

LATL:CS:BM:2020-21

Date: 06.08.2020

BSE Limited

Listing Compliance Department
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai - 400 001

Company Code : 532796

The National Stock Exchange of India Limited

Listing Compliance Department
Exchange Plaza, C-1 Block G,
Bandra Kurla Complex,
Bandra (E), Mumbai - 400051

Company Code: LUMAXTECH

Subject: Intimation of Publication of Notice of Board Meeting in Newspapers

Dear Sir/Ma'am,

In compliance with Regulation 47 and other applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith copies of the Notice of Board Meeting scheduled to be held on Thursday, August 13, 2020 duly published in the Newspapers on August 6, 2020 viz. the Financial Express (English- All Editions) and Jansatta (Hindi- Delhi Edition).

You are requested to take the above information on records and oblige.

Thanking you,

Yours faithfully,

For **LUMAX AUTO TECHNOLOGIES LIMITED**

ANIL TYAGI
COMPANY SECRETARY
M.NO. A-16825

Encl.: as above

Lumax Auto Technologies Limited

Regd. Office:
2nd Floor, Harbans Bhawan-II,
Commercial Complex, Nangal Raya,
New Delhi – 110046, India

T +91 11 4985 7832
E shares@lumaxmail.com

www.lumaxworld.in

BINNY MILLS LTD

CIN: L1720T12007PLC065807
 Registered Office: No.4, Karpagambari Nagar, Mysore, Chennai 600004.
 Telephone No.044 24881515; e-mail: binnymills@bmlindia.com

INFORMATION REGARDING THE 13TH ANNUAL GENERAL MEETING (AGM) OF BINNY MILLS LIMITED TO BE HELD THROUGH VIDEO CONFERENCING (VC) OR OTHER AUDIO VISUAL MEANS (OAVM), NOTICE FOR UPDATING OF EMAIL ID AND BANK DETAILS

1. The 13th Annual General Meeting ("AGM") of Binny Mills Limited will be held through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") on Friday, the 25th September 2020 at 3.30 P.M. in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, General Circular No.14/2020 dated 8th April 2020, General Circular No.17/2020 dated 13th April 2020 and General Circular No.20/2020 dated 5th May 2020 and other applicable Circulars issued by the Ministry of Corporate Affairs ("MCA") and the Securities and Exchange Board of India ("SEBI") (collectively referred to as the "relevant circulars") to transact the business as will be set out in the Notice of the AGM. Members will be able to attend the AGM only through VC/OAVM, the details of which will be given in the Notice of the 13th AGM. Members participating through the VC/OAVM facility shall be counted for the purpose of reckoning the Quorum under section 103 of the Companies Act, 2013.

2. Members may please note that in compliance with the relevant circulars, the 13th Annual Report of the Company, for the Financial year 2019-20, containing therein the Notice for the 13th AGM, the Directors' Report and the Auditors' Report and the Financial Statements of the Company for the year ended 31st March 2020 and other documents required to be annexed / attached thereto, will be sent to the members of the Company at their e-mail address registered with the Company or with their Depository Participants. The 13th Annual Report will also be available on the website of the Company at www.bmlindia.com and on the website of the Stock Exchange BSE Ltd at www.bseindia.com.

3. Manner of registering / updating e-mail address and Bank Account details:

In case the Shareholder's email ID is already registered with the Company or with the Company's Registrar and Share Transfer Agent ("RTA"), M/S Cameo Corporate Services Ltd or with their Depositories, the Annual Report and the log-in details for e-voting will be sent to their registered e-mail address.

In case the Shareholder has not registered his or her or their e-mail address with the Company or with the RTA or with their Depositories, and / or not updated their Bank Account mandate, the following instructions are to be followed:

- Please click on the following link of our RTA - Cameo Corporate Services Ltd: <https://investors.cameoindia.com> fill in the details and submit.
- In case of shares that are held in Demat mode, the Shareholders may contact their Depository Participant ("DP") and register their e-mail address and bank account details in their demat account as per the procedure advised by their DP.
- The Cut-off date to ascertain the names of the shareholders for dispatch of the 13th AGM Notice and the 13th Annual Report of the Company is 26th August 2020, 5 P.M.

For Binny Mills Ltd
 S. Sahana
 Company Secretary
 Place: Chennai
 Date: 07 August 2020

DCW

Regd. Office: Dhanganadra - 363 315, Gujarat State
 Head Office: 3rd Floor, Nirmal, Nariman Point, Mumbai - 400021 Tel: 022-22871914
 Fax: 022-22028839 Website: www.dcwlltd.com
 E-Mail: legal@dcwlltd.com
 CIN: L24110GJ1939PLC000748

NOTICE

Notice is hereby given that pursuant to the provisions of Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Meeting of the Board of Directors of the Company is scheduled to be held on **Wednesday, August 12, 2020, inter-alia** to consider, approve and to take on record Unaudited Financial Results of the Company for the first quarter ended June 30, 2020.

Pursuant to the Code of Conduct of the Company maintained under SEBI (Prohibition of Insider Trading) Regulations, 2015 the trading window for dealing in securities of the Company is closed from April 01, 2020 and shall be opened 48 hours after the announcement of financial results for Designated Persons and their immediate relatives.

This information is also available on the website of the Company at www.dcwlltd.com and on BSE website at www.bseindia.com and NSE website at www.nseindia.com.

For DCW Limited
 Sd/-
 Name: Dilip Darji
 General Manager (Legal) &
 Company Secretary
 Membership No. ACS-22527
 Date: August 05, 2020
 Place: Mumbai

PUSHPSONS INDUSTRIES LIMITED

Regd. Office: B-40, Okhla Industrial Area, Phase-I, New Delhi-110020
 CIN: L74899DL1994PLC059950
 Tel: +91-11-41610121 Fax: +91-11-41058461
 Email id: info@pushpsons.com
 Website: www.pushpsons.com

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of Board of Directors is scheduled to be held on Friday, August 14, 2020 at New Delhi, inter-alia to consider and approve the Standalone Unaudited Financial Results of the Company for the quarter ended June 30, 2020.

The said notice may be accessed on the Company's website at <http://www.pushpsons.com> also on the website of the stock exchange at <http://www.bseindia.com>.

For Pushpsons Industries Limited
 Sd/-
 Pankaj Jain
 Director
 DIN: 00001923
 Place: New Delhi
 Date: August 05, 2020

Notice - Cum - Addendum No. 19 of 2020

Addendum to the Statement of Additional Information (SAI), Scheme Information Document (SID) and Key Information Memorandum (KIM) of the schemes of IDFC Mutual Fund

Shifting of CAMS Office:

Notice is hereby given that the following Investor Service Centre of Computer Age Management Services Ltd. (CAMS), Registrar to IDFC Mutual Fund, shall be shifted to the below mentioned new address:

Location	Old Address	New Address	Effective Date
Moga	CAMS Service Centre Opp. Union Bank of India, Gandhi Road, Moga, Punjab - 142001. Tel. No. : 01636-689092 Email : camsmog@camsonline.com	CAMS Service Centre 9 NO. New Town, Opp. Jaswal Hotel, Daman Building, Moga, Punjab - 142001. Tel. No. : 01636-689092 Email : camsmog@camsonline.com	August 17, 2020

The above stated Investor Service Centre shall continue to be Official Point of Acceptance of Transaction ("OPAT") of all the schemes of the Fund and the Transaction / Investor Service Requests shall continue to be accepted at aforementioned location.

All the other provisions of the SAI / SID / KIM of the schemes of the Fund except as specifically modified herein above, read with the addenda issued from time to time, remain unchanged.

This addendum forms an integral part of the SAI / SID / KIM of the schemes of the Fund, read with the addenda issued from time to time.

