VIDLI RESTAURANTS LIMITED

Reg Office:-D-09, Eastern Business District, LBS Road, Bhandup West, Mumbai 400078.

•T: +91 7400058768 •W: www.kamatsindia.com •E:cs@kamatsindia.com

CIN: L55101MH2007PLC173446

Date: 12th February, 2024

To
Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400001

Script Code: 539659 Script ID: VIDLI

Dear Sir/ Madam,

Sub: Newspaper Advertisement.

Pursuant to Regulation 30 read with 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in compliance with the General Circular Nos. 14/2020 dated 08th April 2020, 17/2020 dated 13th April 2020, 20/2020 dated 5th May, 2020 along with subsequent circulars issued in this regard and the latest Circular No. 9/2023 dated 25th September 2023 by Ministry of Corporate Affairs and all other relevant circulars issued from time to time, enclosed is the newspaper advertisement which was published in Business Standard (English Newspaper) and in Mumbai Lakshdeep (Marathi Newspaper) both on 12th February, 2024 containing, interalia, information to the members of the Company in respect of Extra-Ordinary General Meeting scheduled to be held on Saturday, 9th March, 2024 at 11.00 a.m. through Video Conferencing/ Other Audio Visual Means.

Kindly take the same in your records.

Thanking You
For Vidli Restaurants Limited

Dr. Vikram V. Kamat Managing Director DIN.: 00556284

Encl: a/a













Simplifying nominations can boost financialisation

the asset holder. For instance, a mutual fund investor has desig-



TRUTH BE TOLD

HARSH ROONGTA

Makarand possessed a substantial portfolio of publicly listed shares in his demat account, with his daughter designated as the nomiin his demat account, with his daughter designated as the nominee. He unfortunately passed away during a trip abroad. His daughter submitted the required forms along with a notarised death certificate (in English and issued by the country where Makarand passed away). The concerned officials, however, insisted that the death certificate be counter-signed by the Indian embassy in the concerned country before the shares could be transferred. This insistence on self-made nules, which were contrary to regulations, caused significant distress to the daughter. The Securities and Exchange suitation paper aimed at overhauding nomination facilities for mutual funds and securities in

mutual funds and securities in demat accounts seeks to rectify demat accounts seeks to rectify such issues. The paper explicitly states that nominees shall not be required to submit additional documents like affidavits, indemnities, undertakings, attestations, or notarisations. In the case of joint holdings, it clarifies that even submission of KYC (know your customer) documentation from the surviving joint holders will not be necessary (since this would have been done already).

The consultation paper's key proposals are as follows:

**Acknowledgement of the

proposals are as follows:

Acknowledgement of the

and straightforward asset trans-fers to joint holders with mini-■Offering the option to complete nominees' XVC either at the time of nomination or any time subsequently before the holder's death, enabling swifter asset transfer upon the holder's death.
■Allowing the holder to specify whether a nominee/s can act on the holder's behalf in cases of the property or permanent incafers to joint holders with minimal requirements.

An increase in the permissible number of nominees beyond the current limit of three. This will address the needs of individuals, such as a childless couple I know that wants to nominate their siblings' children (totalling around 20 nephews and nieces), thereby simplifying asset transfer after their demise to their desired nominees.

Provision for appointing alternative nominees in the event the primary nominee predeceases the asset holder. For instance, a the holder's behalf in cases of temporary or permanent incapacitation, following a defined process. This will allow holders to access their assets when they need them most. Instances of incapacitation among Indians in their later years are increasing.

Separating the transfer of assets to promise from the local.

to nominees from the legal process of succession or transmis process of succession or transmis-sion (according to the succession law applicable to the holder, or according to the holder Will), thereby simplifying the process and ensuring that disputes between nominees and legal heirs are resolved legally without implicating mutual funds or depository participants. Truth be told, the consultation

mutual fund investor has designated her spouse as the nomine. She will be able to appoint her two children as equal alternative nominees if her spouse predecases her. This feature is particularly relevant in a Covid-like situation when both the asset holder and the nominee passed holder and the nominee passed holder she will be a considered the property of the provision will ensure such investments are not ren. provision will ensure such investments are not rendered nominee-less.

Gurrently if a minor
is named nominee,
it is compulsory to
name a guardian,
nevestors (especially
when both spouses
are joint holders)
sometimes struggle to
sometimes pe told, the consultation paper's initiatives, combined with Sebi's centralised death reporting mecha-nism, are poised to significantly expedite the transfer of assets

swift significantly expedite the transfer of assets to nominees potentially suitable be guardian/s and hence all refrain from nominating. The spare proposes to make the nomination of a guardian for minor nominees optional, recognising that minors may reach maturity within the investor's lifetime, thereby eliminating the need for guardians. Moreover, minors are entitled to own real estate or other properties and enjoy rights, title, interest, and other benefits. Should the need arise to sell or transfer the assets while they are minors, a guardian needs to be appointed under the service of the conomy as it will busehold investments.

MULTI-ASSET ALLOCATION FUNDS

Go equity-heavy for higher returns, tax efficiency in a pure equity fund, go for an equity-heavy fund with over 65 per cent equity allocation. The returns of these funds will be higher com-

Those within the category having lower equity allocation offer greater diversification and are less volatile

fer the run-up in equities over the past year, investors are worried about losing their gains due to a reversal in the market's direction. They are keen to diversify into non-equity assets. Multi-asset allocation funds (MAAFs) have, hence, become pop

(MAAFs) have, hence, become popular in recent months.

Two new fund offers (NFOs)
from this category are open currently—from Bank of India
(February 7to 21) and HSBC Mutual
Fund (February 8to 22).
Says Kailash Kulkarni, chief
executive officer, HSBC Asset
Management Company (AMC).
"This scheme aims to spread risk
and entimise performance to

and optimise performance to deliver risk-adjusted growth in the

long run."

Altogether 19 funds held assets under management (AUM) worth ₹60,324.8 crore at the end of January.

Most funds in the category invest in equity and debt and in one or more asset classes, like gold, real estate, international equities, etc. Says Chintan Haria, principal, investment strategy, ICICI Prudential Mutual Fund: "A multiasset scheme, by definition, is mandated to invest at least 10 per cent each across three or more asset classes."

Varied strategies

Various AMCs offer diverse strategies within this space. ICICI Prudential Multi-Asset Fund, for instance, invests in equity, debt, commodities, REITs, InvITs, etc. On January 31, its equity allocation stood at 57.5 per cent.

