

January 08, 2020

Corp. Office: 2/9, 1st Floor, W.H.S. Kirti Nagar, New Delhi-110015 (India) Ph: 011 - 45642555, 42852022 E-mail: corporate@archidply.com

ARCHIDPLY INDUSTRIES LTD.

The General Manager
Department of Corporate Services
BSE Limited
Floor 25th, P J Towers,
Dalal Street
Mumbai — 400 001

Scrip Code – 532994

The Listing Department
National Stock Exchange of India Ltd.
Exchange Plaza,
Plot no. C/1, G Block,
Bandra – Kurla Complex
Bandra (E)
Mumbai – 400 051

NSE Stock Code – Archidply

Dear Sir,

Subject: Regulation 24(vi) of SEBI (Buy-Back of Securities), Regulations, 2018- Post Buyback Public
Announcement

Pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended, Engineers India Limited ("Company") has made a post buyback public announcement dated March 06, 2021 ("Post Buyback Public Announcement") for the Buyback of 22,00,000 (Twenty Two Lakh) fully paid-up equity shares of the Company of face value of Rs. 10/- each at a price of Rs. 37/- (Rupees Thirty Seven Only) per equity share on a proportionate basis from the equity shareholders of the Company, through the tender offer route.

The Post Buyback Public Announcement has been published on March 07, 2021 in the following newspapers:

Name of the Newspaper	Language	Editions
Financial Express	English	All Editions
Jan Satta	Hindi	All Editions
Uttaranchal Darpan	Hindi	Uttarakhand Edition (Hindi also being the regional
		language where the registered office of the
		Company is situated)

We are enclosing a copy of the Post Buyback Public Announcement for your information and record.

You are requested to kindly take the same on record.

Thanking You!

Yours Faithfully

For Archidply Industries Limited

Atul Krishna Rangeny Secretary

Company Secretary & Compliance Officer

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Fresh spectrum purchase to further delay tariff hike

However, analysts then also had maintained that it's easier said than done and it is difficult for Vodafone Idea to hike tariffs at a time when other players like Jio and Bharti Airtel are not doing it. "We note that any material tariff hike would require Jio taking the lead given Airtel already clarifying that it would not take the lead in tariff hike given its market share gains. We believe that the next price hike could be delayed given there is no urgency for Jio whose pace of market share gains has slowed down," Credit Suisse had written then.

As is known, spectrum auctions began on March 1 and concluded the very next with operators committing to buy a total of 855.60 Mhz of airwaves worth ₹77,814.80 crore. Of this, the upfront amount operators would pay the government would be ₹27,000 crore-₹20,000 crore in the current fiscal and balance ₹7,000 crore in the next fiscal as some spectrum would be made available in the next financial year.

Though the government stated that considering the pandemic and financial stress of the industry, the outcome was satisfactory and more than its internal estimate of revenues of around ₹45,000 crore, from objective accounts, what was sold was far below what was put up for sale.

Consider the numbers. A total of 2,308 Mhz of spectrum was put on auction which

at reserve was worth ₹3.92 lakh crore. Thus only 37% of airwaves got sold and two 700 bands, Mhz and 2500 Mhz, drew a blank. The 700 Mhz drew a blank even in 2016 due to high reserve price. Reliance

Jio bought the maximum spectrum, 488.35 Mhz worth ₹57,122.65 crore. Bharti Airtel was next, buying 355.45 Mhz with a total outflow of ₹18,698.75 crore. Voda-Idea fone bought the least, 11.80 Mhz with a total outflow of ₹1,993.40

Step up vaccination, Centre tells states

crore.

The health ministry said, "These states and UTs have in the recent past seen increased positivity and increased number of daily positive cases." They reviewed the ongoing public health measures of surveillance, containment and manage-

ment of cases in wake of the steep rise in daily new cases and the high number of active caseload being reported from these eight states and UTs, the ministry said in its statement.

In detailed presentation, it was pointed out that nine districts in Delhi, 15 in Haryana, 10 in Andhra Pradesh, 10 in Odisha, nine

in Himachal

Pradesh, seven

in Uttarakhand, two in Goa, one in Chandigarh continue to be of concern as these districts are seeing a decrease in total tests being conducted, low share of RT-PCR tests, increase in weekly positivity and low number of contact tracing of positive cases. These together can pose high risk of transmission to the neighbouring states and UTs. A granular analysis of the Covid response in the districts was shared with the states and UTs for further action, the

Warehousing on recovery path

statement said.

Besides, demand from FMCG segment is projected to hit 44 MSG by FY25 from about 17 MSF in FY20.

"FMCG, FMCD, retail, and pharmaceuticals have great potential for investment opportunities like automation in warehouse operations, racking optimisation and growth of full-stack logistics," the report pointed out.

Praxis Global Alliance SVP (transportation & logistics), Savio Monteiro said, "Grade A warehouses are expected to growata CAGR of 25% over the next five years on back of robust demand from e-commerce, retail, FMCG and other sectors. Private equity has evinced significant interest in this sector with huge investments during the pre-Covid period. We expect this trend to continue post-Covid too, as the economy comes back to full steam."

Praxis Global Alliance domain leader (transportation

Announcement and the Letter of Offer.

THE BUYBACK

From the Front Page

& logistics) Rahul Mehta explained that key emerging trends in warehousing growth over the next few years across these end-use industries range from warehouse automation, expansion to tier-II cities, racking solutions, full-stack logistics, multi-logistics parks, etc. The seven key industries are ecommerce, retail, FMCG, FMCD, manufacturing & engineering, pharmaceuticals and auto & auto ancillaries.

Logistics solutions major DB Schenker's CEO (cluster India and Indian sub-continent) Vishal Sharma notes that the sector played a critical role during the nationwide lockdown by continuing the movement of essentials and medicines and will remain at the core of the Covid vaccines process in 2021.

"Additionally, the increase in domestic warehousing and supply chain demand will help businesses to return to pre-Covid levels this year (2021). The expected growth will be fuelled by various factors including strong government support with positive policies that will promote domestic production, development of multimodal logistics parks (MMLPs), progressive infrastructure, increase in adoption of digital technologies such as artificial intelligence, blockchain etc, digitisation of supply chain operations for contactless delivery and development of omni-channels," he added.

Analysts also point out that India lags behind developed

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HEALTHY BREATHING

POST BUY BACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY

SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF

ARCHIDPLY INDUSTRIES LIMITED

Registered Office: Plot No. 7, Sector -9, Integrated Industrial Estate, Sidcul, Pant Nagar, Rudrapur, Udham Singh Nagar, Rudrapur - 263153

Correspondence Office: First Floor, 2/9, WHS, Kirti Nagar, New Delhi - 110015

Tel: +91-011-45642555, Email- cs@archidply.com; Website: www.archidply.com

Corporate Identification Number: L85110UR1995PLC008627

This Public Announcement ("Post Buyback Public Advertisement") is released in accordance with the provisions of Regulation 24(vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 as amended ('Buyback Regulations'), This Post Buy-back Public Advertisement

should be read in conjunction with the Public Announcement dated 07 January 2021 ('Public Announcement'), issued in connection with the Buyback (as

defined below). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public

Archidply Industries Limited (the "Company") had announced the Buyback of not exceeding 22,00,000 (Twenty Two Lakh) fully paid-up equity

shares of face value of Rs. 10/- each ("Equity Shares") from all the existing shareholders / beneficial owners of Equity Shares as on the record date

(i.e. Tuesday, January 19, 2021), on a proportionate basis, through the "Tender Offer" process at a price of Rs. 37/- (Rupees Thirty Seven Only) per

Equity Share payable in cash for an aggregate consideration not exceeding Rs. 8,14,00,000/- (Rupees Eight Crores Fourteen Lakhs only)

represents 9.97% and 9.28% of the aggregate fully paid-up equity share capital and free reserves as per the financial statements of the Company as on September 30, 2020, as on the record date, on a proportionate basis, through the Tender Offer route as prescribed under the Buyback

Regulations (hereinafter referred to as the "Buyback"). The maximum number of Equity Shares proposed to be bought back represents 9.97% of the

shares through Stock Exchange" as provided under Buyback Regulations and circular CIR/CFD/POLICYCELL/1/2015 dated April 13,

2015, Circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated May 14, 2020 and

The total number of Equity Shares bought back under the Buyback Offer are 22,00,000 (Twenty Two Lakh Only) Equity Shares at a price of Rs. 37/-

The total amount utilized in the Buyback of Equity Shares is Rs. 8,14,00,000 (Rupees Eight Crore Fourteen Lakh Only) excluding transaction costs

The Registrar to the Buyback Offer i.e. Skyline Financial Services Private Limited (the "Registrar to the Buyback Offer") considered a total of 78 valid

bids for 40.45,800 Equity Shares in response to the Buyback, resulting in the subscription of approximately 1.84 times the maximum number of

available for buy back valid Bids

No. of Equity Shares

Validly Tendered

Reponses

(%)

9.90

225.34

183.90

No. of Equity

Shares Accepted

1.2 The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of

SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020 issued by Securities and Exchange Board of India ("SEBI Circulars"). The Buy-back commenced on Wednesday, February 10, 2021 and closed on Friday, Wednesday 24, 2021 (both days inclusive).

countries in terms of per capita warehouse space, which signifies that the sector has huge growth potential. The report by Praxis puts India's warehouse front," they said. space at around 2.4 sq ft per Players will also have to capita, compared to 43 sq ft in focus on creating easy discover $ability which \, has \, so \, far \, not \, been \,$ Japan, 37 sq ft in US, 20 sq ft in Singapore, 19 sqft in Australia,

New retail rules: **E-commerce shifting** to interactive comm

6 sq ft in Honk Kong and 4 sq ft

in South Korea.