Place : Mumbai
 Date : August 05, 2020

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

SCHEDULE II FORM B PUBLIC ANNOUNCEMENT

Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

FOR THE MEETING OF THE SHAREHOLDERS OF HOTLINE CPT LIMITED - IN LIQUIDATION

1. Name of Corporate Debtor	HOTLINE CPT LIMITED
2. Date of Incorporation of Corporate Debtor	19/06/1996
3. Authority under which Corporate Debtor is Incorporated/Registered	Registrar of Companies - Delhi
4. Corporate Identity Number/Limited liability Identify Number of Corporate Debtor	U55140DL1996PLC067956
5. Address of the Registered Office and Principal Office (If Any) of Corporate Debtor	52-A, Okhla Industrial Estate Phase - II, Delhi South Delhi ID 110020 IN
6. Date of Closure of Insolvency Resolution Process	31/07/2020
7. Liquidator Commencement Date of Corporate Debtor	Order Dated On: 31/07/2020 Order Received On: 03/08/2020
8. Name And Registration Number of the Insolvency Professional Acting As Liquidator	Mr. Chirag Shah Registration No: 133474-0012-7-011602018-1011837
9. Address And E-Mail of the Liquidator, As Registered With The Board	208, Ratanraj Spring, Besides Navrman Co. Op. Bank, Opposite HDFC Bank House, Navrangpura, Ahmedabad, India - 380003 Email: chirag.rsp@gmail.com
10. Address And E-Mail To Be Used For Correspondence With The Liquidator	208, Ratanraj Spring, Besides Navrman Co. Op. Bank, Opposite HDFC Bank House, Navrangpura, Ahmedabad, India - 380003 Email: chirag.rsp@gmail.com 021062020
11. Last Date For Submission of Claims	02/08/2020

Notice is hereby given that the Hon'ble National Company Law Tribunal Bench has ordered the commencement of liquidation of the Hotline CPT Limited on 31/07/2020 (Order uploaded on the website of the NCLT on 31/07/2020 and communicated with liquidator on 03/08/2020) under Section 33 of the Insolvency & Bankruptcy Code, 2016. The shareholders of Hotline CPT Limited are hereby called upon to submit their claims with proof on or before 02/08/2020, to the liquidator at the address mentioned against Item No.10. The financial credits shall submit or update their proof of claims by electronic means only. All other credits may submit their proof in person, by post or by electronic means. Personal liquidation process forms can be downloaded from below link: <http://bbi.gov.in/downloadform.html>

Submission of false or misleading proofs of claim shall attract penalties.

* Financial Creditors can submit their claims or update their claims submitted during the General Insolvency Resolution Process, as on the liquidation commencement date as per Regulation 12(b) of IBI (Liquidation process) Regulations, 2016.

Date: 06/08/2020
 Place: Ahmedabad
 Chirag Shah, Liquidator in the matter of Hotline CPT Limited
 Regd No: IBBIPA-0611R-PL11632019-1311837

JMG CORPORATION LIMITED

Regd. Office: 574, 2nd Floor, Main Road, Chirag Delhi, New Delhi-110017
 E-mail: info@jmgcorp.in
 Website: www.jmgcorp.in
 Phone No. 011-30640080/81
 Fax: 011-30640099
 CIN: L31104DL1989PLC362504

NOTICE OF BOARD MEETING

Pursuant to Regulation 29 read with regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of "JMG CORPORATION LIMITED" is scheduled to be held on Tuesday, 11th day of August, 2020 at J-8, Green Park Extension, New Delhi-110016, at 12:00 P.M., inter-alia, to consider and approve un-audited financial results for the first quarter ended on 30th June, 2020.

The said notice may be accessed on Company's website: www.jmgcorp.in and may also be accessed on the Stock Exchange website: www.bseindia.com.

For JMG CORPORATION LIMITED
 Sd/-
 Nisha Kumari
 (Company Secretary)
 Place: New Delhi
 Date: 05.08.2020
 M. No. ACS 4418

CHENNAI MEENAKSHI MULTISPECIALITY HOSPITAL LTD

CIN: L85110TN1990PLC019545
 Regd. Office: New No.70 (Old No.149), Luz Church Road, Mysapore, Chennai - 600 004.
 Ph: 044-42939338, Fax: 044-24993282.
 Email: cmhshospitals@gmail.com
 Web: www.cmh.in

NOTICE

NOTICE is hereby given Pursuant to the Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a meeting of the Board of Directors of the Company will be held at 4.00 p.m on Friday, 28th day of August 2020 at the Registered Office of the Company at New No.70, Old No.149, Luz Church Road, Mysapore, Chennai-600 004 to consider, inter-alia the Unaudited Financial Results for the quarter ended June, 2020.

This information is also available on the Company's Website at www.cmh.in and Bombay Stock Exchange at www.bseindia.com.

For Chennai Meenakshi Multispeciality Hospital Ltd.,
 R. Deenadayalu
 Company Secretary &
 Compliance Officer
 Membership No.F3850; Mobile No.9283112100
 Place: Chennai
 Date: August 05, 2020

Can Fin Homes Ltd

(Sponsor: CANARA BANK)
 HOMELoAN DEPOSIT
 Homelending Through our Reality
 कांफिन होमस लिमिटेड

Regd. Off: No. 29/1, 1st Floor, Sir M N Krishna Rao Road, Near Lalbagh West Gate, Basavanagudi, Bengaluru-560004
 E-mail: investorrelationship@canfinhomes.com
 Tel: 080 26564259; Fax: 080 26565746
 Web: www.canfinhomes.com
 CIN: L85110KA1987PLC008699

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, NOTICE is hereby given that a Meeting of the Board of Directors of the Company inter-alia, to consider and approve the un-audited standalone financial results of the Company for the 1st quarter ended 30.06.2020, together with the limited review report for the said period, has been rescheduled to be held on **Monday, 17.08.2020** instead of 06.08.2020 (notified earlier).

The above details can be viewed on the website of the Company www.canfinhomes.com as well as on www.nseindia.com and www.bseindia.com.

For Can Fin Homes Ltd.
 Sd/-
 Veena G Kamath
 Company Secretary
 Place: Bengaluru
 Date: 05.08.2020

GRAPHITE INDIA LIMITED

CIN : L10141WB1974PLC054602
 Regd. Office: 31, Chowringhee Road, Kolkata 700016
 Phone No. : 91334002 9500, Fax No. : 9133 2249 6420
 Email: corp_socy@graphiteindia.com
 Website: www.graphiteindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company in respect of which dividend has not been claimed for seven consecutive years to Investor Education and Protection Fund (IEPF) Authority

Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the dividend declared at the 38th Annual General Meeting of the Company held on August 5, 2013, for the financial year 2012-13, which remains unclaimed for a period of seven years will be credited to the IEPF on or after September 8, 2020. Further, the corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance to the Rules, the Company has communicated individually to the concerned shareholders and the detail of such shares liable to be transferred to IEPF are also made available on your website. Shareholders concerned may refer to the web-link: <http://www.graphiteindia.com/ViewInvestorRelation.aspx> to verify the detail of their unclaimed dividend and the shares liable to be transferred.

Concerned shareholder holding shares in physical form and whose share are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificate (s) which are registered in the name of original shareholder will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialized form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the DEMAT account of the IEPF.

In case the Company does not receive any communication from the concerned shareholders on or before August 28, 2020, the Company with a view to adhering with the requirements of the Rules, will transfer the dividend to the IEPF after due date i.e. September 8, 2020. The corresponding shares on which dividend is unclaimed for seven consecutive years shall also be transferred without any further notice.

Please note that no claim shall be against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any from the IEPF authorities after following the procedure prescribed in the Rules.

