## BSE Limited

Floor 25, P. J. Towers
Dalal Street, Fort
Mumbai - 400001

Scrip Code: 543271

National Stock Exchange of India Limited
Exchange Plaza
Bandra Kurla Complex
Bandra (E), Mumbai - 400051
Symbol: JUBLINGREA

Dear Sirs,

## Sub: Publication of Newspaper Advertisements for Communication to shareholders on deduction of tax at source on dividend

We are enclosing herewith the copies of advertisements published on September 8, 2022 in 'MINT' (English) all Editions and 'HINDUSTAN' (Hindi) Moradabad Edition, with respect to Communication to shareholders on deduction of tax at source on Final Dividend for the Financial Year 2021-22.

This is for your information and record.
Thanking you,
Yours faithfully,
For Jubilant Ingrevia Limited

Deepanjali Gulati
Company Secretary
Encl: as above

## Poor safeguards worry independent directors

Majority of them are reluctant to accept positions on company boards, says study
 standards and avoiding smaller firms.
Internal controls are not as robust as reported in annual reports and many companies have a casual approach towards con-
triol mechanisms, $89 \%$ of independent trol mechanisms, 89\% of independent
directors surveyed said, highlighting the directors surveyed said, highlighting the maintaining high corporate governance
"Itis often treated as a tick-in-a-box exercise. Control testing is frequently performed at a transactional level and not extended to enterprise level. Other reasons cited were weak compliance and internal control sys-
tems, poor auditing practices,

Around $60 \%$ of independent directors said they do not have adequate resources to anfohmehe healthof internal controls. The yecute their responsibilities.
Auditors do not provide adequate inputs re was need for improvement in th way they discharge duties. Considering the must be improved and focus on key risks such as cyber and data security, fraud, investment, environmental, social and corporate governancerisks, should be strength
ened, $52 \%$ of independent directors said, according to the study
must strengthen the risk manage companie
must strengthen the risk management sys

WILL CCICONCERNS FURTHER DELAY SONY-ZEE ENTERTAINMENT MERGER?



SHUCHI BANSAL


 neirs mens sevent to Zee En netraimment Enterppisee
 offndia (CI) raising concerns around ZEEE sproposed merger
with Sony The erpor stid the competition regulator noted that the


 mediarights bids. In May, the UAE'sT20 League signedalong term global media rights deal with ZEE to exclusively air the cricket matcheson its TV channelsand its OTT platform ZEE5,
in India and across the world. Cevents, Disney sis all the touman rights-holder for streaming all the tournaments on Disneying the T20 World Cup in 2024 and 2026, the Champions Trophy (2025) and ICC Men's Cricket WorldCup (2027) along with
U-19 events. Whiletelevisiongrowt hrates report by GroupM ESP earlier this year said that in 2021 the sports ad expenditure on TV and digital was $₹ 6,018$ crore higher than the pre-covid 2019 numbers. Cricket remainsthe most popular sport accounting for $94 \%$ of the sports AdEx.
Disney Star won the IPL TV rights for $₹ 23,575$ in June and is hedging its bet on cricket by getting ZEE to pay at leas
$40 \%-45 \%$ of the $\$ 3$ billion it has shelled out for the ICC deal ZEE is happy to grab apiece of cricket which itcould laterad to the sports portfolio of the merged entity with Sony. But the
ICC cricket agreement may have riled competitors, media

Last year, Sony Group Corp. had announced merging its their TV networks, digital assets, libraries and streamingplatforms. Given the spotight on CCI queries, ZEE main
are part of an ongoing dialogue with the regulator.
"Fora mergerofthistype, the CCI is ilikely to look ot at the mar-
ket share of the parties in the production and supply of films, nd supply of TV channels," said Abdullah Hussain, partner, DSK Legal.

If the combined market share in some segments is high, it could suggest changes. Remedies could be structural or remedies, butitall depends on the competition concernsidenified," Hussain said Ritika Ganju, partner, Phoenix Legal agreed: "Structural reorganize your entity so your market share comes down. Behavioural remedies could mean some dilution in exclusive deals and any anti-competitive behaviour. For instance, itcould Ganju said that CCI has, in the past, required structural or been gra Punit Goenka's Hussain said that normally, the $\begin{array}{ll}\text { riumphant } & \begin{array}{l}\text { times postapproval, say, six months } \\ \text { the }\end{array} \\ \text { within which they would heve the }\end{array}$ | coup in securing |  |
| :---: | :---: |
| ICC cricket's TV | $\begin{array}{c}\text { implement any sale to a thirdparty } \\ \text { (assuming that's a remedy). "This }\end{array}$ | rights was third-party sale would also need to eclipsed explained.

