shareholding		Offer		Offer
DIE	of the Public	No. of	% of Equity	No. of	% of Equity

16,28,565 85.71% 16,27,565 36,99% The government of India, in *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 consultation with the Reserve present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price Bank, has decided to offer a disof Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-. All the acquirers and PACs accepts full responsibility for the information contained in this Post count of ₹50 per gram to those

Offer Advertisement and also for the obligations under Regulations.

A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs

Driven By Knowledge

KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kurvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Shares Share Capital Shares Share Capital

Tel. No.: 079-66669000 For and on behalf of all the acquirers and PACs Date: 8th January 2022 Place: Ahmedabad Mr. Jaikishan R Ambwani "All appuirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambivani for all matters related to this Open Offer

S H KELKAR AND COMPANY LIMITED

Date: January 07, 2022

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

Place: Mumbai

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED.

This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer. THE BUYBACK

The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate

maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company.

1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange. 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2. DETAILS OF BUY BACK

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share.

The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category	Total valid Bids re- ceived in the category	Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*		273	1,78,434	2000		277
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date. **Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance.

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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022.

2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date

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:

Sr. No.	Particulars	Pre-Buyba	Post-Buyback**		
10000		No. of Shares	Amount	No. of Shares	Amount
oest.	WANTE WELLOWING WASHINGTON	(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	(₹in Lakhs)
1	Authorized Share Capital			5.48551 SETERIO (SEEE/A)	
	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.94
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42

*As on the Record date i.e. November 12, 2021 ** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: No of Equity Shares accented under | Equity Shares Accented as a % of total | Equity Shares accented as % of Total

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.07
8	IDFC FLEXI CAP FUND	68,646	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH	60,661	2.09	0.04
	KELKAR EMPLOYEE BENEFIT TRUST)	12 A		
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

Particulars	Pre-Buyback (as on record date)	Post Buyback#		
	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share	
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46	
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	E 40 E0 004	39.19	
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,364	39.19	
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25	W0000000000000000000000000000000000000		
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34	
Total	14,13,20,801	100.00	13,84,20,801	100.00	

#Subject to extinguishment of 29,00,000 Equity Shares

MANAGER TO THE BUYBACK OFFER

KEYNOTE

Keynote Financial Services Limited

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s. S H Kelkar and Company Limited

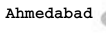
Sd/-Ramesh Vaze Kedar Vaze Deepti Chandratre Director & Chairman of Board Company Secretary & GM - Legal Whole Time Director & Group CEO DIN: 00509751 ACS: 20758 DIN: 00511325

Date: January 07, 2022 Place: Mumbai

financialexp.epapr.in







DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new business premium to ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to

LIC's cumulative new premium income during April-December 2021 was

down by 3.07% to

₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to 1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs

duty to benefit customers.

HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the

bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a statement that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

six companies unrelated or

PRESS TRUST OF INDIA New Delhi, January 7

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Contracts (Regulation) (Stock

porations) or SECC norms

did not com mit any violation of rules. Sebi had in October 2020 levied a fine of ₹6

Exchanges and Clearing Cor-

in 2018. It further said the NSE

crore on the NSE for allegedly

investing in

non-incidental to the stock

SAT quashes Sebi's ₹6-cr fine on NSE

exchange business. The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India

(MSIL) and Receivables

Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)

Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com CORRIGENDUM

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board o Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged

> For and on behalf of the Board of Directors of SPANDANA SPHOORTY FINANCIAL LIMITED

Place: Mumbai **Date: January 07, 2022**

Kartikeya Dhruv Kaji Director - DIN: 07641723



Sebi comes out with list of untraceable defaulters

PRESS TRUST OF INDIA New Delhi, January 7

SEBI ON FRIDAY came out with a list of defaulters entities, including individuals, who are found to be untraceable.

Publishing the details of untraceable defaulters on its website, Sebi said the recovery certificates were drawn up against these entities by the regulator's recovery officer. However, these notices could not be served on the defaulters at their last known addresses.

These notices were served from April 2015 to July 2021, the Securities and Exchange Board of India (Sebi) said in a notice.

Those named by Sebi are — MCX Biz Solutions and its proprietor Syed Sadaq; Bharat Vaghela, Giridhar J Vagadia, Kalpesh Babariya, Vithalbhai Gajera, Laxminarayana Veeramallu Doosa, Umesh Choukekar, Bindu R Menon, Nilesh Palande and Ghanshyam Dayabhai Patel.

These defaulters failed to return investors' money or failed to pay fines imposed on them by the regulator for various offences related to the securities market.

In the notice, the regulator has asked these defaulters to contact Sebi's recovery officer by sending a letter or an email by January 22, 2022.

"Further, if any person is aware of the whereabouts of the defaulter (s)...detail of the same may be provided by sending a letter to the recovery officer... or an email... by January 22, 2022," the notice said.

Issue price of gold bond scheme fixed at ₹4,786 per gm

PRESS TRUST OF INDIA Mumbai, January 7

THE ISSUE PRICE for the next tranche of Sovereign Gold Bond Scheme 2021-22, which will open for subscription for five days from Monday, has been fixed at ₹4,786 per gram, the RBI said on Friday.

The Sovereign Gold Bond Scheme 2021-22 — Series IX will be open for subscription for the period from January 10-14,2022.

The nominal value of the bond "works out to ₹4,786 per gram of gold", the central bank said in a statement.

The government of India, in consultation with the Reserve Bank, has decided to offer a discount of ₹50 per gram to those investors applying online and the payment against the application is made through digital mode. "For such investors, the issue price of gold bond will be ₹4,736 per gram of gold," the

RBI said. The issue price for Series VIII, which was open for subscription during November 29 – December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf of the government of India.



RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized Dealers for having Rate Contract for the purchase of Chemicals, Glasswares, Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5 akhs) etc., and services (DNA/RNA/peptide sequencing services and chromatographic services/ analytical services etc), for the period from 1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the Registrar, Central University of Haryana, Jant-Pali, Mahendergarh 123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about Rate Contract Proforma and format for Rate Contract Agreement etc. please visit university website www.cuh.ac.in REGISTRAR

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kallash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20" October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company	Maitri Enterprises Limited
Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani
Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani
Name of the Manager to the offer	Kunvarji Finstock Private Limited
Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.
Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday
Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday
	Name of the Acquirers Name of the PACs Name of the Manager to the offer Name of the Registrar to the offer Offer details a.) Date of opening of the offer b.) Date of closing of the offer Date of Completion of Payment of Consideration & communication

Sr. No.	Particulars		d in the Letter of offer	A	ctuals
1.	Offer Price	Rs. 10.80/	- (Ten Rupees ghty Paise)		/- (Ten Rupees ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000 equity shares*		1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	11,44,000 equity shares*		quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)			Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital		2,71,435 14.29%		71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment • Number • % of Equity Share Capital	2,71,435 14,29%		27,71,435 62.99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0		0 0.00%	
8.	Shares acquired by way of Open Offer Number So of Equity Share Capital	11,44,000 26,00%		1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Not	Nil Nil Applicable
10.	Pre & Post offer shareholding	Pre	Offer		Offer
900	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital
		2,71,435	14.29%	27,72,435	63.01%
11.	Pre & Post offer Shareholding	Pre	Offer		Offer
Sec	of the Public	No. of Shares	% of Equity Share Capital		% of Equity Share Capital
		16 28 565	85.71%	16 27 565	36.99%

16,28,565 85.71% [16,27,565] 36.99% *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post

Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED



Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkar@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Date: 8th January 2022 For and on behalf of all the acquirers and PACs* Place: Ahmedabad Mr. Jaikishan R Ambwani "All acquirers and PAGs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offe FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED.

S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer. THE BUYBACK

 The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as

1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange. 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. 2.2. The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of

approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category		Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*	-	273	1,78,434		-	
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date. **Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their

shareholding as on Record Date hence such equity shares have not been considered for acceptance. 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 dispatched by

the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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 Shareholders 2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account

2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date

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:

of respective Eligible Shareholders by Clearing Corporations on January 06, 2022.

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

1.51

1.05

1.05

0.03

0.02

0.02

BENGALURU

Sr. No.	. Particulars	Pre-Buyba	Pre-Buyback*			
		No. of Shares	Amount	No. of Shares	Amount	
		(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	(₹in Lakhs)	
1	Authorized Share Capital	7 managanan	990000	S. GAND LODS STAR		
	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31	
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.94	
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42	
** Subj	the Record date i.e. November 12, 2021 ject to extinguishment of 29,00,000 Equity Shares etails of the eligible shareholders/beneficial owners from whom Equity Shares exceedi	ng 1% (of the total equity shares bought back) have been acc	epted under the B	uyback are as mention	ned below:	

Sr. No. Name of the Shareholder Post buy back Equity Shares# Buyback Equity Shares bought back RAMESH VINAYAK VAZE 4,66,044 KNP INDUSTRIES PTE LIMITED 3,52,777 0.23 KEDAR RAMESH VAZE 3,16,559 10.92 0.14 KEVA CONSTRUCTIONS PRIVATE LIMITED 1,87,450 6.46 5.17 MALABAR INDIA FUND LIMITED 1,49,910 0.11 PRABHA RAMESH VAZE 1,18,180 4.08 0.09 VINAYAK GANESH VAZE CHARITIES 92,005 3.17 0.07 0.05 2.37 IDFC FLEXI CAP FUND 68,646 BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH 60,661 2.09 KELKAR EMPLOYEE BENEFIT TRUST) 10 NANDAN KEDAR VAZE 59,902 11 PARTH KEDAR VAZE 0.03 SKK INDUSTRIES PRIVATE LIMITED 43,950 1.52 ANAGHA SANDEEP NENE 43,803 1.51 0.03

16 NISHANT KEDAR KARMARKAR #Subject to extinguishment of 29,00,000 Equity Shares

15 NEHA KEDAR KARMARKAR

14 ASN INVESTMENT ADVISORS PRIVATE LIMITED

3.3. The shareholding nattern of the Company Pre-Ruyback (as on Record date i.e. as on November 12, 2021) and Post Ruyback is as under:

Particulars	Pre-Buyback ((as on record date)	Post Buyback#		
59853676	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share	
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46	
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	5 40 50 204	20.10	
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,364	39.19	
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25			
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34	
Total	14,13,20,801	100.00	13,84,20,801	100.00	

#Subject to extinguishment of 29,00,000 Equity Shares MANAGER TO THE BUYBACK OFFER

DIRECTORS RESPONSIBILITY

KEYNOTE

Keynote Financial Services Limited

SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat

43,801

30,375

30,375

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s. S H Kelkar and Company Limited Sd/-Ramesh Vaze Kedar Vaze

Deepti Chandratre Company Secretary & GM - Legal Director & Chairman of Board Whole Time Director & Group CEO DIN: 00509751 DIN: 00511325 ACS: 20758

Date: January 07, 2022 Place: Mumbai

financialexp.epa.in



DECEMBER NUMBERS

Life insurers' new business premium income nearly flat

PRESS TRUST OF INDIA New Delhi, January 7

The collective new business premium income of life insurers stayed nearly flat from a year ago at ₹24,466.46 crore in December 2021, data from Irdai showed on Friday. The new business premium, or the first year premium, of 24 life insurance companies had stood at ₹24,383.42 crore in December 2020.

IPO-bound insurance behemoth LIC, however, registered a 20.30% dip in its new premium to business ₹11,434.13 crore during the month under review, according to the Insurance Regulatory and Development Authority of India (Irdai) data. LIC had registered a new premium income of ₹14,345.70 crore in the year-ago period.

The remaining 23 players in the private sector, on the other hand, witnessed a 29.83% jump in new business premium in December to

out with list of

Sebi comes

untraceable

PRESS TRUST OF INDIA

SEBI ON FRIDAY came out

with a list of defaulters enti-

ties, including individuals, who

untraceable defaulters on its

website, Sebi said the recovery

certificates were drawn up

against these entities by the

regulator's recovery officer.

However, these notices could

not be served on the defaulters

at their last known addresses.

from April 2015 to July 2021,

the Securities and Exchange

Board of India (Sebi) said in a

MCX Biz Solutions and its pro-

prietor Syed Sadaq; Bharat

Vaghela, Giridhar J Vagadia,

Kalpesh Babariya, Vithalbhai

Gajera, Laxminarayana Veera-

mallu Doosa, Umesh

Choukekar, Bindu R Menon,

Nilesh Palande and Ghan-

return investors' money or

failed to pay fines imposed on

them by the regulator for vari-

ous offences related to the

has asked these defaulters to

contact Sebi's recovery officer

by sending a letter or an email

aware of the whereabouts of

the defaulter (s)...detail of the

same may be provided by send-

ing a letter to the recovery offi-

cer... or an email... by January

22, 2022," the notice said.

Issue price

of gold bond

scheme fixed at

₹4,786 per gm

THE ISSUE PRICE for the next

tranche of Sovereign Gold

Bond Scheme 2021-22, which

will open for subscription for

five days from Monday, has

been fixed at ₹4,786 per gram,

Scheme 2021-22 — Series IX

will be open for subscription

for the period from January

bond "works out to ₹4,786 per

gram of gold", the central bank

consultation with the Reserve

Bank, has decided to offer a dis-

count of ₹50 per gram to those

investors applying online and

the payment against the appli-

cation is made through digital

mode. "For such investors, the

issue price of gold bond will be

₹4,736 per gram of gold," the

The nominal value of the

The government of India, in

The Sovereign Gold Bond

the RBI said on Friday.

10-14,2022.

RBI said.

said in a statement.

PRESS TRUST OF INDIA

Mumbai, January 7

"Further, if any person is

In the notice, the regulator

These defaulters failed to

shyam Dayabhai Patel.

securities market.

by January 22, 2022.

Those named by Sebi are —

notice.

These notices were served

Publishing the details of

are found to be untraceable.

New Delhi, January 7

defaulters



LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore

₹13,032.33 crore, against ₹10,037.72 crore a year ago.

Among major insurers in the private sector, HDFC Standard Life posted a 55.67% jump in new premium to ₹2,973.74 crore; SBI Life up by 26.72% to ₹2,943.09 crore and Bajaj Allianz Life reported a 69.56% rise to ₹1,164.55 crore.

Max Life jumped 31.90% to ₹1,013.08 crore; Tata AIA Life new business premium

rose nearly 50% to ₹660.65 crore and Aditya Birla Sun Life registered a 5.87% rise to ₹544.20 crore.

However, ICICI Prudential Life witnessed a drop of 6.02% in new year premium to ₹1,380.93 crore; Kotak Mahindra Life falls 0.91% to ₹563.94 crore; Aegon Life down by 36.75% to ₹1.29 crore and Future Generali registered a fall of about 17% to ₹47.53 crore.

On a cumulative basis, the first-year premium of all life insurers during April-December 2021 jumped 7.43% to ₹2,05,231.86 crore.

LIC's cumulative new premium income during April-December 2021 was down by 3.07% to ₹1,26,015.01 crore.

While the other 23 private sector players had a cumulative premium income of ₹79,216.84 crore in nine months to December 2021, up by 29.77% from the year-ago same period, according to data from Irdai.

REGISTRAR

CENTRAL UNIVERSITY OF HARYANA NAAC Accredited 'A' Grade University

MAHENDERGARH - 123031 (HARYANA)

RATE CONTRACT

Offers in sealed cover are invited from reputed Manufacturers/Authorized

Dealers for having Rate Contract for the purchase of Chemicals, Glasswares,

Plasticwares, Filter Papers, Gas Cylinders and Gases of Various Grades, Sequencing Services, Laboratory Equipment (costing not more than Rs.5

Lakhs) etc., and services (DNA/RNA/peptide sequencing services and

chromatographic services/ analytical services etc), for the period from

1/2/2022 to 31/03/2023. The offers complete in all respects be sent to the

Registrar, Central University of Haryana, Jant-Pali, Mahendergarh

123031, Haryana on or before 28-1-2022 up to 2:30 PM. For details about

Rate Contract Proforma and format for Rate Contract Agreement etc.

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF

Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society

Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India.

Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com

Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited

("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1")

Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani

"Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal

Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr

Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs.

Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection

with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of

Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share,

representing 26% of the equity share capital of the Target Company ("Offer"), in

compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial

Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments

thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned open

offer was made on 20" October 2021 in Financial Express (English) (All Editions), Jansatta

Maitri Enterprises Limited

Acquirer 1 : Jaikishan Rameshlal Ambwani

Acquirer 2 : Chanderlal Bulchand Ambwani

Acquirer 3: Rameshlal Bulchand Ambwani

Kailash Rameshlal Ambwani

Seema Rameshlal Ambwani

Deepak Rameshlal Ambwani

: Kusumben Kailash Ambwani : Sarla Jaikishan Ambwani

Actuals

Rs. 10.80/- (Ten Rupees

and Eighty Paise)

1,000 equity shares

1,000 equity shares

Rs. 10,800/- (Rupees

Ten Thousand and

Eight Hundred only)

2,71,435

14.29%

27,71,435

62.99%

0

0.00%

1,000

0.02%

Not Applicable Post Offer

No. of % of Equity

Post Offer

Share Capital Shares Share Capital

14.29% 27.72.435 63.01%

% of Equity No. of % of Equity

Share Capital Shares Share Capital

85.71% 16,27,565 36.99%

Kunvarji Finstock Private Limited

Bigshare Services Pvt. Ltd.

13th December 2021, Monday

Proposed in the Letter

Rs. 10.80/- (Ten Rupees

11,44,000 equity shares*

11,44,000 equity shares"

Rs. 1,23,55,200/- (Rupees

One Crore Twenty Three

Lakh Fifty Five Thousand

and Two Hundred only)

2,71,435

14.29%

2,71,435

14.29%

0.00%

11,44,000

26.00%

Not Applicable

% of Equity

Pre Offer

Shares

2.71,435

Shares

16,28,565

*Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000

present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price

All the acquirers and PACs accepts full responsibility for the information contained in this Post

A copy of this post offer advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same

Issued by the Manager to the Offer on behalf of the all the acquirer and PACs

meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021.

of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-.

Offer Advertisement and also for the obligations under Regulations.

and Eighty Paise)

24th December 2021, Friday

7th January 2022, Friday

: Usha Chanderlal Ambwani : Deepa Dipak Ambwani

(Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Target Company

Name of the Manager to the offer

5. Name of the Registrar to the offer

a.) Date of opening of the offer

7. Date of Completion of Payment of

Consideration & communication

Particulars

Size of the Offer (Number of Equity

Shares multiplied by Offer Price per

PACs before Public Announcement

PACs by way of preferential allotment

Shares agreed to be acquired by way

of Share Purchase Agreement ('SPA')

Shares acquired by way of Open Offer

Shareholding of the Acquirers /

% of Equity Share Capital

Shareholding of the Acquirers /

. % of Equity Share Capital

% of Equity Share Capital

% of Equity Share Capital

Public Statement ("DPS")

. % of Equity Share Capital · Price of the Shares acquired

Pre & Post offer shareholding

Pre & Post offer Shareholding

of the acquirers & PACs

Shares acquired after Detailed

of Rejection/Acceptance

Aggregate number of

Aggregate number of

Shares tendered

Shares accepted

Equity Share)

Number

Number

Number

Number

of the Public

Limited.

Details of Acquisition:

Offer Price

b.) Date of closing of the offer

Name of the Acquirers

Name of the PACs

Offer details

please visit university website www.cuh.ac.in

ICICI Bank, HDFC Bank now facilitate online payment of customs duty

PRESS TRUST OF INDIA New Delhi, January 7

PRIVATE SECTOR LENDERS ICICI Bank and HDFC Bank on Friday said they now facilitate online payment of the customs

duty to benefit customers.

HDFC Bank's integration with the Central Board of Indirect Taxes and Customs' (CBIC) ICEGATE platform has gone live, allowing customers to pay for their customs duty directly via the bank. With this, the bank will offer customers the convenience of directly paying the customs duty by selecting HDFC Bank, the lender said on Friday. HDFC Bank said it has facilitated both retail and wholesale payments of customs duty. With HDFC Bank on board, clients would no longer need to route payments through other bank accounts. This integration also offers the bank the opportunity to

acquire current accounts of customers who bank with others that do not offer this facility, it said in a release.

ICICI Bank said in a state-

ment that corporate customers can pay the customs duty through the bank's corporate internet banking (CIB) and mobile banking app InstaBIZ, while retail customers can do so through the bank's retail internet banking platform. Customers can make online payment by selecting ICICI Bank from the list of banks on the website of the ICEGATE.

ICICI Bank head (transaction banking) Hitesh Sethia said: "This facility enables millions of ICICI Bank customers to conveniently pay customs duty digitally through ICEGATE website. This is in line with our endeavour to continuously enhance convenience to our customers by offering them innovative products and services."

SAT quashes Sebi's ₹6-cr fine on NSE six companies unrelated or New Delhi, January 7

PRESS TRUST OF INDIA

THE SECURITIES APPELLATE Tribunal (SAT) has quashed a Sebi order that had imposed a ₹6 -crore penalty on the NSE for allegedly investing in firms unrelated to the stock exchange business. Dismissing the Sebi order, the tribunal said all investments were made by the NSE prior to the enforcement of the Securities Contracts (Regulation) (Stock **Exchanges and Clearing Cor-**

It further

tion of rules. fine of ₹6

porations) or SECC norms in 2018.

did not com mit any viola-Sebi had in October 2020 levied a

crore on the

investing in

for

NSE

allegedly

said the NSE

non-incidental to the stock exchange business.

The six entities were — CAMS, Power Exchange India (PXIL), NSEIT, NSDL E-Governance Infrastructure (NEIL), Market Simplified India (MSIL) and Receivables

Exchange of India (RXIL). Through such acts, Sebi alleged that the NSE violated the provisions of the SECC norms. Following Sebi's order, the exchange approached the tribunal on the grounds that

the SECC Regulations, 2012 cannot be applied retrospectively. According to the tribunal order passed on January 4, some of the investments were made by the exchange during 1999, 2008, 2011, 2012 and 2016.