India has an expected 500 million smartphone users but only about 12-15 million of them navigate traditional marketplace led e-commerce platforms like Flipkart and Amazon on a daily basis. Whereas, content-led platforms like Facebook and YouTube record a daily active user base of 135-175 million, shows a recent study by Zinnov. "In the coming days, we can expect to see interesting collaborations among players across content, payments and commerce to bring the interactive commerce model to life. No one player has all the required elements in place," say analysts at the firm. Commerce and payment platforms are already introducing content in their quest for higher engagement. A prominent example is Flipkart, analysts point out, which is launching ideas, videos and games. "Going forward, we expect major shifts in how content and commerce intertwine. Green shoots are

already emerging. For instance, Facebook announced Facebook Shops, a feature for businesses to create their digital store-

explored by the marketplace players. Consumer surveys indicate that discovery is increasingly taking over from search as the primary means for finding new brands and products. In fact, 38% of product discovery for mobile shopping happens without any premeditation or advertising influence, the study shows. "One of the most gratifying experiences of shopping is discovery — stumbling across something that consumers did not know they needed. Any platform that can solve this, will add

massive value," say analysts.

Influencers have a pivotal role to translate a product discovery into final purchase, which is why getting them on board can be the gamechanger. Young consumers, especially, tend to buy products based on influencers'recommendations. China's Pinduoduo has

been able to defray craft an interactive commerce model. This has made it one of the fastest growing e-commerce startups in China, The company which is now the country's second-largest e-commerce player hit a gross merchandise value (GMV) of \$15 billion within two years of its launch. To put it to scale, Alibaba and JD.com took five year to reach that milestone.

FB under probe for racial bias

Facebook spokesman Andy

Stone declined to comment on the status of the probe or specific allegations, but said that "it is essential to provide all employees with a respectful and safe working environment", adding, "We take any allegations of discrimination

seriously and investigate

every case." The EEOC brought in systemic investigators by last August and received detailed briefing papers from both sides over the last four months, said Peter Romer-Friedman, an attorney at Gupta Wessler representing Veneszee and the job candidates.

Employment law firms Mehri & Skalet and Katz Marshall & Banks also are helping the workers. The EEOC's Baltimore, Pitts-

burgh and Washington offices are involved, attorneys from the firms said.

Facebook's counsel Coving-

kotak Mutual Fund

Nilesh Shah

Managing Director

ton & Burling did not respond to a request for comment.

Romer-Friedman said he and his colleagues told the EEOC in a submission last month that one such Facebook policy is awarding employees bonuses of up to \$5,000 when a candidate they refer is hired Referred candidates tend to reflect the makeup of existing employees, disadvantaging Black professionals, he said.

Facebook said about 3.9% of its US employees as of last June were Black.

David Lopez, a former EEOC general counsel now teaching at Rutgers University, said that systemic investigations are significant because of the addi tional resources involved When they result in allegations of wrongdoing, multimilliondollar settlements sometimes follow, he said, citing recent cases against Dollar General Corp and Walmart.

NOTICE

Declaration of Dividend under various schemes of Kotak Mahindra Mutual Fund

Notice is hereby given that Kotak Mahindra Trustee Company Limited; the Trustees to Kotak Mahindra Mutual Fund has approved the declaration of dividend subject to the availability and adequacy of distributable surplus and NAV growth, under following schemes in accordance with the Scheme Information Document of the respective schemes with record date being March 12, 2021

Schemes Name	Dividend Frequency	Face Value (Rs.)	Recommended rate of dividend Rs. per unit*	NAVs as on March 05, 2021 (Rs.)
Kotak Bond Fund – Direct Plan	Annual		1.7519	23.1524
Kotak Credit Risk Fund – Regular Plan	Annual	10	0.6454	10.7323
Kotak Medium Term Fund – Regular Plan	Annual	000-	0.4071	10.9799

* Distribution of the above dividend is subject to the availability and adequacy of distributable surplus on the Record Date. Note: The Payment of Dividend will be subject to deduction of applicable statutory Levy.

Pursuant to payment of dividend, the NAV(s) of the Dividend options under the Scheme(s) would fall to the extent of payout and statutory levy, if any.

All Unit Holders / Beneficial Owners of the annual dividend option of the above schemes, whose name appears in the records of the Registrar, Computer Age Management Services Pvt. Ltd. / Depositories as on March 12, 2021 will be entitled to receive

For Kotak Mahindra Asset Management Company Limited

Mumbai March 06, 2021

Any queries / clarifications in this regard may be addressed to: Kotak Mahindra Asset Management Company Limited

CIN: U65991MH1994PLC080009 (Investment Manager for Kotak Mahindra Mutual Fund) 6th Floor, Kotak Towers, Building No. 21, Infinity Park, Off: Western Express Highway, Goregaon - Mulund Link Road, Malad (East) Mumbai 400097. Phone Number: 022 - 66056825 • Email: mutual@kotak.com • Website: assetmanagement.kotak.com

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

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PURANIK BUILDERS LIMITED

Puranik Builders Limited ("our Company" or "the Company" or "the Issuer") was incorporated as 'Puranik Builders Private Limited', a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated May 8, 1990 issued by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed in the extraordinary general meeting of the Shareholders of our Company held on April 27, 2018 and the name of our Company was changed to its present name 'Puranik Builders Limited', pursuant to a fresh certificate of incorporation issued by the RoC on May 10, 2018. For more information regarding changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 151 of the Draft Red Herring Prospectus dated November 19, 2019, filed by the Company.

Corporate Identity Number: U99999MH1990PLC056451

Registered Office and Corporate Office: PURANIK ONE, Near Kanchanpushpa Complex, Opposite Suraj Water Park, Kavesar, Ghodbunder Road, Thane (West) - 400 615 Contact Person: Ritu Baheti, Company Secretary and Compliance Officer; Telephone: +91 22 2598 8888; E-mail: cs@puraniks.in; Website: www.puranikbuilders.com

SECOND ADDENDUM DATED MARCH 4, 2021 TO THE DRAFT RED HERRING PROSPECTUS DATED NOVEMBER 19, 2019: NOTICE TO INVESTORS (THE "SECOND ADDENDUM") INITIAL PUBLIC OFFERING OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹[...]

PER EQUITY SHARE, INCLUDING A PREMIUM OF ₹[+] PER EQUITY SHARE, (THE "ISSUE PRICE") AGGREGATING UP TO ₹[+] MILLION, COMPRISING OF A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹8,100 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 337,665 EQUITY SHARES BY PURANIK BUSINESS PRIVATE TRUST (ACTING THROUGH ITS TRUSTEES), UP TO 337,665 EQUITY SHARES BY PURANIK FAMILY PRIVATE TRUST (ACTING THROUGH ITS TRUSTEES), UP TO 591,410 EQUITY SHARES BY RAVINDRA PURANIK AND UP TO 592,880 EQUITY SHARES BY GOPAL PURANIK (COLLECTIVELY, THE "SELLING SHAREHOLDERS"), AGGREGATING UP TO 1,859,620 EQUITY SHARES ("OFFERED SHARES") AGGREGATING UP TO ₹[◆] MILLION (THE "OFFER FOR SALE" AND TOGETHER WITH THE FRESH ISSUE, THE "ISSUE"), OUR COMPANY AND THE SELLING SHAREHOLDERS MAY IN CONSULTATION WITH THE GCBRLMS OFFER A DISCOUNT TO RETAIL INDIVIDUAL INVESTORS ("RETAIL DISCOUNT") IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

THE ISSUE INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (WHICH SHALL NOT EXCEED 5% OF THE POST-ISSUE EQUITY SHARE CAPITAL OF OUR COMPANY) (THE "EMPLOYEE RESERVATION PORTION") AT A DISCOUNT OF [◆]% (EQUIVALENT TO ₹[•]) ON THE ISSUE PRICE. THE ISSUE LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET ISSUE" THE ISSUE AND THE NET ISSUE SHALL CONSTITUTE [•]% AND [•]%, RESPECTIVELY, OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. Bidders may note the following:

The Draft Red Herring Prospectus dated November 19, 2019 and the first addendum to the Draft Red Herring Prospectus, dated January 5, 2021 ("First Addendum") currently states that the Issue comprises of a Fresh Issue of Equity Shares aggregating up to ₹8,100 million by our Company and an Offer for Sale of up to 1,859,620 Equity Shares by the Selling Shareholders. In view of the relaxation permitted by the Securities and Exchange Board of India ("SEBI") vide circular bearing no. SEBI/HO/CFD/DIL1/CIR/P/2020/66 dated April 21, 2020, and SEBI circular bearing no. SEBI/HO/CFD/DIL1/CIR/P/2020/188 dated September 29, 2020 (together, the "SEBI Circulars"), the size of the Fresh Issue has been reduced from up to ₹8,100 million to up to ₹4,500 million, as permitted under, and in accordance with the SEBI Circulars. The aforementioned change is required to be read in conjunction with the Draft Red Herring Prospectus and the First Addendum and accordingly, their references in the Draft Red Herring Prospectus, including on the cover page and in the sections titled "Definitions and Abbreviations", "Summary of the Offer Document", "The Issue", "Capital Structure", "Objects of the Issue", "Other Regulatory and Statutory Disclosures" and "Issue Structure" on pages 1, 17, 58, 75, 87, 289 and 303 of the Draft Red Herring Prospectus, respectively, stand amended to the extent stated in the Second

Bidders may note, that in order to assist the Bidders to get an understanding of the updated information, the relevant portions of the sections titled "Definitions and Abbreviations", "Summary of the Offer Document", "The Issue", "Capital Structure", "Objects of the Issue", "Other Regulatory and Statutory Disclosures" and "Issue Structure" have been included in the Second Addendum.

The above change is to be read in conjunction with the Draft Red Herring Prospectus and the First Addendum. The information in the Second Addendum supplements and updates

the information in the Draft Red Herring Prospectus and the First Addendum, as applicable and the Second Addendum has been prepared as per the requirements set out under the SEBI Circulars which includes material updates to the information in the Draft Red Herring Prospectus and the First Addendum, as applicable. Please note that the changes pursuant to the Second Addendum shall be suitably included in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, SEBI and the Stock Exchanges. Investors should read the Red Herring Prospectus as and when filed with RoC, SEBI and the Stock Exchanges before making an investment decision in the Issue. The Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in compliance with Regulation S and the applicable laws of the jurisdiction where those offers and sales are made. All capitalised terms used in the Second Addendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Draft Red Herring Prospectus.

