



29<sup>th</sup> April, 2024

**National Stock Exchange of India Limited,**  
Exchange Plaza, Plot No. C/1, G Block,  
Bandra-Kurla Complex,  
Bandra (East), Mumbai – 400051.  
NSE Symbol: SBFC

**BSE Limited,**  
Phiroze Jeejeebhoy Towers,  
21st Floor, Dalal Street,  
Mumbai – 400001.  
BSE Scrip Code: 543959  
(BSE NCD Scrip Code: 973372,  
NCD ISIN INE423Y07062)  
(BSE NCD Scrip Code: 975436,  
NCD ISIN INE423Y07070)  
(BSE NCD Scrip Code: 975435,  
NCD ISIN INE423Y07088)  
(BSE NCD Scrip Code: 975460,  
NCD ISIN INE423Y07096)

Dear Sir/Madam,

**Sub: Newspaper Publication – Audited Financial Results of SBFC Finance Limited (“Company”) for the quarter and year ended 31<sup>st</sup> March, 2024**

Pursuant to the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, please find enclosed copies of the newspaper advertisement pertaining to financial results of the Company for the quarter and year ended 31<sup>st</sup> March, 2024. The advertisements were published in Financial Express (English, all editions) and Loksatta (Marathi, Mumbai edition) newspapers today.

Kindly take the same on your records.

Thanking You

Yours faithfully,

For SBFC Finance Limited

(Erstwhile SBFC Finance Private Limited)



Jay Mistry

Company Secretary & Chief Compliance Officer

ICSI membership no. ACS34264

Encl. as above

**SBFC Finance Limited**  
**(Erstwhile SBFC Finance Private Limited)**

Registered Office: Unit No. 103, 1<sup>st</sup> Floor, C&B Square, Sangam Complex, Andheri Kurla Road, Village Chakala, Andheri (East) Mumbai - 400 059

T. : +91-22-67875300 • F : +91-22-67875344 • [www.SBFC.com](http://www.SBFC.com) • Email: [complianceofficer@sbfc.com](mailto:complianceofficer@sbfc.com)

CIN No : U67190MH2008PLC178270

**21. PERIOD FOR WHICH THE DELISTING OFFER SHALL BE VALID**  
 21.1. The Public Shareholders may submit their bids to the Seller Member during the Bid Period. Additionally, once the Equity Shares have been delisted from the BSE, the Public Shareholders who either do not tender their Equity Shares in the Delisting Offer or whose Offer Shares have not been acquired by the Acquirer because the price quoted by them was higher than the Exit Price ("Residual Public Shareholders") may offer their Offer Shares for sale to the Acquirer at the Exit Price for a period of 1 (One) year following the date of the delisting of the Equity Shares from the BSE ("Exit Window"). A separate offer letter in this regard will be sent to the Residual Public Shareholders explaining the procedure for tendering their Offer Shares. Such Residual Public Shareholders may tender their Offer Shares by submitting the required documents to the Registrar to the Offer during the Exit Window.  
 21.2. The Acquirer shall ensure that the rights of the Residual Public Shareholders are protected and shall be responsible for compliance with Regulation 27 of the SEBI Delisting Regulations and the Stock Exchange shall monitor the compliance of the same.