For any queries on the above matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agents, M's Link Intime India Private Limited, C101, 247 Park Lane, Vikhroli West, Mumbai 400 083. Contact No 022-4918 9000, e mail : rit@linkintime.co.in

For Graphite India Limited
 B Shiva
 Company Secretary
 Place : Kolkata
 Date : 04.08.2020

JIT FINANCIAL LOGISTICS LIMITED

REGD. OFF. : A-1, UPSIDC INDL. AREA, NANDGAON ROAD, KOSI KALAN, DISTT. MAT HURA - 281 403
 CIN : L60231UP2008PLC069245

NOTICE

NOTICE pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is hereby given that a meeting of Board of Directors of the Company will be held on Thursday, the 13th August, 2020 at Jindal IIT Centre, 28, Shriya Marg, New Delhi - 110015, inter-alia, to consider and approve the Un-audited Standalone and Consolidated Financial Results of the company for the 1st quarter ended 30th June, 2020. Pursuant to the Code of Conduct for Prevention of Insider Trading under SEBI (Prohibition of Insider Trading) Regulations, 2015, Trading Window shall be closed up to 48 hours from the disclosure of above financial results.

This Notice is also available on the website of the Company www.jitfinlogistics.com and on the website of SEBI Exchange where the shares of the Company are listed namely, at www.bseindia.com and www.nseindia.com.

For JIT FINANCIAL LOGISTICS LIMITED
 Sd/-
 ALOKKU MAR
 Company Secretary
 Place : New Delhi
 Date : 05th August, 2020
 ACS : 13815

ORIENT PAPER & INDUSTRIES LIMITED

(CIN: L21011OR1936PLC000117)
 Regd. Office: Unit - VIII, Plot No. 7, Bhojagar, Bhubaneswar - 751012 (Odisha)
 Ph: (0674) 2396930, Fax: (0674) 2396384
 E-mail: cosec@orientpaperindia.com | Website: www.orientpaperindia.com

NOTICE OF 84th ANNUAL GENERAL MEETING (AGM)

NOTICE is hereby given that the 84th AGM of the Members of the Company will be held on Thursday, the 27th August, 2020 at 11.00 a.m. through Video Conferencing (VC)/Other Audio Visual Means (OAVM), in compliance of the provisions of the Companies Act, 2013, MCA circular dated May 5, 2020 read with circulars dated April 8, 2020 and April 13, 2020 ("MCA Circulars") and SEBI Circular dated May 12, 2020, to transact the business as set out in the notice convening the 84th AGM.

In compliance with the MCA Circular and SEBI Circular, copies of notice of 84th AGM and Annual Report for FY 2019-20 has been sent on 4th August, 2020, to all members whose e-mail address is registered with the Company's Depository Participant(s). Members holding share(s) in physical mode can register their e-mail address on the Kfintech website at https://iris.kfintech.com/email_registration/ to get soft copy of the notice and the procedure for e-voting along with the User ID and Password to enable e-voting for the AGM. Members holding share(s) in electronic mode are requested to register/ update their e-mail address with their respective Depository Participants for receiving all communications from the Company electronically.

The Notice of AGM along with Annual Report FY 2019-20, is available on the website of the Company at www.orientpaperindia.com on the website of Stock Exchanges i.e. BSE Limited at www.bseindia.com and on the National Stock Exchange of India Limited at www.nseindia.com and on the website of Kfintech, <https://evoting.karvy.com>

In compliance with the provisions of Section 108 of the Act read with Rules made there under and Regulation 44 of the SEBI Listing Regulations, the Company is offering e-voting facility to all Members of the Company. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners (in case of electronic shareholding) maintained by the Depositories as on the cut-off date i.e. **Thursday, 20th August, 2020** only shall be entitled to avail the facility of remote e-voting/e-voting at the AGM through e-voting platform of Kfintech through their portal <https://evoting.karvy.com>. Detailed procedure/instructions for e-voting are contained in the Notice of 84th AGM.

In this regard, the Members are hereby further notified that:

- The Register of Members and Share Transfer Books of the Company shall remain closed from 21st August, 2020 to 27th August, 2020 (both days inclusive).
- The remote e-voting shall commence on 24th August, 2020 (9:00 a.m.) and ends on 26th August, 2020 (5:00 p.m.).
- Remote e-voting by electronic mode shall not be allowed beyond 5.00 p.m. on 26th August, 2020.
- Eligible members who have acquired shares after the dispatch of the Annual Report and holding shares as on the cut-off date i.e. Thursday, 20th August, 2020 may approach the Company for issuance of the User ID and Password for exercising their right to vote by electronic means.
- Members present at the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM. The instructions for attending the AGM through VC/OAVM are provided in the Notice of the AGM.
- The Members who have cast their vote by remote e-voting prior to the AGM may also attend/participate in the AGM through VC / OAVM but shall not be entitled to cast their vote again.
- In case of any query and/or grievance regarding e-voting facility, please refer 'Help & FAQ' and E-voting User Manual available at download section at <https://evoting.karvy.com> or contact Mr. S.V. Raju of Kfintech (Unit: Orient Paper & Industries Limited) at inward.iris@kfintech.com or call on toll free No. 1800-3454-001 or 040 - 6716 2222, for any further clarifications.

For ORIENT PAPER & INDUSTRIES LTD
 (P.K. SONTALIA)
 President (Finance) & CFO
 Place: Kolkata
 Date : 5th August, 2020

GTPL HATHWAY LIMITED

Registered Office: 202, Sahajanand Shopping Center Opp. Swaminarayan Mandir, Shahibaug, Ahmedabad-380004, Gujarat.
 CIN L64204GJ2008PLC026017
 Phone: +91-79-25220470 Fax: +91-79-61400007
 E-mail : info@gtpl.net | Website : www.gtpl.net

NOTICE OF THE 14TH ANNUAL GENERAL MEETING AND INFORMATION ON E-VOTING

NOTICE is hereby given that the 14th Annual General Meeting ("AGM") of Members of GTPL Hathway Limited ("the Company") will be held through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") on Friday, August 28, 2020 at 12:30 p.m. IST, in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), read with General Circular No. 14/2020 dated April 08, 2020, General Circular No. 17/2020 dated April 13, 2020 and General Circular No. 20/2020 dated May 05, 2020, and other applicable circulars issued by the Ministry of Corporate Affairs (MCA), Government of India and SEBI (collectively referred to as "relevant circulars"), to transact the business set out in the Notice calling the AGM. Members will be able to attend the AGM through VC/OAVM. Members participating through the VC/OAVM facility will be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013 ("Act").

In compliance with the relevant circulars, the Notice of AGM and Annual Report for the financial year 2019-20 have been sent on August 5, 2020 to the Members of the Company whose e-mail addresses are registered with the Company/Depository Participant(s). The aforesaid documents are also available on the Company's website at www.gtpl.net, on the website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com.

Pursuant to the provisions of Section 108 of the Act and Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the SEBI Listing Regulations and MCA Circulars, the Company is providing the e-voting facility through CDSL. This facility is being provided to Members holding shares in physical or dematerialized form, as on cut-off date i.e. Friday, August 21, 2020 to exercise their right to vote by using remote e-voting and e-voting at the AGM on any or all of business specified in the Notice of AGM. Detailed instructions for remote e-voting facility and e-voting at AGM are forming part of the Notice of AGM at Note No. 22.

The remote e-voting period commences on Monday, August 24, 2020 at 9:00 a.m. and ends on Thursday, August 27, 2020 5:00 p.m. The remote e-voting module shall be disabled by CDSL thereafter. Those members, who will be present in AGM through VC/OAVM facility and have not cast their votes on the resolutions through remote e-voting and are otherwise not barred from doing so, will be eligible to vote through e-voting system available during the AGM. Members who cast their votes by remote e-voting prior to the AGM may participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again. Any person(s) who acquires shares and becomes Member(s) of the Company after sending of Notice of AGM electronically and is holding shares as on cut-off date may cast their votes by following instructions of remote e-voting and e-voting at AGM as mentioned in the Notice of the AGM.