IMPRESSIVE GAINS OVER PAST YEAR



WhitOak Capital MAAF invests in domestic equity (14-45 per cent), gold (10-40 per cent), fixed income (10-55 per cent), foreign equity (0-10 per cent), etc. Quantum Multi-Asset is a fund-

of-funds (FoF) with dynamic allo

or-tunds (For) with dynamic allo-cation across equity, debt, and gold. Thus, while some schemes are equity-heavy, others are more debt-oriented. Some have a dynamic bent while others operate within rigid allocation ranges.

relations with one another." For example, gold tends to have a neg-ative to very low correlation with all the other three asset classes. Debt has a negative correlation with Indian equities and a low cor-relation with US equities. As Haria points out, a specialist fund manager decides how much to allocate to each asset class, tracks

the investments, and rebalances

Bl, Internal Audit Department, Lingampally, Hyderabad invites e-tenders or the following Annual Maintenance Contract Services:

Transit Guest House Housekeeping, Caretaking & SBI/HYD/IAD.
Catering of Transit Guest House, VIP Pantry &
Staff Canteen at IAD Premises [Staff Canteen at IAD Premises therested parties can download NIT Application from the Bank ite <u>www.sbi.co.in</u> under "SBI in the News" in "Procurement News completed tenders should be uploaded online through e-tenderin sso nor before 40.3.2024 upto 03:00 PM.

FLUCTUATIONS



point to new investors. Says Chirag Mehta, chief investment officer, Quantum Mutual Fund: "Many first-time investors prefer a meas-ured approach to investing. The underlying principle is to transition from traditional fixed deposits, which often fail to beat inflation, to market-linked instruments offering superior returns over the long term without taking excessive risk."

Tax treatment Tax treatment varies based on each

fund's equity allocation

Choosing the right strategy

If you are seeking equity taxation and want slightly lower risk than

eap diversification benefit

Reap diversification benefit Since MAAFs invest across multiple asset classes, they offer diversifica-tion. Says Manuj Jain, co-head of product strategy at WhiteOak Capital AMG: "Each asset behaves differently during various eco-nomic phases and has different cor-relations with one another." For example, gold tends to have a neg-ative to year low correlation with

the portfolio periodically.

They also offer a good entry

pared to what their debt-oriented peers can offer. Such funds have a few down-sides, however. Says Jain: "Even though the minimum requirement is 65 per cent, fund managers typically allocate up to 67–70 per cent equities to avoid breaching the threshold. This leaves minimal room for allocation to debt and gold, limiting diversification and increasing the

tion to debt and gold, limiting diversification and increasing the fund's equity risk profile significantly." Low allocation to debt and gold means the volatility inherent in equities does not get adequately hedged. Investors who prioritise risk-adjusted returns, lower volatility, and reasonable long-term performance should go for funds having a higher allocation to noning a higher allocation to non-equity assets.

pared to what their debt-oriented

Understand fund's mandate

Investors should ensure they get the fund they want. Says Vidya Bala, co-founder, Primeinvestor: "Investors particular about equity

Saia, co-founder, Finitentivescing "Investors particular about equity taxation could end up with debt taxation if the fund they have entered does not turn out to be equity-oriented."

Differences in equity allocation translate into varied levels of risk. Adding an MAAF to the portfolio may not offer adequate diversification in an evolved investor's portfolio. Says Bala: "Ifyou allocate 10 per cent of your portfolio to an MAAF which holds, say, 25 per cent in debt, your debt allocation at the portfolio level will be 2.5 per cent. which is hardly adequate."

While MAAFs are a good starting point for new entrants, evolved investors should allocate to non-equity funds directly for

Italian in the domestic equity allocation.

If the domestic equity exposure is up to 35 per cent, taxation is at the slab rate for both short-term capital gain (STCG) and long-term capital gain (STCG) and long-term capital gain (STCG) and long-term capital gain (ITCG). If domestic equity allocation is between 35 and 65 per cent, then STCG is taxed at slab rate while LTCG (for a holding period of more than three years) is taxed at 20 per cent with indexation benefit. A fund with above 65 per cent domestic equity exposure is taxed at 15 per cent on STCG and 10 per cent on ITCG (holding period more than one year) above ₹1 lakh.

Choosing the right strategy to non-equity funds directly for

> plan of Viper Island and Tourism Circuit in A&N Islands Andaman & Nicobar Islands Integrated Development Corporation Ltd. (ANIIDO), Port Blair invites RFP for appointment of consultant for development plan of Viper Island and Tourism Circuit in A&N Islands. Details of the RFP can be obtained from the website https://aniido.and.nic.in and

> pe obtained from the website futps://aniidco.ani.n.C.n. and https://eproute-andaman.govi.n. A pre bid meeting wilb be held at 04.00 pm on 27.02.2024 in the conference hall, Wikas Bhawan, AMIDIOC, Port Blair and also through video conference and the link will be uploaded on https://aniidco.and.n.ci.n. & on https://eproute-andaman.govi.n.f. beat stade for submission of RFP is 3.00 pm https://eproute-andaman.govi.n.f. beat stade for submission of RFP is 3.00 pm

on 28.03.2024.

Managing Director, ANIDCO reserves the right to accept or reject any proposal and to annul the bidding process and reject all the proposals, at any time without any liability to anyone.

F. No. 1-1778/ANIIDCO/Projects/2023-24/ 3465 Dt. 08.02.2024

'rule of survivorship' in joint needs to be appointed under the

VITS komati Komati Komati VIDLI RESTAURANTS LIMITED CIN No:L55101MH2007PLC173 :D-09, Eastern Business District, LBS Road, Bhanc

INFORMATION REGARDING EXTRA ORDINARY GENRAL MEETING TO BE CONVENED THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS real Circular Mos. 14/2020 dated 08th April 2020. 17/2020 dated 18 to busbequent orticalises issued in this regard and the latest Circular to the control of the control

EGM via VCJ OAMM facility.

Members binding shares, as on the Record date / cut-off date Saturday, 2" March 2024 will have opportunity to cast their void remotely or during the EGM on the business se forth in the Notice of the EGM through the lead tection viding system. The manner of voids remotely or during the EGM on members holding shares in physical or demanterialize remotely or during the EGM. Notice calling the EGM will be available on the vestels of the Company of this physical way. The Notice can lead to accessed from the Company of this physical way analysis of the control of the Company of this physical way analysis of the Company of

illy) i.e. www.evolings.do.com.

Interpretation of the control of

experience in investment management industry

Information will remain unchanged.

For more information please contact:

Place: Chennai Date: February 12, 2024

NOTICE INVITING EXPRESSION OF INTEREST

The Tas Power Company Limited Interly Invited Expession of Interest than interested and Company Limited Interly Invited Expession of Interest than interested and Kindiagou. Del. Rajand, Memanthair, India 41004

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DBI Capital & Securities Limited ("IDMS") has been mandated by IDBI Bank Limited ("IDBI" or "Leaf Bank") on behalf of convolution of lenders (set IDBI Bank Limited, Purple National of Limited (set IDBI Bank Limited), Purple National of Limited (set IDBI Bank Limited), Purple National of Limited (set IDBI Bank Limited), Purple National Ordinal, And Sankin, Bank of Bank Limited and Form Verge Bank ("Lenders") as "Process Alvisor" for assisting and advising the Lenders on the bid process and matters indicated therefore connection with Transfer of Stress (claus Toposour of Prince). and matters incidental thereton connection with Transfer of Stressed Loan Exposure of Prink (Orly Expressway Prinker Leinford ("PEEU") and Garde Svids Challenge Method, in accordance with the regulatory guidelines issued by Reserve Bank of India ("RBI") and applicable laws. (CMS or behalf of the Lender's nuries Exposures on fertineest ("EDI") from permittee entities to acquire the loan exposure of PEEPL. The Lenders propose to undertake a Swiss Challenge Bild Process' [10 Brocess' 10 Al Cabs*" and/or "Cabs-Bearth's Receipts' (SRB) structure". Transfer of assets shall be on "Ast swhere is, as is what is", "Whatever there is "and "whiter recovers" bases on an existing offer in native of "Archor Bild". The Anchor Golder shall have a preferential right to acquire the total exposure under the Bild Process as per terms described frield process.