## merger:"Sometimewouldbeneededtohammeroutthedetailed

 terms of any remedy proposal," Hussain said. ZEE had earlier xutwhile that seeems peed and efficiency and wasworkingthroughout covid. Karan Taurani, research analystat Elara Capital said the only mpication of the delay would be on the share price and valuaMediaexpertssaid there'sno worry around the mergerbeing locked. "There is no ground for that. Even with their comSined size they would be smaller thanStar," said one, declining to be named
But till it gets the nod, there's tension in the air for Sony
and ZEE. and ZEE.
Shuchi Bansal is Mint's media, marketingand advertisingedi-
tor. Ordinary Post will lookatpressing issues relatedtoallthree.


NEW DELHI MUNICIPAL COUNCIL PaLIKA KENDRA : NEW DELHI

PUBLIC NOTICE
In exercise of the powers conferred by clause (a) of sub section (1) of Section 231 of the New Delhi Municipal Council (NDMC) Act,
1994 (44 of 1994). Chairperson NDMC, with the sanction of the 1994 (44 of 1994), Chairperson NDMC, with the sancion of th
Council, has approved the renaming of the existing "Rajpath \& Central Vista Lawns" falling in NDMC area as:
"KARTAVYA PATH (कर्त्तव्य पथ)



| No. A-12023/1/2022-Admin I |
| :--- |
| Government of India |
| NITI Aayog |
| Admin IA \& Recruitment Section |
| NITI Bhawan, Sansad Marg, New Delhi |
| 24th August 2022 |
| NOTICE |



NIT No. 54/EE(T)/ACE(M)-7/(2022-23)/Press Notice Tender


## (3) Jubilant Ingrevia Limited JUBIIANT 

## COMMUNICATION TO SHAREHOLDERS ON


 record of the Depositories as beneficial owners of the shares as on the record date, i.e. August 24 ,
2022. The final dividend, subject to approval of members at AGM, will be paid (after deduction of tax at source, as applicable, in accordance with the provisions of the Income-tax Act, 1961 ['the IT
Act'] and further read with Double Taxation Avoidance Agreement between India and the country Act a add firther read winh Double Taxation Avoidance Agreement between India and the country
of tax residence of a non-resident shareholder, wherever applicable) within 30 days from the date of the AGM, electronically to those shareholders who have updated their bank account details.
For shareholders who anave not updated their bank account detais, dividend warrants demand For shareholders who have not updated their bank account details, dividend warrants/demand
drafts/cheques will be sent to their registered address. To avoid delay in receiving the dividend, sharehe shares are held in Demat mode) and update with Company's Registrar and Transter
(where Agent-Alankit Assignments Limited (where shares are held in physical form) by providing signed
Arer request letter with folio ono., self-attested cancelled cheque and a copy of Permanent Account No.
(PAN) to receive the dividend directly into their bank account. Shareholders may note that pursuant to the provisions of the IT Act, dividend paid or distributed Shareholders may note that pursuant to the provisions of the IT Act, dividend paid or distributed
by a company shall be taxable in the hands of the sharenolders. The Company shall therefore,
be required to deduct tax at source ('TDS') at the time of making payment of dividend. In order be required to deduct tax at source '(TDS) at the time of making payment of dividend. In order
to enable the Company to determine the appropriate TDS rate as applicable, sharenolders are requested to submit ty
provisions of the IT Act. For Residen
as follows:

| Shareholders having valid Permanent Account Number (PAN) | $10 \%$ |
| :--- | :--- | | Shareholders not having PAN/ not having valid PAN | $20 \%$ |
| :--- | :--- |
| Shareholder qualifying as a specified person' under section 206 AB of the IT Act | $20 \%$ | However, no tax shall be deducted on the dividend paid in the following cases.

a) Where aggregate dividend paid to a re
$2022-23$ does not exceed Rs. 5,000 .