**22. DETAILS OF THE ESCROW ACCOUNT AND THE AMOUNT DEPOSITED THEREIN**  
 22.1. The estimated consideration payable under the SEBI Delisting Regulations, being the indicative price of ₹1,550/- (Rupees One Thousand Five Hundred Fifty Only) per Equity Share of the Company multiplied by the number of Offer Shares, is ₹ 24,87,75,000/- (Rupees Twenty Four Crore Eighty Seven Lakhs Seventy Five Thousand Only) ("Escrow Amount").  
 22.2. In accordance with Regulations 14(1) and 14(5) of the SEBI Delisting Regulations, the Acquirer, HDFC Bank Limited, a banker to an Offer registered with SEBI ("Escrow Bank") and the Manager to the Delisting Offer have entered into an Escrow Agreement dated January 19, 2024 pursuant to which the Acquirer has opened an escrow account in the name of "AIA Engineering Limited - Delisting Escrow Account" with the Escrow Bank at their branch at HDFC Bank Ltd, Lodha - I Think Techno Campus, O-3 Level, Next to Kanjurmarg Railway Station, Kanjurmarg (East), Mumbai - 400042 ("Escrow Account") and has deposited ₹ 24,87,75,000/- (Rupees Twenty Four Crore Eighty Seven Lakhs Seventy Five Thousand Only) in the form of cash, marking a lien in favour of the Manager to the Delisting Offer.  
 22.3. The Manager to the Delisting Offer has been solely authorized by the Acquirer to operate and realize the value of Escrow Account in accordance with SEBI Delisting Regulations.  
 22.4. On determination of the Exit Price and making of the public announcement under Regulation 15 of the SEBI Delisting Regulations, the Acquirer shall ensure compliance with Regulation 14(4) of the SEBI Delisting Regulations.  
 22.5. In the event that the Acquirer accepts the Discovered Price or offers a price higher than the Discovered Price or offers the Counter Offer Price, the Acquirer shall increase the amount lying to the credit of the Escrow Account to the extent necessary to pay Public Shareholders whose Equity Shares are validly accepted, for the consideration at the Exit Price, which shall be used for payment to the Public Shareholders who have validly tendered Offer Shares in the Delisting Offer.

**23. PROPOSED TIMETABLE FOR THE DELISTING OFFER**  
 23.1. For the process of the Delisting Offer, the tentative schedule of activity will be as set out below:

24.3. To the best of the Acquirer's knowledge, as on the date of this DPA, there are no statutory or regulatory approvals required to acquire the Offer Shares and to implement the Delisting Offer, other than as indicated above. If any statutory or regulatory approvals become applicable, the acquisition of the Offer Shares by the Acquirer and the Delisting Offer will be subject to receipt of such statutory or regulatory approvals.  
 24.4. If the Public Shareholders who are not persons resident in India (including non-resident Indians, overseas corporate bodies and foreign portfolio investors) required any approvals (including from the RBI or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Offer Shares, to tender the Equity Shares held by them in this Delisting Offer, along with the other documents required to be submitted to along with the bid. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in the Offer.  
 24.5. It shall be the responsibility of the Public Shareholders tendering Offer Shares in the Delisting Offer to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering the Offer Shares held by them in the Delisting Offer, and the Acquirer shall take no responsibility for the same. The Public Shareholders should attach a copy of any such approval(s) to the bid form, wherever applicable.  
 24.6. The Acquirer reserves the right not to proceed with or withdraw the Delisting Offer in the event the conditions mentioned in paragraph 15 above are not fulfilled and if any of the requisite statutory approvals are not obtained or conditions which the Acquirer consider in their sole and absolute discretion to be onerous are imposed in respect of such approvals.  
 24.7. In the event that receipt of the requisite statutory and regulatory approvals are delayed, the Acquirer may, with such permission as may be required, make changes to the proposed timetable or may delay the Delisting Offer and any such change shall be intimated by the Acquirer by issuing an appropriate corrigendum in all the newspapers in which this DPA has been published.