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whereafter the bidders would be allowed access to the bid documents and electronic data
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the bidders would be allowed access to the bid documents and electronic data
the Process Note. For more details please visit the verbales www.bidbank.in and click on link
the Process Note. For more details please visit the verbales www.bidbank.in and click on link
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the please and conditions of the bid process may be amended or changed at any stage by
the lossed and conditions for the section of the please o

Contact Persons	Designation	Contact Details	E-mail ID		
Mr. Dal Chand	General Manager - NMG		assignment		
		92112 99703	@idbi.co.in		
Mr. Abhirup Das	Assistant General	+91 22 6655 2452/			
	Manager – NMG	92333 78006			
Mr. Jitendra Agarwal	Vice President - ICMS	+91 22 2217 1700/	project.pink@		
		77770 53016	idbicapital.com		
Mr. Aman Agrawal	Manager – ICMS	+91 22 2217 1882/			
		79911 86393			
Note: IDBI/ ICMS reserves the right to cancel or modify the process and/or disqualify any					

(f) IDBI capital



PPAP AUTOMOTIVE LIMITED CIN: L74899DL1995PLC073281

Registered Office: 54, Okhla Industrial Estate, Phase-III, New Delhi-110020 Corporate Office: B-206A, Sector-81, Phase-II, Noida-201305, Uttar Prades +91-120-2462552 / 53: **Fax:** +91-120-2461371

Website: www.ppapco.in: E-mail ID: investorservice@ppapco.com

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS OF PPAP AUTOMOTIVE LIMITED AND ITS SUBSIDIARIES AND JOINT VENTURE FOR THE QUARTER AND MINE MONTHS ENDED $31^{\rm II}$ december, 2023 prepared in compliance with the indian accounting standards (ind-as) Unaudited 2 Net Profit / (Loss) for the period before tax and exceptional items (711.54) (511.29) Net Profit / (Loss) for the period before tax (after exceptional items) Net Profit / (Loss) for the period (after tax and exceptional items) (612.33) or the period (after tax) and other Comprehensive Income (after tax) (a) Owners of the Company (b) Non-controlling interest (594.43)Paid-up equity share capital (Face Value of Rs. 10/- each) Earnings per share (of Rs 10/- each) 1,400.00 1,400.00 1,400.00 (4.25) (4.25)

lotes	::			
)	Unaudited financial results of PPAP Automotive Limited (Standalone information)			(Rs. in lakhs
	Particulars	Quarter Ended	Nine Months Ended	Year Ended
		31-Dec-2023	31-Dec-2023	31-Mar-2023
		Unaudited	Unaudited	Audited
	Revenue from operations	11,974.97	37,158.52	49,232.17
	Net Profit / (Loss) for the period before tax	19.25	129.50	901.32
	Net Profit / (Loss) for the period after tax	23.57	130.58	681.02

- The above is an extract of the detailed format of Quarterly / Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing) Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Annual Financial Results are available on the Stock Exchanges website (www.bseindia.com and www.bseindia.com and <a href="https://www.bseindia.com and www.bseindia.com and on Company's website (www.bseindia.com and <a href="https://www.bseindia.com and www.bseindia.com and <a href="https://www.bseindia.com and <a href="https://www

- 10° February. 2024.

 During the quarter, the Company has granted an aggregate of 32,564 stock options under "Employee Stock Option Plan 2022" to the employees and the same has been considered while calculating the diluted EPS. These options shall vest at the end of 15 months from the date of grant. The compensation cost with respect to such options has been booked over the vesting period.

 The above consolidated financial results includer sensition of PPAP Tokal india Rubber Private Limited, Joint Venture of the Company in which the Company holds 50% stake and two subsidiary companies. The Company fogether with its subsidiaries is herein referred to as the Group.

 The Group is primarily engaged in the business of manufacturing of automotive components, development and sale of plastic injection molds, development and sale of Components for consumer goods, trading of automotive accessories, development and sale of Battery packs for Electric vehicles and storage application. In the context of Ind AS 108 "Operating Segment", automotive component is the only reportable operating segment.

Abhishek Jain (CEO & Managing Director)

Place: Noida Date: 10th February, 2024 Taking Challenges, Together

Additional Information (SAI) of the schemes of Sundaram Mutual Fund as amended from time to time

For Sundaram Asset Management Company Ltd Corporate Office: 1st & 2nd Floor, Sundaram Towers, 46, Whites Road.

Royapettah, Chennai-14. Royapettah, Chennai-14. Contact No. (India) 1860 425 7237, (NRI) +91 40 2345 2215 Rax +91 44 2841 8108. www.sundarammutual.com No. 21, Patullos Road, Chennai 600 002.

Sundaram Asset Management Company Ltd (Investment Manager to Sundaram Mutual Fund) CIN: U93090TN1996PLC034615 Mutual fund investments are subject to market risks, read all scheme related documents carefully.

with Anian Radinaksishian aged 3-4 years is a feet application. A single section of the Company with Literation in February 2024 and is designated as Key Personnel. He is a Chartered Financial Analyst (CFA) from AMR, USA, with a backlor's degree in technology from Anna University, Chennai, and Post Graduate Diploma in Management (IIIMA). He has more than 30 years of

appointed as Chief Executive Officer (CEO) of the o







चाइल्ड हेल्प फाऊंडेशनतर्फे डिजिटल लर्निंग उपक्रम

तुलनेत खूप मागे आहेत.

आमचा असा विश्वास

आहे की, जगाच्या

विकासाच्या वेगाशी

तर येणाऱ्या पिढीला

ताळमेळ ठेवायचा असेल

तंत्रज्ञानाचा वापर करणे

आवश्यक आहे. मला

डॉर्फ केटल केमिकल्स

आमच्या मित्रांचे आभार

मानू इच्छितो. त्यांच्या म

दतीने आम्ही ही संगणक

प्रयोगशाळा स्थापन करू

शकलो आणि विद्यार्थ्यांना

PUBLIC NOTICE

Take Notice that Murtuza Fakhruddi

Sadriwala, member of Saifee Manzil Co-op

Housing Society Limited: Situated at Plot No

30, Saifee Park, Church Road, Marol Village

Andheri (E), Mumbai 400059, is in possession

of flat no. 206, holding share certificate n

7, for five fully paid up shares of Rs.50/- EAC

bearing distinctive nos. 86 to 90. The saimember has applied for duplicate share

ertificate as original is lost/misplaced

Anybody having any claim/objection should

nform the undersigned within 14 days of this

ublication with documentary evidence

Failing which the society will issue duplicat

share certificate to the said member a

equested. Any claim/objection received

thereafter shall be ignored and treated a

<u>सार्वज</u>निक न्यास

नोंदणी कार्यालय

बृहन्मुंबई प्रदेश, धर्मदाय आयुक्त भवन

पहिला मजला, सस्मिरा कॉलेज, सस्मिरा

चौकशीची जाहिर सूचना

बदल अहवाल क्र.