Edelweiss

Edelweiss Financial Services Limited 14" Floor, Edelweiss House Off C.S.T. Road, Kalina, Mumbai - 400 098 Telephone: +91 22 4009 4400 Email: pbl.ipo@edelweissfin.com Investor grievance e-mail: customerservice.mb@edelweissfin.com

Website: www.edelweissfin.com

Place: Thane

Date : March 6, 2021

Contact person: Javdeep Samaik

GLOBAL CO-ORDINATORS AND BOOK RUNNING LEAD MANAGERS

AXIS CAPITAL

Axis Capital Limited Axis House, Level 1, C-2 Wadia International Centre Pandurang Budhkar Marg, Worli Mumbai 400 025

Telephone: +91 22 4325 2183 Email: pbl.ipo@axiscap.in Investor grievance e-mail: complaints@axiscap.in

Website: www.axiscapital.co.in

Contact Person: Simran Gadh

REGISTRAR TO THE ISSUE KFINTECH

KFin Technologies Private Limited Selenium, Tower B. Plot No- 31 and 32. Financial District. Nanakramguda. Serilingampally, Hyderabad 500 032 Telephone: +91 40 6716 2222 Email: puranik.ipo@kfintech.com

Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M. Murali Krishna

> On behalf of Puranik Builders Limited Ritu Baheti

Company Secretary and Compliance Officer Disclaimer: PURANIK BUILDERS LIMITED is proposing, subject to, applicable statutory and regulatory requirements, receipt of requisite approvals, market

November 20, 2019, January 5, 2021 and March 4, 2021. The DRHP, First Addendum and Second Addendum shall be available on the websites of the SEBI at www.sebi.gov.in. BSE at www.bseindia.com, NSE at www.nseindia.com and is available on the websites of the Global Co-ordinators and Book Running Lead Managers at www.edelweissfin.com and www.axiscapital.co.in. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 23 of the Draft Red Herring Prospectus. Potential investors should not rely on the Draft Red Herring Prospectus, Addendum or Second Addendum filed with the SEBI for making any investment decision with respect to the Issue. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from, or not subject to, the registration requirements of the U.S. Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.

New Delhi

conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP, First Addendum and Second Addendum with SEBI on

4.23,110 41,880 41,880 Reserved category for small shareholder General category of other eligible shareholder 17,76,890 40,04,000 21,58,120 22,00,000

viz. brokerage, applicable taxes such as buyback taxes, securities transaction tax, goods and services tax, stamp duty, etc.

shares proposed to be bought back. The details of valid bids considered by the Registrar to the Buyback Offer are as follows:

No. of Shares

total number of Equity Shares in the issued, subscribed and paid-up equity share capital of the Company.

All valid bids have been considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer The settlement of all valid bids was completed by the Indian Clearing Corporation Limited/ National Securities Clearing Corporation Limited ("Clearing Corporation")/ BSE Limited/ National Stock Exchange of India Limited on Friday, March 05, 2021, Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If shareholders' bank account details were not available or if the funds transfer instruction were rejected by Reserve Bank of India/the concerned bank, due to any reason, then such funds were transferred to the concerned Shareholder Brokers/ custodians for onward transfer to such Eligible shareholders.

Demat Shares accepted under the Buyback have been transferred to the Company's demat escrow account on Friday, March 05, 2021. 2.7 The extinguishment of 22,00,000 Equity Shares accepted under the Buyback is currently under process and shall be completed by Saturday, March

13, 2021.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

(Rupees Thirty Seven Only) per Equity Share.

The capital structure of the Company, pre and post Buyback offer is an under: (Equity Shares have a face value of 10 each)

Post Buy Back* Pre-Buy Back Particulars No. of Equity Shares Amount in INR No. of Equity Shares Amount in INR 2,50,00,000 25,00,00,000 2,50,00,000 25,00,00,000 Authorized share capital Issued, subscribed and paid up share capital 2,20,65,000 22,06,50,000 1,98,65,000 19,86,50,000

*Subject to extinguishment of 22,00,000 Equity Shares

3.2 The details of the Shareholders/ beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares bought back have bee accepted under the Buyback Offer are as under:

S.	Name of Shareholder	Number of equity shares	Equity Shares accepted as a % of	Equity Shares accepted asa % of
No.		accepted under the Buyback	total equity shares bought back	total post Buyback Equity Shares*
1	Assam Timber Products Private Limited	21,55,964	97.99%	10.85%

3.3 The shareholding pattern of the Company Pre-Buyback (as on Record Date i.e. Tuesday, January 19, 2021,) and post Buyback is as under:

Developmen	Pre-Bu	ıyBack	Post Buy Back*	
Particulars	No. of Equity Shares	% of Equity Shares Shareholding	No. of Equity Shares	% of Equity Shares Shareholding
Promoters	1,60,34,645	72.67	1,38,78,681	69.87
Foreign Investors (including Non Resident Indians/ Flls/ Foreign Mutual Funds/Foreign Nationals)	1,39,719	0.63	1,39,719	0.70
Financial Institutions / Banks / Mutual Funds promoted by Banks/Institutions				
Other (public, bodies corporate etc.)	58,90,636	26.70	58,46,600	29.43
Total	2,20,65,000	100	1,98,65,000	100

*Subject to extinguishment of 22,00,000 Equity Shares

MERCHANT BANKER TO THE BUYBACK FAST TRACK FINSEC PRIVATE LIMTED



611, 6" Floor, Pragati Tower, Rajendra Place, New Delhi- 110008 Tel: +91-11-41411600: Website: www.ftfinsec.com Email: pawanmahur@ftfinsec.in Contact person : Mr. Pawan Kumar Mahur SEBI Registration No.: INM000012500 CIN: U65191DL2010PTC200381

DIRECTOR'S RESPONSIBILITY

Date: 06.03.2021

The Board of Directors of the Company accepts responsibility for all the information contained in this Post Buyback Public Advertisement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information. For and on behalf of the Board of Directors of

Archidply Industries Limited

Rajiv Daga Managing Director DIN: 01412917

Deendayal Daga Whole Time Director DIN: 00497806

Atul Krishna Pandey Company Secretary Membership No.: A47815

Place: New Delhi financialexp



शाहबाज शरीफ की बेटी और दामाद भगोड़े घोषित

लाहौर, 6 मार्च (भाषा)।

पाकिस्तान की एक अदालत ने शनिवार को विपक्ष के नेता और पर्व प्रधानमंत्री नवाज शरीफ के भाई शाहबाज शरीफ की बेटी और और दामाद को भ्रष्टाचार के मामले में भगोड़ा अपराधी घोषित किया। लाहौर की जवाबदेही अदालत ने भ्रष्टाचार मामले में राबिया इमरान और उनके पति अली इमरान युसुफ के खिलाफ गिरफ्तारी वारंट जारी कर चुकी है। अधिकारियों ने बताया कि राबिया और युसुफ दोनों ही भागकर ब्रिटेन चले गए हैं। जवाबदेही अदालत ने अगली सुनवाई के दिन राबिया और

पाकिस्तान मुस्लिम लीग (नवाज) (पीएमएल-एन) के अध्यक्ष शरीफ ने पूरे घटनाक्रम को 'राजनीतिक प्रताडना' बताया है। उन्होंने कहा कि प्रधानमंत्री इमरान खान नीत सरकार ने उनके परिवार की महिलाओं को फर्जी मामलों में फंसाया है।

पूर्व प्रधानमंत्री नवाज शरीफ के छोटे भाई शाहबाज शरीफ 700 करोड़ रुपए के धन शोधन मामले में सितंबर, 2020 में गिरफ्तारी के बाद से

भारत से टीके आने से गरीब देशों की आपूर्ति पर कोई असर नहीं पड़ेगा : ब्रिटेन

ब्रिटेन के टीका मंत्री ने शुक्रवार को उन दावों को

इस बात की पृष्टि की कि 'सीरम इंस्टीट्यूट ऑफ इंडिया' ऑकस्फोर्ड यूनिवर्सिटी और एस्ट्राजेनेका द्वारा निर्मित टीके की खेप ब्रिटेन भेज रहा है।

संगठनों ने इस बात की चिंता जताई थी कि सीरम इंस्टीट्यूट से आने वाली बड़ी खेप से विकासशील देशों के लिए आपर्ति कम हो जाएगी। जहावी ने इस बात से इनकार किया है।

उन्होंने कहा. 'हमने निश्चिय ही एस्टाजेनेका

पहली खुराक दी जा चुकी है, जो देश की कुल आबादी का 30 प्रतिशत है।

मगल पर नासा के रोवर ने पहली बार 21 फुट की दुरी तय की

केप कैनावेरल (अमेरिका), 6 मार्च (एपी)। हाल में मंगल की सतह पर उतरे नासा के रोवर

ने इस सप्ताह

लाल ग्रह पर

अपने पहले प्रायोगिक मुहिम में 21 फुट की दूरी तय की। मंगल पर जीवन की संभावना तलाशने की मुहिम के तहत पर्सिवियरेंस रोवर ग्रह की सतह पर उतरने के दो सप्ताह बाद अपने स्थान से कुछ दूर चला। रोवर

शुक्रवार को आगे और पीछे चला। यह प्रक्रिया करीब 33 मिनट बेहद सुगमता से चली। कैलिफोर्निया के पासाडेना में नासा के जेट प्रणोदक प्रयोगशाला ने इस घटना की तस्वीरें साझा कीं। इंजीनियर अनास जराफियान ने कहा. 'रोवर के चलने और