In case of any queries pertaining to e-voting, Members may refer to the Frequently Asked Questions ("FAQs") and e-voting user manual available under help section of CDSL website: www.evotingindia.com or contact at toll free number 1800-200-5533. In case of any grievances relating to e-voting, please contact Mr. Rakesh Dalvi, Manager, CDSL, 25th Floor, A Wing, Marathon Futurx, Mafatal Mills Compound, NM Joshi Marg, Lower Parel (East), Mumbai - 400013, E-mail: helpdesk.evoting@cdslindia.com, Tel. No. 022-23023333/23058542 on all working days during business hours.

For GTPL HATHWAY LIMITED
 Hardik Sanghvi
 Company Secretary & Compliance Officer
 FCS: 7247
 Place: Ahmedabad
 Date: August 5, 2020

STEL HOLDINGS LIMITED

Regd. Office: 24/1B24, Bristow Road, Willington Island, Cochin - 682003
 DN: L65993K11990PLC005611
 Email: secretarial@stelholdings.com
 Website: www.stelholdings.com

NOTICE

Notice is hereby given in compliance with Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company will be held on **Thursday, August 13, 2020**, to approve, inter alia, the Unaudited Financial Results for the Quarter ended June 30, 2020.

This information is also available on the website of BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com) where the Company's securities are listed and is also available on the website of the Company.

By order of the Board of Directors
 For STEL HOLDINGS LIMITED
 Sd/-
 Lakshmi P.S
 Company Secretary
 Cochin 3
 05.08.2020

SRS LIMITED IN LIQUIDATION

CIN: L74999HR2000PLC040183
 Registered & Corporate office: SRS Multiplex, 2nd Floor, City Centre, Sector-12 Faridabad, Haryana- 121007 Website: www.srsparivar.com

SALE OF ASSETS IN LIQUIDATION UNDER INSOLVENCY AND BANKRUPTCY CODE 2016

E-AUCTION SALE NOTICE

Notice for sale of assets of SRS Limited, presently in liquidation vide order passed by Hon'ble National Company Law Tribunal, Chandigarh Bench dated 15.10.2019

Assets	Block	Reserve Price (Rs.)	Earnest Money Deposit (Rs.)
Assets installed at 13 Locations (leasehold premises) in 5 states for operating cinemas under the brand name of "SRS Cinemas" from Thirty-Five (35 in No.) Cinema Screens	Block 1	20,000,000/-	2,00,00,000/-
100% Equity shares of SRS Entertainment India Limited, engaged in one time business and operating from 12 Screens at 4 locations (leasehold premises).	Block 2	10,25,00,000/-	1,02,50,000/-
SRS Brand	Block 3	8,00,000/-	8,00,000/-
Vehicle Car Acoord (purchase year 2006)	Block 4	75,500/-	7,550/-

Note: Bidders cannot bid for value below reserve price. The bidders can increase their Bid by a minimum incremental amount of Rs. 10 Lakhs for Block 1, Rs. 5 Lakhs for Block 2, Rs 10,00,000/- for Block 3 and Rs 1,00,000/- for block 4 on multiples of these amount. Last Date to submit Bid Application Form for access to Virtual Data Room and carrying out due diligence is 08.08.2020. The last date to submit EMD is 12.08.2020.

Please visit website of SRS Limited i.e. www.srsparivar.com or email at ipsrbs@rbsa.in and/or ashokgulla@rbsa.in for access to E-Auction Process Document and other relevant information required for participation in the E-Auction. For further information, please contact: Mr. Dhoej Madan; +919996806581

Place: Faridabad
 Date: 05.08.2020

Sd/- Ashok Kumar Gulla
 Liquidator for SRS Limited
 IBBVIPA-003/VP-N000242017-2018/10174
 ashok.gulla@rbsa.in | ipsrbs@rbsa.in
 RBSA Restructuring Advisors LLP
 R-1 No.23, I A P L House, 2nd Floor, South Patel Nagar, New Delhi, 110008

KINGFA

KINGFA SCIENCE & TECHNOLOGY (INDIA) LIMITED

(Formerly Hydro S & S Industries Limited)
 CIN: L25209TN1983PLC010438
 Regd. Office: Dhun Building, III Floor, 827, Anna Salai, Chennai - 600002.
 Ph: 044-28521736, Fax: 044-28520420.
 Email: cs@kingfaindia.com
 Web: www.kingfaindia.com

NOTICE

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a Meeting of the Board of Directors of the Company will be held on Wednesday, August 12, 2020, inter-alia, to consider and approve the Unaudited Financial Results of the Company for the Quarter Ended June 30, 2020.

The information is also available on the website of the Company at www.kingfaindia.com and on the website of the Stock Exchanges where the shares of the Company are listed at www.bseindia.com and www.nseindia.com.

For Kingfa Science & Technology (India) Limited,
 Nimoy Sur
 Company Secretary
 Place : Pune
 Date : 05.08.2020

LUMAX

LUMAX AUTO TECHNOLOGIES LIMITED

Regd. Office: 2nd Floor, Harbans Bhawan-II, Commercial Complex, Nangra Raya, New Delhi-110046. Tel: 011-49857832
 Email: shares@lumaxauto.com
 Website: www.lumaxworld.in/lumaxautotech
 CIN: L31900DL1981PLC349793

NOTICE

Notice is hereby given that pursuant to the provisions of Regulation 29 and 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Meeting of the Board of Directors of the Company is scheduled to be held on Thursday, 13th August, 2020, inter-alia, to consider, approve and take on record the Standalone and Consolidated Un-audited Financial Results for the Quarter ended on 30th June, 2020.

The information is also available on the website of the Company at www.lumaxworld.in/lumaxautotech as well as on the website of the National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

Further, pursuant to the Code of Conduct to Regulate, Monitor and Report Trading by Designated Persons, the "Trading Window" for dealing in the shares of the Company, had already been closed from Wednesday

नन बलात्कार मामले के आरोपी की अर्जी शीर्ष अदालत में खारिज

जनसत्ता ब्यूरो नई दिल्ली, 5 अगस्त।

सुप्रीम कोर्ट ने केरल नन बलात्कार मामले के आरोपी विशप फ्रेंको मुलक्कल की खुद को आरोप मुक्त घोषित करने के लिए दायर याचिका बुधवार को खारिज कर दी। अदालत ने विशप को हत्यायत दी कि वे निचली अदालत में मुकदमें का सामना करें। मुख्य न्यायाधीश एनए बोवडे, न्यायमूर्ति एएस बोपन्ना और न्यायमूर्ति वी रामानुजमहामय्य के एक पीठ ने कहा कि विशप की याचिका में कोई दम नहीं है। विशप ने केरल हाई कोर्ट के सात जुलाई के आदेश के खिलाफ सुप्रीम कोर्ट में यह याचिका दायर की थी। हाई कोर्ट ने भी आरोप मुक्त करने की उनकी फरियद नामजूर कर दी थी। सुप्रीम कोर्ट ने बुधवार को विशप के वकील से कहा कि वह मामले की मेरिट के बारे में फिलहाल कोई टिप्पणी नहीं कर रहा है। हाई कोर्ट ने जलंधर डायोरिस से हटाए जा चुके विशप से कहा था कि वह बलात्कार के आरोप का निचली अदालत में सामना करें। उसी डायोरिस की एक नन ने केरल में विशप के खिलाफ बलात्कार का मामल दर्ज कराया था। हाई