**25. NOTE ON TAXATION**  
 Under current Indian tax laws and regulations, capital gains arising from the sale of the equity shares of an Indian company are generally taxable in India.  
 Capital gain arising from sale of listed equity shares in a company made on a recognized stock exchange on or after October 1, 2004, and on which Securities Transaction Tax ("STT") was paid at the time of sale, was earlier exempt from tax provided that the equity shares were held for more than 12 months. The Finance Act, 2017 had amended Income Tax Act, 1961, as amended ("IT Act") to provide that the said exemption was available only if STT is paid both at the time of purchase and sale of such equity shares, subject to certain exceptions notified by the Central Government of India.  
 The Finance Act, 2018 has withdrawn the above capital gain tax exemption with effect from April 1, 2018, for any transfer of listed equity shares in a company, held for more than 12 months, on a recognized stock exchange occurring on or after April 1, 2018, the capital gain exceeding ₹ 1,00,000/- (Indian Rupees One Lakh Only) are now taxable at a rate of 10%, subject to satisfaction of certain conditions.  
 STT will be levied on and collected by a domestic stock exchange on which the equity shares are sold. Further, any gain realized on the sale of listed equity shares held for a period of 12 months or less which are sold, will be subject to short term capital gains tax @ 15% provided the transaction is chargeable to STT.  
**Tax deduction of source:**  
**In case of resident shareholders:** In absence of any specific provision under the IT Act, the Acquirer shall not deduct tax on the consideration payable to resident shareholders pursuant to the Delisting Offer.  
**In case of non-resident shareholders:** Under the existing Indian tax laws, any sum paid to a non-resident which is chargeable to tax under the provisions of IT Act is subject to deduction of tax at source, except for capital gains realized by the foreign portfolio investors or such gains/income which are exempt from tax. Since the acquisition of Offer Shares pursuant to the delisting process is through the stock exchange mechanism, the Acquirer will not be able to withhold any taxes, and thus the Acquirer believe that the responsibility of withholding/discharge of the taxes due on such gains (if any) is solely on the custodians/authorized dealers/non-resident shareholders without recourse to the Acquirer.  
 It is therefore important that the non-resident shareholders consult their custodian/authorized dealers/tax advisors appropriately and immediately pay taxes in India (either through deduction at source or otherwise). In the event the Acquirer is held liable for the shareholder, the same shall be to the account of the shareholder and to that extent the Acquirer is entitled to be indemnified.  
 Post delisting, the Equity Shares would be treated as unlisted shares and therefore, capital gain on sale of such unlisted Equity Shares (held for more than 24 months) would be taxable at 20% (plus surcharge and health and education cess) for residents in India and at 10% (plus surcharge and health and education cess) for non-resident in India. For Offer Shares held for 24 months or less, capital gain would be taxable at ordinary rate applicable for the shareholder. The provision of gain up to January 31, 2018, being grandfathered would not be applicable and therefore the cost of acquisition for Residual Public Shareholders would be price paid by Residual Public Shareholder for acquisition of Offer Shares. Please note while the resident shareholders are allowed the benefit of indexation on their original cost of acquisition, no such benefit is applicable for non-resident shareholders.  
 On purchase of Offer Shares from non-resident Residual Public Shareholders, the Acquirer would be required to deduct tax at source from the sale consideration unless the Residual Public Shareholder obtain a Nil Deduction Certificate from the tax authorities and furnish the same to the pay or prior to the remittance of the sale consideration. The amount of taxes deducted and deposited by the Acquirer can be claimed as credit by the Residual Public Shareholder against its final tax liability.  
 The above tax rates are subject to applicable rate of surcharge, health and education cess. The tax rate and other provisions may undergo changes.  
 Shareholders are advised to consult their tax advisor for the treatment that may be given by their respective income tax assessing authorities in their case and the appropriate course of action that they should take. The judicial and the administrative interpretation thereof, are subject to change or modification by subsequent legislative, regulatory, administrative or judicial decisions, any such change could have different income tax implications. This note on taxation sets out the provisions of law in a summary manner only and is not a complete analysis or listing of all potential tax consequences of the disposal of equity shares. The implications are also dependent on the shareholders fulfilling the conditions prescribed under the provision of the relevant sections under the relevant tax laws, the Acquirer neither accept nor hold any responsibility for any tax liability arising to any shareholders as a reason of the Delisting Offer.