The SECC Regulations 2012, which came into existence on June 20, 2012, were repealed and replaced by the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2018 on October 3, 2018.

SPANDANA SPHOORTY FINANCIAL LIMITED (CIN: L65929TG2003PLC040648)

Regd. Office: Plot No:- 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor,
Financial Dist, Nanakramguda, Hyderabad - 500032, Telangana (INDIA). Phone No: +91 40 45474750, Website: www.spandanasphoorty.com

CORRIGENDUM

Corrigendum to newspaper publication dated January 6, 2022 of the unaudited consolidated financial results of the Company for the quarter and half-year ended September 30, 2021. Note No.1 of the publication shall be read as under 1) The above financials results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on January 05, 2022. The Auditors have expressed modified opinion on both the consolidated and standalone financial results for the quarter and half-year ended September 30, 2021 All the other contents of the publication remain unchanged

For and on behalf of the Board of Directors of SPANDANA SPHOORTY FINANCIAL LIMITED

Place: Mumbai **Date: January 07, 2022**

Kartikeya Dhruv Kaji Director - DIN: 07641723



S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED. This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax. GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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

1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange. 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

DETAILS OF BUY BACK

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share. The total amount utilized in the Buyback was ₹60.90.00.000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of

approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under Number of Equity Charge Total no of hide Total Equity Total valid Ride re. Total valid Equity Charge (total valid Equity Charge received

Particulars	available for Buyback	received in the category	Shares bid for in the category	ceived in the category	received in the category**	in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*	N 16 -	273	1,78,434	-	100 COST 10 0	-
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

²⁷³ bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance. 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 dispatched by

the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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

 Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding

shares in physical Form as on the Record date 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)

Sr. No.	Particulars	Pre-Buyba	Post-Buyba	ick**	
3		No. of Shares	Amount	No. of Shares	Amount
	38134 - 1345 - 34930 - 1 - 49330,047V	(F.V - ₹10/-each)	(₹in Crores)	(F.V - ₹10/-each)	(₹in Lakhs)
1	Authorized Share Capital	(d. 11400100.00001000000000000000000000000		Hele Contractorion	
3 8	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31 11.94
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.94
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42
*As on	the Record date i.e. November 12, 2021				

** Subject to extinguishment of 29,00,000 Equity Shares

3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below: Sr. No. Name of the Shareholder No. of Equity Shares accepted under | Equity Shares Accepted as a % of total | Equity Shares accepted as % of Total

Post buy back Equity Shares# Equity Shares bought back RAMESH VINAYAK VAZE 4.66.044 16.07 KNP INDUSTRIES PTE LIMITED 3,52,777 12.16 0.25 KEDAR RAMESH VAZE 3,16,559 10.92 0.23 KEVA CONSTRUCTIONS PRIVATE LIMITED 1,87,450 6.46 0.14MALABAR INDIA FUND LIMITED 1,49,910 5.17 0.11 0.09 1,18,180 4.08 PRABHA RAMESH VAZE VINAYAK GANESH VAZE CHARITIES 92,005 3.17 0.07 IDFC FLEXI CAP FUND 68,646 0.05 2.37 BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH 0.04 60,661 2.09 KELKAR EMPLOYEE BENEFIT TRUST) NANDAN KEDAR VAZE 59,902 11 PARTH KEDAR VAZE 59,902 0.04 SKK INDUSTRIES PRIVATE LIMITED 43,950 1.52 0.03 43,803 1.51 0.03 ANAGHA SANDEEP NENE ASN INVESTMENT ADVISORS PRIVATE LIMITED 43,801 1.51 0.03 NEHA KEDAR KARMARKAR 30,375 1.05 0.02 NISHANT KEDAR KARMARKAR 30,375 1.05 0.02 #Subject to extinguishment of 29,00,000 Equity Shares

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under:

	% of existing equity share	No of equity charge	Of all Doot Dumbook aquity above
0.02.02.200		no. or equity anales	% of Post-Buyback equity share
8,27,67,792	58.57	8,09,22,669	58.46
1,18,81,398	8.41	E 40 E0 264	39.19
62,66,009	4.43	3,42,32,304	39,19
3,70,99,173	26.25	570000000000000	
33,06,429	2.34	32,45,768	2.34
14,13,20,801	100.00	13,84,20,801	100.00
	1,18,81,398 62,66,009 3,70,99,173 33,06,429	1,18,81,398 8.41 62,66,009 4.43 3,70,99,173 26.25 33,06,429 2.34	1,18,81,398 8.41 62,66,009 4.43 3,70,99,173 26.25 33,06,429 2.34 32,45,768

#Subject to extinguishment of 29,00,000 Equity Shares

MANAGER TO THE BUYBACK OFFER

KEYNOTE

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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

Sd/-Sd/-Ramesh Vaze Kedar Vaze Deepti Chandratre Director & Chairman of Board Whole Time Director & Group CEO Company Secretary & GM - Legal DIN: 00509751 DIN: 00511325 ACS: 20758

Date: January 07, 2022 Place: Mumbai

VIII, which was open for subscription during November 29

financialexp.epap.in

of the government of India.

– December 3, 2021 was ₹4,791 per gram of gold. The RBI issues the bonds on behalf

The issue price for Series

Date: 8th January 2022 Place: Ahmedabad

Driven By Knowledge

"All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Nr. Jaikishan R. Ambwani for all matters related to this Open Offer.

SEBI Reg. No.: MB/INM000012564

Email Id: niraj.thakkar@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

For and on behalf of all the acquirers and PACs' Mr. Jaikishan R Ambwani

KUNVARJI FINSTOCK PRIVATE LIMITED

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051



Chandigarh

M/s. S H Kelkar and Company Limited

चौक दिल्ली-110006, फोन: 8800013560, 8800013562 सार्वजनिक सूचना

क्षेत्रीय कार्यालय (उत्तर) दिल्ली, 1398, प्रथम तल, चांदनी

आम जनता को सूचित किया जाता है कि हमारी राजनगर एक्सर्टेशन शाखा, नूर नगर, राज नगर एक्सर्टेशन, गाजियाबाद को हमारे नए परिसर 10-11-12, भूतल, वीवीआईपी कामर्शियल हब, राजनगर एक्सटेंशन, गाजियाबाद (उ०प्र०) में शिफ्ट किया जा रहा है। शिफ्टिंग की अनुमानित तिथि 15.01.2022 है। (क्षेत्रीय प्रबंधक)

> DFM FOODS LTD.

CIN: L15311DL1993PLC052624 Regd. Office: 149, 1" Floor, Kilokari, Ring Road, Ashram, New Delhi-110014 Corporate Office: 1401-1411, 14 Floor, Logix City Center, Sector-32, Noida-201301 (U.P.) Tel.: 0120-6013232, Email: dfm@dfmfoods.com Website: www.dfmfoods.com

NOTICE NOTICE is hereby given that the following Share Certificate(s) has/have been reported as lost/stolen/ nisplaced/not traceable and the registered holder(s) thereof/claimant(s) thereof has/have applied to

Obarefel.	ve No.(s)	Distincti	Certificate	Name of	Folio	SI. No.
	To	From	No.(s)	Shareholder(s)	No.(s)	
500	49492420	49491921	819	LAXMI DEVI	10388	310
200	10	0.000	100.00	- 2.20	105	1.

For DFM Foods Ltd. Company Secretary

Name of the Target Company

महत्वपूर्ण सूवना

रेलयात्रियों को सूचित किया जाता है कि रेलवे द्वारा निम्न विशेष रेलगाड़ियों के निम्नलिखित स्टेशनों की समय-सारणों में परिवर्तन करने का निर्णय लिया गया है, जिनका विवरण निम्नानुसार है:-

रेलगाड़ी सं. एवं	स्टेशन	वर्तमान समय		परिवर्तित समय		तिथि	
रेलगाड़ी का नाम	,,,,,	आगमन	प्रस्थान	आगमन	प्रस्थान	(प्रारंभिक स्टेशन से)	
22806 आनन्द विहार टर्मिनल –	रेढ़ाखोल	10:50	10:52	10:40	10:42	191	
भुवनेश्वर सुपरफास्ट एक्सप्रेस	अनुगुल	12:30	12:32	12:20	12:22	24.01.2022 से	
नुवनस्वर सुनरकारट रवसंत्रस	ढ़ेंकानाल	13:28	13:30	13:25	13:27		
12816 आनन्द विहार टर्मिनल –	भद्रक	09:23	09:25	09:13	09:15	00 04 0000 3	
पुरी नन्दनकनान एक्सप्रेस	जाजपुर केन्द्रझर रोड़	09:56	09:58	09:46	09:48	20.01.2022 से	
20808 अमृतसर जं. —	अनुगुल	11:30	11:32	11:25	11:27	22.01.2022 से	
विशाखपट्नम सुपरफास्ट एक्स.	ढ़ेंकानाल	13:12	13:14	13:00	13:02	22.01.2022 41	
20818 नई दिल्ली – भुवनेश्वर	अनुगुल	17:00	17:02	16:45	16:47		
राजधानी एक्सप्रेस	ढ़ेंकानाल	18:09	18:11	17:45	17:47	23.01.2022 से	

नोट : उपरोक्त विशेष रेलगाडियों के अन्य स्टेशनों की समय–सारणी में कोई बदलाव नहीं है।

रेलयात्रियों से अनुरोध है कि किसी भी जानकारी के लिए दूरभाष सं. 139 पर सम्पर्क करें अथवा रेलवे की वेबसाइट https://enquiry.indianrail.gov.in अथवा NTES App देखें ।

रेलमदद हेल्पलाईन नं. 139 • रेलमदद वेबसाइटः www.railmadad.indianrailways.gov.in देखें एवं रेलमदद ऐप डाउनलोड करें।







ग्राहकों की सेवा में मुस्कान के साथ

प्रपत्र आईएनसी-26 कम्पनी (निगमन) नियमावली, 2014 के नियम 30 के अनुसरण में सामान्य सूचना क्षेत्रीय निदेशक उत्तरी क्षेत्र के समक्ष

कम्पनी अधिनियम, 2013, कम्पनी अधिनियम, 2013, की धारा 13(4) तथा कम्पनी (निगमन) नियमावली, 2014 के नियम 30 (6) (क) के विषय में

आईएसटी टेक्नोलॉजी इन्फ्रास्ट्रक्वर प्राइवेट लिमिटेड, सीआईएन : U72900DL2003PTC122637, कम्पनी अधिनियम, 1956 के तहत पंजीकृत एक कम्पनी, जिसका पंजीकृत कार्यालय ए-23, न्यू ऑफिस कॉम्प्लेक्स, डिफेंस कालोनी, नई दिल्ली — 110024 में स्थित है, के विषय में

एतदद्वारा सर्व साधारण को सूचना दी जाती है कि

..याचिकादाता

कम्पनी द्वारा, मंगलवार, 30 नवम्बर, 2021 को सम्पन्न इसकी असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के निबंधनों में कम्पनी को इसका पंजीकृत कार्यालय राष्ट्रीय राजधानी क्षेत्र दिल्ली से पंजाब राज्य में स्थानांतरित करने हेतु सक्षम बनाने के लिए कम्पनी के संस्था ज्ञापन में संशोधन की पृष्टि हेत् कम्पनी अधिनियम, 2013 की धारा 13(4) के अधीन एक आवेदन, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष प्रस्तुत किया जाना

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना है, अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वारा समर्थित अपनी आपत्तियां क्षेत्रीय निदेशक. उत्तरी क्षेत्र, बी-2 विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003 को इस सूचना के प्रकाशन के चौदह दिन के भीतर सुपुर्द कर सकता है अथवा करवा सकता है अथवा पंजीकृत डाक से भेज सकता है जिसकी एक प्रति आवेदक कम्पनी को इसके ऊपर दिए पते पर स्थित पंजीकृत कार्यालय भंजी जानी चाहिए। वास्ते आईएसटी टेक्नोलोंजी इन्फ्रास्टक्चर

प्राइवेट लिमिटेड, हस्ता./-गौरव गुप्ता

तिथि : 07-01-2022 निदेशक ढीआईएन : 00047372 स्थान : नई दिल्ली स्थान : नई दिल्ली

प्रपत्र आईएनसी-26 कम्पनी (निगमन) नियमावली, 2014 के नियम 30 के अनुसरण में सामान्य सुचना क्षेत्रीय निदेशक

उत्तरी क्षेत्र के समक्ष कम्पनी अधिनियम, 2013, कम्पनी अधिनियम, 2013, की

धारा 13(4) तथा कम्पनी (निगमन) नियमावली, 2014 के नियम 30 (6) (क) के विषय में आईएसटी सॉफ्टेक प्राइवेट लिमिटेड

सीआईएन : U25111DL2006PTC148317, कम्पनी अधिनियम, 1956 के तहत पंजीकृत एक कम्पनी, जिसका पंजीकृत कार्यालय ए-23. न्यू ऑफिस कॉम्प्लेक्स, ढिफेंस कालोनी, नई दिल्ली -110024 में स्थित है, के विषय में

.याचिकादाता

एतदद्वारा सर्व साधारण को सूचना दी जाती है कि कम्पनी द्वारा, मंगलवार, 30 नवम्बर, 2021 को सम्पन्न इसकी असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के निबंधनों में कम्पनी को इसका पंजीकृत कार्यालय राष्ट्रीय राजधानी क्षेत्र दिल्ली से पंजाब राज्य में स्थानांतरित करने हेत् सक्षम बनाने के लिए कम्पनी के संस्था ज्ञापन में संशोधन की पृष्टि हेत् कम्पनी अधिनियम, 2013 की धारा 13(4) के अधीन एक आवेदन, क्षेत्रीय निदेशक, उतारी क्षेत्र, नई दिल्ली के समक्ष प्रस्तृत किया जाना कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की समावना है, अपने हित के स्वरूप तथा विरोध के

आधार के उल्लेखकारी शपथपत्र द्वारा समर्थित

अपनी आपत्तियां क्षेत्रीय निदेशक, उत्तरी क्षेत्र, बी-2

विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ

कॉम्प्लेक्स, नई दिल्ली-110003 को इस सचना के

प्रकाशन के चौदह दिन के भीतर सुपूर्व कर सकता है

अथवा करवा सकता है अथवा पंजीकृत डाक से भेज

सकता है जिसकी एक प्रति आवेदक कम्पनी को इसके ऊपर दिए पते पर रिथत पंजीकृत कार्यालय भेजी जानी चाहिए। वास्ते आईएसटी सॉफटेक प्राइवेट लिमिटेड

हस्ता./-गौरव गुप्ता तिथि : 07-01-2022 ढीआईएन : 00047372 अधिनियम के अध्याय XXI के भाग 1 के तहत पंजीकरण के संबंध में सचना का विज्ञापन [कंपनी अधिनियम, 2013 की धारा 374(ख) और

प्ररूप संख्या यूआरसी-2

कंपनी (रजिस्ट्रीकरण के लिए प्राधिकृत) नियम, 2014 के नियम 4 (1) के अनुसरण में}

सचना दी जाती है की कंपनी अधिनियम, 2013 की धारा 366 की उप धारा (2) के अनुसरण में रिजस्ट्रार केंद्रीय पंजीकरण केंद्र (सीआरसी), भारतीय कॉपोरेट मामलों के संस्थान, (आईआईसीए), प्लॉट नंबर 6, 7, सैक्टर-5, आईऍमटी मानेसर, जिला गुड़गांव (हरियाणा), पिन कोड- 122050 को एक आवेदन पंद्रह दिनों के बाद, लेकिन तीस दिनों की अवधि की समाप्ति के पहले प्रस्तावित है, की "एच आई मैटल इंडस्ट्रीज" एक साझेदारी फर्म को कंपनी अधिनियम 2013 के अध्याय XXI के भाग 1 के अधीन शेयरों

हारा सीमित कंपनी के रूप में पंजीकृत किया जाए। 2. कंपनी के मूल उद्देशय इस प्रकार हैं: क) फैरस और अलौह धातुओं के पिंड, रॉड, पाइप, वायर आदि के व्यापार और विनिर्माण को जारी रखने के लिए और इस तरह के किसी भी अन्य वैश्व व्यवसाय के रूप में पार्टियां समय-समय पर पारस्परिक रूप से

निर्णय ले सकती हैं। ख) पिंड, रॉड, पाइप, वायर आदि का निर्यान और स्क्रैप का आयात जारी रखना। प्रस्तावित कंपनी के प्रारूप संगम और अनुच्छेद ज्ञापन

की प्रतिलिपि का निरीक्षण खसरा नंबर 373, रावली थीलाना, हापुड़, यूपी-245301 स्थित कार्यालय में किया जा सकता है। . सचना दी जाती है की यदि किसी व्यक्ति को इस आवेदन पर आपत्ति है तो वह लिखित में अपनी आपत्ति इस सुचना के प्रकाशन के इक्कीस दिन के

भीतर रजिस्टार, केंद्रीय पंजीकरण केंद्र (सीआरसी), भारतीय कॉपेरिट मामलों के संस्थान, (आईआईसीए), प्लॉट नंबर 6, 7, 8, सैक्टर-5, आईऍमटी मानेसर, जिला गुड़गांव (हरियाणा), पिन कोड- 122050, पर भेज दें तथा इसकी एक प्रति कंपनी के पंजीकृत कार्यालय में भी भेज दें। आवेदको के नाम एच आई मैटल इंडस्ट्रीज

इस्ता/-

1. हुजूर अख्तर (साझेदार) तिथि : 08.01.2022

2. इजहार अख्तर (साझेदार)

प्ररूप संख्या आईएनसी-26 (कम्पनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में}

certificate(s).

Place: Noida

Dated: 7" January, 2022

the Company for issue of Duplicate Share Certificate(s):

केन्द्रीय सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम, 2013 की घारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

एमवीएस एस्टेट एंड कंसर्ल्टेंट प्राइवेट लिमिटेड

(CIN: U70100DL2008PTC182368) जिसका पंजीकृत कार्यालय: 2 / 37, बेसमें ट, अंसारी रोड, दरियागंज, नई दिल्ली-110002 में हैं, के मामले मेंआवेदक कंपनी / याचिकाकर्ता

एतदद्वारा सार्वजनिक सचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समझ कंपनी अधिनियम 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है. जिसमें कंपनी का पंजीकृत कार्यालय "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "पश्चिम बंगाल राज्य" में स्थानांतरित करने के लिए 06 जनवरी 2022 को आयोजित असाधारण सामान्य बैठक में पारित विशेष संकल्प के संदर्भ में कंपनी के संगम जापन में संशोधन की पृष्टि की मांग की गई है। कंपनी के पंजीकत कार्यालय के प्रस्तावित स्थानांतरण

से यदि किसी व्यक्ति का हित प्रमावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हों, के साथ अपनी आपित क्षेत्रीय निदेशक को इस सूचना के प्रकाशन की तारीख से चौदह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दूसरा तल, पंडित दीनदयाल अंत्योदय भवन सीजीओ कॉम्पलैक्स नई दिल्ली- 110003 पर पंजीकृत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकृत कार्यालय पते पर भी भेजें। 2/37, बेसमेंट, अंसारी रोड, दरियागंज, नई दिल्ली-110002

आवेदक के लिए और आवेदक की ओर से एमबीएस एस्टेट एंड कंसल्टेंट प्राइबेट लिमिटेड हस्ता / सुभाष चंद जैन (निदेशक) दिनांक: 07.01.2022

डीआईएन:01261532 स्थान:कोलकाता प्ररूप संख्या आईएनसी-26 किम्पनी (निगमन) नियम, 2014 के नियम

30 के अनुसरण में }

केन्द्रीय सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

युग कमोडिटीज प्राइवेट लिमिटेड (CIN: U67120HR2002PTC041972)

जिसका पंजीकृत कार्यालय: 31,32,33 एसएमआईई, फेसं-2, वायएमसीए के सामने सैक्टर-5, फरीदाबाद, हरियाणा-121006आवेदक कंपनी / याचिकाकर्ता

एतदद्वारा सार्वजनिक सूचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समक्ष कंपनी अधिनियम, 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है, जिसमें कंपनी का पंजीकृत कार्यालय "हरियाणा राज्य" से "राष्ट्रीय राजधानी क्षेत्र दिल्ली" में स्थानांतरित करने के लिए 27 दिसंबर 2021 को आयोजित असाधारण सामान्य बैठक में पारित विशेष संकल्प के संदर्भ में कंपनी के संगम जापन में संशोधन

की पृष्टि की मांग की गई है।

कंपनी के पंजीकत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय निदेशक को इस सुचना के प्रकाशन की तारीख से चौदह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दूसरा तल, पंडित दीनदयाल अत्योदय भवन, सीजीओ कॉम्पलैक्स, नई दिल्ली- 110003 पर पंजीकृत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकत कार्यालय परो पर भी मेजें।

31,32,33 एसएमआईई, फेस-2, वायएमसीए के सामने, सैक्टर-5, फरीदाबाद, हरियाणा-121006 आवेदक के लिए और आवेदक की ओर से

युग कमोडिटीज प्राइवेट लिमिटेड हस्ताः दीपक मेंदिरत्ता (निदेशक) दिनांक: 07.01.2022 डीआईएन: 00743725 स्थान: फरीदाबाद

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any manner whatsoever.

सं.