उसके पहियों

के निशान

देखकर मैं

बहुत खुश हूं।

इमरान खान ने विश्वासमत जीता

इस्लामाबाद, ६ मार्च (भाषा)।

पाकिस्तान के प्रधानमंत्री इमरान खान ने शनिवार को विपक्षी दलों के बहिष्कार के आह्रान के बीच नेशनल असेंबली (संसद) में विश्वासमत जीत लिया, जिससे देश में राजनीतिक अस्थिरता खत्म हो गई। हाल में करीबी मुकाबले वाले सीनेट चुनाव में वित्त मंत्री की हार के बाद उनकी सरकार पर संकट आ गया था।

प्रधानमंत्री इमरान खान को संसद के 342 सदस्यीय निचले सदन में 178 वोट मिले और सामान्य बहुमत के लिए 172 वोट की जरूरत थी। राष्ट्रपति आरिफ अल्वी के निर्देश पर संसद का विशेष सत्र बुलाया गया था। विपक्ष ने इसमें हिस्सा नहीं लिया क्योंकि 11 दलों के गठबंधन

पाकिस्तान डेमोक्रेटिक मुवमेंट (पीडीएम) ने मतविभाजन का बहिष्कार किया था. जिससे खान को विश्वासमत जीतने के लिए जरूरी संख्या जुटाने में आसानी हुई। विदेश मंत्री शाह महमूद कुरैशी ने सदन

में एक-सुत्री प्रस्ताव रखा।

प्रस्ताव में कहा गया, 'यह सदन इस्लामी पाकिस्तान गणराज्य के संविधान के अनुच्छेद 91 के खंड (7) के तहत प्रधानमंत्री में विश्वास जताता है। स्पीकर असद कैसर ने नतीजे घोषित किए और कहा, 'खान को दो साल पहले 176 वोटों से प्रधानमंत्री पद के लिए चुना गया था। आज उन्होंने 178 वोट हासिल किए हैं।' पाकिस्तान डेमोक्रेटिक मूवमेंट के उम्मीदवार और पूर्व प्रधानमंत्री यूसुफ रजा

तहरीक-ए-इंसाफ (पीटीआइ) के उम्मीदवार अब्दुल हाफिज शेख को करीबी मुकाबले में सीनेट चुनाव में हरा दिया था। खान के लिए यह बड़ा झटका था जिन्होंने वित्त मंत्री अब्दल हाफिज शेख के लिए निजी तौर पर प्रचार किया था।

क्रिकेटर से नेता बने 68 वर्षीय खान ने अब्दुल हाफिज शेख की हार के बाद निचले सदन में विश्वासमत कराने का फैसला किया था। वित्त मंत्री की हार के बाद विपक्षी दलों ने खान के इस्तीफे की मांग की थी।

नेशनल असेंबली में सत्तारूढ़ तहरीक-ए-इंसाफ पाकिस्तान (पीटीआई) के 157 सदस्य थे लेकिन पार्टी के सांसद फैसल वोड़ा के इस्तीफे के बाद उसके 156 सदस्य हैं। गिलानी ने बुधवार को सत्तारूढ़ पाकिस्तान

चंजाब नैशनल बैंक 💟 punjab national bank मण्डल सस्तरा केंद्र, देहरादून पूर्व, Ph.No. 0135-2716115, E-mail id: cs8218@pnb.co.in कब्जा सूचना (अचल सम्पत्ति हेतु)

जबकि, पंजाब नैशनल बँक की तरफ से प्राधिकृत अधिकारी ने सिक्यूरिटाईजेशन एण्ड रिकन्सट्रक्शन ऑफ फाइनेंशियल एसेट्स एण्ड इनफोर्समेंट ऑफ सिक्योरिटी इंटरेस्ट एक्ट 2002 के नियम 3 के साथ पठित धारा 13 (12) के अन्तर्गत प्रदत्त शक्तियों के प्रयोग में सिक्योरिटी इंटरेस्ट 2002 के साथ 60 दिनों के भीतर नोटिस में निहित रकम की अदायगी हेतु एक डिमांड नोटिस जारी किया था। ऋणी के द्वारा रकम की अदायगी न करने के कारण निम्नलिखित ऋणकर्ता एवं जन साधारण को नोटिस दी जाती है कि अधोहस्ताक्षरी ने प्रत्येक खाते के समक्ष अंकित तिथि को उक्त नियमों के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 (4) के अन्तर्गत प्रदत्त शक्तियों के प्रयोग में अधोलिखित सम्पत्ति का कब्जा ले लिया है। विशेषत ऋणी एवं जन साधारण को एतद द्वारा सतर्क किया जाता है कि वे संबंधित परिसम्पत्ति की खरीद फरोख्त न करें तथा इन परिसम्पत्ति के किसी भी क्रय विक्रय के लिए यहाँ नीचे प्रत्येक खाते के समक्ष रकम उस पर देय ब्याज के लिए पंजाब नैशनल बैंक के प्रभार अधीन होंगे। कर्जदार का ध्यान प्रत्याभूत आस्तियों को छुडाने के लिए, उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप—धारा (8) के प्रावधान की ओर आकृष्ट किया जाता हैं

क्र0 सं0	शाखा / ऋणी / गारन्टर के नाम	बंधक सम्पत्ति का विवरण	मांग नोटिस की तिथि	चिपकाये गये कब्जा नोटिस की तिथि	मांग नोटिस के अनुसार बकाया रकम
	0.0303 हैक्टेयर या 307.13 वर्ग में कॉलोनी), परगना परवा दून, जिला- श्री रोहित महरा एवं श्री शोवित मह	फसली) पुराना खाता नं0 110, खसरा नं0 847 खा (पुराना खसरा नं0 593) क्षेत्रफल 0.0339 हैक्टेयर या 339.46 वर्ग मीटर कवर्ड क्षेत्रफल 164.71 वर्ग मीटर एवं खाता खतीनी नं0 630 (1416 से 1421 फसली) पुराना खाता नं0 630, खसरा नं0 848 खा (पुराना खसरा नं0 591 मिन) क्षेत्रफल टिर। कुल भूमि क्षेत्रफल 646.59 वर्ग मीटर स्थित मीजा जखन (8/8 आनन्द विहार देहरादून, सम्पत्ति स्वामी श्री मदन लाल भट्ट पुत्र श्री चौधरी भट्ट। सीमार्थैः उत्तरः रा की भूमि, साइड माप 80 फीट, दक्षिणः 28 फीट चौडा रास्ता (जो कि पूर्व दिशा फीट), पूर्वः 28 फीट चौडा रास्ता, साइड माप 87 फीट, पश्चिमः श्रीमती	03.02.2020	02.03.2021	
दिन	ांकः 06.03.2021	स्थान – देहरादून	प्राधिकृ	त अधिकारी, पं	जाब नैशनल बैंक

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POST BUY BACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF ARCHIDPLY INDUSTRIES LIMITED

Registered Office: Plot No. 7, Sector -9, Integrated Industrial Estate, Sidcul, Pant Nagar, Rudrapur, Udham Singh Nagar, Rudrapur - 263153 Correspondence Office: First Floor, 2/9, WHS, Kirti Nagar, New Delhi - 110015, Tel: +91-011-45642555, Email- cs@archidply.com; Website: www.archidply.com Corporate Identification Number: L85110UR1995PLC008627

This Public Announcement ("Post Buyback Public Advertisement") is released in accordance with the provisions of Regulation 24(vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 as amended ('Buyback Regulations'). This Post Buy-back Public Advertisement should be read in conjunction with the Public Announcement dated 07 January 2021 ('Public Announcement'), issued in connection with the Buyback (as defined below). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

THE BUYBACK

1.1 Archidply Industries Limited (the "Company") had announced the Buyback of not exceeding 22,00,000 (Twenty Two Lakh) fully paid-up equity shares of face value of Rs. 10/- each ("Equity Shares") from all the existing shareholders / beneficial owners of Equity Shares as on the record date (i.e. Tuesday, January 19, 2021), on a proportionate basis, through the "Tender Offer" process at a price of Rs. 37/- (Rupees Thirty Seven Only) per Equity Share payable in cash for an aggregate consideration not exceeding Rs. 8,14,00,000/- (Rupees Eight Crores Fourteen Lakhs only) represents 9.97% and 9.28% of the aggregate fully paid-up equity share capital and free reserves as per the financial statements of the Company as on September 30, 2020, as on the record date, on a proportionate basis, through the Tender Offer route as prescribed under the Buyback Regulations (hereinafter referred to as the "Buyback"). The maximum number of Equity Shares proposed to be bought back represents 9.97% of the total number of Equity Shares in the issued, subscribed and paid-up equity share capital of the Company.

1.2 The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as provided under Buyback Regulations and circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015, Circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated May 14, 2020 and SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020 issued by Securities and Exchange Board of India ("SEBI Circulars")

1.3 The Buy-back commenced on Wednesday, February 10, 2021 and closed on Friday, Wednesday 24, 2021 (both days inclusive). DETAILS OF THE BUYBACK

The total number of Equity Shares bought back under the Buyback Offer are 22,00,000 (Twenty Two Lakh Only) Equity Shares at a price of Rs. 37/-(Rupees Thirty Seven Only) per Equity Share. The total amount utilized in the Buyback of Equity Shares is Rs. 8,14,00,000 (Rupees Eight Crore Fourteen Lakh Only) excluding transaction costs

viz. brokerage, applicable taxes such as buyback taxes, securities transaction tax, goods and services tax, stamp duty, etc.