कोर्ट ने कहा था कि पहली नजर में मुलक्कल के खिलाफ पर्याप्त मौजूद है। मुलक्कल ने इस साल मार्च में निचली अदालत द्वारा आरोप मुक्त करने की उनकी अर्जी नामजूर कर दी थी। जिसके खिलाफ उन्होंने केरल हाई कोर्ट में पुनर्विचार याचिका दायर की थी। उन्होंने खुद को बेकसूर बताते हुए कहा था कि पंडित नन के विरुद्ध लेनदेन के बारे में चूंकि उन्होंने पूछताछ की थी लिहाजा उन्हें चिड़कर बलात्कार के झूठे मामलों में फंसा दिया गया। नन ने जून 2018 में पुलिस से की शिकायत में आरोप लगाया था कि विशप ने 2014 से 2016 तक उसका यौन शोषण किया था।



बी.ओ. : 696, गोगल रोड, गोगल, नई दिल्ली-110014

मोबल/एलीसी/जेकेएन/2020-2021 दिनांक: 09.07.2020

- मेसर्स जेकेएन इंस्टीट्यूट प्रा. लि. सी-7/31 साइट सी, यूपीएसआईडीसी, सूरजपुर इंडस्ट्रियल एरिया, ग्रेटर नोएडा, जीपी नगर, उत्तर प्रदेश-201306
- बी.विजय कुमार पाल 2387, तुतीय लॉ, सेक्टर-एच कोक, फरीदाबाद, हरियाणा-121006
- श्री सुनील तंवर 513/डी ब्यूरोक्रेट ब्लॉक, ब्रसाई बारापुर, पंचेज नगर, पश्चिम दिल्ली, दिल्ली-110015
- श्री नरेश खटना पुत्र जय कर्ण सिंह जी 98, डेकटा 2, ग्रेटर नोएडा कसाना, गौतमबुद्ध नगर, उत्तर प्रदेश-201310
- फूडेंट नंबर सी-412, पैरामाउन्ट गौल्ड कोरैस्ट, सेक्टर जीटा को सामने, ग्रेटर नोएडा, उत्तर प्रदेश-201306
- श्री हरि चंद सैनी पुत्र राम रिश्त सी-315, विद्यासपुरी, दिल्ली-110018

श्री यम महोदय, सचिव : मेसर्स जेकेएन इंस्टीट्यूट प्रा. लि. इसके निदेशकों तथा गारंटरों, श्री विजय कुमार पाल, श्री सुनील तंवर, श्री नरेश खटना, श्रीमती राखी खटना और श्री हरि चंद सैनी (उपर्युक्त अनुसूची) को इतरातन चुककाओं घोषित करने तथा उसके संबंध में जबाब दाखिल करने के अन्वय हेतु कारण बताओ सुचना। हम आपको उपरोक्त खाता को उल्लेख कर रहे हैं और आपको सूचित कर रहे हैं कि क्या/किस को भुगतान नहीं करने के कारण, उपरोक्त खाता दिनांक 07-04-2019 को बैंक की बही में अनाजिक अतिरिक्त की श्रेणी में सूचीबद्ध किया जा चुका है। हम आगे आपको सूचित करते हैं कि हमारे बैंक की इतरातन चुककातओं के संबंध में कार्याकारी सभित के निर्देशों के अनुसार आपके करण और गारंटरों के कर्त्यों पर आधारित आपके खाते, कर्जादार/गारंटरों द्वारा पूर्ण किए गए/निवारित विलेखों/प्रलेखों तथा लेखन की सुचना आपके अन्वय पर मामलों और इसके निदेशकों गारंटरों को भारतीय रिजर्व बैंक के गारंटीकारी विभागों के अनुसार निर्मातित अनाजित इतरातन चुककातों की श्रेणी में सूचीबद्ध किया जाए।

- कम्पनी के 31-03-2018 के तुलनापत्र के अनुसार मालवर्षी रु. 2.83 करोड़, 6 माह से अधिक को देनदार रु. 5.36 करोड़ और अन्य ऋण रु.0.83 करोड़ थे। तथापि, वित्तीय वर्ष 2018-19 हेतु कैश केजिट खाता नंबर 066465/29 में कुल केजिट टर्नओवर केवल रु. 1.76 करोड़ था जो दर्शाते हैं कि स्टॉक/देनदारों को कूल वसूली कम्पनी के कैश केजिट खाते जो जरिये नहीं की गई थी।
- कम्पनी ने अपने निदेशक इतरातन, बैंक से अनुमति लिए बिना एवं को सुपान किए बिना, बदन दिए हैं।
- कम्पनी ने खाता बहियों में गड़बड़ी, बैंक की अनुमति के बिना स्टॉक/मशीनरी के निपटान द्वारा धोखाधड़ी की है। इसके अलावा, कर्जादार ने अनुमति प्रतिभूति के रूप में फर्जी स्वामित्व विलेख (घोखलात बीएस) और फर्जी गारंटर प्रस्तुत किए हैं। भारतीय रिजर्व बैंक के गारंटीकारी विभागों के अनुसार तथा प्राकृतिक न्याय के सिद्धांतों के पालन हेतु, यह आया नहीं, अपना जबाब हमारे कार्यालय निदेशक की अध्यक्षता में कार्याकारी सभित के विचारार्थ इस पत्र की प्रतिलिपी की तिथि से 15 दिन के भीतर प्रस्तुत कर सकते हैं कि भारतीय रिजर्व बैंक के गारंटीकारी विभागों के अनुसार आपका खाता और आपको बैंक द्वारा इतरातन चुककातों की श्रेणी में सूचीबद्ध क्यों नहीं किया जाए। सभित कि, आपका जबाब प्राप्त होने की स्थिति में, आपको इतरातन चुककातों की श्रेणी में रखने के निर्णय के संबंध में आपको व्यक्तिगत रूप से सुने जाने का अवसर प्रदान करने अन्वय नहीं होने का अधिकार सुरक्षित है। कृपया नोट करें कि बैंक द्वारा आपको इतरातन चुककातों घोषित करने के संबंध में आपका जबाब इस पत्र की तिथि से 15 दिन के भीतर प्राप्त नहीं होने की स्थिति में बैंक आगे कार्यवाही करेगा तथा आपका खाता एक इतरातन चुककातों घोषित किया जाएगा। बैंक का, समाचारपत्र में इतरातन चुककातों का नाम और फोटोका प्रकाशित करने का अधिकार सुरक्षित है तथा बैंक भारतीय रिजर्व बैंक द्वारा जारी वर्तमान भारतीय विधियों के अनुसार आवश्यक वसूली कार्यावाही आरंभ करेगा। यह सुचना इतरातन चुककातों को विधाय में कार्याकारी सभित (सीओई) के निर्देशों के अनुसार जारी की गई है।

Yours faithfully, Branch Manager

बिक्री सूचना

रॉयल प्रेसिंग एंजल कम्पनोटैस्ट प्राइवेट लिमिटेड- (परिभाषनाधीन)

प्रीयरिफरन्स : श्री शशी कर्न

आवेदनकोष्ठ पर्यवेक्षण नं. - I/BEI/PA-001/FP-P01/261/2018-2019/1/2093

परिभाषणा का पत्र : 1.। क्रि.क.पत्र नं. 15. 15. शनि बाजार रोड, नाराई, दिल्ली, 110041

ई-मेल अड्रेस : irp.royalpressing@gmail.com। सम्पर्क नं. : 91 9312078117

अन्वय अन्वय तथा प्रस्तावना सहित, 2016 के जून अर्धवार्षिक ई-नैतानी बिक्री उपलब्ध करने तथा उल्लेखन गन्ना करने को उन्मिष निमित्त : 13 अगस्त, 2020

ई-नैतानी को निमित्त इस समय : 17.05.20.20 को 3.00 बजे उप. 5.00 बजे उप.