पी.आर.ओ. (जल) द्वारा जारी

www.readwhere.com

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani "Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Maitri Enterprises Limited

Rs. 10.80/- (Ten Rupees Rs. 10.80/- (Ten Rupees

Sr		Proposed in the Letter Actuals
-	etails of Acquisition:	- Waste
7.	Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday
5.		Bigshare Services Pvt. Ltd.
4,	Name of the Manager to the offer	Kunvarji Finstock Private Limited
3.	Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani
190.0	Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlai Ambwani Acquirer 2 : Chanderlai Bulchand Ambwani Acquirer 3 : Rameshlai Bulchand Ambwani

l.	Offer Price	AGOST ACCUSED CONTRACTOR	hty Paise)	MILEON LINES ON	ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000 equity shares*		1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000 equity shares*		1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital	2,71,435 14,29%			71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment Number % of Equity Share Capital	2,71,435 14,29%		27,71,435 62.99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%		0 0.00%	
8.	Shares acquired by way of Open Offer Number % of Equity Share Capital	11,44,000 26.00%		1,000 0.02%	
9,	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Not	Nil Nil Applicable
10.	Pre & Post offer shareholding of the acquirers & PACs	No. of Shares	Offer % of Equity Share Capital	No. of	Offer % of Equity Share Capital
		2,71,435	14.29%	27,72,435	
11.	Pre & Post offer Shareholding		Offer	Post	Offer
1,310	of the Public	No. of Shares	% of Equity Share Capital		% of Equity Share Capital
		16,28,565	85.71%	16,27,565	36.99%

present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations.

A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same

meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED

Driven By Knowledge

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: nirai.thakkan@kunvarii.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

For and on behalf of all the acquirers and PACs'

Date: 8th January 2022

Place: Ahmedabad Mr. Jaikishan R Ambwani *All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jelkishan R. Ambwani for all matters related to this Open Offer

Tel. No.: 079-66669000

acting on an advertisement in दिल्ली जल बोर्ड: रा.रा. क्षेत्र दिल्ली सरकार कार्यालयः कार्यपालक अभियंता (टेण्डरिंग) एम-3



(सुधीर कुमार)

ईमेल आईडी: eetenderingm3.djb@gmail.com प्रैस एनआईटी सं. 46 (2021-22) प्रैस निविदा सुचना ई-प्रापण सॉल्युशन के ई-प्रापण सॉल्युशन के निविदा राशि ईएमडी/ /अनुमानित माध्यम से निविदा जारी माध्यम से निविदा प्राप्ति निविदा

कार्य का विवरण क्रम की तिथि/आई.डी.नं. की अंतिम तिथि/समय शुल्क 1. एसीई(एम)-3 के अंतर्गत एसी-05 बादली कंस्टीच्युएन्सी में वार्ड नं. 22 में 6.1.2022 17.1.2022 के 3.00 रु. 137100/-बजे अप. तक। पुराने/क्षतिग्रस्त/जंग लगे वाटर कनैक्शन का मरम्मत। 2022_DJB_214264_1 रु. 1000/− 68,54,248/-इस संदर्भ में अधिक विवरण वेबसाईट https://govtprocurement.delhi.gov.in पर देखें।

एच-ब्लॉक, सेक्टर-15, रोहिणी, दिल्ली-89

विज्ञा. सं. जे.एस.वी. 976(2021-22) कार्यपालक अभियंता (टी) एम-3 ''कोरोना रोकें; मास्क पहनें; शारीरिक दूरी का पालन करें; हाथों को स्वच्छ रखें'

S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in. Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED. This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated

December 02, 2021 (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"),

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax,

THE BUYBACK

- GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as "Transaction Costs"). 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on
- March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange.

through the Tender Offer route. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

- 1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.
- 2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share.
- The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.
- 2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9.444 valid bids for 2.37,55,618 Equity Shares in response to the Buyback resulting in the subscription of approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category		Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*		273	1,78,434			
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance.

- 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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022
- 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account
- of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date
- 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) Sr. No. Particulars Pre-Buyback* Post-Buyback** No. of Shares Amount No. of Shares Amount (F.V - ₹10/-each) (₹in Crores) (F.V - ₹10/-each) (₹in Lakhs) Authorized Share Capital 159.31 15.93.14.500 159.31 Equity Shares 15,93,14,500 Preference Shares 1,19,35,500 11.94 1,19,35,500 11.94 Issued, Subscribed and Paid-up Capital 14,13,20,801 141.32 13,84,20,801 138.42

*As on the Record date i.e. November 12, 2021

** Subject to extinguishment of 29,00,000 Equity Shares 3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below:

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Equity Shares accepted as % of Total Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.07
8	IDFC FLEXI CAP FUND	68,646	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

#Subject to extinguishment of 20 00 000 Equity Shares

Particulars Particulars	Pre-Buyback (as on record date)	Po	ost Buyback#
AND AND ADVICE SAY MAD	No. of equity shares	% of existing equity share	No. of equity shares	% of Post-Buyback equity share
Promoters and Promoter Group	8,27,67,792	58.57	8,09,22,669	58.46
Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	1,18,81,398	8.41	E 40 E0 264	39.19
Financial Institutions / Banks, NBFCs & Mutual Funds	62,66,009	4.43	5,42,52,364	39.13
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	3,70,99,173	26.25		
Shares held by Employees Trust	33,06,429	2.34	32,45,768	2.34
Total	14,13,20,801	100.00	13,84,20,801	100.00

#Subject to extinguishment of 29,00,000 Equity Shares

Sd/-

Ramesh Vaze Director & Chairman of Board

DIN: 00509751

4. MANAGER TO THE BUYBACK OFFER

KEYNOTE

Keynote Financial Services Limited

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

5. DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s S H Kelkar and Company Limited

Sd/-	Sd/-
Kedar Vaze	Deepti Chandratre
Whole Time Director & Group CEO	Company Secretary & GM - Legal
DIN: 00511325	ACS: 20758

Date: January 07, 2022 Place: Mumbai

चौक दिल्ली-110006, फोन: 8800013560, 8800013562

सार्वजनिक सुचना आम जनता को सूचित किया जाता है कि हमारी राजनगर एक्सटेंशन शाखा, नूर नगर, राज नगर एक्सटेंशन, गाजियाबाद को हमारे नए परिसर 10-11-12, भूतल, वीवीआईपी कामर्शियल हब, राजनगर एक्सटेंशन, गाजियाबाद (उ०प्र०) में शिफ्ट किया जा रहा है। शिफ्टिंग की अनुमानित तिथि 15.01.2022 है। (क्षेत्रीय प्रवंधक)

DFM FOODS LTD.

CIN: L15311DL1993PLC052624 Regd. Office: 149, 1" Floor, Kilokari, Ring Road, Ashram, New Delhi-110014 Corporate Office: 1401-1411, 14th Floor, Logix City Center, Sector-32, Noida-201301 (U.P.) Tel.: 0120-6013232, Email: dfm@dfmfoods.com Website: www.dfmfoods.com

NOTICE NOTICE is hereby given that the following Share Certificate(s) has/have been reported as lost/stolen/ misplaced/not traceable and the registered holder(s) thereof/claimant(s) thereof has/have applied to the Company for issue of Duplicate Share Certificate(s): Sl. No. Folio Name of Certificate Distinctive No.(s) No. of No.(s) Shareholder(s) No.(s) Share(s) From To

819

49491921 49492420

1. Name of the Target Company

of Rejection/Acceptance

Particulars

Details of Acquisition:

LAXMI DEVI

of this notice failing which the Company will proceed to issue duplicate share certificate(s): The Public is hereby cautioned against purchasing or dealing in anyway with the above share certificate(s). For DFM Foods Ltd. Place: Noida Company Secretary

Any person(s) who has/have any claim/objection in respect of these share certificate(s) should write

to the Company Secretary at the address mentioned above within 10 days from the date of publication

महत्वपूर्ण सुवना

रेलयात्रियों को सूचित किया जाता है कि रेलवे द्वारा निम्न विशेष रेलगाड़ियों के निम्नलिखित स्टेशनों की समय-सारणी में परिवर्तन करने का निर्णय लिया गया है, जिनका विवरण निम्नानसार है:-

रेलगाड़ी सं. एवं	स्टेशन	वर्तमान समय		परिवर्तित समय		तिथि	
रेलगाड़ी का नाम		आगमन	आगमन प्रस्थान		प्रस्थान	(प्रारंभिक स्टेशन से)	
22806 आनन्द विहार टर्मिनल –	रेढ़ाखोल	10:50	10:52	10:40	10:42		
भुवनेश्वर सुपरफास्ट एक्सप्रेस	अनुगुल	12:30	12:32	12:20	12:22	24.01.2022 से	
नुवनस्वर सुवरकारट र्वसंत्रस	ढ़ेंकानाल	13:28	13:30	13:25	13:27		
12816 आनन्द विहार टर्मिनल -	भद्रक	09:23	09:25	09:13	09:15	20.01.2022 र ो	
पुरी नन्दनकनान एक्सप्रेस	जाजपुर केन्द्रझर रोड़	09:56	09:58	09:46	09:48	20.01.2022 41	
20808 अमृतसर जं	अनुगुल	11:30	11:32	11:25	11:27	20 04 0000 7	
विशाखपट्नम सुपरफास्ट एक्स.	ढेंकानाल	13:12	13:14	13:00	13:02	22.01.2022 से	
20818 नई दिल्ली – भुवनेश्वर	अनुगुल	17:00	17:02	16:45	16:47		
राजधानी एक्सप्रेस	ढेंकानाल	18:09	18:11	17:45	17:47	23.01.2022 से	

रेलयात्रियों से अनुरोध है कि किसी भी जानकारी के लिए दूरभाष सं. 139 पर सम्पर्क करें अथवा रेलवे की वेबसाइट https://enquiry.indianrail.gov.in अथवा NTES App देखें ।

रेलमदद हेल्पलाईन नं. १३९ • रेलमदद वेबसाइटः www.railmadad.indianrailways.gov.in देखें एवं रेलमदद ऐप डाउनलोड करें।







ग्राहकों की सेवा में मुस्कान के साथ

प्रपत्र आईएनसी-26 प्रपत्र आईएनसी-26 कम्पनी (निगमन) नियमावली, 2014 के कम्पनी (निगमन) नियमावली, 2014 के नियम 30 के अनुसरण में सामान्य सुचना नियम 30 के अनुसरण में सामान्य सूचना क्षेत्रीय निदेशक

कम्पनी द्वारा, मंगलवार, 30 नवम्बर, 2021 को

सम्पन्न इसकी असाधारण सामान्य बैठक में पारित

कॉम्प्लेक्स, नई दिल्ली-110003 को इस सूचना के

प्रकाशन के चौदह दिन के भीतर सुपूर्व कर सकता है

अथवा करवा सकता है अथवा पंजीकृत डाक से भेज

सकता है जिसकी एक प्रति आवेदक कम्पनी को

इसके ऊपर दिए पते पर स्थित पंजीकत कार्यालय

क्षेत्रीय निदेशक उत्तरी क्षेत्र के समक्ष उत्तरी क्षेत्र के समक्ष कम्पनी अधिनियम्, 2013, कम्पनी अधिनियम्, 2013, की कम्पनी अधिनियम, 2013, कम्पनी अधिनियम, 2013, की धारा 13(4) तथा कम्पनी (निगमन) नियमावली, 2014

धारा 13(4) तथा कम्पनी (निगमन) नियमावली, 2014 के नियम 30 (6) (क) के विषय में के नियम 30 (6) (क) के विषय में आईएसटी टेक्नोलॉजी इन्फ्रास्ट्रक्चर प्राइवेट लिमिटेड, सीआईएन : U72900DL2003PTC122637.

आईएसटी सॉफ्टेक प्राइवेट लिमिटेड सीआईएन : U25111DL2006PTC148317, कम्पनी कम्पनी अधिनियम, 1956 के तहत पंजीकत एक अधिनियम, 1956 के तहत पंजीकत एक कम्पनी, कम्पनी, जिसका पंजीकत कार्यालय ए-23, न्य जिसका पंजीकृत कार्यालय ए-23, न्यू ऑफिस ऑफिस कॉम्प्लेक्स, डिफेंस कालोनी, नई कॉम्प्लेक्स, डिफेंस कालोनी, नई दिल्ली दिल्ली -- 110024 में स्थित है, के विषय में 110024 में स्थित है. के विषय मेंयाचिकादाता ...याचिकादाता एतदद्वारा सर्व साधारण को सूचना दी जाती है कि

सम्पन्न इसकी असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के निबंधनों में कम्पनी को इसका विशेष प्रस्ताव के निबंधनों में कम्पनी को इसका पंजीकृत कार्यालय राष्ट्रीय राजधानी क्षेत्र दिल्ली पंजीकृत कार्यालय राष्ट्रीय राजधानी क्षेत्र दिल्ली से पंजाब राज्य में स्थानांतरित करने हेत् सक्षम से पंजाब राज्य में स्थानांतरित करने हेत सक्षम बनाने के लिए कम्पनी के संस्था ज्ञापन में संशोधन बनाने के लिए कम्पनी के संस्था ज्ञापन में संशोधन की पृष्टि हेत् कम्पनी अधिनियम, 2013 की धारा की पृष्टि हेत् कम्पनी अधिनियम, 2013 की धारा 13(4) के अधीन एक आवेदन, क्षेत्रीय निदेशक, 13(4) के अधीन एक आवेदन, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष प्रस्तत किया जाना उत्तरी क्षेत्र, नई दिल्ली के समक्ष प्रस्तृत किया जाना कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकत कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना है, अपने हित के स्वरूप तथा विरोध के संभावना है. अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वारा समर्थित आधार के उल्लेखकारी शपथपत्र द्वारा समर्थित अपनी आपत्तियां क्षेत्रीय निदेशक, उत्तरी क्षेत्र, बी-2 अपनी आपत्तियां क्षेत्रीय निदेशक, उत्तरी क्षेत्र, बी-2 विंग द्वितीय तल. पर्यावरण भवन. सीजीओ

विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ

कॉम्प्लेक्स, नई दिल्ली-110003 को इस सूचना के

प्रकाशन के चौदह दिन के भीतर सुपूर्व कर सकता है

अथवा करवा सकता है अथवा पंजीकृत डाक से भेज

सकता है जिसकी एक प्रति आवेदक कम्पनी को

इसके ऊपर दिए पते पर स्थित पंजीकृत कार्यालय भेजी जानी चाहिए। वास्ते आईएसटी टेक्नोलॉजी इन्फ्रास्टक्वर वास्ते आईएसटी सॉफटेक प्राइवेट लिमिटेड प्राइवेट लिमिटेड. इस्ता. / -

हस्ता./-गौरव गुप्ता गौरव गुप्ता तिथि : 07-01-2022 निदेशक तिथि : 07-01-2022 निवेशक स्थान : नई दिल्ली ढीआईएन : 00047372 स्थान : नई दिल्ली ढीआईएन : 00047372

प्ररूप संख्या युआरसी-2 अधिनियम के अध्याय XXI के भाग 1 के तहत पंजीकरण

के संबंध में सुचना का विज्ञापन (कंपनी अधिनियम, 2013 की धारा 374(ख) और कंपनी (रजिस्ट्रीकरण के लिए प्राधिकृत) नियम, 2014 के नियम 4 (1) के अनुसरण में}

सुचना दी जाती है की कंपनी अचिनियम, 2013 की धारा 366 की उप धारा (2) के अनुसरण में रजिस्ट्रार, केंद्रीय पंजीकरण केंद्र (सीआरसी), भारतीय कॉर्पोरेट मामलों के संस्थान, (आईआईसीए), प्लॉट नंबर 6, 7, 8, सैक्टर-5, आईऍमटी मानेसर, जिला गुड़गांव (हरियाणा), पिन कोड- 122050 को एक आवेदन पंद्रह दिनों के बाद, लेकिन तीस दिनों की अवधि की समाप्ति के पहले प्रस्तावित है, की 'एव आई मैटल इंडस्ट्रीज" एक साझेदारी फर्म को कंपनी अधिनियम 2013 के अध्याय XXI के माग 1 के अधीन शेयरों

एतदद्वारा सर्व साधारण को सुचना दी जाती है कि द्वारा सीमित कंपनी के रूप में पंजीकृत किया जाए। कम्पनी द्वारा, मंगलवार, 30 नवम्बर, 2021 को कंपनी के मूल उद्देशय इस प्रकार हैं: क) फैरस और अलौह धातुओं के पिंड, रॉड, पाइप, वायर आदि के व्यापार और विनिर्माण को जारी रखने के

निर्णय ले सकती हैं।

ख) पिंड, रॉड, पाइप, वायर आदि का निर्यान और स्क्रैप का आयात जारी रखना। प्रस्तावित कंपनी के प्रारूप संगम और अनुच्छेद ज्ञापन

की प्रतिलिपि का निरीक्षण खसरा नंबर 373, रावली थीलाना, हापुड़, यूपी-245301 स्थित कार्यालय में किया जा सकता है। सचना दी जाती है की यदि किसी व्यक्ति को इस

ष्लॉट नंबर 6, 7, 8, सैक्टर-5, आईऍमटी मानेसर, जिला गुड़गांव (हरियाणा), पिन कोड- 122050, पर भेज दें तथा इसकी एक प्रति कंपनी के पंजीकृत कार्यालय में भी भेज दें। आवेदको के नाम

तिथि: 08.01.2022

प्ररूप संख्या आईएनसी-26 (कम्पनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में }

10388

Dated: 7" January, 2022

केन्द्रीय सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम. 2013 की धारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

एमवीएस एस्टेट एंड कंसल्टेंट प्राइवेट लिमिटेड (CIN: U70100DL2008PTC182368)

जिसका पंजीकृत कार्यालय: 2/37, बेसमेंट, अंसारी रोड, दरियागंज, नई दिल्ली-110002 में हैं, के मामले मेंआवेदक कंपनी / याचिकाकर्ता

एतदद्वारा सार्वजनिक सुचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समक्ष कंपनी अधिनियम, 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है. जिसमें कंपनी का पंजीकृत कार्यालय "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "पश्चिम बंगाल राज्य" में स्थानांतरित करने के लिए 06 जनवरी 2022 को आयोजित असाधारण सामान्य बैठक में पारित विशेष संकल्प के संदर्भ में कंपनी के संगम जापन में संशोधन की पृष्टि की मांग की गई है। कंपनी के पंजीकृत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो

वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें जनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय निदेशक को इस सुचना के प्रकाशन की तारीख से चौदह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र. कारपोरेट कार्य मंत्रालय, बी-2 विंग, दुसरा तल, पंडित दीनदयाल अत्योदय भवन. सीजीओ कॉम्पलेक्स. नई दिल्ली-- 110003 पर पंजीकत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकृत कार्यालय पते पर भी भेजें। 2/37, बेसमेंट, अंसारी रोड, दरियागंज, नई दिल्ली-110002

एमवीएस एस्टेट एंड कंसल्टेंट प्राइवेट लिमिटेड सभाष यंद जैन (निदेशक) दिनांक: 07.01.2022 डीआईएन: 01261532 स्थान: कोलकाता

आवेदक के लिए और आवेदक की ओर से

प्ररूप संख्या आईएनसी-26 किम्पनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में]

केन्द्रीय सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

युग कमोडिटीज प्राइवेट लिमिटेड

(CIN: U67120HR2002PTC041972) जिसका पंजीकत कार्यालय: 31,32,33 एसएमआईई, फेसें–2, वायएमसीए के सामने, सैक्टर--5, फरीदाबाद, हरियाणा--121006

....आवेदक कंपनी / याचिकाकर्ता एतदद्वारा सार्वजनिक सूचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समक्ष कंपनी अधिनियम, 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है, जिसमें कंपनी का पंजीकृत कार्यालय "हरियाणा राज्य" से "राष्ट्रीय राजधानी क्षेत्र दिल्ली" में स्थानांतरित करने के लिए 27 दिसंबर 2021 को आयोजित असाधारण सामान्य बैठक में पारित विशेष संकल्प के संदर्भ में कंपनी के संगम जापन में संशोधन की पृष्टि की मांग की गई है।

कंपनी के पंजीकत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए—21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय निदेशक को इस सुचना के प्रकाशन की तारीख से चौदह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दूसरा तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्पलैक्स, नई दिल्ली- 110003 पर पंजीकृत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकत कार्यालय पर्ते पर भी भेजें। 31.32.33 एसएमआईई, फेस-2, वायएमसीए के

सामने, सैक्टर-5, फरीदाबाद, हरियाणा-121006 आवेदक के लिए और आवेदक की ओर से युग कमोडिटीज प्राइवेट लिमिटेड

दीपक मेंदिरत्ता (निदेशक) दिनांक: 07.01.2022 डीआईएन: 00743725 स्थान:फरीदाबाद

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POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

500

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. Registered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani "Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Maitri Enterprises Limited

Proposed in the Letter

Actuals

Acquirer 1 : Jaikishan Rameshlal Ambwani 2. Name of the Acquirers Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3: Rameshlal Bulchand Ambwani 3. Name of the PACs Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani : Sarla Jaikishan Ambwani Name of the Manager to the offer Kunyarii Finstock Private Limited 5. Name of the Registrar to the offer Bigshare Services Pvt. Ltd. Offer details a.) Date of opening of the offer 13th December 2021, Monday b.) Date of closing of the offer 24th December 2021, Friday Date of Completion of Payment of 7th January 2022, Friday Consideration & communication

DIO.			oner .		
1.	Offer Price		- (Ten Rupees ghty Paise)		/- (Ten Rupees ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000 equity shares*		1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number Mof Equity Share Capital	2,71,435 14.29%			71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment Number More Equity Share Capital	2,71,435 14.29%		27,71,435 62.99%	
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0			0 0.00%
8.	Shares acquired by way of Open Offer Number Wo of Equity Share Capital	11,44,000 26.00%		1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Nil Nil Not Applicable	
10.	Pre & Post offer shareholding	Pre Offer			Offer
	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital
		2,71,435	14.29%	27,72,435	
11.	Pre & Post offer Shareholding		Offer		Offer
	of the Public	No. of Shares	% of Equity Share Capital	No. of Shares	% of Equity Share Capital

16,28,565 85.71% 16,27,565 36,99% *Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000 present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-.