एसीसी-व्ही/७३८६/२०२३

दि महाराष्ट्र सार्वजनिक विश्वस्त कायदा

१९५० नुसार गौरांग आर गांधी यांनी दाखल

केलेला गांधी महेंद्र छत्रभुज एज्युकेशनल

ट्रस्ट, पी.टी.आर. क्र.ई-६८३६ (मुंबई)

स्वारस्य असलेल्या सर्व संबंधितांना :-

ज्याअर्थी वरील ट्रस्टच्या रिपोर्टिंग ट्रस्टीने

महाराष्ट्र सार्वजनिक विश्वस्त अधिनियमः

१९५० च्या कलम २२ अंतर्गत खाली वर्णन

केलेली मालमत्ता वरील नावाच्या ट्रस्टच्य

नोंद पटावर आणण्याकरिता आणि एलडी.

सहाय्यक धर्मादाय आयुक्त-१, मुंबई द्वारे

चौकशी करावी म्हणून बदल अहवाल

ही मालमत्ता ट्रस्टची मालमत्ता आहे की

नाही? आणि वरील ट्रस्टच्या नावावर

मालमत्तेचे तपशिल :-

कार्यालय क्र.१०२, ए-विंग, दामजी

शामजी कॉर्पोरेट स्क्वेअर, कनारा बिझनेस

सेंटर जवळ, घाटकोपर - अंधेरी लिंक

रोड, पंत नगर, घाटकोपर (पूर्व), मुंबई

सदर सूचना प्रकाशित झाल्यापासून ३०

दिवसांच्या आत वरील कार्यालयाच्या

पत्त्यावर तुमचे आक्षेप किंवा कोणतेही पुरावे

असल्यास ते लेखी स्वरूपात सादर

करण्याचे आवाहन करण्यात आले आहे.

विहित मुदतीत आक्षेप प्राप्त न झाल्यास

पुढील चौकशी पूर्ण करून आवश्यक आदेश

माझ्या हस्ते आणि एलडी. सहाय्यक

धर्मादाय आयुक्त-१ बृहन्मुंबई प्रदेश

अधीक्षक (जे)

सार्वजनिक न्यास नोंदणी कार्यालय,

बृहन्मुंबई प्रदेश, मुंबई.

दिनांक : १० फेब्रुवारी, २०२४

यांच्या शिक्क्यानिशी देण्यात आले.

दिनांक : १२.०२.२०२४

ठिकाणः मुंबई

अनुसूची -१ मध्ये स्थावर मालमत्ता

तपशील खालीलप्रमाण आहेतः

दाखल केला आहे.

जोडणे.

- ४०००७५.

पारित केले जातील.

नोंदणी करता येईल का?

मार्ग, वरळी, मुंबई-४०००३०.

Hon. Secretary.

Date: 12/02/2024

डिजिटलदृष्ट्या सक्षम

बनवू शकलो.

प्रायव्हेट लिमिटेडच्या

अधिक सोयीस्कर असणे

आर्थिक मदत केल्याबद्दल

मुंबई : चाइल्ड हेल्प फाउंडेशन यांनी डिजिटल इंडियाच्या दृष्टीकोनातून योगदान देण्याच्या उद्देशाने आंबोली, दादरा आणि नगर हवेली आणि दमण आणि दीव येथील केंद्रीय प्राथमिक शाळेतील विद्यार्थ्यांसाठी संगणक प्रयोगशाळा उभारणे तसेच दर्जेदार शिक्षण या उपक्रमांतर्गत हा उपक्रम राबविण्यात आला. दादरा आणि नगर हवेली शिक्षण कर्यालाचे अधिकारी जयेशभाई भंडारी, डॉर्फ केतल कॉपेरिट सोशल रिस्पॉन्सिबिलिटी जनरल मॅनेजर संतोष जगधने आणि रामू चौधरी यांच्या उपस्थितीत जिल्हा पंचायतीचे माननीय मुख्य कार्यकारी अधिकारी डॉ. अपूर्वा शर्मा यांच्या हस्ते या संगणक लॅबचे उद्घाटन करण्यात आले. भारताला डिजिटली सशक्त देशात बदलण्याच्या ढृष्टीकोनातून भारत सरकारने डिजिटल इंडिया कार्यक्रम सुरू केला आहे. भारताला डिजिटली सक्षम बनवून, गूंतवणूक आणि रोजगाराच्या संधी निर्माण करून आणि भारताला इतर विकसित देशांच्या बरोबरीने ठेवून प्रत्येक नागरिकाचे जीवनमान सुधारणे हे या कार्यक्रमाचे उद्घिष्ट आहे. याबाबत बोलताना चाइल्ड हेल्प फाऊंडेशनचे मुख्य कार्यकारी अधिकारी श्री शाजी वर्गीस म्हणाले, आयटी क्षेत्रातील विकासाच्या झपाट्याने मुलांसाठी डिजिटल साक्षर होणे अत्यंत महत्त्वाचे झाले आहे. तथापि, गरिबीमुळे, अनेक मुले अजूनही भारतातील

कॉग्रेसच्या गांधींना पत्र

त्यांच्या समवयस्कांच्या

नवी दिल्ली, दि.११: काँग्रेस कार्यकर्त्यांकडून सातत्याने होणारी विखारी टीका आणि ट्रोलिंग याला कंटाळलेल्या शर्मिष्ठा मुखर्जी यांनी अखेर राहुल गांधींना पत्र पाठवून न्याय मागितला आहे. राहुल गांधींना पाठवलेल्या पत्रात शर्मिष्ठा म्हणाल्या की, तुमच्यावर आणि काँग्रेसवर टीका केल्यामुळे काँग्रेस समर्थक मला सोशल मीडियावर ट्रोल करत आहेत. शर्मिष्ठा यांनी पत्रात राहुल गांधींच्या द्वेषाच्या बाजारात प्रेमाचे दुकान या घोषणेचा उल्लेख केला आहे. तुमची आवडती घोषणा तुमच्या समर्थकांच्या कानापर्यंत पोहोचत नाही. कारण ते तुमचा सर्व द्वेष तुमच्यावर टीका करणाऱ्यांवर पसरवतात. जर तुम्ही न्यायासाठी गंभीर असाल तर अशा लोकांवर कारवाई करा असे शर्मिष्ठा यांनी म्हंटले आहे. शर्मिष्ठा यांनी फेब्रुवारी रोजी जयपूर लिटरेचर फेस्टिव्हलमध्ये म्हटले होते की, राहुल गांधी यांच्या नेतृत्वाखाली काँग्रेसचा गेल्या दोन लोकसभा निवडणुकांमध्ये पराभव झाला आहे. पक्षाने आपल्या चेहऱ्याचा विचार करायला हवा. याशिवाय त्यांनी त्यांच्या 'प्रणव माय फादर' या पुरन्तकात राहुल गांधींच्या राजकीय अपरिपक्वतेबाबत अनेक दावे केले होते.त्यांनी पुस्तकात लिहिले होते की, काँग्रेसचे पुनरञ्जीवन करण्याची क्षमता राहुलमध्ये नाही, असा प्रणवांचा विश्वास होता.