Where resident individual shareholders provide Form 15G/Form 15 H (Form 15 H is
for resident individual shareholders aged 60 years or more) to the Company subject to conditions
Resident shareholders may also submit any other document as prescribed under the IT Act to
claim deduction of tax at a lower Niil rate. PAN is mandatory for shareholders providing Form claim deduction of tax at a lower /Niil rate. PAN is mandatory for shareh
$15 \mathrm{G} / 15 \mathrm{H}$ or any other document, as mentioned above, to the Company. For Non-resident Shaterder, taxes a For Non-resident Shareholders, taxes are required to be withheld in accordance with the
provisions of Section 195 of the IT Act and other applicable sections of the IT Act, at the rates provisions of Section 195 of the IT Act and other applicable sections of the IT Act, at the rates
inforce. The eaxes shall be witheld at a rate of too (plus applicable surcharge and cess) on
divividends paid to non-resident shareholders under the provisions of the IT Act. However, as dividends paid to non-resident shareholders under the provisions of the IT Act. However, as
per Section 90 of the IT Act, non-resident shareholders have an option to be governed by the per Section 90 of the IT Act, non-resident shareholders have an option to be goverred by the
provisions of the Doubbe Taxation Avoidance Agrement ('TTAA') 'ead with Multiliaeral I Instrument
('ML') between India and the countr of tax residenct of the provisions of the Double Taxation Avoidance Agreement (DTAA') read with Muttiateral Instrument
('MLI') between India and the country of tax residence of the non-resident shareholder, it these
provisions are more beneficial to such non-resident shareholders. For this purpose, i.e. to avail provisions are more beneficial to such non-resident shareholders. For this purpose, i.e. to avail
the benefits under the DTAA read with MLI, non-resident shareholders will have to provide the following documents/details:
Copy of PAN card (if available)
Copy of Tax Residency Certificate (TRC) issued by the revenue authority of the country of
tax residence of the non - resident sharenolder for the calender yuar ro2o r financial year
$2022-2023$ (covering the period from Aprii 1,2022 to March 31,2023 ), as the case may be. $2022-2023$ (covering the period from April 1,2022 to March 31,202 .
Self-Declaration in Form 10 F pertaining to financial year 2022-23. Self-Declaration in Form 10F pertaining to financial year 2022-23.
Self-declaration with respect to non-existence of permanent est
Self-declaration with respect to non-existence of permanent establishment//fixed base /
business connection in India, place of effective management, beneficicil ownership and eligibilility
business ConAection ifis paia, place to financial year 2022-23.
to avail TTAA benefits pertaining
Any other document as prescribed under the IT Act or lower withholding of taxes, if applicable, Ally a tested by the shareholder.
In case of Foreign Institutional Investors / Foreign Portfolio Investors, taxes
Section 196D of the IT Act @ $20 \%$ (plus applicable surcharge and cess).
The shareholders entitled to any tax benefit under the provisions of the IT Act DTA The shareholders entitled to any tax benefit under the provisions of the IT Act or DTAA, as
applicable, may send their documents/details to the Company at ingrevia.dividend @jubl.com
which must reach the Company on or before September 19, 2022. The said documents / details shall be subject to the verification by /satisfaction of the Company and no communication shall be accepted in this regard after September 19, 2022. The details have been
htps://www.jubiliantingrevia.com/investors/investor-intormation/dividend.
This notice is being issued for the information and benefit of all the shareholders of the Company.
For Jubilant Ingrevia Limited
Date: September 7, 2022 Deepanjali Gulati
Place: Noida



डा. ऑॉe्थो ही

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| कबीरा राम, 57 वर्ष, मैं एक टैक्सी ड्राईवर हुं। काफी समय से गाड़ी चलाने पर मेरे घुटनों में बहुत ज्यादा असहनीय दर्द रहता था। फिर एक दिन मैंने अख़ार में आयुर्वेदिक डा. ऑर्थो तेल और कैप्सूल का विज्ञापन देखा। निर्देशनुसार मैंने इसका इस्तेमाल करना शुरू किया और आज 2 साल हो गए हैं। अब मैं पूरी तरह से ठीक हूं। धन्यवाद डा. ऑर्थो। |
| :---: |