The Registrar to the Buyback Offer i.e. Skyline Financial Services Private Limited (the "Registrar to the Buyback Offer") considered a total of 78 valid bids for 40,45,800 Equity Shares in response to the Buyback, resulting in the subscription of approximately 1.84 times the maximum number of shares proposed to be bought back. The details of valid bids considered by the Registrar to the Buyback Offer are as follows

S. No.	Particulars	No. of Shares available for buy back	No. of valid Bids	No. of Equity Shares Validly Tendered	No. of Equity Shares Accepted	Reponses (%)
1	Reserved category for small shareholder	4,23,110	76	41,880	41,880	9.90
2	General category of other eligible shareholder	17,76,890	2	40,04,000	21,58,120	225.34
- 33	Total	22,00,000	5	40,45,880	22,00,000	183.90

2.4 All valid bids have been considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. 2.5 The settlement of all valid bids was completed by the Indian Clearing Corporation Limited/ National Securities Clearing Corporation Limited

("Clearing Corporation")/ BSE Limited/ National Stock Exchange of India Limited on Friday, March 05, 2021. Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If shareholders' bank account details were not available or if the funds transfer instruction were rejected by Reserve Bank of India/the concerned bank, due to any reason, then such funds were transferred to the concerned Shareholder Brokers/ custodians for onward transfer to such Eligible shareholders

Demat Shares accepted under the Buyback have been transferred to the Company's demat escrow account on Friday, March 05, 2021. The extinguishment of 22,00,000 Equity Shares accepted under the Buyback is currently under process and shall be completed by Saturday, March

13, 2021. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1 The capital structure of the Company, pre and post Buyback offer is an under: (Equity Shares have a face value of 10 each)

Book and a second	Pre-Buy	Back	Post Buy Back*		
Particulars	No. of Equity Shares	Amount in INR	No. of Equity Shares	Amount in INR	
Authorized share capital	2,50,00,000	25,00,00,000	2,50,00,000	25,00,00,000	
Issued, subscribed and paid up share capital	2,20,65,000	22,06,50,000	1,98,65,000	19,86,50,000	

Subject to extinguishment of 22.00.000 Equity Shares

3.2 The details of the Shareholders/ beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback Offer are as under:

S.	Name of Shareholder	Number of equity shares	Equity Shares accepted as a % of	Equity Shares accepted asa % of
No.		accepted under the Buyback	total equity shares bought back	total post Buyback Equity Shares*
1	Assam Timber Products Private Limited	21,55,964	97.99%	10.85%

Subject to extinguishment of 22,00,000 Equity Shares

3.3 The shareholding pattern of the Company Pre-Buyback (as on Record Date i.e. Tuesday, January 19, 2021,) and post Buyback is as under.

5	Pre-Bu	yBack	Post Buy Back*	
Particulars	No. of Equity Shares	% of Equity Shares Shareholding	No. of Equity Shares	% of Equity Shares Shareholding
Promoters	1,60,34,645	72.67	1,38,78,681	69.87
Foreign Investors (including Non Resident Indians/ Fils/ Foreign Mutual Funds/Foreign Nationals)	1,39,719	0.63	1,39,719	0.70
Financial Institutions / Banks / Mutual Funds promoted by Banks/Institutions				
Other (public, bodies corporate etc.)	58,90,636	26.70	58,46,600	29.43
Total	2,20,65,000	100	1,98,65,000	100

*Subject to extinguishment of 22,00,000 Equity Shares

MERCHANT BANKER TO THE BUYBACK



FAST TRACK FINSEC PRIVATE LIMTED 611, 6" Floor, Pragati Tower, Rajendra Place, New Delhi- 110008 Tel: +91-11-41411600: Website: www.ftfinsec.com Email: pawanmahur@ftfinsec.in Contact person : Mr. Pawan Kumar Mahur SEBI Registration No.: INM000012500 CIN: U65191DL2010PTC200381

DIRECTOR'S RESPONSIBILITY

The Board of Directors of the Company accepts responsibility for all the information contained in this Post Buyback Public Advertisement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information.

> For and on behalf of the Board of Directors of Archidply Industries Limited

Date: 06.03.2021 Place: New Delhi

Rajiv Daga Managing Director DIN: 01412917

Company Secretary

यूरोप में एक सप्ताह में कोरोना के 10 लाख मामले

मिलान, 6 मार्च (एपी)।

यूरोप में बीते एक सप्ताह में कोरोना संक्रमण के दस लाख मामले सामने आए हैं। यह पिछले सप्ताह सामने आए मामलों की तुलना में नौ फीसद अधिक है। इसके साथ ही छह सप्ताह तक मामलों में गिरावट दर्ज किए

जाने के बाद फिर से वृद्धि देखने को मिल रही है। वायरस से सबसे अधिक प्रभावित स्थानों में मिलान उपनगर का बोलेट भी शामिल हैं। यहां एक नर्सरी और उसे लगे प्राथमिक स्कूल में संक्रमण का तेजी से प्रसार हुआ है। यहां कुछ ही दिन में 45 छात्र और 14 कर्मचारी वायरस की चपेट में आ गए हैं।

सेन्ट्रल बैंक ऑफ इंडिया Central Bank of India

प्रतिभूतिकरण अधिनियम, २००२ की मांग सूचना 13(2)

परिसम्पत्ति वसूली शाखा, सोराबजी भवन, 4/54, डी.बी. गुप्ता रोड, करोल बाग, नई दिल्ली-110005 यह मांग सूचना वित्तीय परिसम्पत्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण और प्रतिभूति हित अधिनियम, 2002 (2002 का 54) के साथ पठित प्रतिभृति हित (प्रवर्तन) नियम, 2002 के अंतर्गत एतदद्वारा कर्जेदारों / गारंटरों को उनकी गारटी में दी गई ऋण सुविधा की बकाया राशि का भुगतान इस सूचना की तिथि से 60 दिनों के भीतर करने के लिए जारी की गई है। यदि आप अधिनियम की धारा 13(2) के अंतर्गत इस सचना के संदर्भ में नीचे वर्णित राशि और उस पर आगे ब्याज और प्रासंगिक व्यय, लागत आदि का भूगतान करने में असफल रहते हैं तो बैंक कथित अधिनियम की धारा 13 की उप-धारा (4) और अन्य लागू प्रावधान के अंतर्गत उसे प्राप्त सभी या किसी अधिकार का प्रयोग करेगा। आपको

यह भी सूचना दी जाती है कि आप बिना बैंक की लिखित अनुमति लिये इस सूचना में नीचे वर्णित प्रतिभूत

परिसम्पत्तियों की बिक्री, पटटे पर देने या अन्य लेनदेन नहीं कर सकते है। बकाया राशि के साथ खाता और

प्रतिभूत परिसम्पत्तियों का विवरण नीचे दिया गया है: अचल सम्पत्ति की अनुसूची एवं अन्य विवरण

प्रतिभूत परिसम्पत्ति का विवरण 13(2) सुचना की तिथि एवं सारी कर्जदार एवं गारंटर का नाम ऋणधारकः मै. सन्त सार एजुकेशन सोसायटी द्वारा श्री क. खाता नं. 89, 132 खसरा नं. 207-208, एनपीए 30.11.2014 क शिव कुमार शर्मा (अध्यक्ष) एवं श्रीमती शकुन शर्मा ग्राम भंकारी खास, तहसील कोल जिला- रु. 17,54,10,603/ (सचिव) पंजीकृत कार्यालयः फ्लैट नं. 83बी, अलीगढ़, जी.टी.रोड, अलीगढ़, उ.प्र.-202002, 12.02.2021 को हमे पॉकेट-के, शेख सराय, फेज-II, नई दिल्ली-17 माप 14658 वर्ग यार्ड्स में स्थित श्री शिव कुमार देय (जो सूचना की तिथि स्कूल, खाता नं. 89, 132 खसरा नं. 207-208, ग्राम शर्मा एवं श्रीमती शकुन शर्मा के नाम में सम्पूर्ण को मूलधन एवं देय भंकारी खास, तहसील कोल जिला-अलीगढ़, भूमि तथा भवन जी.टी.रोड, अलीगढ, उ.प्र.-202002 ख. आवासीय सम्पत्ति सं. 83-बी, भूतल, करता है।) गारन्टरों: 1) श्री शिव कुमार शर्मा 2) श्रीमती शकुन<mark> पॉकेट-के, डीडीए एलआईजी फ्लैट, शेख सराय</mark> शर्मा प्लॉट नं. 51, प्रतिमा कॉलोनी, फेज-1, नांगला नई दिल्ली-110017 मौलवी, परगणा, तहसील कौल, जिला-अलीगढ़ स्वामी: श्रीमती शकुन शर्मा, पत्नी श्री शिव कुमा साथ ही: फ्लैट नं. 83 बी, पॉकेट-के, शेख सराय, ग. प्लॉट नं. 51, प्रतिमा कॉलोनी, फेज-1 फेज-II, नई दिल्ली-17, साथ ही: खाता नं. 89, नांगला मौलवी, परगणा एवं तहसील कौल, जिल 132 खसरा नं. 207-208, ग्राम भंकारी खास, अलीगढ़ (उ.प्र.) में स्थित आवासीय सम्पत्ति जं तहसील कोल जिला-अलीगढ़, जी.टी.रोड, अलीगढ़, श्रीमती शकुन शर्मा, पत्नी श्री शिव कुमार शर्मा के नाम में है (श्री शिव कुमार शर्मा, श्रीमती शकुन उ.प्र.-202002 शर्मा तथा अन्यों को दी गई अन्य सेन्ट मार्टगैज

ऋण के लिये हमारे पास पहले से ही प्रभारित)

कर्जदार का ध्यान प्रतिभूत परिसम्पत्तियों को छुड़ाने के लिए उपलब्ध समय के संबंध में अधिनियम के अनुच्छेद (13) के प्राधिकत अधिकारी.