26.2. All material information which is required to be disclosed under the provisions of the continuous listing requirements under the relevant equity listing agreement entered into between the Company and the Stock Exchange and/or the provisions of SEBI LODR Regulations, as amended have been disclosed to the Stock Exchange viz. BSE where the Equity Shares of the Company are listed;  
 26.3. The Company is in compliance with the applicable provisions of securities laws;  
 26.4. The Acquirer has not carried out any transactions to facilitate the success of the Delisting Offer which is not in compliance with the provisions of Sub-Regulation (5) of Regulation 4 of the SEBI Delisting Regulations; and  
 26.5. The Delisting Offer is in the interest of the shareholders' of the Company.  
**27. DOCUMENTS FOR INSPECTION**  
 27.1. Copies of the following documents will be available for inspection at the registered office of the Manager to the Delisting Offer at Vivro House, 11, Shashi Colony, opp. Suvidha Shopping Center, Paldi, Ahmedabad, Gujarat 380007 between 11.00 a.m. and 5.00 p.m. IST on any day, except Saturday, Sunday and public holidays until the Bid Closing Date.  
 27.1.1. Initial Public Announcement dated December 13, 2023;  
 27.1.2. Floor Price Certificate dated December 16, 2023 issued by Mr. Jignesh D. Shah, Partner, Manubhai & Shah LLP (Registered Valuer Registration Number: IBB/RV/06/2019/11718)  
 27.1.3. Copy of the Board resolution approving the Delisting Offer of the Company dated December 18, 2023;  
 27.1.4. Due Diligence Report dated December 18, 2023, issued by M. S. Buchasia & Associates, Peer Reviewed Practicing Company Secretary;  
 27.1.5. Audit Report dated December 18, 2023 of board meeting date, issued by M. S. Buchasia & Associates, Peer Reviewed Practicing Company Secretary;  
 27.1.6. Certified true copy of the resolution passed by the shareholders by way of postal ballot, results of which were declared on January 23, 2024 along with scrutineer's report;  
 27.1.7. Copy of Escrow Agreement dated January 19, 2024 executed between the Acquirer, the Escrow Bank and Manager to the Delisting Offer;  
 27.1.8. Copy of the letter received from the Escrow Bank, confirming receipt of the Escrow Amount in the Escrow Account on January 29, 2024;  
 27.1.9. In-principle approval received from BSE Limited dated April 26, 2024; and  
 27.1.10. Copy of the recommendation published by the committee of independent directors of the Company in relation to the Delisting Offer, as and when published.  
 In case the Public Shareholders have any queries concerning the non-receipt of credit or payment for Offer Shares or on delisting process and procedure, they may address the same to Registrar to the Offer or Manager to the Offer.

**28. COMPANY SECRETARY AND COMPLIANCE OFFICER OF THE COMPANY**  
 The details of Company Secretary and Compliance Officer of the Company are as follows:  
**Name:** Mr. S. N. Jethliya  
**Designation:** Company Secretary & Compliance Officer  
**Office Address:** 115-116, G.V.M.M. Estate, Odhav Road, Odhav, Ahmedabad - 382 415, Gujarat.  
**Email ID:** info@welcaststeels.com  
**Contact No.:** 079-22901078  
 In case the Public Shareholders have any queries concerning the non-receipt of credit or payment for Offer Shares or on delisting process and procedure, they may address the same to Registrar to the Offer or Manager to the Offer.


**29. GENERAL DISCLAIMERS**  
 Every person who desires to participate in the Delisting Offer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Acquirer (including its directors), the Manager to the Offer or the Company (including its directors) whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with the Delisting Offer and tender of Offer Shares through the reverse book-building process through the Acquisition Window Facility or OTB or otherwise whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.  
 For further details please refer to the Letter of Offer, the bid form and the bid revision/ withdrawal form which will be sent to the Public Shareholders who are shareholders of the Company as on the Specified Date. This DPA is expected to be made available on the website of the Company, website of the Manager to the Delisting Offer and the website of the BSE viz. www.bseindia.com. Public Shareholders will also be able to download the Letter of Offer, the bid form and the bid revision/ withdrawal form from the website of the Company, website of Manager to the Delisting Offer and the website of the BSE viz. www.bseindia.com.  
 In case the Public Shareholders have any queries concerning the delisting process and procedure, they may address the same to Registrar to the Offer or Manager to the Offer.