## छुट्टियांअपडेटनकींतो बीएसए पर कार्रवाई

 लखनक, विशेष संवादाता।परिपदीय शिक्षकों की छुट्टयों को लेकर होने वाला खेल की पूरी तरह
 की पुरनी छुटिटयों को 15 सितम्बर तक ममशन मीड में अपडटे करना है। वहीं 20 सितम्बर को सभी जिले के
बसेिक शिक्षा अधिकारो इस आश्य का
 प्रमाणपत्र दोग कि अपडेट करने का
काम प्र हो गया है। इसे पर न करने वाले बीएसए के खिलाफ कठोर कारवाईक की जाएगी। महानिदेशक
स्कललीशक्षाविजय किस आनंनेने इस स्मूल शेक्षीविजय को आदेश जारे कर दिया है। उन्नोंने कहा कि विभाग के संजान में काया है कि कुछ अध्यापकों के संबंध में पहल उपयोग किए जा
चके अवकाशों का ब्यौग मानव संपदा पोर्टल पर अंक्ति नहीं है।
समीनिकायों की होगी रैंकिंग: शर्मा लखनऊ। नगर विकास मंत्री एके शर्मा ने बनाने के लिए निकरों की कैंग कर्ता बनाने के लिए निकायों की कंग काई
जाएगी ।वह बधवार को स्थनीय निकाय जाएगी। वह बैध वार को स्थानोय निकाय
निदेशालय में आयोजित नगर पालिका निदेशालय में आयोजित नगर पालिका
परिषद और नगर पंचायत के अधिशासी परिखद ओर नगर पचायत के अधिशासी
अधिकारियों की कार्यशाला को संबोधित अधिकारियों की कायेशाला को सबोधित
कर रहे थे। उन्होंने कहा कि दो अक्तबर कर रहे थे। उन्होन कहा कि दो अक्तूबर
तक चेलेंज लेकर काम करना है। एक महीने के बाद त्योहार शुरूहो जाएगि। इस महाने के बाद त्योहारशुरू हो जाएगे इस
बारदीपावली एक ना वातावरण में नाई जाए। दो अभ्तूबरके बाद सफाईव्यवस्था का निरोक्षण किया जाएगा।

## 

मंयी सचान के मामले की सुनवाई 22 क कानपुरा यूपी के एमएसएमझ मंग्री रकेश स सान की सजा के खिलाफ की





हमीरपुर:रुपये मांगने परएंबुलेंस स्टाफ गिरफ्तार हममीपरा एक हजार रुपये ने देन पर गर्भवती को गास्से में उतारे वाले 102



श्रीकृष्णजन्मभूम-र्रदगाहकेसकेवादी पक्षपरजुर्मान
 लगा दिया भगवान शीकृष्ण विराजमान एवं अन्य बननम इंजेजामिया समिति ममत

एसओ परजारीवारंटरिकॉलकरमुकदमे कानिर्देश

 मंलतबार की रता खरयं पुलिस की अभिशक्षी मेंले गए थे। लिम्भुओ थने के मदनपप


मंडलायुक्तनेशासनको 300 पन्ने कीरिपोर्टमेजी अलीगाढा बबके बिहारी मदिद में जमाएमी पर हुए हादसे की जांच कमेटी ने अपनी


(ఇ) Jubilant Ingrevia Limited


| INGREVIA | $\begin{array}{l}\text { District Amroha-244 223, Uttar Pradesh, India } \\ \mathrm{E} \text {-mail: investors.ingrevia@ jubl.com; Website: }\end{array}$ |
| :--- | :--- |

COMMUNICATION TO SHAREHOLDERS ON DEDUCTION OF TAX AT SOURCE ON DIVIDEND
The Board of Directors of the Company, at its meeting held on May 17, 2022, have recommended a dividend of INR 2.50 per equity share. The dividend, once approved at the Annual General Meeting
('AGM'), will be paid to those members whose name appear on the Register of Members or in record of the Deposositories as beneficiaial owners of the shares as on the record date, i.e. August 24 2022. The final dividend, subject to approval of members AMM, wil be paid (atter deduction Act'] and further read with Double Taxation Avoidance Agreement between India and the country of tax residence of a non-resident shareholder, wherever applicable) within 30 days from the dat of the AGM, electronically to those shareholders who have updated their bank account details For shareholders who have not upateded their bank account details, dividend warrants/demand
drafts/cheques will be sent to their registered address. To avoid delay in receiving the dividend shareholders are requested to update their complete bank account details with their depositories (where shares are held in Demat mode) and update with Company's Registrar and Transfer
Agent-Alankit Assignments Limited (where shares are held in physical form) by providing signed request letter with folio no.. self-attested cancelled cheque and a copy of Permanent Account (PAN) to receive the dividend directly into their bank account.
Shareholders may note that pursuant to the provisions of the IT Act, dividend paid or distributed
by a company shall be taxable in the hands of the shareholders. The Cond by a company shall be taxable in the hands of the shareholders. The Company shall therefore,
be required to deduct tax at source ('TDS') at the time of making payment of dividend. In orde o enable the Company to determine the appropriate TDS rate as applicable, shareholders ar requested to submit
provisions of the IT Act
For Reside
as follows:

| Shareholders having valid Permanent Account Number (PAN) | $10 \%$ |
| :--- | :--- |
| Shareh | $20 \%$ | | Shareholders not having PAN/ not having valid PAN | $20 \%$ |
| :--- | :--- |
| Shareholder qualifying as a 'specified person' under section 206AB of the IT Act | $20 \%$ | However, no tax shall be deducted on the dividend paid in the following cases.

Where aggregate dividend paid to a
2022-23 does not exceed Rs. 5,000 .
Where resident individual shareholders provide Form $15 \mathrm{G} /$ Form 15 H (Form 15 H is applicable
for resident individual shareholders aged 60 years or more) to the Company subject to conditions
Tor resident individual sha
Resident shareholders may also submit any other document as prescribed under the IT Act to claim deduction of tax at a lower/Nil rate. PAN is mandatory for share
$15 \mathrm{G} / 15 \mathrm{H}$ or any other document, as mentioned above, to the Company.
For Non-resident Shareholders, taxes are required to be withheld in accordance with the provisions of Section 195 of the IT Act and other applicable sections of the IT Act, at the rates
inforce. The taxes shall be withheld at a rate of $20 \%$ (plus applicable surcharge and cess) on dividends paid to non-resident shareholders under the provisions of the IT Act. However, as per Section 90 of the IT Act, non-resident shareholders have an option to be governed by the
provisions of the Double Taxation Avoidance Agreement ('DTAA') read with Multilateral Instrumen ('MLL') between India and the country of tax residence of the non-resident shareholder, if these the benefits under the DTAA read with MLI, non-resident shareholders will have to provide the hellowing documents/details:

Copy of Tax Residency Cerificicate (TRC) issued by the revenue authority of the country of tap residence of the non - resident shareholder for the calender year ) o222 or financial year
2022-2023 (covering the period from April 1, 2022 to March 31, 2023), as the case may be. 2022-2023 (covering the period from April 1,2022 to March 31, 2023 . Self-Declaration in Form 10F pertaining to financial year 2022-23.
Self-declaration with respect to non-existence of permanent establishment / fixed base to avail DTAA benefits pertaining to financial year 2022-23. duly attested by the shareholder.
In case of Foreign Institutional Investors / Foreign Portfolio Investors, taxes will be withheld under Section 196D of the IT Act @ $20 \%$ (plus applicable surcharge and cess).
The shareholders entitled to any tax benefit under the provisions of the IT Act or DTAA, as applicable, may send their documents/details to the Company at ingrevia.dividend © jubl.com
which must reach the Company on or before September 19 , 2022 The shall be subject to the verification by satistisfaction of the Company and no communication shall be accepted in this regard after September 19, 2022. The details have been placed on the web-link accepted in this regard after September 19, 202. The details have been
कब्ज़ से एक थॉट में टाहत Nityam
क्यापोशाकके अधिकार
में कपडे़उतारनाभीहोगा
नई दिल्ली, विशेष संवाददाता। सुप्रेम कोट ने शेक्षणिक संस्थानों में
हिजाब पहनने कर्नाटक हाईकोर्ट के फैसले के खिलाफ बुधवार को
सुनवाई की। इस दौरान एक


कामत ने कहा कि याचिकाकता
यनिॉॉर्म पहनने का विरोध नहीं क्र रहे, बल्कि वह सिर्फ हिजाब के साथ यूनिफॉर्म पहनना चाहते हैं। इस पर जस्टिस गुप्ता ने कहा, इसे अताकिक कामत ने कहा कि स्कूल में कोई भी कपड़े नहीं उतार रहा है। जस्टिस
गुप्ता ने सोमवार को पछा था कि क्या लड़िकयों को उनकी पसंद के