सरफैसी अधिनियम की धारा 13(2) के अंतर्गत जारी पूर्व की सभी सूचनाएँ तत्काल प्रभाव से वापस ली जाती है।

स्थानः नर्ड दिल्ली दिनांक: 12.02.2021

सेन्टल बैंक ऑफ इंडिया, एआरबी, करोलबाग, नई दिल्ली

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF ORACLE CREDIT LIMITED Corporate Identification Number: L65910DL1991PLC043281

Registered Office - P-7, Green Park Extn, New Delhi-110 016 | Email- oracle_credit@yahoo.co.in | Website: www.oraclecredit.co.in PUBLIC ANNOUNCEMENT UNDER REGULATION 3(1) AND 4 READ WITH REGULATION 13, 14, 15(1) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 ("REGULATIONS"), AND AS

OPEN OFFER FOR ACQUISITION OF UPTO 14.43.000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE INR 10.00 EACH ("EQUITY SHARES" OF ORACLE CREDIT LIMITED, A COMPANY REGISTERED UNDER THE COMPANIES ACT. 1956 AND HAVING ITS REGISTERED OFFICE AT P. GREEN PARK EXTN, NEW DELHI-110016 ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS (DEFINED BELOW) OF THE TARGET COMPANY BY MR. MANDEEP SINGH ("ACQUIRER 1") AND MR. ADITYA VIKRAM KANORIA ("ACQUIRER 2") (HEREINAFTER REFERRED TO

AS "ACQUIRERS"), FOR CASH, (HEREINAFTER REFERRED TO AS THE "OFFER" / "OPEN OFFER"). This Public Announcement ("PA" or "Public Announcement") is being issued by Fast Track Finsec Private Limited ("FTFPL"), ("Manager t the Offer") for and on behalf of Acquirers to the Public Shareholders of the Target Company pursuant to and in Compliance with, amongst others, Regulations 3 and 4 of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

and subsequent amendments thereto (("SEBI (SAST) Regulations, 2011"/"Regulations")) or the purpose of this Public Announcement, the following terms have the meanings assigned to them below: "Selling Shareholder" shall mean all the promoters and promoter group of the Target Company, namely Ashok Kumar Jain and

Sugan Chand Jain "Public Shareholders" shall mean all the public shareholders of the Target Company, other than (i) the Acquirers, (ii) persons deemed to be acting in concert with parties at (i) above, in compliance with the provisions of regulation 7(6) of the Takeove OFFER DETAILS:

Offer Size: The Acquirers hereby makes this Open Offer ("Offer") to all the public shareholders of the Target Company to acquire upto 14,43,000 fully paid up Equity Shares of face value of INR 10.00/- (India Rupees Ten Only) each ("Equity Share") of the Target Company, as on the date of this Public Announcement, representing 26% of the total issued. outstanding and fully paid- up Equity Share Capital carrying voting rights of the Target Company (Offer Size), subject to the terms and conditions mentioned in this Public Announcement ("PA"), Detailed Public Statement ("DPS") and Letter of Offer ("LOF") that are proposed to be issued in accordance with the Regulations.

Offer Price/ Consideration: The Offer Price of INR 10.00/- (Indian Rupees Ten Only) per Equity Share ("Offer Price") which is calculated in accordance with Regulation 8 of the Regulations. Assuming full subscription in the Open Offer, the total consideration payable by the Acquirers will be INR 1,44,30,000 (Indian Rupees One Crore Forty Four Lakh Thirty Thousand Only) ("Maximum Consideration").

Mode of Payment: The Offer Price is payable is "Cash" in accordance with Regulation 9 of the Regulations. Type of Offer: This is a Triggered Offer under Regulations 3 and 4 of the Regulations. This Open Offer is not subject to any

ninimum level of acceptance in terms of Regulation 19 of the Regulation. This is not a competing offer in terms of Regulation 20 of the Regulations

TRANSACTION WHICH HAS TRIGGERED THE OPEN OFFER OBLIGATIONS (UNDERLYING TRANSACTION) Details of underlying transaction

Shares/ Voting rights acquired/ Type of Mode of Transaction Total Consideration | Mode of | Regulation proposed to be acquired Transaction for shares/ Voting payment | which has Rights acquired triggered % vis a vis total equity (INR) / voting capital Share Purchase Agreement 31.16% 17,296,500 Cash Direct 17,29,650 3 and 4 Acquisition ("SPA") dated 06" March Details of the Acquirer(s) /PAC Details Acquirer 1 Acquirer 2 Total Name of Acquirers Aditya Vikram Mandeep Singh 2(No) Kanoria 863, Lake Town, No 27 Sec No 12, Block-A, Kolkata-Nanak Nagar

700 089 Jammu -PIN Name(s) of persons in control/promoters of acquirers/ PAC where Acquirers/PAC are companies Name of the Group, if any, to which the Acquirer/PAC belongs to NA. Pre-Transaction shareholding 450347 416782 867129 · Number of equity shares in the Target Company 15.62 8.11 7.51 % of total share capital Proposed shareholding 864825 863825 1729650 After the acquisition of shares which triggered the Open Offer Any other interest in the Target Company here is no Person Acting in Concert in relation to the present Open Offer within the meaning of 2(1)(q) of the Regulations

Details of selling shareholders, if applicable Name, PAN & Address Details of shares/ voting rights held by the selling Part of promote group Pre-Transaction Post-Transaction (Yes/ No) No. of shares % vis a vis No. of % vis a vis **Total Share Total Share** shares Capital Capital 10,08,450 Ashok Kumar Jain PAN: AEMPI6616F

Address: P-7 Green Park Extension, New Delhi - 110 016 Sugan Chand Jain 7,21,200 12.99 Nil Address: P-7 Green Park Extension, New Delhi – 110 016 INFORMATION ABOUT THE TARGET COMPANY 5.1. Oracle Credit Limited, a Company originally incorporated as a Public Limited Company under the Companies Act, 1956 vide

Certificate of Incorporation dated February 27, 1991 by the name of Overnite Finance Private Limited in the union territory of Delhi. Thereafter, Company has changed its name to Overnite Finance Limited w.e.f 18.07.1994. On 30.11.1994 Company has again changed its name to OFL Finanz Limited. Further that on 11.08.1995 name of company has been changed from OFL Finanz Limited to Oracle Credit Limited. The CIN No. of the Company is L65910DL1991PLC043281 Presently, Registered Office of the Target Company is situated at P-7, Green Park Extn, New Delhi-110016

As on date of this PA the Authorised Share Capital of the Company is INR 7,00,00,000 (Indian Rupees Seven Crores Only) divided into 70,00,000 (Seventy Lakh) Equity Shares of INR 10/- (Indian Rupees Ten Only) each and the Issued, Subscribed and Paid-up Capital of the Target Company is INR 5,55,00,000/- (Indian Rupees Five Crores Fifty Five Lakhs Only) divided into 55,50,000 (Fifty Five Lakh Fifty Thousand) Equity Shares of INR 10/- (Indian Rupees Ten Only) each. Presently 55,50,000 (Fifty Five Lakh Fifty Thousand) Equity Shares of the Target have been listed on platform of BSE Limited

("BSE") with Scrip Code 539598. There are no partly paid up Equity Shares of the Target Company. Presently, the Board of Directors of the Target Company comprises of Mr. Ashok Kumar Jain (DIN: 00091646), Ms. Meena Jain (DIN: 00209017), Mr. Girish Chand Jain (DIN: 00266932) and Mr. Surinder Kumar Nagpal (DIN: 01171148) (Source: MCA

website). As on the date of PA, none of the Directors were representatives of the Acquirers.

There are no outstanding convertible instruments such as warrants/FCDs/PCDs etc of the Target Company. (Source: Annual Report for the year ended March 31, 2020)

The details of the Open Offer will be published in the newspaper in terms of the provisions of Regulations 13(4) and 14(3) of the Regulations vide a Detailed Public Statements ("DPS") on or before 15.03.2021

The Acquire undertake that they are aware of and will comply with their obligation under the Regulations and have adequate financial resources to meet the offer obligations in terms of Regulations 25(1) of the Regulations in relation to

In this PA, any discrepancy in any table between the total and sums of the percentage listed is due to rounding off.

This offer is not subject to any minimum level of acceptance.

This PA is not being issued pursuant to a competing offer in terms of Regulation 20 of the Regulations.

Issued by Manager to the Offer

Fastrack Finsec

FAST TRACK FINSEC PRIVATE LIMITED CIN: U65191DL2010PTC200381 B-502, Statesman House, 148, Barakhamba Road, New Delhi - 110 001 Telephone: +91-11-43029809 Email:vikasverma@ftfinsec.com Investor Grievance Email: investor@ftfinsec.com Website: www.ftfinsec.com Contact Person: Mr. Vikas Kumar Verma SEBI Reg. No: INM000012500

Place: New Delhi

Date: 06.03.2021

For & On behalf of the Acquirers Aditya Vikram Kanoria

Mandeep Singh

www.readwhere.com

युसुफ की संपत्ति का ब्यौरा मांगा है।

लाहौर के कोटलखपत जेल में बंद हैं।

लंदन, 6 मार्च (एपी)।

खारिज कर दिया कि उनके देश को भारत से जो कोविड-19 के टीके मिल रहे हैं, वे गरीब देशों के टीका मंत्री नाधिम जहावी ने एक साक्षात्कार में

'मेडिसिन्स सान्स फ्रांटियर्स' जैसे गैर सरकारी

और सीरम से यह आश्वासन मांगा था कि हमारी खेप से दुनिया में कम आय और मध्यम आय वाले देशों के लिए उनकी प्रतिबद्धता पर असर नहीं पड़ेगा।' मंत्री ने कहा, 'वे करीब 30 करोड़ खुराके कम और मध्यम आय वाले देशों को मुहैया करा रहे हैं। आपने देखा कि वह पिछले महीने घाना के अकरा पहुंची और इस सप्ताह फिलिपींस...आइवरी कोस्ट में भी पहुंची। और आप देंखेंगे कि इससे कहीं

अधिक मात्रा बाहर जाने वाली है।' ब्रिटेन में दो करोड़ 10 लाख लोगों को टीके की

> Criminal Courts, Ludhiana Ludhiana NEXT DATE: 09-04-2021 next date, purpose of case, orders and judgments as well as other case information is available on

http://districts.ecourts.govt.in/ludhiana CNR NO: PBLD03-041854-2017 Kotak Mahindra Bank Amit Kumar Notice To, Amit Kumar S/o Ramesh R/o H. No. 650, VPO Mokhra Khas,

whereas it has proved to the satisfaction of

Rohtak -124001 (Haryana)

this court that you, the above named accused /accused persons can't be served in the ordinary way of service, hence this proclamation under 82 of code of criminal procedure is hereby issued against you with a direction that you should appear personally before this court on 09-04-2021 at 10.00 a.m. or within 30 days from the date of publication of this proclamation. Take notice that, in case of default on your part to appear as directed above the above said case will be heard and determined as

per law, in your absence, for details logon to: https://highcourtchd.gov.in/?trs=district_no tice &district=ludhiana