All the acquirers and PACs accepts full responsibility for the information contained in this Post

A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same

Offer Advertisement and also for the obligations under Regulations.

meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED

Driven By Knowledge

Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkan@kunvarji.com Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve

Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway

Date: 8th January 2022

Tel. No.: 079-66669000 For and on behalf of all the acquirers and PACs* Place: Ahmedabad Mr. Jaikishan R Ambwani "All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offer.

दिल्ली जल बोर्ड: रा.रा. क्षेत्र दिल्ली सरकार



प्रैस एनआईटी सं. 40	6 (2021–22) प्रैस निविद	ा सूचना	
कार्य का विवरण	निविदा राशि ⁄अनुमानित लागत	ईएमडी∕ निविदा शल्क	ई-प्रापण सॉल्यूशन के माध्यम से निविदा जारी की तिथि⁄आई.डी.नं.	, 67.
3 के अंतर्गत एसी-05 बादली कंस्टीच्युएन्सी में वार्ड नं. 22 में		रु. 137100/−	6.1.2022	17.1.2022 के 3.00
ा∕जंग लगे वाटर कनैक्शन का मरम्मत।	68,54,248/-	रु. 1000/-	2022_DJB_214264_1	

पी.आर.ओ. (जल) द्वारा जारी

विज्ञा. सं. जे.एस.वी. 976(2021-22)

''कोरोना रोकें; मास्क पहनें; शारीरिक दूरी का पालन करें; हाथों को स्वच्छ रखें'

S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in, Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED. This Post Buyback Public Announcement ("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 dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated

December 02, 2021 (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"),

1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) 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 November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax,

GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as "Transaction Costs") 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company.

1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange.

1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share.

THE BUYBACK

The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

through the Tender Offer route. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of

approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category	Contract to the contract of th	Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*		273	1,78,434	and the second		
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date. **Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their

shareholding as on Record Date hence such equity shares have not been considered for acceptance. 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 dispatched by

the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022.

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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 Shareholders

2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding

shares in physical Form as on the Record date 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/					
Sr. No.	Particulars	Pre-Buyba	Post-Buyback**		
		No. of Shares (EV - ₹10/-each)	Amount (₹in Crores)	No. of Shares (F.V - ₹10/-each)	Amount (₹in Lakhs)
1	Authorized Share Capital		68 (8)	100 00 200	30 50
	Equity Shares	15,93,14,500	159.31	15,93,14,500	159.31
	Preference Shares	1,19,35,500	11.94	1,19,35,500	11.94
2	Issued, Subscribed and Paid-up Capital	14,13,20,801	141.32	13,84,20,801	138.42

*As on the Record date i.e. November 12, 2021

** Subject to extinguishment of 29,00,000 Equity Shares 3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below:

Sr. No.	16	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Equity Shares accepted as % of Total Post buy back Equity Shares#
_ 1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.07
8	IDFC FLEXI CAP FUND	68,646	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

#Subject to extinguishment of 29,00,000 Equity Shares

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under: Particulars Pre-Buyback (as on record date) Post Buyback# No. of equity shares % of existing equity share No. of equity shares % of Post-Buyback equity share Promoters and Promoter Group 8,27,67,792 58.57 8,09,22,669 Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and 1,18,81,398 8.41 Overseas Corporate Bodies) 5,42,52,364 39.19 62.66.009 4.43 Financial Institutions / Banks, NBFCs & Mutual Funds Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF) 3,70,99,173 26.25 33,06,429 2.34 32,45,768 2.34 Shares held by Employees Trust

#Subject to extinguishment of 29,00,000 Equity Shares

4. MANAGER TO THE BUYBACK OFFER

KEYNOTE

14,13,20,801

Keynote Financial Services Limited

(Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

5. DIRECTORS RESPONSIBILITY

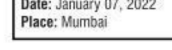
As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirm that such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

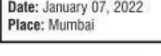
For and on behalf of Board of Directors of M/c C H Valkar and Campany Limited

0.0		W/S. S H Keikar and Company Limited	
	Sd/-	Sd/-	Sd/-
1	Ramesh Vaze	Kedar Vaze	Deepti Chandratre
Ш	Director & Chairman of Board	Whole Time Director & Group CEO	Company Secretary & GM - Legal
	DIN: 00509751	DIN: 00511325	ACS: 20758

Date: January 07, 2022

Place: Mumbai













लिए और इस तरह के किसी भी अन्य वैध व्यवसाय के रूप में पार्टियां समय-समय पर पारस्परिक रूप से

आवेदन पर आपत्ति है तो वह लिखित में अपनी आपत्ति इस सचना के प्रकाशन के इक्कीस दिन के मीतर रजिस्ट्रार, केंद्रीय पंजीकरण केंद्र (सीआरसी), भारतीय कॉर्पोरेट मामलों के संस्थान, (आईआईसीए),

एच आई मैटल इंडस्ट्रीज

1. हुजूर अख्तर (साझेदार) 2. इजहार अख्तर (साझेदार)

entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

क्रम

सं.

कार्यालयः कार्यपालक अभियंता (टेण्डरिंग) एम-3 एच-ब्लॉक, सेक्टर-15, रोहिणी, दिल्ली-89 ईमेल आईडी: eetenderingm3.djb@gmail.com

इस संदर्भ में अधिक विवरण वेबसाईट https://govtprocurement.delhi.gov.in पर देखें।

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1. एसीई(एम)-3 पुराने/क्षतिग्रस्त/

(सुधीर कुमार) कार्यपालक अभियंता (टी) एम-3

100.00

13,84,20,801

100.00

चौक दिल्ली-110006, फोन: 8800013560, 8800013562 सार्वजनिक सूचना

आम जनता को सूचित किया जाता है कि हमारी राजनगर एक्सटेंशन शाखा, नूर नगर, राज नगर एक्सर्टेशन, गाजियाबाद को हमारे नए परिसर 10-11-12, भूतल, वीवीआईपी कामर्शियल हब, राजनगर एक्सटेंशन, गाजियाबाद (उ०प्र०) में शिफ्ट किया जा रहा है। शिफ्टिंग की अनुमानित तिथि 15.01.2022 है। (क्षेत्रीय प्रबंधक)

DFM FOODS LTD.

CIN: L15311DL1993PLC052624 Regd. Office: 149, 1" Floor, Kilokari, Ring Road, Ashram, New Delhi-110014 Corporate Office: 1401-1411, 14th Floor, Logix City Center, Sector-32, Noida-201301 (U.P.) Tel.: 0120-6013232, Email: dfm@dfmfoods.com Website: www.dfmfoods.com

NOTICE

NOTICE is hereby given that the following Share Certificate(s) has/have been reported as lost/stolen/ nisplaced/not traceable and the registered holder(s) thereof/claimant(s) thereof has/have applied to

Name of	Certificate	Distincti	No. of	
Shareholder(s)	No.(s)	From	om To St	Share(s)
LAXMI DEVI	819	49491921	49492420	500
	Shareholder(s)	Shareholder(s) No.(s)	Shareholder(s) No.(s) From	Shareholder(s) No.(s) From To

For DFM Foods Ltd. Company Secretary महत्वपूर्ण सूवना

रेलयात्रियों को सूचित किया जाता है कि रेलवे द्वारा निम्न विशेष रेलगाड़ियों के निम्नलिखित स्टेशनों की समय-सारणों में परिवर्तन करने का निर्णय लिया गया है, जिनका विवरण निम्नानुसार है:-

स्टेशन	वर्तमान समय		परिवर्तित समय		तिथि	
	आगमन	प्रस्थान	आगमन	प्रस्थान	(प्रारंभिक स्टेशन से)	
रेढ़ाखोल	10:50	10:52	10:40	10:42	24.01,2022 सें	
अनुगुल	12:30	12:32	12:20	12:22		
ढ़ेंकानाल	13:28	13:30	13:25	13:27		
भद्रक	09:23	09:25	09:13	09:15	20 24 2222 2	
जाजपुर केन्द्रझर रोड़	09:56	09:58	09:46	09:48	20.01.2022 से	
अनुगुल	11:30	11:32	11:25	11:27	22.01.2022 से	
ढेंकानाल	13:12	13:14	13:00	13:02		
अनुगुल	17:00	17:02	16:45	16:47		
ढेंकानाल	18:09	18:11	17:45	17:47	23.01.2022 से	
	अनुगुल ढ़ेंकानाल भद्रक जाजपुर केन्द्रुझर रोड़ अनुगुल ढ़ेंकानाल अनुगुल	रेढ़ाखोल 10:50 अनुगुल 12:30 ढ़ेंकानाल 13:28 भद्रक 09:23 जाजपुर केन्द्रझर रोड़ 09:56 अनुगुल 11:30 ढ़ेंकानाल 13:12 अनुगुल 17:00	रेढ़ाखोल 10:50 10:52 अनुगुल 12:30 12:32 ढ़ेंकानाल 13:28 13:30 भद्रक 09:23 09:25 जाजपुर केन्द्रझर रोड़ 09:56 09:58 अनुगुल 11:30 11:32 ढ़ेंकानाल 13:12 13:14 अनुगुल 17:00 17:02	रेढ़ाखोल 10:50 10:52 10:40 अनुगुल 12:30 12:32 12:20 हंकानाल 13:28 13:30 13:25 भद्रक 09:23 09:25 09:13 जाजपुर केन्द्रझर रोड़ 09:56 09:58 09:46 अनुगुल 11:30 11:32 11:25 हंकानाल 13:12 13:14 13:00 अनुगुल 17:00 17:02 16:45	रेढ़ाखोल 10:50 10:52 10:40 10:42 अनुगुल 12:30 12:32 12:20 12:22 ढ़ेंकानाल 13:28 13:30 13:25 13:27 भद्रक 09:23 09:25 09:13 09:15 जाजपुर केन्द्रझर रोड़ 09:56 09:58 09:46 09:48 अनुगुल 11:30 11:32 11:25 11:27 ढ़ेंकानाल 13:12 13:14 13:00 13:02 अनुगुल 17:00 17:02 16:45 16:47	

नीट : उपरोक्त विशेष रेलगाड़ियां के अन्य स्टेशनों की समय—सारणी में कोई बदलाव नहीं है।

रेलयात्रियों से अनुरोध है कि किसी भी जानकारी के लिए दूरभाष सं. 139 पर सम्पर्क करें अथवा रेलवे की वेबसाइट https://enquiry.indianrail.gov.in अथवा NTES App देखें ।

रेलमदद हेल्पलाईन नं. 139 • रेलमदद वेबसाइटः www.railmadad.indianrailways.gov.in देखें एवं रेलमदद ऐप डाउनलोड करें।







ग्राहकों की सेवा में मुस्कान के साथ

प्रपत्र आईएनसी-26 कम्पनी (निगमन) नियमावली, 2014 के नियम 30 के अनुसरण में सामान्य सूचना क्षेत्रीय निदेशक उत्तरी क्षेत्र के समक्ष

कम्पनी अधिनियम, 2013, कम्पनी अधिनियम, 2013, की धारा १३(४) तथा कम्पनी (निगमन) नियमावली, २०१४ के नियम 30 (6) (क) के विषय में

आईएसटी टेक्नोलॉजी इन्फ्रास्ट्रक्वर प्राइवेट लिमिटेड, सीआईएन : U72900DL2003PTC122637, कम्पनी अधिनियम, 1956 के तहत पंजीकृत एक कम्पनी, जिसका पंजीकृत कार्यालय ए-23, न्यू ऑफिस कॉम्प्लेक्स, डिफेंस कालोनी, नई दिल्ली - 110024 में स्थित है, के विषय में

..याचिकादाता

एतदद्वारा सर्वे साधारण को सूचना दी जाती है कि कस्पनी द्वारा, मंगलवार, 30 नवम्बर, 2021 को सम्पन्न इसकी असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के निबंधनों में कम्पनी को इसका पंजीकृत कार्यालय राष्ट्रीय राजधानी क्षेत्र दिल्ली से पंजाब राज्य में स्थानांतरित करने हेत् सक्षम बनाने के लिए कम्पनी के संख्या ज्ञापन में संशोधन की पृष्टि हेत् कम्पनी अधिनियम, 2013 की धारा 13(4) के अधीन एक आवेदन, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष प्रस्तुत किया जाना

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संमावना है, अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वारा समर्थित अपनी आपत्तियां क्षेत्रीय निदेशक. उत्तरी क्षेत्र, बी-2 विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003 को इस सूचना के प्रकाशन के चौदह दिन के भीतर सुपुर्द कर सकता है अथवा करवा सकता है अथवा पंजीकृत डाक से भेज सकता है जिसकी एक प्रति आवेदक कम्पनी को इसके ऊपर दिए पते पर स्थित पंजीकृत कार्यालय भंजी जानी चाहिए।

वास्ते आईएसटी टेक्नोलोंजी इन्फ्रास्टक्चर प्राइवेट लिमिटेड, हस्ता./-

गौरव गुप्ता तिथि : 07-01-2022 निदेशक स्थान : नई दिल्ली

प्रपत्र आईएनसी-26 कम्पनी (निगमन) नियमावली, 2014 के नियम 30 के अनुसरण में सामान्य सूचना क्षेत्रीय निदेशक

उत्तरी क्षेत्र के समक्ष कम्पनी अधिनियम, 2013, कम्पनी अधिनियम, 2013, की

धारा 13(4) तथा कम्पनी (निगमन) नियमावली, 2014 के नियम 30 (6) (क) के विषय में आईएसटी सॉफ्टेक प्राइवेट लिमिटेड

सीआईएन : U25111DL2006PTC148317, कम्पनी अधिनियम, 1956 के तहत पंजीकृत एक कम्पनी, जिसका पंजीकृत कार्यालय ए-23, न्यू ऑफिस कॉम्प्लेक्स, ढिफेंस कालोनी, नई दिल्ली -110024 में स्थित है, के विषय में

.याचिकादाता

एतदद्वारा सर्व साधारण को सूचना दी जाती है कि कम्पनी द्वारा, मंगलवार, 30 नवम्बर, 2021 को सम्पन्न इसकी असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के निबंधनों में कम्पनी को इसका पंजीकृत कार्यालय राष्ट्रीय राजधानी क्षेत्र दिल्ली से पंजाब राज्य में स्थानांतरित करने हेत् सक्षम बनाने के लिए कम्पनी के संस्था ज्ञापन में संशोधन की पृष्टि हेत् कम्पनी अधिनियम, 2013 की धारा 13(4) के अधीन एक आवेदन, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष प्रस्तृत किया जाना

कोई भी व्यक्ति जिसका हित कम्पनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन से प्रभावित होने की संभावना है अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वारा समर्थित अपनी आपत्तियां क्षेत्रीय निदेशक, उत्तरी क्षेत्र, बी-2 विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003 को इस सुचना के प्रकाशन के चौदह दिन के भीतर सुपूर्व कर सकता है अथवा करवा सकता है अथवा पंजीकृत डाक से भेज सकता है जिसकी एक प्रति आवेदक कम्पनी को इसके ऊपर दिए पते पर रिथत पंजीकत कार्यालय

भेजी जानी चाहिए। वास्ते आईएसटी सॉफ्टेक प्राइवेट लिमिटेड हस्ता./-

गौरव गुप्ता तिथि : 07-01-2022 ढीआईएन : 00047372 स्थान : नई दिल्ली डीआईएन : 00047372 प्ररूप संख्या यूआरसी-2 अधिनियम के अध्याय XXI के भाग 1 के तहत पंजीकरण के संबंध में सचना का विज्ञापन कंपनी अधिनियम, 2013 की घारा 374(ख) और

कंपनी (रजिस्ट्रीकरण के लिए प्राधिकृत) नियम, 2014 के नियम 4 (1) के अनुसरण में }

सचना दी जाती है की कंपनी अधिनियम, 2013 की धारा 366 की उप धारा (2) के अनुसरण में रिजस्ट्रार केंद्रीय पंजीकरण केंद्र (सीआरसी), भारतीय कॉपेरिट मामलों के संस्थान, (आईआईसीए), प्लॉट नंबर 6, 7, 8, सैक्टर-5, आईऍमटी मानेसर, जिला गुड़गांव (हरियाणा), पिन कोड- 122050 को एक आवेदन पंद्रह दिनों के बाद, लेकिन तीस दिनों की अवधि की समाप्ति के पहले प्रस्तावित है, की "एच आई मैटल इंडस्ट्रीज" एक साझेदारी फर्म को कंपनी अधिनियम 2013 के अध्याय XXI के भाग 1 के अधीन शेयरों हारा सीमित कंपनी के रूप में पंजीकृत किया जाए।

 कंपनी के मृत उद्देशय इस प्रकार हैं: क) फैरस और अलौह धातुओं के पिंड, रॉड, पाइप, वायर आदि के व्यापार और विनिर्माण को जारी रखने के लिए और इस तरह के किसी भी अन्य वैध व्यवसाय के रूप में पार्टियां समय-समय पर पारस्परिक रूप से

निर्णय ले सकती हैं। ख) पिंड, रॉड, पाइप, वायर आदि का निर्यान और स्क्रैप

का आयात जारी रखना। प्रस्तावित कंपनी के प्रारूप संगम और अनुच्छेद ज्ञापन की प्रतिलिपि का निरीक्षण खसरा नंबर 373, रावली **यौलाना, हापुड़, यूपी-245301** स्थित कार्यालय में

किया जा सकता है। . सचना दी जाती है की यदि किसी व्यक्ति को इस आवेदन पर आपत्ति है तो वह लिखित में अपनी आपत्ति इस सुचना के प्रकाशन के इक्कीस दिन के मीतर रजिस्ट्रार, केंद्रीय पंजीकरण केंद्र (सीआरसी), भारतीय कॉपेरिट मामलों के संस्थान, (आईआईसीए), प्लॉट नंबर 6, 7, 8, सैक्टर-5, आईऍमटी मानेसर, जिला गुड़गांव (हरियाणा), पिन कोड- 122050, पर भेज दें तथा इसकी एक प्रति कंपनी के पंजीकृत कार्यालय में भी भेज दें। आवेदको के नाम

एच आई मैटल इंडस्ट्रीज इस्ता/-1. हुजूर अख्तर (साझेदार) तिथि : 08.01.2022

2. इजहार अख्तर (साझेदार)

प्ररूप संख्या आईएनसी-26 किम्पनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में}

certificate(s).

Place: Noida

Dated: 7" January, 2022

केन्द्रीय सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम, 2013 की घारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

the Company for issue of Duplicate Share Certificate(s):

एमवीएस एस्टेट एंड कंसल्टेट प्राइवेट लिमिटेड

(CIN: U70100DL2008PTC182368) जिसका पंजीकृत कार्यालय: 2 / 37, बेसमें ट, अंसारी रोड, दरियागंज, नई दिल्ली-110002 में हैं, के मामले मेंआवेदक कंपनी / याचिकाकर्ता

एतदद्वारा सार्वजनिक सूचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समझ कंपनी अधिनियम 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है. जिसमें कंपनी का पंजीकृत कार्यालय "राष्ट्रीय राजधानी क्षेत्र दिल्ली" से "पश्चिम बंगाल राज्य" में स्थानांतरित करने के लिए 06 जनवरी 2022 को आयोजित असाधारण सामान्य बैठक में पारित विशेष संकल्प के संदर्भ में कंपनी के संगम ज्ञापन में संशोधन की पृष्टि की मांग की गई है। कंपनी के पंजीकत कार्यालय के प्रस्तावित स्थानांतरण

से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय निदेशक को इस सूचना के प्रकाशन की तारीख से चीदह (14) दिनों के मीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दसरा तल, पंडित दीनदयाल अंत्योदय भवन सीजीओ कॉम्पलेक्स नई दिल्ली- 110003 पर पंजीकृत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकृत कार्यालय पते पर भी भेजें। 2/37, बेसमेंट, अंसारी रोड, दरियागंज, नई दिल्ली-110002

आवेदक के लिए और आवेदक की ओर से एमबीएस एस्टेट एंड कंसल्टेंट प्राइबेट लिमिटेड हस्ता / सभाष चंद जैन (निदेशक) दिनांक: 07.01.2022

डीआईएन: 01261532 स्थान:कोलकाता प्ररूप संख्या आईएनसी-26 कम्पनी (निगमन) नियम, 2014 के नियम

30 के अनुसरण में }

केन्द्रीय सरकार, क्षेत्रीय निदेशक, उत्तरी क्षेत्र, नई दिल्ली के समक्ष कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 (5) (ए) के मामले में

युग कमोडिटीज प्राइवेट लिमिटेड (CIN: U67120HR2002PTC041972)

जिसका पंजीकृत कार्यालय: 31,32,33 एसएमआईई, फेस-2, वायएमसीए के सामने, सैक्टर-5, फरीदाबाद, हरियाणा-121006आवेदक कंपनी / याचिकाकर्ता

एतदद्वारा सार्वजनिक सूचना दी जाती है कि यह कंपनी केन्द्रीय सरकार के समक्ष कंपनी अधिनियम, 2013 की धारा 13(4) के अधीन आवेदन का प्रस्ताव करती है, जिसमें कंपनी का पंजीकृत कार्यालय "हरियाणा राज्य" से "राष्ट्रीय राजधानी क्षेत्र दिल्ली" में स्थानांतरित करने के लिए 27 दिसंबर 2021 को आयोजित असाधारण सामान्य बैठक में पारित विशेष संकल्प के संदर्भ में कंपनी के संगम जापन में संशोधन

की पृष्टि की मांग की गई है।

कंपनी के पंजीकृत कार्यालय के प्रस्तावित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररूप फाइल कर एमसीए-21 पोर्टल (www.mca.gov.in) में शिकायत दर्ज कर सकता है या एक शपथ पत्र जिसमें उनके हित का प्रकार और उसके विरोध का कारण उल्लिखित हो, के साथ अपनी आपत्ति क्षेत्रीय निदेशक को इस सूचना के प्रकाशन की तारीख से चौदह (14) दिनों के भीतर क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कारपोरेट कार्य मंत्रालय, बी-2 विंग, दूसरा तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्पलैक्स, नई दिल्ली-- 110003 पर पंजीकृत डाक द्वारा भेज सकता है और इसकी प्रति आवेदक कंपनी को उनके निम्नलिखित पंजीकत कार्यालय परो पर भी मेजें।

31,32,33 एसएमआईई, फेस-2, वायएमसीए के सामने, सैक्टर-5, फरीदाबाद, हरियाणा-121006 आवेदक के लिए और आवेदक की ओर से

युग कमोडिटीज प्राइवेट लिमिटेड हस्ताः दीपक मेंदिरत्ता (निदेशक) दिनांक: 07.01.2022 डीआईएन: 00743725 स्थान: फरीदाबाद

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POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. gistered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr. Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs. Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share, representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20* October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Maitri Enterprises Limited

Proposed in the Letter

of offer

Actuals

Acquirer 1 : Jaikishan Rameshlal Ambwani

4.	realite of the ricquirers	Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani
3.	Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani
4,	Name of the Manager to the offer	Kunvarji Finstock Private Limited
5.	Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.
6.	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday
7.	Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	and the source of the source o
De	etails of Acquisition:	

Name of the Target Company

Particulars

Name of the Acquirers

DEC.		0	of Offer		
1.	Offer Price		- (Ten Rupees ohty Paise)		/- (Ten Rupees ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000 equity shares*		1,000 e	quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		Ten Th	00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital	1000	2,71,435 14,29%		71,435 4.29%
6.	Shareholding of the Acquirers / PACs by way of preferential allotment Number % of Equity Share Capital	2	2,71,435 14.29%		7,71,435 52.99%
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital	0 0.00%			0 0.00%
8.	Shares acquired by way of Open Offer Number Georgian		,44,000 6.00%	1,000 0.02%	
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Not	Nil Nil Applicable
10.	Pre & Post offer shareholding	Pre No. of	Offer % of Equity	Post No. of	Offer % of Equity
	of the acquirers & PACs	Shares	Share Capital	Shares	Share Capital
		2,71,435	14.29%	27,72,435	63.01%
11.	Pre & Post offer Shareholding	the contract of the contract o	Offer		Offer
	of the Public	No. of Shares	% of Equity Share Capital		% of Equity Share Capital
		16.28.565	85.71%	16,27,565	36.99%

present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-All the acquirers and PACs accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations.