जाहीर सूचना

सर्वसामान्य जनतेस येथे सचना देण्यात येत आहे की. माझे अशिलांना मालक **श्री. प्रतिव** अतुल रावल यांच्याकडून फ्लॅट क्र.४०१ ४था मजला, डी विंग, क्षेत्रफळ ५५० चौ.फु. सुपर बिल्टअप क्षेत्र, भक्ती कॉम्प्लेक्स कोहौसोलि. म्हणून ज्ञात सोसायटी, न्यु लिंक रोड, कांदरपाडा, **दहिसर (प.), मुंबई-४०००६८** (यापुढे सद **फ्लॅट** म्हणून संदर्भ) ही जागा खरेदी करण्यार्च इच्छा आहे

जर कोणा व्यक्तीस/वित्तीय संस्थेस/बँक/पुर्वीचे नालक यांना याबाबत विक्री, तारण, अधिभार, मालकीहक्र किंवा कोणताही दावा असल्यार त्यांनी खालील स्वाक्षरीकर्त्याकडे आवश्यव पुराव्यांसह लेखी स्वरुपात सदर सूचना प्रकाशन ्र तारखेपासून **(१५) दिवसांत** कळवावे. अन्यथ पुढे असे दावा त्याग केले आहेत म्हणून समजले

भावेश आर. भोईर (वकील उच्च न्यायालय) १२१, रोहिदास सदन, पी.बी. रोड, दहिसर (प.), मुंबई-४०००६८. दिनांक:१२.0२.२0२४ ठिकाण: मंबई

जाहीर सूचना प्तर्वसामान्य जनतेस येथे सचना देण्यात येत आहे की.

माझे अशील **श्रीमती रमाबार्ड श्रद्धानंद गरुव** या दकान क्र.१, गौरव वाडी, पवन बाग गेट, चिंचोली फाटक रोड, श्री पाल इंड. इस्टेटजवळ, मालाड (पश्चिम) मंबई-४०००६४ येथील जागेच्या कायदेशीर मालक आहेत, जे त्यांना श्री. प्रल्हाद आनंद गुरुव यांच्याकडून दिनांक १८.०३.२००९ रोजीचे नोटरीकृत असलेत दिनांक १८.०३.२००९ रोजीच्या विक्री करारनामानसा खरेदी केले होते आणि त्यांच्या नावे मीटर क्र.७१३८३९२. खाते क्र.१५१०१३५८९ अंतर्गत विद्यत जोडणी आहे. मळ फोटोपास पावती क १२८५५०६ हे माझे पती **श्री. श्रद्धानंद प्रल्हाद गुरुव** यांच्या नावे आहे, जे माझे अशील **श्रीमती रमाबाई श्रद्धानंद गुरव** यांच्याकडन हरवले आहे आणि याबाबत माझे सदर पती **श्री. श्रद्धानंद प्रल्हाद गुरुव** यांनी चिंचोली बंदर, गलाड पोलीस ठाणे, मुंबई येथे दिनांक २६.०७.२००४ रोजी एन.सी. तक्रार क्र.२४/०४ अंतर्गत नोंद केली. जर कोणा व्यक्तीस/पक्षकारास/कायदेशीर वारसदार यांन सदर दुकान किंवा भागावर प्रतिकुल दावा किंवा हित नसल्यास त्यांनी लेखी स्वरुपात माझ्याकडे/माझ्या अभिलाकडे सदर सचना प्रकाशन तारखेपासून ७ **दिवसांत** कळवावे. ॲन्यथा कोणताही दावा विचारात ाला जाणार नाही

ठिकाण: मुंबई दिनांक: १२.०२.२०२४

PUBLIC NOTICE

Notice is hereby given that my client has agreed to purchase and acquire a premises viz. lat No.105, First floor (existing Room No1-Ao Ground floor in the building known as Laxmi Sadan) in the building known as Sanghvi Palash situated at Ashok Chakravarty Road, Ashok Nagar Cross Road No.3, Kandivali (East Mumbai 400 101, (hereinafter be referred to as "the said Flat") from Mr. Bhadresh J. Shah being legal heirs of late Kusumben B. Gandhi and hav structed me to investigate the title of the said

If anyone having claim in respect of the said Flat should contact with due evidence and detailed particulars thereof at my address at H/505, Ekta Bhoomi Garden, Rajendra Nagar, Borivali (East), Mumbai-400066 within 15 days from the date of publication of this notice b Registered Post A.D., failing which, such claim, any, shall be deemed to have been waive and/or abandoned.

Place: Mumbai CHARUSHILA J. RAORANE Advocate, High Cour Date: 12/02/2024

PUBLIC NOTICE

I, URVI SHAH have resigned as its Limited Partner from Heartland

Habitats LLP (LLPIN - AAA-6205). Gala No. 51, 1st Floor, Universa Industries EST, I B Patel Road, Goregaon East, Mumbai - 400063 Maharashtra, India on 10th June 23.That till date, I have not been involved in the day-to-day functioning of the said LLP and I do not have any knowledge of any transaction undertaken by and/ or on behalf of the said LLP. Thus, I am not liable for any act or omission of the said LLP and the other partners of the LLP, since its incorporation and whoever deals with the said LLP is doing it at their own risk without anything being attributable to me."

रोज वाचा दै. मुंबई लक्षदीप

ा<mark>, अरुणा राजगढीया या एचडीएफसी बँक लिमिटेड</mark>मधील रु.१/- दर्शनी मुल्याचे २००० समभागांच्या धारक फोलिओ क्र. प्रमाणपत्र क्र. अनुक्रमांक भागांची संख्या ००१७०२५१५०१-००१७०२५१६०० ००५१५५३७ ००१७०२५१६०१-००१७०२५१७०० र्वसामान्य जनतेस कळविण्यात येत आहे की, दुष्यम भागप्रमाणपत्र वितरणासाठी आम्ही कंपनीकडे अर्ज केला आहे र कोणा व्यक्तीस सदर भागप्रमाणपत्राबाबत काही दावा, आक्षेप असल्यास त्यांनी कंपनीकडे वैध दस्तावेजांसह त्यांचे ावा नोदर्गानुक कार्यालय एकडीएमसी **वैक हाउस, सेनायती वाराय मार्ग, लोअर परक, मुंबई**-४०००२३ येथे सरद् सूचन कार्यान तारखेपासून १**५ दिवसांत** कळवावे. उपरोक्त कालावधीत कंपनीकडे वैध आक्षेप सादर न केल्यास कंपनीकड्

वर नमुद व्यक्तींना दुय्यम भागप्रमाणपत्र वितरीत केले जाईल. **नाव: अरुणा राजगढीया पत्ता**: बी५, ५वा मजला, फ्लॅट–१ व २, ९८, ख्रिस्तोफर रोड, विश्वकर्माजवळ, टोप्सीया, गोविंदा खाटीक रोड, एस.ओ लकाता. पश्चिम बंगाल-७०००x६.