(प्रत्येक 5 मिनट के अन्तर्गत शिफारस सहित)

प्राप्त होने पर्यवेक्षण विधि अधिकार, नई दिल्ली फीस द्वारा उपरोक्त क्रमांक 13 कार्यों, 2020 के पालन में निम्न पर्यवेक्षण द्वारा परिभाषना संपन्न का पत्र निहित करने वाली श्रेणी एच अन्वय प्रकाशित प्रारंभ अधिकार, परिभाषनाधीन के स्वामित्व को अर्धवार्षिक तथा परिभाषनाधीन को बिक्री। बिक्री अधिकारधारी द्वारा ई-नैतानी पर्यवेक्षण <https://www.auctiontiger.net> के पालन से की गयेगी।

(1) अर्धवार्षिक : नैतानी आरंभिक मूल्य/एचपीडी/गोला मूल्य पर वृद्धि

पुंजि तथा पलन सहित वार वारेंटी को समुचित बिक्री:	A	440 लाख	44 लाख	1 लाख
i. लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-35, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306. ii. लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-35, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306. iii. लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-37, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306. iv. लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-38, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306.				
चरि पत्र पर भवन/दरवाज़ा निर्मित है जो उपयुक्त पत्र : iv के सचो वारेंटी को स्वीकृत कराना है।				
नैतानी ई हेतु बैकग्राउण्ड चेक करने से अन्वय बिक्री:				
लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-35, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306.	ह. 1	110	11	1 लाख
लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-35, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306.	ह. 2	110	11	1 लाख
लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-37, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306.	ह. 3	110	11	1 लाख
लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-38, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306.	ह. 4	110	11	1 लाख

फरकवाण सूचना : नैतानी ई शोभ के लन नैतानी के अन्वयन सन्मन में दो चरि अन्वय अन्वय नम्बरो के ई और यूपीएसअड्रेसडोली द्वारा एच. पारमई ई और यूपीएसअड्रेसडोली द्वारा वार अन्वय अन्वय चरि बिक्रीओं के पालन से कम्पनी के पत्र में क्रियात्मक विधि में है। इत्यन्तिक उस पर निर्मित इन्वा अन्वय अन्वय चरि को स्वीकृत करने है इत्यन्तिक वार अधिकार चरि के लिए अन्वय अन्वय का एक साथ सभित कर सकते हैं। यूकिस सख्पा चरि को स्वीकृत करनी है इत्यन्तिक अन्वय चरि के लिए सख्पा केवल सचो अधिकार को या सकते हैं नन्वा सख्पा टोनी चरि के लिए आगे शोभे और चरि ह. 1, ह. 2, ह. 3 तथा ह. 4 के लिए सख्पा समुचित रूप से उपयुक्त सचो चरि को सख्पा सख्पा से अधिक शोभे। नक सख्पा कर दिया गया है कि किसी चरि के लिए अन्वय से कोई सख्पा नन्वा नक नको अधिकार को गारंटी नन्वा सच सचो वारेंटी के लिए सख्पा न नान्न नो और सख्पा सख्पा नन्वा नक नको अधिकार पर सख्पा सख्पा के प्रमाणन का उपरोक्त निमित्त न है। (पूरा अर्धवार्षिक पूरा चरि के क्रियात्मक को निमित्त से 90 बर्ग ई)। अधिक विवरण के लिए यूपीएसअड्रेसडोली को पत्रा. नर्न टोनी देखें।

(2) अर्धवार्षिक : नैतानी आरंभिक मूल्य/एचपीडी/गोला मूल्य पर वृद्धि

पुंजि तथा पलन सहित वार वारेंटी को समुचित बिक्री:	A	220 लाख	22 लाख	1 लाख
i. लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-51, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306. ii. लोकोत्क पुंजि पर यूपीएसअड्रेसडोली चरि पत्र 600 बर्ग मीटर, सख्पा 1-52, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306.				
फरकवाण सूचना : नैतानी ई शोभ के लन नैतानी के अन्वयन सन्मन में दो चरि अन्वय अन्वय नम्बरो के ई और यूपीएसअड्रेसडोली द्वारा एच. पारमई ई और यूपीएसअड्रेसडोली द्वारा दो अन्वय अन्वय चरि बिक्रीओं के पालन से कम्पनी के पत्र में क्रियात्मक विधि में है। इत्यन्तिक उस पर निर्मित इन्वा अन्वय अन्वय चरि को स्वीकृत करने है इत्यन्तिक वार अधिकार चरि के लिए अन्वय अन्वय का एक साथ सभित कर सकते हैं। यूकिस सख्पा चरि को स्वीकृत करनी है इत्यन्तिक अन्वय चरि के लिए सख्पा केवल सचो अधिकार को या सकते हैं नन्वा सख्पा टोनी चरि के लिए आगे शोभे और चरि ह. 1 तथा नो. 2 के लिए सख्पा समुचित रूप से उपयुक्त सचो चरि को सख्पा सख्पा से अधिक शोभे। नक सख्पा कर दिया गया है कि किसी चरि के लिए अन्वय से कोई सख्पा नन्वा नक नको अधिकार को गारंटी नन्वा सच सचो वारेंटी के लिए सख्पा न नान्न नो और सख्पा सख्पा नन्वा नक नको अधिकार पर सख्पा सख्पा के प्रमाणन का उपरोक्त निमित्त न है। (पूरा अर्धवार्षिक पूरा चरि के क्रियात्मक को निमित्त से 90 बर्ग ई)। अधिक विवरण के लिए यूपीएसअड्रेसडोली को पत्रा. नर्न टोनी देखें।				

(3) अर्धवार्षिक : नैतानी आरंभिक मूल्य/एचपीडी/गोला मूल्य पर वृद्धि

पुंजि तथा पलन सहित वार वारेंटी को समुचित बिक्री:	A	205 लाख	20.75 लाख	1 लाख
बिक्री हेतु वार को लोकरक सख्पा चरि पत्र पालनी, उपकरण, इन्वेंट्री, अन्वय नक विधि फरिपुत्र लेनदार एरिसस बैंक द्वारा से दिया गया है। (सम्पा 1 तथा II अर्धवार्षिक 1-35, 1-36, 1-37, 1-38, 1-51 तथा 1-52, सख्पा. सी. यूपीएसअड्रेसडोली, सुगन्गु एम्पडीस्टन एरिया, ग्रेटर नोएडा, 201306 पर निमित्त)				
नैतानी के लन पलत नाम चरुपुडी के विवरण हेतु http://www.royalpressing.in/quality-control-process-documents.html पर सूची देखें।				

फरकवाण सूचना : एच. पारमई ई और यूपीएसअड्रेसडोली द्वारा दो अन्वय अन्वय चरि बिक्रीओं के पालन से कम्पनी के पत्र में क्रियात्मक विधि में है। इत्यन्तिक उस पर निर्मित इन्वा अन्वय अन्वय चरि को स्वीकृत करने है इत्यन्तिक वार अधिकार चरि के लिए अन्वय अन्वय का एक साथ सभित कर सकते हैं। यूकिस सख्पा चरि को स्वीकृत करनी है इत्यन्तिक अन्वय चरि के लिए सख्पा केवल सचो अधिकार को या सकते हैं नन्वा सख्पा टोनी चरि के लिए आगे शोभे और चरि ह. 1 तथा नो. 2 के लिए सख्पा समुचित रूप से उपयुक्त सचो चरि को सख्पा सख्पा से अधिक शोभे। नक सख्पा कर दिया गया है कि किसी चरि के लिए अन्वय से कोई सख्पा नन्वा नक नको अधिकार को गारंटी नन्वा सच सचो वारेंटी के लिए सख्पा न नान्न नो और सख्पा सख्पा नन्वा नक नको अधिकार पर सख्पा सख्पा के प्रमाणन का उपरोक्त निमित्त न है। (पूरा अर्धवार्षिक पूरा चरि के क्रियात्मक को निमित्त से 90 बर्ग ई)। अधिक विवरण के लिए यूपीएसअड्रेसडोली को पत्रा. नर्न टोनी देखें।