A copy of this post offer advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021.

Issued by the Manager to the Offer on behalf of the all the acquirer and PACs KUNVARJI FINSTOCK PRIVATE LIMITED Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouie Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkan@kunvarji.com Driven By Knowledge

Website: www.kunvarji.com Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000 For and on behalf of all the acquirers and PACs*

Date: 8th January 2022 Place: Ahmedabad

Mr. Jaikishan R Ambwani *All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jeikishan R. Ambweni for all matters related to this Open Offer

दिल्ली जल बोर्ड: रा.रा. क्षेत्र दिल्ली सरकार कार्यालयः कार्यपालक अभियंता (टेण्डरिंग) एम-3



(सुधीर कुमार)

ईमेल आईडी: eetenderingm3.djb@gmail.com

l	प्रैस एनआईटी सं. 46 (2021-22) प्रैस निविदा सूचना							
I	क्रम सं.	कार्य का विवरण	निविदा राशि ⁄अनुमानित लागत	ईएमडी ⁄ निविदा शुल्क	ई-प्रापण सॉल्यूशन के माध्यम से निविदा जारी की तिथि/आई.डी.नं.	ई-प्रापण सॉल्यूशन के माध्यम से निविदा प्राप्ति की अंतिम तिथि⁄समय		
I		एसीई(एम)-3 के अंतर्गत एसी-05 बादली कंस्टीच्युएन्सी में वार्ड नं. 22 में पुराने/क्षतिग्रस्त/जंग लगे वाटर कनैक्शन का मरम्मत।	₹. 68,54,248/-	रु. 137100/− रु. 1000/−	6.1.2022 2022_DJB_214264_1	17.1.2022 के 3.00 बजे अप. तक।		

एच-ब्लॉक, सेक्टर-15, रोहिणी, दिल्ली-89

पी.आर.ओ. (जल) द्वारा जारी विज्ञा. सं. जे.एस.वी. 976(2021-22)

कार्यपालक अभियंता (टी) एम-3 ''कोरोना रोकें; मास्क पहनें; शारीरिक दूरी का पालन करें; हाथों को स्वच्छ रखें'

S H KELKAR AND COMPANY LIMITED

Registered Office: 36, Devkaran Mansion, Mangaldas Road, Mumbai, Maharashtra, 400002, Tel. No. 022-21649163/ 22069609, Website: www.keva.co.in. Email: investors@keva.co.in, Contact Person: Deepti Chandratre, Company Secretary & GM Legal

POST BUY-BACK PUBLIC ANNOUNCEMENT

FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS/BENEFICIAL OWNERS OF THE EQUITY SHARES OF S H KELKAR AND COMPANY LIMITED. This Post Buyback Public Announcement ("Advertisement") is made pursuant to Regulation 24 (vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 ("Buyback

December 02, 2021 (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. All capitalized terms, unless defined herein, shall have the same meaning ascribed to them in the Public Announcement and the Letter of Offer. THE BUYBACK 1.1. The Company had announced the Buyback of up to 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares of face value ₹10/- each from all the eligible shareholders/beneficial owners of Equity Shares

Regulations"). This Advertisement should be read in conjunction with the Public Announcement dated November 01, 2021, published on November 02, 2021 ("PA"), and the Letter of Offer dated

as on record date i.e November 12, 2021 on a proportionate basis, through the "Tender Offer" route at price of ₹210/- (Rupees Two Hundred And Ten Only) per equity share payable in cash, for an aggregate maximum consideration not exceeding ₹60,90,00,000/- (Rupees Sixty Crores Ninety Lakhs Only) ("Buyback Size"). The Buyback Size was excluding Transaction Costs such as securities transaction tax, GST, stamp duty, filing fees, advisors' fees, brokerage, public announcement expenses, printing and dispatch expenses, applicable taxes and other incidental and related expenses (hereinafter referred to as "Transaction Costs"). 1.2. The Buyback size represented 9.64% and 6.65% of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company as on

March 31, 2021, respectively (the last audited financial statement available as on the date of Board Meeting i.e. October 29, 2021 approving the Buyback). The number of Equity shares bought back constituted 2.05% of the Pre-Buyback paid-up Equity shares of the Company. 1.3. 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 and SEBI circular CFD/ DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments thereof, issued by SEBI. For the purposes of the Buyback, BSE Limited was the designated stock exchange.

2.1. 29,00,000 (Twenty Nine Lakhs) fully-paid-up Equity Shares were bought back under the Buyback, at a price of ₹210/- (Rupees Two Hundred And Ten Only) per Equity Share.

The total amount utilized in the Buyback was ₹60,90,00,000 (Rupees Sixty Crores Ninety Lakhs Only) excluding Transaction Costs.

1.4. The tendering Period for the Buyback Offer opened on Wednesday, December 15, 2021, and closed on Tuesday, December 28, 2021.

2.3. The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered 9,444 valid bids for 2,37,55,618 Equity Shares in response to the Buyback resulting in the subscription of approximately 8.19 times the maximum number of Equity Shares proposed to be bought back. The details of the applications considered by the Registrar, are as under

Particulars	Number of Equity Shares available for Buyback	Total no. of bids received in the category	Total Equity Shares bid for in the category		Total valid Equity Shares received in the category**	No. of times (total valid Equity Shares received in the category to the total no. of Equity Shares proposed to be bought back
Small Shareholder Category	4,35,000	8,552	14,53,386	8,552	14,10,649	3.24
General Category	24,65,000	892	2,23,65,398	892	2,23,44,969	9.06
Not in Master file*	-	273	1,78,434			
Total	29,00,000	9,717	2,39,97,218	9,444	2,37,55,618	8.19

*273 bids for 1,78,434 Equity Shares were not considered since they were not shareholders as on Record Date.

**Excludes excess bid by 253 shareholders for 42,737 Equity Shares under Reserved Category and 22 shareholders for 20,429 Equity Shares under General Category, which were over and above their shareholding as on Record Date hence such equity shares have not been considered for acceptance.

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 dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on January 06, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection have been dispatched to the Eligible Shareholders by the Registrar on January 06, 2022. In Email bounce back cases, physical letters of acceptance / rejection are dispatched to the Eligible Shareholders by the Registrar on January 07, 2022

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited / BSE Limited on January 06, 2022. 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. Demat Equity Shares accepted under the Buyback were transferred to the Company's Demat Escrow Account on January 06, 2022. The unaccepted demat Equity Shares have been unblocked in the account

of respective Eligible Shareholders by Clearing Corporations on January 06, 2022. 2.7. The extinguishment of 29,00,000 Demat Equity Shares accepted under the Buyback is currently under process and shall be completed on or before January 13, 2022. There were no shareholders holding shares in physical Form as on the Record date

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) Sr. No. Particulars Pre-Buyback* Post-Buyback** No. of Shares Amount No. of Shares Amount (F.V - ₹10/-each) (₹in Crores) (F.V - ₹10/-each) (₹in Lakhs) Authorized Share Capital 159.31 Equity Shares 15,93,14,500 15.93.14.500 159.31 Preference Shares 1,19,35,500 1,19,35,500 11.94 11.94 Issued, Subscribed and Paid-up Capital 14,13,20,801 141.32 13,84,20,801 138.42

*As on the Record date i.e. November 12, 2021

** Subject to extinguishment of 29,00,000 Equity Shares 3.2. Details of the eligible shareholders/beneficial owners from whom Equity Shares exceeding 1% (of the total equity shares bought back) have been accepted under the Buyback are as mentioned below:

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back	Equity Shares accepted as % of Total Post buy back Equity Shares#
1	RAMESH VINAYAK VAZE	4,66,044	16.07	0.34
2	KNP INDUSTRIES PTE LIMITED	3,52,777	12.16	0.25
3	KEDAR RAMESH VAZE	3,16,559	10.92	0.23
4	KEVA CONSTRUCTIONS PRIVATE LIMITED	1,87,450	6.46	0.14
5	MALABAR INDIA FUND LIMITED	1,49,910	5.17	0.11
6	PRABHA RAMESH VAZE	1,18,180	4.08	0.09
7	VINAYAK GANESH VAZE CHARITIES	92,005	3.17	0.07
8	IDFC FLEXI CAP FUND	68,646	2.37	0.05
9	BARCLAYS WEALTH TRUSTEES INDIA PRIVATE LIMITED (C/O SH KELKAR EMPLOYEE BENEFIT TRUST)	60,661	2.09	0.04
10	NANDAN KEDAR VAZE	59,902	2.07	0.04
11	PARTH KEDAR VAZE	59,902	2.07	0.04
12	SKK INDUSTRIES PRIVATE LIMITED	43,950	1.52	0.03
13	ANAGHA SANDEEP NENE	43,803	1.51	0.03
14	ASN INVESTMENT ADVISORS PRIVATE LIMITED	43,801	1.51	0.03
15	NEHA KEDAR KARMARKAR	30,375	1.05	0.02
16	NISHANT KEDAR KARMARKAR	30,375	1.05	0.02

#Subject to extinguishment of 29,00,000 Equity Shares

3.3. The shareholding pattern of the Company Pre-Buyback (as on Record date i.e. as on November 12, 2021) and Post Buyback, is as under: Pre-Buyback (as on record date) Post Buyback# Particulars No. of equity shares % of existing equity share No. of equity shares % of Post-Buyback equity share Promoters and Promoter Group 8.27.67.792 58.57 8.09,22,669 Foreign Investors (including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and 1,18,81,398 8.41 Overseas Corporate Bodies) 5,42,52,364 62.66.009 4.43 Financial Institutions / Banks, NBFCs & Mutual Funds

Total #Subject to extinguishment of 29,00,000 Equity Shares

Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)

4. MANAGER TO THE BUYBACK OFFER

Shares held by Employees Trust

KEYNOTE

3,70,99,173

14,13,20,801

33,06,429

Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited)

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai - 400 028 Tel: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Shashank Pisat SEBI Registration No.: INM 000003606; CIN: - L67120MH1993PLC072407

5. DIRECTORS RESPONSIBILITY

Sd/-Ramesh Vaze Director & Chairman of Board

DIN: 00509751

As per Regulation 24(i)(a) of the Buyback Regulations, the Directors of the Company accept full 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 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 M/s S H Kelkar and Company Limited

mos. o ii nomai ana company an	
Sd/-	Sd/-
Kedar Vaze	Deepti Chandratre
Whole Time Director & Group C	EO Company Secretary & GM – Legal
DIN: 00511325	ACS: 20758

26.25

100.00

2.34

32,45,768

13.84.20.801

Date: January 07, 2022

Place: Mumbai



58.46

39.19

2.34

100.00

इस संदर्भ में अधिक विवरण वेबसाईट https://govtprocurement.delhi.gov.in पर देखें।

किसानों को मिलेगी निशूल्क विजली: अखिलेश

गोंडा, ७ जनवरी (जनसता)।

सपा के राष्ट्रीय अध्यक्ष अखिलेश यादव ने कहा कि अगर 2022 में सपा की सरकार आई. तो किसानों को निशुल्क बिजली दी जाएगी। वह शुक्रवार को पूर्व मंत्री स्वर्गीय विनोद कुमार उर्फ पंडित सिंह के जयंती के अवसर पर यहां उनकी प्रतिमा का अनावरण करने के बाद श्रद्धांजलि सभा को संबोधित कर रहे थे। 7 मई 2021 को पंडित सिंह का कोरोना से निधन हो गया था। आज उनकी जयंती पर परिजनों की तरफ से श्रद्धांजलि सभा का आयोजन किया गया था।

श्रद्धांजलि सभा में उमडी भीड को संबोधित करते हुए सपा अध्यक्ष ने कहा कि भाजपा की सरकार विज्ञापनों पर करोडों रुपए खर्च कर रही है, जबिक धरातल पर उसका कोई काम नहीं दिख रहा है। राज्य के मुख्यमंत्री ने अनेक ऐसी परियोजनाओं का लोकार्पण किया है, जिसकी शुरुआत सपा शासनकाल में हुई थी। उन्होंने कहा की कोरोना काल में पूर्णबंदी के दौरान देश भर से लाखों मजदूर पैदल चलकर अपने घर पहुंचे।

सरकार ने उन्हें अनाथ छोड दिया। प्रदेश भर में समाजवादी पार्टी से जुड़े लोगों ने रास्ते में उन लोगों की मदद की। पूर्व मुख्यमंत्री ने कहा कि कोरोना के दौरान यदि लोगों को समय पर आक्सीजन मिल जाती तो बहुत लोगों की जान बचाई जा सकती थी। उन्होंने कहा कि मां गंगा के किनारे मिली कोरोना मरीजों की लाशों की तस्वीरों को कौन भूल सकता है? सरकार उनके दाह संस्कार के लिए लकड़ी तक नहीं दे पाई।

भाजपा सरकार से सभी का मोहभंग: सपा

बरेली, ७ जनवरी (जनसत्ता)।

सपा नेता ने कहा

कि भाजपा लगातार झुठ

बोल रही है। वह अपनी

सरकार की उपलब्धियों

के लिए छपने वाले

विज्ञापनों में भी दुसरे

राज्यों व देशों का चित्र

इस्तेमाल करती है। उसे

एक कारखाने के

विज्ञापन में अमेरिका

का चित्र, फ्लाई ओवर

कोलकाता का चित्र

और जेवर हवाई अड्डा

के विज्ञापन में चीन का

चित्र लगाना पडा।

विज्ञापन में

समाजवादी पार्टी के पिछडा वर्ग प्रकोष्ठ के प्रदेश अध्यक्ष और एमएलसी राजपाल कश्यप ने कहा कि प्रदेश की भाजपा सरकार से सभी वर्गों के लोगों का मोहभंग हो चुका है। उन्होंने कहा कि हर मोर्चे पर विफल सरकार चुनाव नजदीक आने पर विज्ञापनों पर सरकारी खजाने को लुटाकर अपनी छवि बनाने की कोशिश में जुटौ है। लेकिन राज्य की जागरूक

जनता सरकार के झूठे प्रचार में फंसने वाली

सपा नेता राजपाल कश्यप ने सर्किट हाउस में पत्रकारों से कहा कि भाजपा सरकार की विदाई का समय आ गया है। उन्होंने कहा कि अखिलेश यादव की सभाओं और सपा के दूसरे कार्यक्रमों में जनता का उत्साह देखने लायक होता है। उन्होंने कहा कि अखिलेश यादव की छवि खराब करने के लिए उन पर बेवजह के हमले भाजपा के नेता कर रहे हैं।

कार्यालय

प्रधान मुख्य आयकर आयुक्त, दिल्ली सी.आर.बिल्डिंग, आई.पी.एस्टेट, नई दिल्ली-110002

आवेदन के लिए अधिसूचना- समय सीमा का विस्तार

आयकर विभाग, दिल्ली ने आई.टी.अधिनियम 1961 की घारा 142(2ए) के तहत विशेष लेखापरीक्षा करने के उद्देश्य से योग्य सीए संस्थाओं / फर्मों / एलएलपी के पैनल में शामिल होने के लिए इंडियन एक्सप्रेस और जनसत्ता में 17.12.2021 को प्रकाशित विज्ञापन के तहत संदर्भ एफ.सं. अपर आयकर आयुक्त (मुख्यालय)(समन्वय) / 142(2ए) / 2021–22 दिनांक 14.12.2021, के द्वारा आवेदन आमंत्रित किये थे।

 सभी पात्र सीए संस्थाओं / फर्मों / एलएलपी को एतद्दवारा सूचित किया जाता है कि आवेदन करने की अंतिम तिथि 12/01/2022 तक बढ़ा दी गई

> आयकर उपायक्त (मुख्यालय) (समन्वय -1), दिल्ली प्रधान मुख्य आयकर आयक्त (सीसीए), दिल्ली

भाइया को उम्रकेद

बलिया, ७ जनवरी (भाषा)।

जिले की एक स्थानीय अदालत ने पांच साल पूर्व एक महिला की हत्या के मामले में दो भाइयों को दोषी करार देते हुए उम्रकैद की सजा सुनाई है। अभियोजन विभाग के संयुक्त निदेशक सुरेश पाठक ने बताया कि रसड़ा कोतवाली क्षेत्र के रौरा चवर गांव में 10 मार्च 2016 की शाम अपने खेत में काम करने गई संपतिया देवी की जमीन को लेकर रंजिश के चलते उसके गांव के ही मधुबन राजभर व उसके भाई श्रीभगवान ने

गला काटकर हत्या कर दी। घटना के साक्ष्य नष्ट करने का प्रयास किया। इस मामले में महिला के पुत्र

लुधन ने मधुबन राजभर और उसके भाई श्रीभगवान के विरुद्ध हत्या व साक्ष्य नष्ट करने का मामला दर्ज कराया।

पाठक ने बताया कि अपर जिला न्यायाधीश हुसैन अहमद अंसारी की अदालत ने गुरुवार को दोनों आरोपियों राजभर व उसके भाई को दोषी करार देते हुए उम्रकैद की सजा सुनाई और 21-21 हजार रुपए का जुर्माना भी लगाया।

'संभव नहीं है बाहर से आने वाले सभी यात्रियों की आरटीपीसीआर जांच'

महिला की हत्या के मामले

कोलकाता, ७ जनवरी (जनसत्ता)।

हवाई अड्डा व रेलवे स्टेशनों पर विभिन्न राज्यों से आए सभी यात्रियों का आरटीपीसीआर जांच कर पाना संभव नहीं है। ऐसा मानना है अधिकारियों का। उल्लेखनीय है कि मुख्यमंत्री ममता बनर्जी ने कहा है कि अन्य राज्यों से आने वाले यात्रियों का आरटीपीसीआर जांच की जाएगी। ये उन यात्रियों का भी होगा जिनके पास कोरोना टीका की दोनों खुराक का प्रमाण-पत्र है। इस जांच से बचने के लिए यात्रियों को अपने साथ आरटीपीसीआर जांच की नकारात्मक रिपोर्ट लानी होगी। ऐसे में हवाई अड्डा प्रबंधन व रेलवे के लिए यह काफी मुश्किल भरा काम होने वाला है। स्टेशनों पर इतनी जगह नहीं होती है कि एक

साथ हजारों की संख्या में आए लोगों की जांच की जा सके

वहीं कोलकाता हवाई अड्डे पर विभिन्न राज्यों से आने वाले यात्रियों की आरटीपीसीआ जांच करना न तो हवाई अड्डा प्रबंधन के लिए और न ही राज्य के स्वास्थ्य विभाग के लिए संभव है। इस बारे में हवाई अड्डा के एक वरिष्ठ अधिकारी ने बताया कि कोलकाता हवाई अड्डा पर प्रतिदिन अभी के समय में 12 से 14 हजार यात्री विभिन्न गंतव्यों से आ रहे हैं। ऐसे में इन सभी लोगों की आरटीपीसीआर जांच कर पाना संभव नहीं है। अगर इनकी जांच कर भी दी जाए तो इन्हें रिपोर्ट मिलने तक बैठाकर रख पाना असंभव है। हवाई अड्डा के पास अभी इतने लोगों को एक साथ बैठाने की क्षमता नहीं है।