दिनांक: १२.०२.२०२४

LIFE SCIENCES GLENMARK LIFE SCIENCES LIMITED

CIN: L74900PN2011PLC139963

Registered Office: Plot No. 170-172, Chandramouli Industrial Estate, Mohol Bazarpeth, Solapur - 413 213, India. Corporate Office: 4th Floor, OIA House, 470, Cardinal Gracious Road, Andheri (E), Mumbai-400 099, India. Phone No.: +91 22 68297979; Website: www.glenmarklifesciences.com; Email: complianceofficer@glenmarklifesciences.com

Recommendation of the Independent Director Committee ("IDC") of Glenmark Life Sciences Limited ("Target Company" or "TC") n relation to the open offer ("Open Offer") made by Nirma Limited ("Acquirer") to the Public Shareholders of the Target Company "Shareholders") under Regulations 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ("SEBI (SAST) Regulations, 2011").

1	Date	10 February, 2024
3	Name of the TC Details of the Offer	Glenmark Life Sciences Limited Open offer for acquisition of up to 2,12,77,736 (two crore twelve lakh seventy seven thousan
	pertaining to TC	seven hundred and thirty six only) fully paid-up equity shares having a face value of INR 2 (Indian Rupees two only) each ("Equity Shares") of Target Company, representing 17.33% of th voting share capital from the public shareholders of the Target Company by the Acquirer. Th Offer is a mandatory open offer being made by the Acquirer to the Public Shareholders of th Target Company in accordance with Regulations 3(1) and 4 of the SEBI (SAST) Regulations, 201 pursuant to the substantial acquisition of shares, voting rights and control over the Target Compan by the Acquirer.
		The Public Announcement dated 21 September, 2023 ("PA Date"), the Detailed Public Statemer dated 28 September, 2023 ("DPS"), the draft letter of offer dated 6 October, 2023 ("DLOF") and th letter of offer dated 5 February, 2024 ("LOF") have been issued by DAM Capital Advisors Limite on behalf of the Acquirer.
4	Name of the acquirer	Nirma Limited There are no persons acting in concert (PACs) with the Acquirer for the purposes of the Open Offe
5	Name of the Manager to the offer	DAM Capital Advisors Limited Address: One BKC, Tower C, 15th Floor, Unit No. 1511, Bandra Kurla Complex, Bandra (East Mumbai – 400051, Maharashtra, India;
		Telephone: +91 22 4202 2500; E-mail: gls.openoffer@damcapital.in;
		Website: www.damcapital.in; SERI Registration No : MR/INM000011336
_	Manahana 60 C '''	SEBI Registration No.: MB/INM000011336
6	Members of the Committee of Independent Directors	Mr. Sridhar Gorthi (Chairperson)
	(Please indicate the	Mrs. Manju Agarwal (Member)
	chairperson of the	Mr. Taruvai Laxminarayanan Easwar (Member)
	Committee separately)	Ms. Gita Nayyar (Member)
7	IDC Member's relationship	All Members of the IDC are Independent Directors of the Target Company.
	with the Target Company (Director, Equity shares	 a) Mrs. Manju Agarwal, Independent Director and a member of the IDC holds 1000 equity share of the Target Company.
	owned, any other contract/ relationship), if any	 None of the other Members of the IDC hold any Equity Shares or other securities of the Targe Company.
		 None of the Members of the IDC hold any other contractual or any other relationship with the Target Company other than their position as Independent Director of the Target Company.
8	Trading in the Equity shares/other securities of the TC by IDC Members	Mrs. Manju Agarwal, Independent Director and a member of the IDC has purchase 1,000 equi shares of the Target Company on 28 September, 2022.
		None of the other members of the IDC have traded in the Equity Shares/ other securities of Targ Company during the:
		a) 12 months prior to the PA Date; and
		b) Period from the PA Date and till the date of recommendation.
9	IDC Member's relationship	None of the members of IDC:
	with the acquirer (Director,	a) are directors on the board of the Acquirer;
	Equity shares owned, any other contract /	b) hold any equity shares or other securities of the Acquirer; or
	relationship), if any.	c) have any contractual or any other relationship with the Acquirer.
10	Trading in the Equity shares/other securities of the acquirer by IDC Members	None of the IDC Members have traded in the Equity Shares/ other securities of Acquirer during th
		a) 12 months prior to the PA Date; andb) Period from the PA Date and till the date of recommendation.
11	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC has reviewed the public announcement, detailed public statement and letter of offices of the manager of the offer on behalf of the Acquirer, in connection with the open offer.
		PwC Business Consulting Services LLP which was appointed by the IDC to provide its independe opinion with respect to the Offer Price, has provided its opinion that: (i) the Offer Price offered to the Acquirer is in accordance with the Regulation 8 (2) of SEBI SAST Regulations; and (ii) the Offer Price is fair and reasonable, as on the PA Date.
		Based on the above, the IDC is of the opinion that, the Offer Price of INR 631.2 (Indian Rupes six hundred thirty one and Paise twenty only) per Equity share offered by the Acquirer: (a) is accordance with the regulation prescribed under the SEBI (SAST) Regulations; and (b) the Ope Offer appears to be fair and reasonable, as on the PA Date.
		However, IDC would like to draw attention of the shareholders that post the public announceme dated 21 September, 2023, the share price of the Company has increased, and the current sharprice is higher than the Offer Price.
		The shareholders are advised to independently evaluate the open offer and take an informed decision, whether or not to tender their equity shares in the open offer.
12	Summary of reasons for recommendation	The IDC has reviewed the public announcement, detailed public statement and letter of offissued by the manager of the offer on behalf of the Acquirer, in connection with the open offer.
		PwC Business Consulting Services LLP which was appointed by the IDC to provide its independed opinion with respect to the Offer Price, has provided its opinion that: (i) the Offer Price offered by the Acquirer is in accordance with the Regulation 8 (2) of SEBI SAST Regulations; and (ii) as put their report dated 7 February, 2024, the Offer Price of INR 631.2 (Indian Rupees six hundred and thirty one and Paise twenty only) per Equity Share is fair and reasonable, as on the PA Date.
		Based on the above, the IDC is of the opinion that, as on the date of this recommendation, the

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

Offer Price of INR 631.2 (Indian Rupees six hundred thirty one and Paise twenty only) per Equity

share is in compliance with the SEBI (SAST) Regulations and the Open Offer appears to be fair

However, the members of IDC draw attention of the shareholders to the closing market price of

the Equity Shares on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") as on 9 February, 2024, being INR 871.00 Equity Share and INR 873.35 per Equity Share,

The public shareholders of the Target Company are advised to independently evaluate the Open Offer

This statement of recommendation will be available on the website of the company at

and take an informed decision about tendering the Equity Shares held by them in the Open Offer.