‘राम मंदिर का निर्माण कार्य ‘रामत्व’ की स्थापना की शुरुआत’

नई दिल्ली, 5 अगस्त (भाषा)।

विश्व हिंदू परिषद (विहिप) के केंद्रीय कार्याध्यक्ष आलोक कुमार ने श्रीराम मंदिर के निर्माण कार्य के आरंभ को ‘रामत्व’ की स्थापना की शुरुआत करार देते हुए बुधवार को कहा कि इस उद्देश्य की प्राप्ति के वास्ते सभी को देश से वरिद्धता, अस्वस्थता, विषमता, अशिक्षा व बेरोजगारी को मिटाने के लिए एकजुट होना होगा।

उन्होंने देशवासियों व रामभक्तों को राम की जन्मभूमि पर भव्य मंदिर के निर्माण कार्य के शुभारंभ पर शुभकामनाएं दीं। कुमार ने कहा, ‘लगभग पांच शताब्दियों के सतत संघर्ष, बलिदानों और सात दशकों की कानूनी लड़ाई के बाद आई इस शुभ-घड़ी को देखकर हम सभी आज खुश हैं। यह सब भगवत कृपा, पूज्य संतो-महापुरुषों के आशीर्वाद व मार्गदर्शन के अतिरिक्त विश्वभर के रामभक्तों के

पुरुषार्थ के कारण ही संभव हो सका है। उन्होंने कहा कि अब हमें श्रीराम के आदर्शों व जीवन चरित को जन-जन में उतारना होगा जिससे भारत में रामत्व की पुनर्स्थापना हो सके। उन्होंने कहा कि अब हमें पृथ्वी पर रामत्व की स्थापना के लिए अग्रसर होकर देश से वरिद्धता, अस्वस्थता, विषमता, अशिक्षा व बेरोजगारी को मिटाकर सबको रोटी, कपड़ा और मकान के साथ शिक्षा व रोजगार उपलब्ध कराने के लिए जुटना होगा।

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT PUBLISHED ON 3 JUNE 2020 WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

WABCO INDIA LIMITED

Registered office: Plot No. 3 (SP), III Main Road, Ambattur Industrial Estate, Chennai, Tamil Nadu – 600058, India;
Corporate Identification Number (CIN): L34103TN2004PLC054667; Tel: +91 44 3090 2600/4224 2000; Fax: +91 44 3090 2609/4224 2009; Website: www.wabcoindia.com

OPEN OFFER FOR THE ACQUISITION OF UPTO 4,741,900 (FOUR MILLION SEVEN HUNDRED FORTY-ONE THOUSAND NINE HUNDRED ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5 (RUPEES FIVE ONLY) EACH OF WABCO INDIA LIMITED ("TARGET COMPANY"), REPRESENTING 25% (TWENTY-FIVE PER CENT.) OF THE TOTAL FULLY PAID-UP FULLY DILUTED VOTING EQUITY SHARE CAPITAL OF THE TARGET COMPANY AS OF THE 10TH (TENTH) WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE OPEN OFFER FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY ZF FRIEDRICHSHAFEN AG ("ACQUIRER") TOGETHER WITH WABCO ASIA PRIVATE LIMITED ("PAC 1"), LUCASVARITY ("PAC 2") AND ZF INTERNATIONAL UK LIMITED ("PAC 3") IN THEIR CAPACITY AS PERSONS ACTING IN CONCERT WITH THE ACQUIRER.

(As per SEBI (SAST) Regulations, the open offer under Regulations 3 and 4 shall be for at least 26% of the total share capital of a target company, as of the 10th working day from the closure of the tendering period of the open offer. However, the public shareholding of the Target Company is 25% as on date, and therefore, the Offer Shares represent 25.00% of the Voting Share Capital (as defined below) of the Target Company.)

This corrigendum ("Corrigendum") is being issued by J.P. Morgan India Private Limited ("Manager to the Offer"), for and on behalf of the Acquirer along with the PACs, pursuant to and in compliance with the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") to amend and supplement the detailed public statement dated 2 June 2020 which was published in the Newspapers (i.e., all editions of Financial Express (English), all editions of Jansatta (Hindi), Mumbai edition of Mumbai Tarun Bharat (Marathi) and Chennai edition of Makkal Kural (Tamil)) on 3 June 2020 ("Detailed Public Statement" or "DPS"), subsequent to incorporating the comments issued by SEBI by way of its letter bearing number SEBI/HO/CFD/DCR2/OWP/2020/1172/1 dated 28 July 2020 on the draft letter of offer dated 10 June 2020 submitted to SEBI ("Draft Letter of Offer" or "DLOF").

This Corrigendum is to be read together with the: (a) Public Announcement dated 2 April 2019 ("Public Announcement" or "PA"); and (b) Detailed Public Statement; and (c) letter of offer ("Letter of Offer").

The Letter of Offer will be dispatched (in accordance with the timelines specified below) on 6 August 2020 to the Public Shareholders whose names appear on the register of members of the Target Company and to the beneficial owners of the Equity Shares whose names appear in the beneficial records of the respective depositories, as of the close of business on the Identified Date (i.e., 30 July 2020) and in each case, who have registered their e mail ids with the Depositories and/or the Target Company. In light of the relaxations granted by SEBI by way of its circular bearing reference no. SEBI/HO/CFD/DCR1/CIR/2020/83 dated 14 May 2020 and as extended by SEBI by way of its circular bearing reference no. SEBI/HO/CFD/DCR2/CIR/2019/139, on account of impact of the COVID-19 pandemic and the lockdown measures undertaken by the Central Government and state governments, physical copies of the Letter of Offer will not be dispatched. Accordingly, the Letter of Offer shall be dispatched through electronic means to the Public Shareholders who have registered their email ids with the Depositories and/or the Target Company.

This Corrigendum shall be sent to all the stock exchanges on which the shares of the Target Company are listed i.e., BSE Limited and the National Stock Exchange of India Limited ("Stock Exchanges"), to SEBI and the Target Company in accordance with the SEBI (SAST) Regulations and is being issued in all the Newspapers in which the DPS was published. Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the Detailed Public Statement.