कोरोना : मरीजों पर पड़ने लगी चिकित्सकों के कमी की मार

कोलकाता, ७ जनवरी (जनसता)।

कोरोना संक्रमण तेजी से सबको अपने चपेटे में ले रहा है। अस्पतालों के चिकित्सक भी इससे नहीं बच पा रहे हैं और तेजी से ये संक्रमण चिकित्सकों में फैलता जा रहा है। अगर चिकित्सक ही संक्रमित हो गए तो फिर मरीजों का इलाज कैसे हो? अब तक विभिन्न सरकारी अस्पतालों के सैकडों चिकित्सकों में ये संक्रमण फैल चुका है। ऐसे में चिकित्सकों की कमी की मार अभी से मरीजों पर पडने लगी है। इलाज चाल कराने के लिए भी मरीजों के परिजनों को घंटों इंतजार करना पड़ रहा है। दूर-दराज से आए लोगों को इस कारण मश्किल हो रही है।

कलकत्ता नेशनल मेडिकल कालेज व अस्पताल (सीएनएमसी) में बीते पखवाडे बाटानगर से आए मिंट कमार राय को सीने में दर्द की शिकायत के साथ भर्ती कराया गया था। मिंटु के भाई समीर का आरोप है। कि जबसे उन्हें भर्ती कराया गया है, उसी समय से सही ढंग से इलाज नहीं हो रहा है। चार जनवरी को उन्हें

के लोग मरीजों के साथ सलक अच्छा नहीं करते हैं। डाक्टरों की कमी तो अब हुई है, लेकिन काफी पहले से ही ऐसा हो रहा है।

अस्पताल जहां इलाज चाल करवाने के लिए घंटों का इंतजार करना पड रहा है। हाबरा के रहने वाले लोग अपने मरीज नरेंद्र नाथ पाल (84) को लेकर बारासात अस्पताल गए थे। उन्हें स्टोक आया था. ऐसे में वहां से उन्हें एनआरएस अस्पताल में भेज दिया गया. जहां आपातकालीन विभाग के टिकट लेने के लिए भी घंटों इंतजार करना पडा। एक तरह से हमें घंटों परेशान किया गया। अंदर लोग कह रहे हैं कि डाक्टर कम हैं. जिस कारण परेशानी हो रही है।

इधर, कोरोना के बढते ही मरीजों को ही भर्ती लिया जा रहा है।

आइटीय में भेज दिया गया, आइटीय

ऐसी ही स्थिति में है एनआरएस

सरकारी अस्पतालों की तस्वीर बदल गई है। जो सरकारी अस्पताल मरीजों के परिजनों की खचाखच भीड़ से भरे रहते थे, वहां अब परिजनों की संख्या काफी कम हो गई है। अस्पतालों में भर्ती भी कम की गई है और गंभीर

(सौरभ कुमार शर्मा)

POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF MAITRI ENTERPRISES LIMITED IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

egistered Office: "Gayatri House", Ashok Vihar, Near Maitri Avenue Society Opp. Govt. Eng. College, Motera, Sabarmati Ahmedabad, Gujarat, India. Tel. No.: 91 9426722321 | Email Id: compliance@maitrienterprises.com Website: www.maitrienterprises.com | CIN: L45208GJ1991PLC016853

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited "Manager to the Offer") on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1") Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwani "Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshlal Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC 2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection with the open offer made by the acquirer to acquire 11,44,000 equity shares of face value of Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share representing 26% of the equity share capital of the Target Company ("Offer"), ir compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open offer was made on 20" October 2021 in Financial Express (English) (All Editions), Jansatta (Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Sr.		Proposed in the Letter of offer	Actuals	
De	etails of Acquisition:			
7.	Date of Completion of Payment of Consideration & communication of Rejection/Acceptance	7th January 2022, Friday		
	Offer details a.) Date of opening of the offer b.) Date of closing of the offer	13th December 2021, Monday 24th December 2021, Friday		
5.	Name of the Registrar to the offer	Bigshare Services Pvt. Ltd.		
4.	Name of the Manager to the offer	Kunvarji Finstock Private Limited		
3.	Name of the PACs	PAC 1 : Kailash Rameshlal Ambwani PAC 2 : Seema Rameshlal Ambwani PAC 3 : Usha Chanderlal Ambwani PAC 4 : Deepa Dipak Ambwani PAC 5 : Deepak Rameshlal Ambwani PAC 6 : Kusumben Kailash Ambwani PAC 7 : Sarla Jaikishan Ambwani		
37	Name of the Acquirers	Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani Acquirer 3 : Rameshlal Bulchand Ambwani		
1.	Name of the Target Company	Maitri Enterprises Limited		

Sr. No.	Particulars		d in the Letter	A	ctuals
1.	Offer Price	Rs. 10.80/			/- (Ten Rupees ghty Paise)
2.	Aggregate number of Shares tendered	11,44,000	11,44,000 equity shares*		quity shares
3.	Aggregate number of Shares accepted	11,44,000	equity shares*	1,000 e	quity shares
4.	Size of the Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	One Cror Lakh Fifty	Rs. 1,23,55,200/- (Rupees One Crore Twenty Three Lakh Fifty Five Thousand and Two Hundred only)		00/- (Rupees ousand and undred only)
5.	Shareholding of the Acquirers / PACs before Public Announcement Number % of Equity Share Capital		2,71,435 14,29%		71,435 4.29%
6,	Shareholding of the Acquirers / PACs by way of preferential allotment Number % of Equity Share Capital				7,71,435 32.99%
7.	Shares agreed to be acquired by way of Share Purchase Agreement ('SPA') Number % of Equity Share Capital				0
8.	Shares acquired by way of Open Offer Number % of Equity Share Capital		11,44,000 26.00%		1,000 0.02%
9.	Shares acquired after Detailed Public Statement ('DPS') Number % of Equity Share Capital Price of the Shares acquired	Nil Nil Not Applicable		Not.	Nil Nil Applicable
10.	Pre & Post offer shareholding		Offer		Offer
1000	of the acquirers & PACs	No. of Shares	% of Equity Share Capital	No. of Shares	Share Capital
		2,71,435	14.29%	27,72,435	100000000000000000000000000000000000000
11.	Pre & Post offer Shareholding		Offer		Offer
.00	of the Public	No. of	% of Equity	No. of	% of Equity

Shares Share Capital Shares Share Capital 16,28,565 85.71% 16,27,565 36.99% *Calculated as a percentage of the emerged share capital of Target Company i.e. 19.00.000 present equity shares of Rs. 10/- and preferential allotment of 25,00,000 equity shares at price

of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-. All the acquirers and PACs accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under Regulations. A copy of this post offer advertisement will be available on the websites of SEBI and BSE

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs

KUNVARJI Driven By Knowledge

Block B. First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 SEBI Reg. No.: MB/INM000012564 Email Id: niraj.thakkan@kunvarji.com Website: www.kunvarii.com

KUNVARJI FINSTOCK PRIVATE LIMITED

Contact Person: Mr. Nirai Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000 For and on behalf of all the acquirers and PACs* Date: 8th January 2022 Mr. Jaikishan R Ambwani

"All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jeikishan R. Ambwani for all matters related to this Open Offer

पश्चिम बंगाल में ढाई करोड़ राशन कार्ड धारकों का आधार से संपर्क करना बाकी

कोलकाता, ७ जनवरी (जनसत्ता)।

राज्य में राशन कार्ड को आधार से जोड़ने का काम पूरा नहीं हो सका है। इस बारे में अंतिम तिथि गुजर जाने के बाद अभी भी ढाई करोड राशन कार्ड धारकों को आधार से जोडने का काम बाकी है। खाद्य विभाग ने यह जानकारी देते हुए बताया है कि भारी संख्या में लोगों के राशन और आधार नहीं जुड़ने के कारण 31 दिसंबर को पूरी हो चुकी समय सीमा में एक माह की वृद्धि की गई है। अब राज्य में 31 जनवरी तक यह काम किया जा सकेगा।

स्वास्थ्य विभाग के आंकड़ों के मुताबिक, राज्य में सबसे अधिक राशन ग्राहक दक्षिण 24

खाद्य विभाग ने बताया है कि भारी संख्या में लोगों के राशन और आधार नहीं जुड़ने के कारण 31 दिसंबर को पूरी हो चुकी समय सीमा में एक माह की वृद्धि की गई है। अब राज्य में 31 जनवरी तक यह काम किया जा सकेगा।

परगना जिले में हैं। यहां बहुत पहले से आधार को राशन कार्ड से जोड़ने का काम चालू हो गया था। समयसीमा गुजरने के बाद देखा जा रहा है कि अभी तक 27 फीसद लोग बाकी रह

आंकड़ों के मुताबिक, कोलकाता में सबसे अधिक 31 फीसद लोगों का आधार-राशन

जोड़ने का काम बाकी है। इसके साथ ही पश्चिम बर्दवान भी 31 फीसद के साथ कोलकाता के बराबर है। दक्षिण 24 परगना दुसरे स्थान पर, 26 फीसद के साथ बीरभूम जिला तीसरे स्थान पर है। उत्तर 24 परगना में 22 फीसद, हावड़ा में 23 फीसद, बांकुड़ा में 22 फीसद, पश्चिम मेदिनीपुर में 25 फीसद लोगों के राशन कार्ड को आधार कार्ड से जोडने का काम बाकी है। राज्य में करीब 10 करोड से अधिक राशन कार्ड धारक लोग हैं। इसमें 75 फीसद काम पुरा हो गया है, लेकिन 25 फीसद काम बाकी है। क्या यह काम इस महीने पूरा हो सकेगा, इस बारे में राशन डीलरों को संदेह है।

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PUBLIC ANNOUNCEMENT



SANATHAN TEXTILES LIMITED

Our Company was incorporated as 'Sanathan Textiles Private Limited' under the Companies Act, 1956 pursuant to a certificate of incorporation dated October 10, 2005, issued by the Registrar of Companies, West Bengal at Kolkata. Subsequently, our Company was converted into a public limited company and, pursuant to a resolution of our shareholders dated November 12, 2021, the name of our Company was changed to 'Sanathan Textiles Limited', and a fresh certificate of incorporation was issued by the Registrar of Companies Gujarat at Ahmedabad on November 18, 2021. For further details in relation to change in name of our Company and Registered Office, see "History and Certain Corporate Matters" on page 191 of the Draft Red Herring Prospectus dated January 6, 2022 ("DRHP"), filed with the Securities and Exchange Board of India ("SEBI") on January 7, 2022.

Registered Office: SRV NO. 187/4/1/2, Near Surangi Bridge, Surangi, Dadra & Nagar Haveli, Silvassa - 396230, India; Telephone: + 91 260 3269197 Corporate Office: D-15, Trade World Building Kamala Mills Compound, Senapati Bapat Marg Lower Parel, Mumbai Maharashtra 400013 Telephone: + 91 22 6634 3312/3/4/5/6; Contact Person: Jude Patrick Dsouza, Company Secretary and Compliance Officer, Telephone: + 91 22 6634 3312/3/4/5/6 E-mail: investors@sanathan.com; Website: https://www.sanathan.com/; Corporate Identity Number: U17299DN2005PLC005690

> OUR PROMOTERS: NIMBUS TRUST, D&G FAMILY TRUST, A&J FAMILY TRUST, P&B FAMILY TRUST. PARESHKUMAR DATTANI, AJAYKUMAR DATTANI, ANILKUMAR DATTANI AND DINESHKUMAR DATTANI

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF SANATHAN TEXTILES LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE" AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹ 5,000 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 1 1,400,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION, INCLUDING UP TO 2,351,100 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY PARESHKUMAR DATTANI, UP TO 2,659,500 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY AJAYKUMAR DATTANI, UP TO 2,557,500 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY ANILKUMAR DATTANI AND UP TO 2,827,500 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY DINESHKUMAR DATTANI (THE "PROMOTER SELLING SHAREHOLDERS"), UP TO 18,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY VAJUBHAI INVESTMENTS PRIVATE LIMITED, UP TO 18,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY VALLABHDAS DATTANI HUF, UP TO 168,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY SONALI DATTANI, UP TO 18,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY DINESHKUMAR DATTANI HUF AND UP TO 266,400 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY BEENA DATTANI, UP TO 138,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY ANILKUMAR DATTANI HUF, UP TO 228,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY PARESHKUMAR V DATTANI HUF AND UP TO 150,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY MIKESH DATTANI (THE "PROMOTER GROUP SELLING SHAREHOLDERS" AND TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS, COLLECTIVELY REFERRED AS "SELLING SHAREHOLDERS" AND SUCH OFFER FOR SALE BY THE SELLING SHAREHOLDERS, THE "OFFER FOR SALE"). THE OFFER WOULD CONSTITUTE [•] % AND [•] % OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL

THE OFFER PRICE IS [1] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND THE SELLING SHAREHOLDERS. AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND THE SELLING SHAREHOLDERS. AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [1], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [1] AND [1] EDITION OF THE GUJARATI NEWSPAPER [1] (GUJARATI BEING THE REGIONAL LANGUAGE OF THE UNION TERRITORY OF DADRA AND NAGAR HAVELI AND DAMAN AND DIU, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS")

OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND THE SELLING SHAREHOLDERS, MAY CONSIDER UNDERTAKING A PRE-IPO PLACEMENT OF SUCH NUMBER OF SECURITIES FOR A CASH CONSIDERATION AGGREGATING UP TO ₹ 1,000 MILLION BETWEEN THE DATE OF THE DRAFT RED HERRING PROSPECTUS TILL THE FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT") SUBJECT TO APPROPRIATE APPROVALS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE SELLING SHAREHOLDERS AND THE BOOK RUNNING LEAD MANAGERS, AND THE PRE-IPO PLACEMENT WILL BE COMPLETED PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE AMOUNT RAISED PURSUANT TO SUCH A PRE-IPO PLACEMENT WILL BE REDUCED FROM THE AMOUNT OF THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR.

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the Book Running Lead Managers (BRLMs), for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank, as applicable.

This is an Offer in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in terms of Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company, in consultation with the Selling Shareholders and Book Running Lead Managers, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis, out of which one-third shall be reserved for domestic Mutual Funds only, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of RIBs using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts, Anchor Investors are not permitted to participate in the Offer through the ASBA Process. For further details, see "Offer Procedure" on page 357 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares pursuant to the Offer and has filed the DRHP with the SEBI on January 7, 2022. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of filing, by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively and the websites of the BRLMs, i.e. Edelweiss Financial Services Limited at www.edelweissfin.com and JM Financial Limited at www.jmfl.com. Our Company hereby invites the public to provide comments on the DRHP filed with SEBI with respect to disclosures made in the DRHP. The members of public are requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs and the Registrar to the Offer at their respective addresses mentioned below. All comments must be received by our Company and/or the BRLMs and the Registrar to the Offer and/or the Company Secretary and Compliance Officer of our Company on or before 5:00 p.m. on the 21" day from the aforesaid date of filing the DRHP

entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to the section entitled "Risk Factors" on page 31 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHP and must be made solely on the basis of such RHP. The Equity Shares, when offered, through the RHP, are proposed to be listed or BSE and NSE.

Investments in equity and equity related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" beginning on page 191 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" beginning on page 77 of the DRHP.

BOOK RUNNING LEAD MANAGERS REGISTRAR TO THE OFFER ♠ Edelweiss

Edelweiss Financial Services Limited 6th Floor, Edelweiss House, Off C.S.T. Road, Kalina Mumbai 400 098, Maharashtra, India Telephone: +91 22 4009 4400 E-mail: sanathan.ipo@edelweissfin.com

Investor Grievance E-mail: customerservice.mb@edelweissfin.com Website: www.edelweissfin.com Contact Person: Dhruv Bhavsar SEBI Registration No.: INM0000010650

Place: Mumbai

Date: January 7, 2022

JM FINANCIAL

JM Financial Limited 7th Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai 400 025, Maharashtra, India Telephone: +91 22 6630 3030 E-mail: sanathan.ipo@imfl.com Website: www.jmfl.com

SEBI registration number: INM000010361

Investor Grievance E-mail: grievance.ibd@jmfl.com Contact person: Prachee Dhuri

MFINTECH

KFin Technologies Private Limited (formerly known as Karvy Fintech Private Limited) Selenium, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddi 500 032 Telangana, India Telephone: +91 40 6716 2222 E-mail: sanathan.ipo@kfintech.com Website: www.kfintech.com Investor grievance E-mail: einward.ris@kfintech.com Contact person: M Murali Krishna

SEBI Registration No.: INR000000221

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

On behalf of the Board of Directors

For SANATHAN TEXTILES LIMITED

Company Secretary and Compliance Officer

SANATHAN TEXTILES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP with SEBI on January 7, 2022. The DRHP is available on the websites of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively and the websites of the BRLMs, i.e. Edelweiss Financial Services Limited at www.edelweissfin.com and JM Financial Limited at www.imfl.com, Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" of the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" beginning on page 31 of the DRHP.

This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the U.S. Securities Act of 1933, as amended or an exemption from such registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the issuer or the selling security holder and that will contain detailed information about the company and management, as well as financial statements. No offering or sale of securities in the United States is contemplated.

પિયૂષ ગોયલે ૭૫ વર્ષ પૂર્ણ કરનાર યુપી જળ સંરક્ષણના પ્રયાસોમાં દેશમાં બીઆઇએસને વૃદ્ધિના ૫ મંત્ર આપ્યા પ્રથમ સ્થાને છે : જળ શક્તિ

પીટીઆઇ

નવી દિલ્હી, તા. ૭

ઓફ ઇન્ડિયન સ્ટાન્ડર્ડ્ઝ આજથી લઇને ૨૦૪૭ના વર્ષ સૂચવતાં ગોયલે જણાવ્યું હતું કે, આપ્યા હતા. જેમાં વિક્ષેપક નહીં. બલ્કે સહાયક બનવાનો અને બીઆઇએસપાસેમોટોઅવસ૨છે. કામ કરવું જોઇએ. બીજું, ગુણવત્તા જાળવવાનું કામ મોંઘું નહીં, આપણે કેવી રીતે દેશને વિશ્વ સત્તા બીઆઇએસે વૈશ્વિક અનુભવોથી બલ્કે ખર્ચની દ્રષ્ટિએ અસરકારક છે, અને સુપર પાવર તથા મહાન રાષ્ટ્ર શીખ મેળવીને અને વૈશ્વિક માપદંડો એ સુનિશ્ચિત કરવાનો સમાવેશ થાય બનાવવા માટે યોગદાન આપીશું, અપનાવીને વૈશ્વિક સંગઠન તરીકે છે. બીઆઇએસને ૭૫ વર્ષ પૂરાં એમ એમણે એક યાદીમાં જણાવ્યું વિકાસ સાધવો જોઇએ. ત્રીજું, થતાં અભિનંદન આપતાં મંત્રીએ કહ્યું હતું. ૧૯૪૭માં ઇન્ડિયન સ્ટાન્ડર્ડ્ઝ બીાઇએસે દેશની લેબોરેટરી હતું કે, સ્ટાન્ડર્ડાઇઝેશન અને ઇન્સ્ટિટ્યૂશન (આઇએસઆઇ) એટેસ્ટિંગ પ્રમાણનની મહત્ત્વપૂર્ણ પ્રવૃત્તિઓ તરીકે અસ્તિત્વમાં આવેલા આકારણી

એજન્ડા તૈયાર

કરવાનો તરીકે નહીં, બલ્કે મદદગાર તરીકે આવશ્યકતાઓની કરવા ઊણપોનું

થકી બીઆઇએસ દેશના અર્થતંત્રમાં બીઆઇએસે ૬ જાન્યુઆરીના રોજ મૂલ્યાંકન કરીને દેશમાં ઉચ્ચ સ્તરીય યોગદાન આપતું આવ્યું છે. દેશ અને એનાં ૭૫ વર્ષ પૂર્ણ થયાની ઉજવણી આધૃનિક લેબ્ઝ ઊભી કરવા ક્ષેત્રે ખાદ્યામ અને ગ્રાહક બાબતોના બીઆઇએસ, બંને ૨૦૪૭માં કરી હતી. ભવિષ્યમાં વૃદ્ધિ સાધવા કામ કરવું જોઇએ. ચોથું, પ્રધાન પિયૂષ ગોયલે શુક્રવારે બ્યૂરો ૧૦૦ વર્ષ પૂર્ણ કરશે. આથી, માટે બીઆઇએસને પાંચ મંત્ર બીઆઇએસે વન નેશન, વન સ્ટાન્ડર્ડથકી ગુણવત્તા કેસ્ટાન્ડર્ડક્ષેત્રે (બીઆઇએસ)ને વૃદ્ધિના પાંચ મંત્ર સુધીનો આપણો ૨૫ વર્ષનો સૌપ્રથમ તો એણે વિક્ષેપ સર્જના૨ ક્રાંતિ લાવવી જોઇએ. અને છેક્ષે, બીઆઇએસે ગુણવત્તા મોંઘી ન હોય અને એ ખર્ચની દ્રષ્ટિએ અસરકારક હોય, એ સુનિશ્ચિત કરવું જોઇએ. આ વિડિયો કોન્ફરન્સમાં ગ્રાહક બાબતોના સચિવ રોહિત કુમાર, એડિશનલ સેક્રેટરી નિધિ ખરે તથા બીઆઇએસ ડિરેક્ટર જનરલ પ્રમોદ કુમાર તિવારી પણ ઉપસ્થિત

પીટીઆઇ

નવી દિલ્હી, તા. ૭

ઉત્તર શુક્રવારે જાહેરાત કરી હતી. પડેછે.

જળ શક્તિ મંત્રાલયે આપ્યું હતું.