For and on behalf of the committee of Independent Directors of Glenmark Life Sciences Limited

Chairperson - Committee of Independent Directors

Sridhar Gorthi

DIN: 00035824

www.glenmarklifesciences.com. 13 Disclosure of voting pattern The recommendations were unanimously approved by the members of the IDC present at the meeting held on 10 February, 2024. PwC Business Consulting Services LLP

and reasonable, as on the PA Date.

respectively, which is higher than the Offer Price.

Advisors, if any 15 Any other matter(s) to be highlighted

of the IDC

Place: Mumbai

Date: 10 February, 2024

14 Details of Independent

मंडळाच्या वतीने व करिता निपुन वर्मा

पुर्णवेळ संचालक डीआयएन:०२९२३४२३

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जे.पी. त्रिपार्ठ (वकील उच्च न्यायालय) कार्यालय: अब्दुल अझिझ चाळ, २४, खोली क्र.४, एल.बी.एस. मार्ग, नवपाडा, कुर्ला (प.), मुंबई-४०००७०

House of . **℀VITS** kamab[®] KAMAL विदली रेस्टॉरंट्स लिमिटेड

सीआयएन क्र.: एल५५१०१एमएच२००७पीएलसी१७३४४६ **नोंदणीकृत कार्यालय:-** डी-०९, इस्टर्न बिझनेस डिस्ट्रिक्ट, एलबीएस रोड, भांडुप पश्चिम, मुंबई - ४०००७८. **दूर.कः:** +९१ ७४०००५८७६८ वेबसाइट: www.kamatsindia.com, ईमेल आयडी: cs@kamatsindia.com

व्हिडीओ कॉन्फरन्सिंग अन्य दुकश्राव्य माध्यमांद्वारे बोलावल्या जाणाऱ्या अतिरिक्त सर्वसाधारण सभेबाबत माहिती

ादस्यांनी नोंद घ्यावी की, कंपनीच्या सदस्यांची अतिरिक्त सर्वसाधारण सभा (ईजीएम) शनिवार. ९ मार आयोजित केली जाईल, सर्वसाधारण परिपत्रक क्रमांक १४/२०२० दिनांक ०८ एप्रिल २०२०, १७/२०२० दिनांक १३ एप्रिल २०२० तसेच या संदर्भात जारी केलेले त्यानंतरचे परिपत्रक आणि सहकार मंत्रालयाने २५ सप्टेंबर २०२३ रोजी जारी केलेले नवीनतम परिपत्रक क्रमांक ९/२०२३ चे पालन करून. परिपत्रक क्रमांक . सेबी/एचओ/सीएफडी/सीएमडी२/सीआयआरपी/२०२२/६२ दिनांक १३ मे २०२२ आणि सेबी/एचओ, सीएफडी/पीओडी-२/पी/सीआयआर/२०२३/४ दिनांक ५ जानेवारी २०२३, सेबी/एचओ/सीएफडी/ मीएफडी-पीओडी-२/पी/मीआयआर/२०२३/१६७ दिनांक ७ ऑक्टोबर २०२३ रोजी मिक्यरिटीज एक्सचेंज बोर्ड ऑफ इंडियाने जारी केलेले आणि कंपनी कायदा, २०१३ आणि सेबी (लिस्टिंग ऑब्लिंगेशन्स . अँड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन, २०१५ आणि वेळोवेळी जारी केलेल्या इतर सर्व संबंधित परिपत्रकांच्या तरतुर्दीचे पालन करून, ईजीएमच्या सूचनेमध्ये नमुद केल्याप्रमाणे व्यवसायावर विचारविमर्श

कंपनीने कंपनीच्या भागधारकांना ईजीएममध्ये रिमोट ई-व्होटिंग, ई-व्होटिंगद्वारे मतदान करण्यासाठी व्हीसी/ श्रोएव्हीएम् सविधेदारे र्रजीएम्मध्ये सहभागी होण्यासाठी मक्षम् करण्याकरिता नॅशनल सिक्यरिटीज हिपॉबिटरी लिमिटेडची सेवा प्रदान केली आहे.

दि.२ मार्च २०२४ शनिवार, नोंद तारीख/ कट-ऑफ तारखेनुसार शेअर्स धारण करणाऱ्या सदस्यांना इलेक्ट्रॉनिव मतदान प्रणालीद्वारे ईजीएमच्या सूचनेमध्ये नमूद केलेल्या व्यवसायावर दूरस्थपणे किंवा ईजीएम दरम्यान मतदान करण्याची संधी असेल. वास्तविक किंवा डीमटेरिअलाइज्ड स्वरूपात शेअर्स धारण केलेल्या सदस्यांसाठी किंवा ज्या सदस्यांनी त्यांचा ईमेल आयडी नोंदणीकृत केलेला नाही अशा सदस्यांसाठी दूरस्थपणे किंवा ईजीएम दरम्यान मतदान करण्याची पद्धत ईजीएम आयोजित करण्याच्या सचनेमध्ये प्रदान केली जाईल. ईजीएम बोलावण्याची सूचना कंपनीच्या https://www.kamatsindia.com या वेबसाईटवर उपलब्ध असेल सूचना स्टॉक एक्स्चेंजच्या संकेतस्थळांवरून देखील पाहिली जाऊ शकते, म्हणजे बीएसई लिमिटेड www.bseindia.com आणि ईजीएम सचना एनएसडीएल (रिमोट ई-व्होटिंग सविधा प्रदान करणारी एजेन्सी) अर्थात www.evoting.nsdl.com च्या वेबसाइटवर देखील उपलब्ध आहे

न्या सदस्यांनी वास्तविक स्वरूपात शेअर्स धारण केले आहेत आणि ज्यांनी कंपनीकडे त्यांचे ईमेल परे नोंदणीकत किंवा अपडेट केलेले नाहीत त्यांना विनंती आहे की त्यांनी निबंधक आणि कंपनीचे हस्तांतरण प्रतिनिधी, मे. बिगशेअर सर्व्हिसेस प्रायव्हेट लिमिटेड कार्यालय क्रमांक एस६-२, पिनॅकल बिझनेस पार्क महाकाली केव्हज रोड, अहुरा सेंटरच्या पुढे, अंधेरी पूर्व, मुंबई -४०००९३ येथे यांना ईमेल पत्ता, फोलिओ कमांक आणि सदस्याचे नाव असलेले रीतसर स्वाक्षरी केलेले विनंती पत्र पाठवन त्यांचे ईमेल पत्ते नोंदणीकत किंवा अद्यतनित करावे किंवा investor@bigshareonline.com वर ईेंमेल करा. डीमटेरिअलाइज्ड वरूपात शेअर्स धारण करणाऱ्या सदस्यांना त्यांचे ईमेल पत्ते संबंधित डिपॉझिटरी सहभागींकडे नोंदणी किंव अपडेट करण्याची विनंती केली जाते