JMIC Ludhiana

Criminal Courts, Ludhiana In the court of Sh. Gurdarshan Singh JMIC Ludhiana NEXT DATE: 08-04-2021 next date, purpose of case, orders and judgments as well as other case information is available on http://districts.ecourts.govt.in/ludhiana CNR NO: PBLD03-039381-2017

Kotak Mahindra Bank

BRAHMA KUMAR

Notice To, BRAHMA KUMAR R/o A-45, Ram Nagar, Ghaziabad-201301 (Uttar Pradesh) whereas it has proved to the satisfaction of this court that you, the above named accused// accused person can't be served in the ordinary way of service. Hence this proclamation under 82 of code of criminal procedure is hereby issued against you with a direction that you should appear personally before this court on 08-04-2021at 10.00 a.m. or within 30 days from the date of publication of this proclamation, take notice that, in case of default on your part to appear as directed above the above said case will be heard and

JMIC Ludhiana Criminal Courts, Ludhiana In the court of Sh. Devnoor Singh JMIC Peshi: 12-04-2021 CNR NO: PBLD03-020504-2019

determined as per law, in your absence, for

details logon to:https://highcourtchd.gov.in/?

trs=district_notice&district=ludhiana

publication notice for proclamation under section 82 CR.PC M/s Doctor Seeds Pvt Ltd M/s Balaji Agro Seeds complaint R/w sec-138 of N.I ACT Notice To: 1. M/s Balaji Agro Seeds Through Its Prop. Jai Parkash Tiwari, 54, Old Grain Mkt, Sri Ganganagar, Rajasthan 2. Jai Prakash Tiwari (prop) M/s Balaji Agro Seeds 54, Old Grain Mkt, Sri Ganganagar, Rajasthan whereas it has been proved to the satisfaction of the court that you, the accused above named cannot be served in the ordinary way of service. Hence, this proclamation under section 82 CRPC is hereby issued against you with a direction that you should appear personally before this court on 12-04-2021 at 10.00 a.m. or

within 30 days from the date of publication of

above said case will be heard and determined

as per law,, in your absence, given under my

to: https://highcourtchd.gov.in/?trs=district_

notice&district=ludhlana

hand and the seal of the court, for details logon

JMIC Ludhiana

your part to appear as directed above, the

this proclamation, take notice that, in default of

Deendayal Daga Whole Time Director DIN: 00497806

Atul Krishna Pandey

Membership No.: A47815









ARCHIDPIA

ARCHIDPLY INDUSTRIES LIN

POST BUY BACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHARE HOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF ARCHIDPLY INDUSTRIES LIMITED

Registered Office - Plot No. 7, Sector -9, Integrated Industrial Estate, Sidcul, Pant Nagar, Rudrapur, Udham Singh Nagar, Rudrapur - 263153 Correspondence Office - First Floor, 2/9, WHS, Kirti Nagar, New Delhi - 110015 Tel: +91-011- 45642555, Email- cs@archidply.com; Website: www.archidply.com

Corporate Identification Number: L85110UR1995PLC008627 This Public Announcement ("Post Buyback Public Advertisement") is released in accordance with the provisions of Regulation 24(vi) of Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 as amended ("Buyback Regulations"). This Post Buy-back Public Advertisement should be read in conjunction with the Public Announcement dated 07 January 2021 ("Public Announcement"), issued in connection with the

Buyback (as defined below). The terms used but not defined in this PostBuyback Public Announcement shall

have the same meanings as assigned in the Public Announcement and the Letter of Offer.

- 1.1 Archidply Industries Limited (the "Company") had announced the Buyback of not exceeding 22,00,000 (Twenty Two Lakh) fully paid-up equity shares of face value of Rs. 10/- each ("Equity Shares") from all the existing shareholders / beneficial owners of Equity Shares as on the record date (i.e. Tuesday, January 19, 2021), on a proportionate basis, through the "Tender Offer" process at a price of Rs. 37/- (Rupees Thirty per Equity Share payable in cash for an aggregate consideration not exceeding Rs 8,14,00,000/- (Rupees Eight Crores Fourteen Lakhs only) represents 9.97% and 9.28% of the aggregate fully paid-up equity share capital and free reserves as per the financial statements of the Company as on September 30, 2020, as on the record date, on a proportionate basis, through the Tender Offer route asprescribed under the Buyback Regulations (hereinafter referred to as the "Buyback"). The maximum number of Equity Shares proposed to be bought back represents 9.97% of the total number of Equity Shares in the issued, subscribed and paid-up equity share capital of the Company
- 1.2 The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as provided under Buyback. Regulations and circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015, Circular no CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, SEBI/CIR/CFD/DCR1/CIR/P/2020/83 dated May 14, 2020 and SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020issued by Securities and Exchange Board of India ("SEBI Circulars")
- The Buy-back commenced on Wednesday, February 10, 2021 and closed on Friday, Wednesday 24, 2021

DETAILS OF THE BUYBACK

- The total number of Equity Shares bought back under the Buyback Offer are 22,00,000 (Twenty Two Lakh Only)Equity Shares at a price of Rs. 37/- (Rupees Thirty Seven Only) per Equity Share
- The total amount utilized in the Buyback of Equity Shares is Rs.8,14,00,000 (Rupees Eight Crore Fourteen Lakh Only)excludingtransaction costs viz. brokerage, applicable taxes such as buyback taxes, ecurities transaction tax, goods and services tax, stamp duty, etc.
- The Registrar to the Buyback Offer i.e. Skyline Financial Services Private Limited (the "Registrar to the Buyback Offer") considered a total of 78 valid bids for40,45,800 Equity Shares in response to the Buyback, resulting in the subscription of approximately 1.84 times the maximum number of shares proposed to be bought back. The details of valid bids considered by the Registrar to the Buyback Offer are

S. No.	Particulars	No. of Shares available for	No. of valid Bids	No. of Equity Shares Validly	No. of Equity Shares Accepted	Reponses (%)
		buy back		Tendered		
	Reserved category for small shareholder	4,23,110	76	41,880	41,880	9.90
	General category of other eligible shareholder	17,76,890	2	40,04,000	21,58,120	225.34
	Total	22,00,000		40,45,880	22,00,000	183.90

2.4All valid bids have been considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer.

2.5 The settlement of all valid bids was completed by the Indian Clearing Corporation Limited/ National Securities Clearing Corporation Limited ("Clearing Corporation")/ BSE Limited/ National Stock Exchange of India Limited on Friday, March 05, 2021. Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If shareholders' bank account details were not available or if the funds transfer instruction were rejected by Reserve Bank of India/the concerned bank, due to any reason, then such funds were transferred to the concerned Shareholder Brokers/ custodians for on ward transfer to such Eligible shareholders.

2.6 Demat Shares accepted under the Buyback have been transferred to the Company's dematescrow

account on Friday, March 05, 2021.

2.7 The extinguishment of 22,00,000 Equity Shares accepted under the Buyback is currently under process and

shall be completed by Saturday, March 13, 2021.
CAPITAL STRUCTURE AND SHARE HOLDING PATTERN

3.1 The capital structure of the Company, pre and post Buyback offer is an under:

(Equity Shares have a face value of 10 each)

Particulars	Pre-Bt	ıyBack	Post Buy Back*		
	No. of Equity Shares	Amount in (INR)	No. of Equity Shares	Amount in (INR)	
Authorized share capital	2,50,00,000	25,00,00,000	2,50,00,000	25,00,00,000	
Authorized share capital Issued, subscribed and paid up share capital	2,20,65,000	22,06,50,000	1,98,65,000	19,86,50,000	

*Subject to extinguishment of 22,00,000 Equity Shares 3.2 The details of the Shareholders/ beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buy back Offer are as under

S. No.	Name of Shareholder	Number of equity shares accepted under the Buyback	as a % of total equity	Equity Shares accepted as a % of total post Buyback Equity Shares*
	Assam Timber Products Private Limited	21,55,964	97.99%	10.85%

Subject to extinguishment of 22,00,000 Equity Shares

3.3 The shareholding pattern of the Company Pre-Buyback (as on Record Date i.e. Tuesday, January 19 2021,) and post Buyback is as under:

Particulars	Pre-BuyBack		Post Buy Back*	
	No. of Equity Shares	% of Equity Shares Shareholding	Shares	% of the post existing Equity Share Capital
Promoters	1,60,34,645	72.67	1,38,78,681	69.87
Foreign Investors (including Non Resident Indians/ Flls/ Foreign Mutual Funds/Foreign Nationals)	1,39,719	0.63	1,39,719	0.70
Financial Institutions / Banks / Mutual Funds promoted by Banks/Institutions				
Other (public, bodies corporate etc.)	58,90,636	26,70	58,46,600	29.43
Total	2,20,65,000	100	1,98,65,000	100

*Subject to extinguishment of 22,00,000 Equity Shares 1. MERCHANT BANKER TO THE BUYBACK



FAST TRACK FINSEC PRIVATE LIMTED

611, 6th Floor, Pragati Tower, Rajendra Place, New Delhi- 110008 Fastrack Finsec Tel:+91-11-41411600; Website: www.ftfinsec.com

Email:pawanmahur@ftfinsec.in

Contact person: Mr. Pawan Kumar Mahur SEBI Registration No.: INM000012500 CIN: U65191DL2010PTC200381

DIRECTOR'S RESPONSIBILITY

The Board of Directors of the Company accepts responsibility for all the information contained in this Post Buyback Public Advertisementand confirms that this Post Buyback Public Announcement contains true, factual and material information and does not containany misleading information.