૨૦૨૦ના રાષ્ટ્રીય જળ ૧૪૦૦-૧૫૦૦

(નેશનલ વોટર ક્યુબિક મીટર થઇ જશે. આથી બીજા ક્રમે આવ્યો હતો. એવોર્ડ્ઝ)માં સંબોધન કરતાં આપણે સકારાત્મક અભિગમ જળ સંરક્ષણના પ્રયાસો જળ શક્તિ પ્રધાને જણાવ્યું હતું સાથે ઊભરી આવ્યું હોવાની કેન્દ્રીય માટે દર વર્ષે ૧,૦૦૦ અબજ હતું. મંત્રી ગજેન્દ્ર સિંઘ શેખાવતે ક્યુબિક મીટર પાણીની જરૂર

રાજસ્થાન અને તમિલનાડુને છે પણ એની પ્રાપ્યતા ઘટી રહી એ પછીના ક્રમે પંજાબનું શહીદ સ્થાન હાંસલ કર્યું હતું. જળ સંરક્ષણ ક્ષેત્રે એમની છે. વરસાદની પેટર્ન બદલાઇ ભગત સિંઘ નગર આવ્યું હતું. કામગીરી અને પ્રયાસો બદલ રહી છે. ૨૦૫૦ સુધીમાં અનુક્રમે બીજું અને ત્રીજું સ્થાન પાણીની માગ ૧૦૦૦ અબજ તમિલનાડુને શ્રેષ્ઠ જિક્ષાનો પ્રદેશનાસિઆંગને એમના જળ

આગળ

બિહારના ચંપારણ અને વધીને ઝારખંડના ગોડ્ડાને પૂર્વ ઝોનના ્રપ્રદેશ કે, દેશને કૃષિ, સિંચાઇ, અસરકારક પગલાં ભરવાં જિજ્ઞાઓમાં અનુક્રમેપ્રથમઅને ૨૦૨૦માં શ્રેષ્ઠ રાજ્ય તરીકે ઔદ્યોગિક અને ઘરેલુ વપરાશ જોઇએ, એમ શેખાવતે જણાવ્યું બીજું સ્થાન મળ્યું હતું, તો મધ્ય પ્રદેશના ઇન્દોરે પશ્ચિમ ઉત્તર પ્રદેશના મુઝફ્ફર પ્રદેશમાં પ્રથમ અને ગુજરાતના નગરને ઉત્તર ઝોનના શ્રેષ્ઠ વડોદરા તથા રાજસ્થાનના પાણીનો વપરાશ વધી રહ્યો જિક્ષાનો પુરસ્કાર મળ્યો હતો, બાંસવાડાએ સંયુક્તપણે બીજું

> ઉત્તર પૂર્વ ઝોનમાં અસમના દક્ષિણ ભારતમાં કેરળના ગોલપારા અને અરૂણાચલ ક્યુબિક મીટરથી વધીને એવોર્ડએનાયત થયો હતો અને સંરક્ષણના પ્રયાસો બદલ અબજ આંધ્ર પ્રદેશનો કડપા જિક્ષો બિરદાવવામાં આવ્યા હતા.

તમામ આંતરાષ્ટ્રીય આગમનો માટે ૭ દિવસનું હોમ ક્વોરન્ટાઈન ફરજિયાત

નવી દિલ્હી, તા.૭

ભારતમાં ફરજિયાત પાડવામાં કરવામાં આવ્યું છે અને આઠ માર્ગદર્શિકા પછી આરટી- જાન્યુઆરીથી

MAITRI ENTERPRISES LIMITED

IN TERMS OF REGULATION 18(12) OF SECURITIES AND EXCHANGE BOAR OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS)

(**'Manager to the Offer')** on behalf of By Mr. Jaikishan Rameshlal Ambwani ("Acquirer 1"

Mr. Chanderlal Bulchand Ambwani ("Acquirer 2"), Mr. Rameshlal Bulchand Ambwan ("Acquirer 3") (Hereinafter Referred To As The "Acquirers") And Mr. Kailash Rameshla

Ambwani (Person Acting In Concert (PAC) 1"), Mrs. Seema Rameshlal Ambwani ("PAC

2"), Mrs. Usha Chanderlal Ambwani ("PAC 3"), Mrs. Deepa Dipak Ambwani ("PAC 4"), Mr Deepak Rameshlal Ambwani ("PAC 5"), Mrs. Kusum Kailash Ambwani ("PAC 6") and Mrs

Sarla Jaikishan Ambwani ("PAC 7") As Persons Acting In Concert ("PACs") in connection

with the open offer made by the acquirer to acquire 11 44 000 equity shares of face value of

Rs. 10/- each ("equity shares") of the Target Company at Rs.10.80/- per equity share

representing 26% of the equity share capital of the Target Company ("Offer"), in compliance with Regulation 18 (12) of Securities and Exchange Board of India (Substantial

Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendment

thereof. The Detailed Public Statement ('DPS') with respect to the aforementioned open

offer was made on 20th October 2021 in Financial Express (English) (All Editions), Jansatta

Maitri Enterprises Limited

Acquirer 1 : Jaikishan Rameshlal Ambwani Acquirer 2 : Chanderlal Bulchand Ambwani

Acquirer 3: Rameshlal Bulchand Ambwan

Deepak Rameshlal Ambwan Kusumben Kailash Ambwani

Actuals

Rs. 10.80/- (Ten Rupees

and Eighty Paise)

1,000 equity shares

1,000 equity shares

Rs. 10.800/- (Rupees

Ten Thousand and

Eight Hundred only)

14.29%

27.71.435

0.00%

Nil

Not Applicable

Sarla Jaikishan Ambwani

13th December 2021, Monday 24th December 2021, Friday

Proposed in the Letter of offer

Rs. 10.80/- (Ten Rupees

and Eighty Paise)

11,44,000 equity shares

1,44,000 equity shares

Rs. 1.23.55.200/- (Rupee:

One Crore Twenty Three

Lakh Fifty Five Thousand

and Two Hundred only)

2.71.435

Nil

Not Applicable

 Pre Offer
 Post Offer

 No. of
 % of Equity
 No. of
 % of Equity

Shares | Share Capital | Shares | Share Capital

14.29% 27,72,435

16,28,565 85.71% 16,27,565 36.99%

PAC 1 : Kailash Rameshlal Ambwani : Seema Rameshlal Ambwari : Usha Chanderlal Ambwani : Deepa Dipak Ambwani

(Hindi) (Ahmedabad Edition) and Financial Express (Gujarati) (Ahmedabad Edition).

Name of the Manager to the offer | Kunvarji Finstock Private Limited

5. Name of the Registrar to the offer | Bigshare Services Pvt. Ltd.

Date of Completion of Payment of 7th January 2022, Friday

Name of the Target Company

b.) Date of closing of the offer

Consideration & communication

of Rejection/Acceptance Details of Acquisition

3. Name of the PACs

Offer details

Offer Price

Shares tendered

3. Aggregate number of

Shares accepted

Equity Share)

Number

Number

4. Size of the Offer (Number of Equity

. Shareholding of the Acquirers /

% of Equity Share Capital

Shareholding of the Acquirers /

• % of Equity Share Capital

% of Equity Share Capital

% of Equity Share Capital

Public Statement ('DPS')

% of Equity Share Capital

. Pre & Post offer shareholding

of the acquirers & PACs

11. Pre & Post offer Shareholding

of the Public

Shares acquired after Detailed

PACs before Public Announcemer

PACs by way of preferential allotmen

Shares agreed to be acquired by way

of Share Purchase Agreement ('SPA'

Shares acquired by way of Open Offer

Shares multiplied by Offer Price per

આવશે, તેમ આંતરાષ્ટ્રીય આગળના આદેશો સુધી અથવા લેવા પહેલા એરપોર્ટ તમામ મુસાફરો માટે સુધારેલા અમલમાં રહેશે. ઓમિક્રોન પર તેમના પરિણામોની રાહ આતરાષ્ટ્રીય આગમન પર માર્ગદર્શિકા રજૂ કરવામાં વેરિયન્ટની શોધ પછી સમગ્ર જોવી હોમ આવી છે. શુક્રવારે બહાર વિશ્વમાં કોરોનાવાઈરસના હતી. આવેલી વધતા કેસોને પગલે નવો ૧૧ ઓર્ડર આવ્યો છે. અગાઉ તો તેમને સાત દિવસ માટે અમલમાં જોખમ પર તરીકે ઉદ્ઘોખિત હોમ દેશોમાંથી POST OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

પીસીઆર ટેસ્ટ કરાવવામાં આવશે અને સરકારના કનેક્ટિંગ ફ્લાઈટ છોડતા

જો ટેસ્ટ નેગેટિવ આવશે ક્વોરન્ટાઈનમાંથી આવતા પસાર થવું પડશે અને તે પછી પ્રવાસીઓએ આગમન પછી આઠમાં દિવસે આરટી-કોવિડ પરીક્ષણ માટે નમૂના પીસીઆર ટેસ્ટ કરાવવાનો સબમિટ કરવાના હતા અને હતો.

આનંદ રાઠી વેલ્થનો પીએટી બે ગણો વિસ્તરીને રૂા.૩૨ કરોડના સ્તરે રહ્યો

મુંબઈ સ્થિત ફાઇનાન્સિયલ સર્વિસિસ ગ્રુપ આનંદ રાઠીનો એક ભાગ એવી આનંદ રાઠી વેલ્થે ડિસેમ્બર ૨૦૨૧ના અંતે પૂરા થયેલા ત્રણ મહિના માટે તેનો કરવેરા પછીનો નફો બે ગણો ઉછાળા સાથે રૂપિયા ૩૨.૦૪ કરોડ નોંધાવ્યો છે. આનંદ રાઠી વેલ્થે સ્ટોક એક્સચેન્જોને એક રેગ્યુલેટરી ફાઇલિંગમાં જણાવ્યું હતું કે, કંપનીએ અગાઉના નાણાંકીય વર્ષના સમાન ત્રિમાસિક ગાળામાં રૂ.૧૩.૧૨ કરોડનો પીએટી નોંધાવ્યો હતો. સમીક્ષા હેઠળના ત્રિમાસિક ગાળામાં કંપનીની કામગીરીની કુલ આવક ૫૫ ટકા વધીને રૂ. ૧૦૮.૬૬ કરોડ થઈ છે જે ૩૧ ડિસેમ્બર, ૨૦૨૦ના રોજ પૂરા થયેલા ત્રિમાસિક ગાળામાં આવક રૂ. ૭૦.૧૫ કરોડહતી. કંપનીના અધ્યક્ષ આનંદ રાઠીએ કહ્યું હતું કે, કંપનીએ તેના ગ્રાહકોને તેની અનન્ય મૂલ્ય દરખાસ્ત અને આરએમ (રિલેશનશિપ મેનેજર્સ) અને ગ્રાહકોને જાળવી રાખવાના ઉચ્ચ સ્તરને પરિણામે આવક અને નફાકારકતા બંને દ્રષ્ટિએ ઉત્તમ વૃદ્ધિ નોંધાવી છે.

બેંક ઓફ બરોડા

દેવાદારને નોટીસ ૨૦૦૨ ની કલમ ૧૩ની પેટા કલમ (૨) હેઠળ)

દ્વાદારઃ મેનેજિંગ ડાયરેક્ટર, મેસર્સ પ્રતિક એપરેલ્સ પ્રાઇવેટ લીમીટેડ, નં. ૧/૨, બેગુર રોડ, બોમ્માનાહ**ક્ષી** ઇન્ડસ્ટ્રીય

મંદર્ભઃ અમારી બેંક ઓફ બરોડા કોર્પોરેટ ફાયનાન્સિયલ સર્વિસીઝ બ્રાન્ચ, બેંગલોરમાંથી લીધેલ ક્રેડીટ સવલતો. આથી બેંકના અધિકૃત અધિકારી સિક્યોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૩(૧) સાથે વંચાતી સિક્યોરીટાઇઝેશન અને રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ્સ અને એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ, .૦૦૨ ની કલમ ૧૩ (૨) હેઠળ ૨૧.૧૦.૨૦૨૧ના રોજ માંગમા નોટીસ જારી કરી દેવાદાર/જામીનદારો(અહી પર્છ તમો તરીકે દર્શાવેલ છે) ને આ નોટીસ મળ્યા ની તારીખથી ૬૦ દિવસની અંદર બેંકની પુરેપુરી બાકી રકમ ચુકવવા અને તેમની જવાબદારીઓમાંથી છુટકારો મેળવવા જણાવ્યું હતુ. આ નોટીસ/સો બજવણી વગર પરંત ફરી હતી. દેવાદારો/ જામીનદારોને યોકલાયેલ માંગણા નોટીસ/સોની વિગતો નીચે મુજબ છે.

ા.અમે વિવિધ ક્રેડીટ સવલતોની મંજુરી અને મંજુરીની શરતો જણાવતા અમારા પત્ર નં. BOB/CFS/ADV/19/759 . ૦૮.૧૨.૨૦ અને CORBAN:ADV:2020-21 તારીખ ૧૯.૦૬.૨૦૨૦નો સંદર્ભ લીધો છે. આ મંજુરી મુજબ તમે ક્રેડીટ સવલતો લીધી હતી. અને તેના માટે સિક્યોરીટી પરી પાડ્યા પછી તેનો ઉપયોગ શરૂ કર્યો હતો. વિવિધ લોન/ક્રેડીટ સવલત એકાઉન્ટોમાં હાલમાં બાકી ૨કમ અને આવી જવાબદારીઓ માટે સર્જાયેલ સિક્યોરીટી ઇન્ટરેસ્ટ નીચે મુજબ છેઃ

સવલતાનું સ્વરૂપ	મચાદા	બાકા રકમ
અને પ્રકાર	રકમ	૨૧.૧૯.૨૦૨૧ મુજબ
કેશ કેડીટ લીમીટ	રૂા. ૨૩,૧૧,૦૦,૦૦૦/–	३१. १४,६६,२५,०८०.००
(એકાઉન્ટ નંબર : ૨૫૨૮૦૫૦૦૦૦૦૦૨૬)		
ઇનલેન્ડ/ફોરેન એલસી (ડીપી/ડીએ– ૧૫૦ દિવસ સુધી)	રૂા. ૨,૩૦,૦૦,૦૦૦/–	
એફઆઇટીએલ-૧ સીસી-કોવિડ ૧૯ માટે (એકાઉન્ટ નંબર : ૨૫૨૮૦૬૦૦૦૦૩૩૯)	રૂા. ૧,૭૩,૭૩,૪૭૪/–	રૂા. ૩૨,૮૨,૮૭૩.૦૦
(अञ्चादक्ट नजर : स्परदण्ड्णण्य उउट)		
કુલ લોનની બાકી રકમ	રા. ૨૭,૧૪,૭૩,૪૭૪/–	રા. ૧૪,૯૯,૦૭,૯૬૩.૦૦
ರ್ಷವು-ನಿನಿವಿ ಕಲಿರುವ		

અને ફિક્ચર્સ પર હાયપોથીકેશનના માર્ગે પ્રથમ ચાર્જ

. કંપનીની વર્તમાન અને ભાવી અને અન્ય કરંટ એસેટ્સ, કંપનીનો સંપુર્ણ કાચો માલ, સ્ટોક-ઇન-પ્રોગ્રેસ, સ્ટોર એન્ડ મ્પેર્સ, પેકીંગ મટીરીયલ્સ અને તૈયારમાલ અને બુક ડેબ્ટ્સના હોયપોથીકેશનના માર્ગે પ્રથમ ચાર્જ ૮. કેનરા બેંકમાં કંપનીની જંગમ ફીક્સ્ડ એસેટો તેમજ પ્લાન્ટ અને મશીનરી, ઓફીસ ઉપકરણો, કોમ્પ્યુટર્સ અને ફર્નિચર

૨. એકનોલેઝમેન્ટ ઓફ ડેબ્ટ ના પત્ર તારીખ ૩૦.૧૧.૨૦૧૯માં, તમે ગ્રા. ૨૫,૧૧,૦૦,૦૦૦.૦૦/- (રૂપિયા ાચ્ચીસ કરોડ અગિયાર લાખ પુરા) ૩૦.૧૧.૨૦૧૯ મુજબની કુલ રકમની બેંક પ્રત્યેની તમારી જવાદારી સ્વીકારી છે. ફકરા નં. ૧ માં કોષ્ટકમાં ઉપર જણાવેલ કુલ બાકી રકમ તેમજ ચડત અને ૨૧.૧૦.૨૦૨૧ સુધી વ્યાજનો સમાવેશ થાય છે. એકાઉન્ટમાં જમા કરવાના અન્ય ચાર્જિસ ગ્રા. ૧૪,૯૯,૦૭,૯૬૩/- (રૂપિયા ચૌદ કરોડ નવ્વાણું લાખ સાત હજાર

નવસો તેસઠ પુરા) છે. ક. તમે જાણો છો તેમ, તમે ૦૧.૦૩.૨૦૨૧ થી ૨૧.૧૦.૨૦૨૧ ના ગાળા માટે ફકરા ૧ મુજબ ઉપરોક્ત લોનો/બાકીરકમ પરના વ્યાજની પરત ચુકવણીમાં કસુર કર્યો છે. (યુનિટો બંધ છે અને ૩૧.૧૨.૨૦૨૦ મુજબ કોન્સોર્ટીયમ લીડર કેનેરા બેંક દ્વારા ડીપી સ્ટેટમેન્ટ તારીખ ૨૧.૦૧.૨૦૨૧ મુજબ ડ્રોઇંગ સ્તાતની બિન ઉપલબ્ધ છે) તમોએ માંગણા લોનો/ટર્મ લોનો/કેશ ક્રોડીટના વ્યાજ/હપ્તાની પરત ચુકવણીમાં કસુર કર્યો છે, જેની ચુકવણી ૦૧.૦૩.૨૦૨૧ ના રોજ અને ત્યારબાદ બાકી છે.

૪. તમો દ્વારા કરાયેલ કસુરોને પરિણામે, દેવાદારોના લોન એકાઉન્ટ ભારતીય રીઝર્વ બેંકની નિર્દેશો અને માર્ગદર્શિકા મુજબ ૦૧.૦૩.૨૦૨૧ ના રોજ નોન પરફોમિંગ એસેટ તરીકે વર્ગીકૃત કરાયેલ છે. અમારી વાંરવારની માંગણીઓને ાવગણીને તમે લોનની બાકી રકમ તેમજ તેના પરનુ વ્યાજ ચુકવેલ નથી. ૫. ઉપર ફકરા નં૧ માં જણાવેલ વિવિધ સિક્યોરીટીઝ દ્વારા યોગ્ય રીતે સિક્યોર્ડ કરાયેલ ક્રેડીટ સવલતોના સંબંધમાં તમારી

જવાબદારીઓ સંતોષવા માટે તમારી અક્ષમતાને પગલે અને તમારા એકાઉન્ટ નોન-પરફોમિંગ એસેટ તરીકે વગીકૃત કરાયેલ છે, આથીત અમે સિક્યોરીટાઇઝેશને અને રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ્સ અને એનફોર્સમેન્ટ ઓફ સેક્યોરીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ ના કલમ ૧૩ ની પેટા કલમ ૨ હેઠળ નોટીસ આપીએ છીએ અને તમોને ા.૧૪,૯૯,૦૭,૯૬૩/- ફકરા નંબ૨૧માં જણાવ્યા મુજબની કુલ ૨કમની બેંક પ્રત્યેની તમારી જવાબદારીઓ સંપુર્ણરીતે નેભાવવા જણાવીએ છીએ. અમે તમને વધુમાં નોટીસ આપીએ છીએ કે ઉપરોક્ત ૨કમ અને ચુકવણીની તારીખ સુધીનું વ્યાજ ચુકવવામાં નિષ્ફળ જવાના કિસ્સામાં, અમે જણાવેલ એક્ટની કલમ ૧૩ની પેટા કલમ (૪) હેઠળ તમામ અથવ તેઇપણ હકોનો ઉપયોગ કરવા સ્વતંત્ર છીએ, જેની નોંધ લેવી.