उपरोक्त एमसीए आणि सेबी परिपत्रकांचे पालन करून वरील माहिती जारी केली जात आहे

दिनांक : १० फेब्रुवारी २०२४

विदली रेस्टॉरंट्स लिमिटेडकरिता डॉ. विक्रम व्ही. कामत व्यवस्थापकीय संचालक डीआयएन : ००५५६२८४

जाहीर सूचना

ज्यांच्याशी संबंधित असेल त्यांच्याकरिता

येथे जनतेस सूचना देण्यात येत आहे की खाली दिलेल्या अनुसूचीत विशेषतः वर्णन केलेले फ्लॅट आणि शेअर्स श्री. प्रतीक पदमाकर चव्हाण यांच्या नावावर आहेत, ज्यांच्या संदर्भात विक्री, देवाणघेवाण, भेटवस्तू, तारणखत, शुल्क, ट्रस्ट, वारसा, ताबा, भाडेपट्टा, धारणाधिकार किंवा अन्यथा काहीही असो याद्वारे कोणताही दावा असल्यास अशा सर्व व्यक्तीने ते सी/२/८, बी.एम.सी. कॉलनी, एम.जी. रोड, मिठा नगर, गोरेगाव (पश्चिम), मुंबई- ४००१०४ येथे त्यांचे कार्यालय असलेल्या अधोस्वाक्षरीला लेखी कळवण्याची विनंती आहे, या तारखेपासून १४ दिवसांच्या आत, अयशस्वी झाल्यास अशा व्यक्तीचा दावा किंवा दावे माफ केला गेला आणि/किंवा सोडला गेला असे मानले जाईल आणि हस्तांतरण पूर्ण केले जाईल

वर संदर्भित अनुसूची

फ्लॅट क्र.०१, तळमजला, केसरीनाथ को-ऑप.हौ.सो.लि., नोंद क्र.एमयूएम/डब्ल्यूपी/ एचएसजी/टीसी/१४९५३/२०१०-२०११, दिनांक ०५.०३.२०११, सी.टी.एस. क्र.३३१,३३४/१, गावाबाहेर पहाडी, फिल्मिस्तान स्टुडिओ जवळ, एस.व्ही. रोड, गोरेगाव (पश्चिम), मुंबई-४००१०४., २३० चौ. फूट बिल्ट अप क्षेत्राचे मोजमाप, चौरस फुटाच्या समतुल्य मूळ मालकी सुश्री मंदा आर. भगत यांच्या नावावर आहे, विशिष्ट अनुक्रमांक-२३६ ते २४० (दोन्ही समाविष्ट) असलेले पाच पूर्णपणे भरणा केलेले समभागांसह प्रत्येकी रु. ५०/- चे दर्शनी मूल्य (प्रत्येकी पन्नास रुपये) म्हणजे रु.२५०/ (रुपये दोनशे पन्नास फक्त), केसरीनाथ को-ऑप.हौ.सो.लि.द्वारे दि.०१.०९.२०१२ रोजी भाग प्रमाणपत्र क्रमांक ४० जारी केले. सदर फ्लॅट आणि शेअर्स २१ फेब्रुवारी २०१७ रोजी तिच्या मृत्यूनंतर मूळ मालक/कब्जेदार कु. मंदा आर. भगत यांच्या एकमेव कायदेशीर वारस श्री. प्रतीक पदमाकर चव्हाण ज्यांचे निधन वारसपत्र न करता झाले होते, सोसायटी केसरीनाथ को-ऑप.हौ.सो.लि. दिनांक २३.०७.२०१७ रोजी कायदेशीर औपचारिकतेचे पालन करून यांच्या पुतण्याला हस्तांतरित करण्यात आले. आता श्री. प्रतीक पद्माकर चव्हाण यांनी अनुसूचीत मालमत्ता श्रीमती त्रेसिडा परेरा यांना विकण्याचा प्रस्ताव ठेवला आहे, असे घोषित करून की, मूळ मालक कु. मंदा आर. भगत यांना सदस्य/विक्रेता श्री. प्रतीक पद्माकर चव्हाण यांच्याशिवाय दुसरा कायदेशीर वारस

ठिकाण : मुंबई तनवीर फारूकी दिनांक : ०८.०२.२०२४ (विकल उच्च न्यायालय)

ऑलिम्पीक ऑईल इंडस्ट्रीज लि.

नोंदणीकृत कार्यालय: ७०९, सी विंग, वन बिकेसी, इंडियन ऑईल पेट्रोपंपाजवळ^{ँ,} जी ब्लॉक, बीकेसी, वांद्रे (पुर्व), मंबई–४०००५१. वेबसाईट:www.olympicoil.co.in, ई-मेल:olympicoilltd@gmail.com

३१ डिसेंबर, २०२३ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षीत एकमेव वित्तीय निष्कर्षाचा अहवाल

	(रू.लाखात, ईपीएस व्यतिरित्त				
अ.		संपलेली तिमाही	संपलेले ९महिने	संपलेली तिमाही	
क्र.	तपशील	३१.१२.२०२३	३१.१२.२०२३	३१.१२.२०२२	
		(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	
٩.	कार्यचलनातून एकूण उत्पन्न (निव्वळ)	0.88	0.88	0.00	
₹.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्म व विशेष साधारण बाबपुर्व)	(१४.२७)	(30.0८)	(१२.९८)	
З.	करपुर्व कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्म व विशेष साधारण बाबनंतर)	(१४.२७)	(३७.०८)	(१२.९८)	
٧.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)(अपवादात्म व विशेष साधारण बाबनंतर)	(१४.२७)	(30.0८)	(१२.९८)	
ч.	कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता एकत्रित नफा/(तोटा) (करानंतर) व इतर सर्वंकष उत्पन्न (करानंतर)	(१४.२७)	(30.0¢)	(१२.९८)	
ξ.	समभाग भांडवल	२८५.४०	२८५.४०	२८५.४०	
IJ.	राखीव (पुनर्मुल्यांकीत राखीव वगळून)	-	-	-	
۷.	उत्पन्न प्रतिभाग (रू.१०/ – प्रत्येकी)(अखंडीत व खंडीत कार्यचलनाकरिता)				
	१. मूळ	(0.40)	(9.30)	(0.84)	
l	२. सौमिकृत	(0.40)	(9.30)	(0.84)	

टिप: सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३१ डिसेंबर, २०२३ रोजी संपलेल्या तिमाही व नऊमाहीकरिता कंपनीचे अलेखापरिक्षित एकेमव वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. अलेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर आणि कंपनीच्या www.olympicoil.co.in वेबसाईटवर उपलब्ध आहे.

ठिकाण : मुंबई