The Public Shareholders are requested to note the following changes to the Detailed Public Statement in relation to the Open Offer:

- Part VII (Tentative Schedule of Activity) shall stand amended and read as follows:**
Part VII (Tentative Schedule of Activity) of the DPS has been amended and the revised schedule of activities pertaining to the Open Offer is set out below:

Activity	Original schedule of activities		Revised schedule of activities	
	Date	Day	Date	Day
Date of the Public Announcement	2 April 2019	Tuesday	2 April 2019	Tuesday
Date of consummation of the Underlying Transaction	29 May 2020	Friday	29 May 2020	Friday
Date of publication of the Detailed Public Statement in the newspapers	3 June 2020	Wednesday	3 June 2020	Wednesday
Filing of the Draft Letter of Offer with SEBI	10 June 2020	Wednesday	10 June 2020	Wednesday
Last date for public announcement for competing offer	24 June 2020	Wednesday	24 June 2020	Wednesday
Last date for SEBI observations on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Offer)	1 July 2020	Wednesday	28 July 2020	Tuesday
Identified Date*	3 July 2020	Friday	30 July 2020	Thursday
Last date by which the Letter of Offer is required to be dispatched to the Public Shareholders	10 July 2020	Friday	6 August 2020	Thursday
Date for uploading the Letter of Offer on the websites of the Target Company, the Manager to the Offer, the Registrar to the Offer, BSE and NSE	-	-	6 August 2020	Thursday
Date of publication of the dispatch advertisement in accordance with the SEBI circulars bearing reference no. SEBI/HO/CFD/DCR1/CIR/2020/83 dated 14 May 2020 and SEBI/HO/CFD/DCR2/CIR/2019/139 dated 17 July 2020	-	-	7 August 2020	Friday
Last date by which the committee of the independent directors of the Company shall give its recommendation to the Public Shareholders of the Company for the Open Offer	15 July 2020	Wednesday	11 August 2020	Wednesday
Date of publication of Open Offer opening public announcement in the newspapers in which the Detailed Public Statement has been published.	16 July 2020	Thursday	12 August 2020	Wednesday
Last date for upward revision of the offer price/offer size of the Open Offer	16 July 2020	Thursday	12 August 2020	Wednesday
Date of commencement of tendering period (Open Offer opening date)	17 July 2020	Friday	13 August 2020	Thursday
Date of closure of tendering period (Open Offer closing date)	30 July 2020	Thursday	26 August 2020	Wednesday
Last day of payment to the Public Shareholders whose Equity Shares have been accepted in the Open Offer	13 August 2020	Thursday	9 September 2020	Wednesday
Last date for publication of post Open Offer public announcement in the newspapers in which the Detailed Public Statement has been published	20 August 2020	Thursday	16 September 2020	Wednesday

**Date falling on the 10th Working Day prior to the commencement of the Tendering Period. The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent. All the Public Shareholders (registered or unregistered) of the Equity Shares of the Target Company are eligible to participate in this Open Offer at any time prior to the closure of the Tendering Period.*

- Update to paragraph 1 (Details of ZF Friedrichshafen AG (Acquirer)) of Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
Addition of the following paragraph 1.13 to Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
1.13 The Acquirer confirms that it is neither a "willful defaulter" nor a "fugitive economic offender" in terms of the SEBI (SAST) Regulations.
Addition of the following paragraph 1.14 to Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
1.14 The Acquirer is facing regulatory actions in the United States of America concerning certain environmental issues and is in the process of executing a settlement with the United States of America's environmental authorities in connection with the same.
- Update to paragraph 2 (Details of WABCO Asia Private Limited (PAC 1)) of Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
Addition of the following paragraph 2.13 to Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
2.13 PAC 1 confirms that it is neither a "willful defaulter" nor a "fugitive economic offender" in terms of the SEBI (SAST) Regulations.
Update to paragraph 3 (Details of Lucas Varity (PAC 2)) of Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
Addition of the following paragraph 3.13 to Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
3.13 PAC 2 confirms that it is neither a "willful defaulter" nor a "fugitive economic offender" in terms of the SEBI (SAST) Regulations.
Update to paragraph 4 (Details of ZF International UK Limited (PAC 3)) of Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
Addition of the following paragraph 4.13 to Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
4.13 PAC 3 confirms that it is neither a "willful defaulter" nor a "fugitive economic offender" in terms of the SEBI (SAST) Regulations.
Update to paragraph 7 (Details of the Open Offer) of Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS:
Paragraph 7.18 of Part I (Acquirer, PACs, Target Company and Open Offer) of the DPS shall stand amended and read as follows:
7.18 The entity that will acquire the Equity Shares that may be tendered by the Public Shareholders of the Target Company under the Open Offer will be PAC 3 (i.e., ZF International UK Limited).
Update to paragraph 6 of Part II (Background to the Open Offer) of the DPS:
Addition of the following paragraphs 6.7, 6.8 and 6.9 to Part II (Background to the Open Offer) of the DPS:
6.7 The transaction will enable the combined company to leverage further technology additions across a wider range of products and applications.
6.8 In terms of geographic footprint the transaction will further strengthen the geographical exposure of the combined company.
6.9 The combined cash flow generation is the basis of successful de-leveraging in the future.
Update to paragraph 1 of Part III (Shareholding and Acquisition Details) of the DPS
The following note provided below the table set out at paragraph 1 of Part III (Shareholding and Acquisition Details) of the DPS shall stand deleted and the references to the symbol "**" in the table set out at paragraph 1 of Part III (Shareholding and Acquisition Details) of the DPS shall also stand deleted:**
**** In the above table, we have for illustrative purposes assumed that PAC 3 will acquire the validly tendered Offer Shares in the Open Offer. However, please note as mentioned in paragraph 7.18 of this DPS, the Offer Shares will be acquired by either PAC 2 or PAC 3 which will be duly disclosed in the Letter of Offer dispatched to the Public Shareholders.
Update to paragraph 10 of Part VIII (Procedure for Tendering the Equity Shares in case of non-receipt of Letter of Offer) of the DPS
Paragraph 10 of Part VIII (Procedure for Tendering the Equity Shares in case of non-receipt of Letter of Offer) of the DPS shall stand amended and read as follows:
10 As per the provisions of Regulation 40(1) of the Listing Regulations and SEBI's press release bearing reference no. 49/2018 dated 3 December 2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from 1 April 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/2020/144 dated 31 July 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations.
Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement remain unchanged.
The Acquirer and the PACs and their respective directors in their capacity as the directors, accept full responsibility for the information contained in this Corrigendum (other than such information regarding the Target Company as has been obtained from public sources or which has been provided by the Target Company), and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer.
The information pertaining to the Target Company contained in this Corrigendum has been compiled from information published or publicly available sources or provided by the Target Company. The Acquirer and the PACs do not accept any responsibility with respect to any information provided in this Corrigendum pertaining to the Target Company. This Corrigendum will be available on the website of the Securities and Exchange Board of India at www.sebi.gov.in, the Target Company (www.wabcoindia.com), the Manager to the Offer (www.jpmi.com) and the Registrar to the Offer (www.linkintime.co.in), in addition to the websites of BSE (www.bseindia.com) and NSE (www.nseindia.com). For further details, please refer to the Letter of Offer.

Issued on behalf of the Acquirer and the PACs by the Manager to the Offer



J.P.Morgan
J.P. Morgan India Private Limited
J.P. Morgan Tower, Off C.S.T. Road, Kalina, Santacruz (East), Mumbai – 400 098.
Telephone number: +91 22 6157 3000; Fax number: +91 22 6157 3911
E-mail: wabco_openoffer@jpmorgan.com; Website: www.jpmi.com
Contact Person: Nilay Bang
SEBI Registration Number: INM000002970

Registrar to the Open Offer

Link Intime India Private Limited
C 101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai-400083, Maharashtra, India.
Telephone number: +91-22-4918 6200; Fax number: +91-22-4918 6195
E-mail: wabcoindia.off@linkintime.co.in
Investor Grievance E-mail: wabcoindia.off@linkintime.co.in,mailto:einward.ris@karvy.com
Website: www.linkintime.co.in,http://www.karvycomputershare.com/
Contact Person: Sumeet Deshpande; SEBI Registration Number: INR000004058

THIS DPS CORRIGENDUM IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRER AND THE PACs:

<p>Signed for and on behalf of ZF Friedrichshafen AG</p> <p>Sd/- Dr. Jan Eckert Authorized Signatory</p>	<p>Signed for and on behalf of WABCO Asia Private Limited</p> <p>Sd/- Dieter Eckhardt Authorized Signatory</p>	<p>Signed for and on behalf of LucasVarity</p> <p>Sd/- Daniel Edward Shattock Authorized Signatory</p>	<p>Signed for and on behalf of ZF International UK Limited</p> <p>S</p>
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