. નોંઘ લેવી કે, પુરે પુરી ચુકવણી સુધી દરેક ક્રેડીટ સવલતો માટે ઉપર ફકરા નં. ૧ માં જણાવેલ દરોએ વ્યાજ લાગુ

૭. અમે જણાવેલ એક્ટની પેટા કલમ ૧૩ પ્રત્યે તમારૂ ધ્યાન દોરીએ છે જે મુજબ અમારી આગોતરી મંજુરી મેળવ્યા વગર ઉપર ફકરા નં. ૧ માં જણાવેલ કોઇપણ સિક્યોર્ડમિલકતનું વેચાણ, ભાડે અથવા અન્ય રીતે (વ્યવસાયના સામાન્ય કામકાજો સિવાય) તબદીલી કરવા મનાઇ ફરમાવામાં આવે છે. અમે વધુમાં ઉમેરીએ છીએ કે જણાવેલ એક્ટની કલમ ૧૩(૧૨) માં જણાવેલ ઉપરોક્ત જોગવાઇઓનું ઉદ્ધ્વન એક્ટની કલમ ૨૯ હેઠળ સજા પાત્ર ગુનો બને છે

અમે વધુમાં જણાવેલ કાયદાની કલમ ૧૩ની પેટા કલમ (૮) પ્રત્યે તમારૂ ધ્યાન દોરીએ છીએ જે અનુસાર તમે સિક્યો બેસેટ છોડવી શકો છો, જો બાંકી લેણાંની ૨કમ બેંક દ્વારા લદાયેલ તમામ ખર્ચ, ચાર્જ અને ખર્ચાઓ સહીત તમારા દ્વાર હરાજી/ક્વોટેશન મંગાવતી/ટેન્ડર/પ્રાઇવેટ ટીટીની નોટીસના પ્રકાશનની તારીખ પહેલા કોઇપણ સમયે ચકવવામાં આવે છે. નોંધ લેવી કે ઉપરોક્ત નોટીસના પ્રકાશન પછી સિક્યોર્ડ એસેટ છોડાવાના તમારા હકો પ્રાપ્ત રહેશે નહી. . નોંધ લેવી કે આ માંગણા નોટીસ કોઇ પુર્વગ્રહ વગરની છે અને અમને પ્રાપ્ત કોઇપણ અન્ય હકો અને ઉપાયોનો પ્રતિત્યાગ ગણાશે નહી. જેમાં કોઇ મર્યાદા વગર અમારા બાકી લેણાંના સબંધમાં અન્ય માંગણાઓ કરવાના હકનો સમાવેશ થાય છે. સ્થળ : બેંગ્લોર સહી/– અધિકૃત અધિકારી, બેંક ઓફ બરોડા

યુપીના કેટલાક જિલ્લાઓ પસંદ કર્યા

રાજ્યના પૂર્વાચલ વિભાગ વારાણસી, તેમાં ઉમેર્યું હતું કે, છેજ્ઞા છ



દેશની નિકાસને વેગ આપવા માટે

એપેડાએ એગ્રી-એક્સપોર્ટ હબ હેઠળ

પૂર્વાચલ નિકાસને પ્રોત્સાહન આપવા પ્રયાગરાજ, ફૂડ પ્રોડક્ટ્સ એક્સપોર્ટ માટે પહેલ કરી છે, તેમ બસ્તી, ગાઝીપુર, જૌનપુર, દ્વારા નિકાસ કરવામાં આવ્યા ડેવલપમેન્ટ ઓથોરિટીએ કંપનીએ તેના એક નિવેદનમાં ચંદૌલી અને સંત રવિદાસ છે, તેમ તેમણે જણાવ્યું

પ્રદેશોમાંથી મિર્ઝાપુર, હતું. રાજ્યના નગર જિક્ષાઓ આવરી લે છે. હતું.

મહિનામાં પ્રદેશમાંથી ૨૦,૦૦૦ ટન કૃષિ પેદાશોની નિકાસ કરવામાં આવી છે.

આ શિપમેન્ટમાંથી લગભગ ૫,૦૦૦ ટન તાજા ફળો અને શાકભાજી અને ૧૫,૦૦૦ ટન અનાજ વિયેતનામ, ખાડીના દેશો, આઝમગઢ, નેપાળ અને બાંગ્લાદેશમાં ગોરખપુર, પરિવહનના તમામ માધ્યમો

ટાઇટને તહેવારોની મજબૂત માંગને પગલે નોંધાવેલી ૩૬ ટકાની વૃદ્ધિ

પીટીઆઈ

પ્રદેશમાંથી

નવી દિલ્હી, તા.૭

મંત્રાલયની

નિકાસને

વાણિજ્ય

શાખા એપેડાએ શુક્રવારે

જણાવ્યું હતું કે, તેણે ઉત્તર

પ્રદેશના સંભવિત જિક્ષાઓને

પ્રોત્સાહન આપવા માટે

વારાણસી એગ્રી-એક્સપોર્ટ

હબ (વીએઈએચ) હેઠળ

આવરી લેવા માટે પસંદ કર્યા

છે. એગ્રીકલ્ચર એન્ડ પ્રોસેસ્ડ

નવી દિલ્હી, તા. ૭

તેના વપરાશી વ્યવસાયોમાં સેગમેન્ટમાં ટિકિટનું કદ સ્થિર પ્રાદેશિકીકરણ વ્યૂહરચના જોવા મળી હતી. આ મજબૂત માંગ જોઇ છે અને ચાલુ રહ્યું છે અને તે કોરોનાવાઇરસ દ્વારા પ્રેરિત હતી, ટાઇટને સેગમેન્ટમાં ઓનલાઉન અને નાણાંકીય વર્ષના ત્રીજા અને મહામારી પૂર્વેના સ્તર કરતાં જણાવ્યું હતું. ઓફલાઇન બંને પ્રકારની મલ્ટી તહેવારોના ત્રિમાસિક ગાળામાં ૧૫ ટકા વધારે છે. પહેલા ૩૬ ટકા વૃદ્ધિ નોંધાવી છે. સ્તરના શહેરોમાંથી ફાળો ઉમેરીને તનિષ્કના સ્ટોર્સનું છે,જે ત્રિમાસિક ગાળામાં સુંદર કંપનીએ ઓક્ટોબર અને સતત સુધરતો રહ્યો છે અને નેટવર્ક પણ વિસ્તરણ કર્યું છે, રીતે વધી રહી છે, મુખ્યત્વે ખરીદીને કારણે જ્વેલરીની છે. ગયા વર્ષની તુલનામાં અલબારશાનાપ્રાઇમલોકેશન તેમાં ઉમેર્યું હતું. તેણે નોઇડા માંગમાં ઉછાળો જોયો છે. તેની વોક-ઇન અને ગ્રાહક રૂપાંત૨ પ૨ના બે નવા સ્ટો૨નો અને બેંગલુરુમાં તેની ભા૨તીય ઊંચી માંગે કંપનીને આ બંને નોંધપાત્ર રીતે વધુ હતા. સમાવેશ ક્વાર્ટરમાં ૩૭ ટકાની વૃદ્ધિ નવી ખરીદદાર વૃદ્ધિ કુલ છે. તેના ઘડિયાળો અને બે નવા સ્ટોર્સ ઉમેર્યા હતા.

હાંસલ કરવામાં મદદ કરી છે, ખરીદદાર વૃદ્ધિ કરતાં વધુ હતી પહેરવાલાયક ડિવિઝનમાં પણ એમ ટાઇટને તેના અપડેટમાં જે આંશિક રીતે તનિષ્કની વાર્ષિક ધોરણે૨૮ ટકા વૃદ્ધિ ટાટા જૂથની ફર્મ ટાઇટને જણાવ્યું હતું. જ્વેલરી ફ્રોકસ બજારોમાં જીતવાની સાથે મજબૂત વૃદ્ધિની ગતિ કંપનીએ તેમાં ૧૪ વધુ બ્રાન્ડ ચેનલોમાં વૃદ્ધિ નોંધાઈ તહેવારોની રોગચાળા પૂર્વેના સ્તરની નજીક જેમાં દુબઈમાં દુબઈ મોલ અને ટાઇટન બ્રાન્ડની પાછળ, એમ થાય વંશીય વસ્ત્રો બ્રાન્ડ તાનારીના

બેંક ઓફ બરોડા

જામીનદારને નોટીસ

(સરફૈસી એક્ટ, ૨૦૦૨ ની કલમ ૧૩ની પેટા કલમ (૨) હેઠળ)

ા. શ્રી પ્રદિપ ફ્લચંદ અગરવાલ, રહેઠાણ ૪બી, અગરવાલ હાઉસ, પોચખાનવાલા રોડ,. વર્લી સી ફેસ, વર્લી, મુંબ ૪૦૦૦૩૦, મહારાષ્ટ્ર ૨. શ્રી ફુલચંદ અગરવાલ, રહે. પ્લોટ નં. ૪, વિલા બી અગરવાલ હાઉસ, પોચખાન વા રોડ. વર્લી સિ કેસ વર્લી. મબઇ. મહારાષ્ટ ૪૦૦૦૩૦. ૩. શ્રીમતી સપના અગરવાલ. રહેઃ ૪બી. અગરવાલ હઉર શેચખાન વાલા રોડ, વર્લી સિ ફેસ વર્લી, મુબઇ, ૪૦૦૦૩૦ મહારાષ્ટ્ર, ૪. શ્રી સંજય દાલમિયા, રહેઃ બી ૭૮, રાહેજ રેસિડન્સી, ૩જો બોલ્ક, કોરામંગલા બેંગલોર - ૫૬૦૦૩૪, કર્ણાટક, ૫. મે. ફ્લચંદ એક્સપોર્ટસ પ્રા. લિમીટેડ, સરનામુઃ રજો માળ, વેસ્ટ વિંગ ઇલેક્ટ્રીક મેન્સન, આપ્પા સાહેબ મારટે માર્ગ, વર્લી, મુંબઇ - ૪૦૦૦૨૫, ૬, એસ્ટ્રોન લ્વલપર્સ પ્રા. લિમીટેડ, સરનામુઃ ૨૩, પહેલા માળ, એડવાન્સ પ્લાઝા, સ્વામિનારાયણન મંદીર, શાહીબાગ રોડ મમદાવાદ - ૩૮૦૦૦૪, ગજરાત, ૭. પ્રતીક સ્પિીન્ટેક્સ લિમીટેડ, સરનામુઃ નં. ૧૧૩, ક્રિશ્ના રેડ્ડી ઇન્ડસ્ટ્રીયલ એરિયા, ગ્મો માઇલ, કૂડલુ ગેઇટ, હોંસુર રોડ, બેંગલોર - ૫૬૦૦૬૮ કર્ણાટક, ૮, મેં અંજની કોમર્શિયલ કોર્પોરેશન, સરનામુઃ નં. ૬૮, ૬ઠ્ઠો માળ, બજાજ ભવન, બજાજ ભવન ઓનર્સ પ્રિમાઇસિસ, કો-ઓપરેટીવ સોસાયટી લિમીટેડ, ૨૨૫ નરીમાન પોઇન્ટ, મંબઇ - ૪૦૦૦૨૧

સંદર્ભઃ ધિરાણ સવલતો માટે તમારી જામીનગીરીની મે. પ્રતીક એપારેલ્સ પ્રાયવેટ લિમીટેડને મંજરી આપવામાં આવી છે આથી બેંકના અધિકૃત અધિકારીએ સિક્યોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૩(૧) સાથે વંચાતી ાક્યોરીટાઇઝેશન અને રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ્સ અને એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ ૨૦૦૨ ની કલમ ૧૩ (૨) હેઠળ આ એકાઉન્ટમાં દેવાદાર/જામીનદારો(અહી પછી તમો તરીકે દર્શાવેલ છે) નીચે દર્શાવેલ પ્રમાણે આ નોટીસ મળ્યા ની તારીખથી ૬૦દિવસની અંદર બેંકની પુરેપુરી બાકી રકમ ચુકવવા અને તેમની જવાબદારીઓમાંથી ટ્ટકારો મેળવવા જણાવ્યું હતુ. આ નોટીસ/સો બજવણી વગર પરંત ફરી હતી. દેવાદારો/ જામીનદારોને મોકલાયેલ માંગણા તોટીસ/સોની વિગતો નીચે મુજબ છે.

. તમે જાણો છો તેમ તમે જામીનગીરી તારીખ ૨૯.૩.૨૦૧૨ અને ૨૯.૧૨.૨૦૧૨ દ્વારા માગણા થયેલી તમામ નાણં ાને જવાબદારીઓમાંથી છુટકારો મેળવવા માટે જામીનગીરી ત્યારે અને ગમે તે સમયે તે પછી મે. પ્રતીક એપારેલ્સ પ્રાયવેઠ લિમીટેડને અમને આપવાની થતી અથવા અમારા દ્વારાકરેલ, કે રૂ. ૧૪,૯૯,૦૭,૯૬૩ (રૂપિયા ચૌદ કરોડ નવ્વાણ લાપ ાત હજાર નવોસ ત્રેસઠ પૂરા) તેમજ તેની પરના વ્યાજ સાથેની ક્રેડિટ લિમીટ ચૂકવવાની જામીનગીરી ઉપરોક્ત દસ્તાવેજમાં ખાસ કરીને નિર્ધારિત કર્યાનુસાર ચૂકવવાની જામીનગીરી આપી હતી.

. અમે તમને જણાવીએ કે દેવાદાર કંપની તેમની જવાબદારીની ચૂકવણીમાં નાદાર થયેલ છે અને પરિણામે એકાઉન્ટને નોન ફ્રોમીંગ એસેટ તરીકે વર્ગીકૃત્ત કરવામાં આવ્યુ. તા. ૨૧.૧૦.૨૦૨૧ની નોટીસ કે જે સિક્યોરીટાઇઝેશન અને રીકન્સ્ટ્રક્શન બોક કાયનાન્સિયલ એસેટસ અને એન્કોર્સમેન્ટ ઓક સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ. ૨૦૦૨ ની કલમ ૧૩(૨)હેઠળ અમાર દ્વારા દેવાદારને મોકલવામાં આવી હતી તે આ સાથે બીડેલ છે. દેવાદાર નાદાર થયા હોવાથી, જામીનગીરીની દ્રષ્ટિએ તમે ાને લોન/ક્રેડિટ સવલતો કે જે કુલ રૂ. ૧૪,૯૯,૦૭,૯૬૩ (રૂપિયા ચૌદ કરોડ નવ્વાણુ લાખ સાત હજાર નવસો ત્રેસઠ પુરા) ચુકવાવ માટે જવાબદાર બન્યા છો અને આથી અમે જામીનગીરી માટે વિનંતી કરીએ છીએ અને તમને ઉપરોક્ત રકમ મા નોટીસના ૬૦ દિવસની અંદર ચૂકવણી કરવા માટે જણાવીએ છીએ. કૃપા કરીને એ નોંધી રાખશો કે દેવાદારન બજાવવામ ાવેલા તા. ૨૧.૧૦.૨૦૨૧ની નોટીસના પેરા ૧માં નિર્દિષ્ટ કર્યાનુસાર વ્યાજ ચડતુ રહેશે

૩. અમે વધુમાં તમને જણાવવા માગીએ છીએ કે સિક્યુરિટી કે જે તમારા દ્વારા પૂરી પાડવામાં આવી છે તેના સદર્ભમાં દેવાદારા દ્વારા લોન્સ અને એડવાન્સીસની પરત ચૂકવણીને કારણે તમારી જામીનગીરી જવાબદારી સિક્યોર કરવા માટે, આ ૬૦ વસોની નોટીસને સિક્યોરિટાઇઝેશન એન્ડ રિકંસ્ટ્રક્શન ઓફ ફાઇનાન્સિયલ એસેટ્સ એનડ એન્ફ્રોર્સમેન્ટ ઓફ સિક્યોરિટી ન્ટરેસ્ટ એક્ટ ૨૦૦૨ની કલમ ૧૩ની પેટા કલમ (૨) હેઠળ ગણવાની રહેશે. અમે વધુમાં તમને નોટીસ આપીએ છીએ કે ઉપરોક્ત રકમની ચૂકવણીની તારીખ સુધીના વ્યાજ સાથેની ચૂકવણીમાં કસૂરવાર ઠરશો તો અમને ઉપોરોક્ત કાયદાની કલઃ ા ૩ની પેટા કલમ (૪) હેઠળ દરેક કે કોઇપણ અધિકારનો ઉપયોગ કરવાની સ્વતંત્રતા રહેશે. તે કૃપા કરીને નોંધી રાખશો r. અમે જણાવેલ એક્ટની કલમ ૧૩ની પેટા કલમ ૧૩ પ્રત્યે તમારૂ ધ્યાન દોરીએ છે જે મુજબ અમારી આગોતરી મંજુરી મેળવ્યા વગર ઉપર ફકરા નં. ૧ માં જણાવેલ કોઇપણ સિક્યોર્ડ મિલકતનું વેચાણ, ભાડે અથવા અન્ય રીતે (વ્યવસાયન ામાન્ય કામકાજો સિવાય) તબદીલી કરવા મનાઇ ફરમાવામાં આવે છે. અમે વધુમાં ઉમેરીએ છીએ કે જણાવેલ એક્ટર્ન કલમ ૧૩(૧૨) માં જણાવેલ ઉપરોક્ત જોગવાઇઓનું ઉક્લ્વન એક્ટની કલમ ૨૯ હેઠળ સજા પાત્ર ગુનો બને છે ા. અમે વધુમાં જણાવેલ કાયદાની કલમ ૧૩ની પેટા કલમ (૮)પ્રત્યે તમારૂ ધ્યાન દોરીએ છીએ જે અનુસાર તમે સિક્યોર્ડ બેસેટ છોડવી શકો છો, જો બાંકી લેણાંની ૨કમ બેંક દ્વારા લદાયેલ તમામ ખર્ચ, ચાર્જ અને ખર્ચાઓ સહીત તમારા દ્વાર કરાજી/ક્વોટેશન મંગાવતી/ટેન્ડર/પ્રાઇવેટ ટીટીની નોટીસના પ્રકાશનની તારીખ પહેલા કોઇપણ સમયે ચકવવામાં આવે નોંધ લેવી કે ઉપરોક્ત નોટીસના પ્રકાશન પછી સિક્યોર્ડ એસેટ છોડાવાના તમારા હકો પ્રાપ્ત રહેશે નહી નોંધ લેવી કે આ માંગણા નોટીસ કોઇ પુર્વગ્રહ વગરની છે અને અમને પ્રાપ્ત કોઇપણ અન્ય હકો અને ઉપાયોનો પ્રતિત્યાગ મણાશે નહી. જેમાં કોઇ મર્યાદા વગર અમારા બાકી લેણાંના સબંધમાં અન્ય માંગણાઓ કરવાના હકનો સમાવેશ થાય છે સહી/– અદિાકૃત અદિાકારી, બેંક ઓફ બરોડા

સનાતન ટેક્સટાઈલ આઈપીઓ દ્વારા રૂપિયા ૧,૩૦૦ કરોડ એકઠા કરશે

નવી દિલ્હી, તા.૭

સનાતન ટેક્સટાઈલ્સે પ્રારંભિક સનાતન કરાવ્યા છે. ડ્રાફ્ટ રેડ હાયરિંગ ટેકનિકલ કાપડ અનુસાર, રૂપિયા ૫૦૦ કરોડ યાર્નનો સમાવેશ ફ્રેશ ઈસ્યૂ મારફતે એકત્ર છે. કરવામાં આવશે અને દત્તાની ફેમિલિ દ્વારા ૧.૧૪ કરોડ યાર્નની ઉત્પાદન ક્ષમતા ઈક્વિટી શેર ઓફર ફોર સેલ ૪,૫૦૦ મારફતે મૂકવામાં આવશે. વધારીને

કોર્પોરેટ હેતુ અને કાર્યકારી કર્યો છે.

મૂડીની જરૂરિયાત પૂરી કરવામાં માટે થશે. ૨૦૦૫માં કોકળી (યાર્ન) ઉત્પાદક સ્થાપિતત મુંબઈ સ્થિત ટેક્સટાઈલ્સનો જાહેર ઓફર (આઈપીઓ) વ્યવસાય ત્રણ અલગ અલગ મારફતે રૂપિયા ૧,૩૦૦ કરોડ યાર્ન બિઝનેસ વર્ટિકલ્સમાં એકત્ર કરવા માટે મૂડી બજારની વહેંચાયેલો છે, જેમાં નિયમનકાર સેબી ખાતે પોલિએસ્ટર યાર્ન ઉત્પાદનો, પ્રાથમિક દસ્તાવેજો જમા કોટન યાર્ન ઉત્પાદનો, પ્રોસ્પેક્ટના (ડીઆરએચપી) ઔદ્યોગિક ઉપયોગો માટેના

૨૦૦૬માં

એટીપીએથી કંપની આઈપીઓની પ્લેસમેન્ટ ૨,૨૧,૦૫૦ મેટ્રિક ટન કરી પૂર્વે રૂપિયા ૧૦૦ કરોડ એકત્ર છે. સનાતન ટેક્સટાઈલ્સએ કરવાની વિચારણા કરી રહી નાણાંકીય વર્ષ ૨૦૨૧માં રૂ પિયા ૧,૯૧૮.૩૬ કરોડની સૂત્રોના અનુસાર, ઈસ્યૂની આવક પર રૂપિયા ૧૮૫.૬૩ સાઈઝ રૂપિયા ૧,૨૦૦થી કરોડનો ચોખ્ખો નફો નોંધાવ્યો ૧,૩૦૦ કરોડની વચ્ચે રહેશે. હતો.સપ્ટેમ્બર ૨૦૨૧એ પૂરા ફ્રેશ ઈસ્યૂથી એકત્ર કરેલ થયેલા છ મહિનામાં કંપનીએ રૂ રકમનો ઉપયોગ રૂપિયા ૩૨૫ પિયા ૧,૪૩૮.૮૮ કરોડની કરોડ ડેટની પુનઃચૂકવણી માટે આવક પર રૂપિયા ૧૭૦.૭૮ અને રૂપિયા ૬૫ કરોડસામાન્ય કરોડનો ચોખ્ખો નફો હાંસલ

કંપનીની

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on 6th December 2021. Issued by the Manager to the Offer on behalf of the all the acquirer and PACs **KUNVARJI FINSTOCK PRIVATE LIMITED** Block B, First Floor, Siddhi Vinayak Towers, Off S. G. Highway Road, Mouje Makarba, Ahmedabad, Gujarat - 380051 KUNVARJI SEBI Reg. No.: MB/INM000012564 Email Id : niraj.thakkar@kunvarji.com

*Calculated as a percentage of the emerged share capital of Target Company i.e. 19,00,000

present equity shares of Rs.10/- and preferential allotment of 25,00,000 equity shares at price

All the acquirers and PACs accepts full responsibility for the information contained in this Posi

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of Rs. 10.80/- aggregating to 44,00,000 equity shares at a face value of Rs. 10/-

Offer Advertisement and also for the obligations under Regulations.

Driven By Knowledge

Website: www.kunvarji.com Contact Person: Mr. Niraj Thakkar / Mr. Ronak Dhruve Tel. No.: 079-66669000 Date: 8th January 2022 For and on behalf of all the acquirers and PACs' Mr. Jaikishan R Ambwani

All acquirers and PACs have given Power of Attorney dated 02/07/2021 to Mr. Jaikishan R. Ambwani for all matters related to this Open Offe