For and on behalf of the Board of Directors of Archidply Industries Limited

Rajiv Daga Managing Director DIN: 01412917

Deendayal Daga Whole Time Director DIN: 00497806

Atul Krishna Pandey Company Secretary Membership No.: A47815

खाना बनाकर महगाइ का ाकर

भाजपा सरकार में बढ़ती महंगाई से आम जनता का जीना हुआ दुभर

बढ़ती महंगाई और रसोई गैस के साथ-साथ पेटो पदार्थों में आसमान छूते दामों से असहज दर्जनों महिला कांग्रेस कार्यकर्ताओं ने उत्तराखंड प्रदेश महिला कांग्रेस कमेटी की वरिष्ठ उपाध्यक्ष और रुद्रपुर नगर पालिका परिषद की पूर्व आरोप लगाया कि वह महंगाई रोकने में बेहाल और परेशान हैं लेकिन सरकार नाकामयाब रही है। सब्जी दाल और के कानों में जूं तक नहीं रेंग रही है। अनाजों के दाम बढ़ने से जहां आम जन बेहाल है। वही रसोई गैस के दाम बढ़ने से लोगों का गुस्सा लगातार बढ़ रहा है। श्रीमती शर्मा ने कहा कि आज गैस

रुद्रपुर (दर्पण संवाददाता)। देश में श्रीमती मीना शर्मा ने केंद्र सरकार पर रही हैं। बढती महंगाई के कारण लोग श्रीमती शर्मा ने कहा कि उन्होंने आज बढती महंगाई और गैस सिलेंडर में अप्रत्याशित वृद्धि के कारण विरोध स्वरूप चुल्हे पर खाना बनाया है और



चेयरपर्सन श्रीमती मीना शर्मा के नेतृत्व में रमपुरा बस्ती में पहुंचकर चूल्हे पर खाना बनाया और केंद्र सरकार के खिलाफ प्रदर्शन किया। इस अवसर पर उत्तराखंड प्रदेश महिला कांग्रेस कमेटी पालिका परिषद की पूर्व चेयरपर्सन महंगाई को लेकर चिंता की लकीरे बढ संख्या में अन्य महिलाएं उपस्थित थी।

सिलेंडर 1000 के आसपास पहुंच गया - उनका यह विरोध आगे भी जारी रहेगा। है लेकिन केंद्र और राज्य सरकार को इससे कोई लेना देना नहीं है। उत्तराखंड प्रदेश महिला कांग्रेस कमेटी की वरिष्ठ उपाध्यक्ष श्रीमती मीना शर्मा ने कहा कि की वरिष्ठ उपाध्यक्ष और रुद्रपुर नगर आज गरीब और मध्यवर्गीय परिवार में पूनम, सीमा, शक्तंतला सहित बड़ी

इस अवसर पर उपस्थित प्रमुख महिलाओं में श्रीमती सरोज रानी सर्वेश रस्तोगी, बनारसी देवी, बबीता, माया, क्ति, कमलेश, निर्मल, चंद्र कली

उत्तराखंड सॉकर फुटसल गया, जिसमें अल्मोडा ने 2/0 से एसोसिएशन की ओर से रुद्रपुर के हल्द्वानी को शिकस्त देकर फाइनल में महासचिव, कार्यक्रम अध्यक्ष भारत स्पोर्ट्स स्टेडियम में पांच से छह मार्च प्रवेश किया। प्रतियोगिता का फाइनल

बालक फ्टसल प्रतियोगिता का शानिवार का समापन हुआ। जानकारी देते हुए उधम सिंह नगर पर्ुट स ल एसोसिएशन के आयोजक सचिव नीतीश कुमार ने

बीच खेला गया जिसमें देहरादुन में 1/0 से जीत हासिल कर फाइनल में प्रवेश किया। एवं दुसरा सेमीफाइनल मैच

प्रतियोगिता के दूसरे दिन का पहला बीच हुआ। जिसमें देहरादून ने खेल का सिंह विर्क, मनोज सिंह. सरेश बिष्ट सेमीफाइनल चंपावत व देहरादून के शानदार प्रदर्शन करते हुए 1/0 से हराकर चौंपियंस ट्रॉफी पर कब्जा करते हुए विजेता बना। प्रतियोगिता के

रुद्रप्र(दर्पण संवाददाता)। अल्मोडा व हल्ह्यानी के बीच खेला रुद्रप्र मेयर रामपाल सिंह व विशिष्ट अतिथि सी.पी. शर्मा कांग्रेस भूषण चुघ , जिला क्रीडाधिकारी उध को दो दिवसीय राज्य स्तरीय सीनियर मुकाबला देहरादून व अल्मोडा के म सिंह नगर श्रीमती रसिका सिद्दीकी

> सहित सभी के द्वारा विजेता व उप विजेता खिलाडियों को पुरस्कृत कर सम्मानित किया। इस दौरान विजय वर्माज्वेलर्सको एमडी मनदीप बर्मा, मंजू जोशी, बाब्राम, रिंक् पासवान, रघ्वीर

क्रिकेट कोच राजेंद्र कुमार, नवनीत राव, धीरज चौधरी, गोविंद परिहार, सॉकर फुटसाल के सचिव महेंद्र सिंह समापन अवसर पर मुख्य अतिथि सहित अन्य लोग मौजद थे।

गदरपुर(दर्पण संवाददाता)। नगर के करी किंग फैमिली रेस्टोरेंट में गदरपुर डिस्ट्रीब्यूटर एसोसिएशन के अध्यक्ष सतीश अनेजा के नेतृत्व में विशेष कार्यक्रम का आयोजन किया गया। कार्यक्रम में

प्रांतीय उद्योग व्यापा मंडल के नवनियुक्त पदाधिकारियों अध्यक्ष दीपक बेहड़, महामंत्री संदीप चावला एवं कोषाध्यक्ष राहुल अनेजा का माल्यार्पण कर एवं स्मृति चिन्ह देकः स्वागत किया गया

कार्यक्रम का संचालन प्रांतीय व्यापार अनेजा ने कहा डिस्ट्रीब्यूटर एसोसिएशन मंडल के प्रदेश मंत्री एवं जीडीए के का पूरा सहयोग प्रांतीय उद्योग व्यापार अम्बर छाबड़ा, सुरेन्द्र खुराना,सुरेश वरिष्ठ पदाधिकारी अशोक छाबड़ा द्वारा 🛘 मंडल के पदाधिकारियों के साथ रहेगा 🔝 अनेजा, राजू सैनी, गौतम गगनेजा, अरुण किया गया। कार्यक्रम के दौरान प्रांतीय उद्योग व्यापार मंडल के पदाधिकारियों व्यापार मंडल नियुक्त कार्यकारिणी आदर्श छाबड़ा, सुरेश छाबड़ा, सोनू छाबडा एवं एवं गदरपुर डिस्ट्रीब्यूटर एसोसिएशन के व्यापार मंडल बंद कर हर कदम उनके साथ हरपाल कालड़ा आदि उपस्थित थे।

पदाधिकारियों व सदस्यों को रूबरू एवं प्रांतीय उद्योग व्यापार मंडल का सदैव साथ दिए जाने को लेकर वार्ता की गई। एसोसिएशन के अध्यक्ष सतीश

देगा। कार्यक्रम के दौरान उद्योग व्यापार मंडल कराते हुए संगठन को मजबूत किए जाने के अध्यक्ष दीपक बेहड़, महामंत्री संदीप चावला, कोषाध्यक्ष राहुल अनेजा, गदरपुर प्रेस क्लब अध्यक्ष जय किशन अरोरा. कार्यकारी अध्यक्ष सुरजीत बत्रा, गदरपुर डि स्ट्री ब्यूट र



और वह आशा करते हैं कि प्रांतीय उद्योग । बजाज, जितेंद्र डंग(जुगनू), सुनील

दारा व्यापारी हित को लेकर अपने अपने विचार रखें। कार्यकम के दौरान विजय अनेजा, रामसिंह गावडी,

स्वास्थ्य परीक्षण शिविर में 122 महिलाओं का परीक्षण

हल्द्वानी (दर्पण संवाददाता)। परिवार की महिलाओं एवं कार्मिको द्वारा मौर्या द्वारा बोन कैंसर के बारे में सभी वरिष्ठ पुलिस अधीक्षक प्रीति प्रियदर्शिनी

दिवस के अवसर पर सुशीला तिवारी अस्पताल हल्द्वानी में स्वास्थ्य परीक्षण शिविर का आयोजन कराया गया। मुख्य अतिथि रिमझिम रौतेला उत्तराखण्ड पुलिस वै ल्फो यर वाइफ एसोशिएशन द्वारा महिला

महिलाओं के स्वास्थ्य परीक्षण शिविर का शुभांरभ किया। शिविर में 122 पुलिस

ed By

स्वास्थ्य परीक्षण शिविर में प्रतिभाग महिला पुलिस कार्मिकों एव पुलिस की अध्यक्षता में अन्तर्राष्ट्रीय महिला किया गया। एसटीएच की डा. गीता जैन परिवार को जानकारी दी। शिविर में

डॉ. गोदावरी जोशी द्वारा ब्रेस्ट कैंसर के

बारे में जानकारी दी गयी। डॉ. महिमा

गामका काला पुलिस परिवार की महिलाओं एवं कार्मिकों द्वारा स्वास्थ्य परीक्षण कराने के साथ–साथ महिला सशक्तिकरण हेतु रक्तदान भी किया गया।

शिविर में मेडिकल कालेज के प्रिंसिपल डाॅ0 सीपी भौसोड़ा, एमएस डा.

पुलिस कार्मिकों एव पुलिस परिवार की द्वारा कैंसर के बारे में जानकारी दी गयी। अरूण जोशी, नर्सिंग सुपरिटेंडेंट जीबी मैथ्यू , उर्मिला पींचा, विनीता चन्द, निशा धौनी, अनीता भाकुनी आदि मौजूद रहे।