Activity	Day and Date
Initial Public Announcement	Wednesday, December 13, 2023
Resolution for approval of the Delisting Proposal passed by the Board of Directors of the Company	Monday, December 18, 2023
Resolution for approval of the Delisting Offer passed by the shareholders of the Company	Saturday, January 20, 2024
Date of receipt of the BSE in-principle approval	Friday, April 26, 2024
Specified Date for determining the names of Public Shareholders to whom the Letter of Offer shall be sent*	Friday, April 26, 2024
Date of publication of the Detailed Public Announcement	Monday, April 29, 2024
Last date for dispatch of the Letter of Offer/bid forms to the Public Shareholders as on Specified Date**	Thursday, May 02, 2024
Last date of publication of recommendation by committee of Independent Directors of the Company	Thursday, May 02, 2024
Bid Opening Date (bid starts at market hours)	Tuesday, May 07, 2024
Last date for upward revision or withdrawal of bids	Friday, May 10, 2024
Bid Closing Date (bid closes at market hours)	Monday, May 13, 2024
Last date for announcement of counter offer	Wednesday, May 15, 2024
Last date for Public Announcement regarding success or failure of the Delisting Offer	Wednesday, May 15, 2024
Proposed date for payment of consideration if Discovered Price is more than Floor Price or equal to Indicative Price*	Wednesday, May 15, 2024
Proposed date for payment of consideration if Exit Price is higher than the Indicative Price*	Wednesday, May 22, 2024
Proposed date for release of lien/return of Equity Shares to the Public Shareholders in case of bids not being accepted / failure of the Delisting Offer	Wednesday, May 15, 2024

\*The Specified Date is only for the purpose of determining the names of the Public Shareholders to whom the Letter of Offer will be sent. However, all Public Shareholders are eligible to participate in the Delisting Offer by submitting their Bid in Acquisition Window Facility to stock broker registered on BSE on or before Bid Closing Date.  
 \*\*Such activity may be completed on or before the last date.  
 \*Subject to acceptance of the Discovered Price or offer a price higher than the Discovered Price by the Acquirer.  
 Note: All dates are subject to change and depend on, inter alia, obtaining the requisite statutory and regulatory approvals, as may be applicable. Changes to the proposed timetable, if any, will be notified to Public Shareholders by way of corrigendum in all the newspapers in which this DPA has been published.

**24. STATUTORY AND REGULATORY APPROVALS**  
 24.1. The Public Shareholders of the Company have accorded their consent by way of special resolution passed on January 20, 2024 i.e., the last date specified for remote e-voting, in respect of delisting of Equity Shares from the BSE, in accordance with the SEBI Delisting Regulations. The results of the postal ballot were announced on January 23, 2024 and the same were intimated to the BSE on January 23, 2024.  
 24.2. BSE has given its in-principle approval for delisting of Equity Shares vide their letter bearing reference no. LOD/Delisting/VK/IP/169/2024-25 dated April 26, 2024.

**ISSUED BY MANAGER TO THE DELISTING OFFER**



**VIVRO**

**BIGSHARE SERVICES PRIVATE LIMITED**  
 Address: S6-2, 6th Floor, Pinnacle Business Park, next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai - 400093, India.  
 Tel. No.: +91 - 22 - 6263 8200 | Email ID: exitoffer@bigshareonline.com  
 Website: www.bigshareonline.com | SEBI Reg. No: INR000001385  
 CIN: U99999MH1994PTC076534 | Contact Person: Maruti Eate

**VIVRO FINANCIAL SERVICES PRIVATE LIMITED**  
 Address: Vivro House, 11, Shashi Colony, opp. Suvidha Shopping Center, Paldi, Ahmedabad, Gujarat 380007, India.  
 Tel. No.: +91 (79) 4040 4242 | Email ID: investors@vivro.net  
 Website: www.vivro.net | SEBI Reg. No.: INM000010122  
 CIN: U67120GJ1996PTC029182 | Contact Person: Shivam Patel

For and on behalf of the AIA Engineering Limited (Acquirer)

Sd/-	Sd/-	Sd/-
<b>Bhadresh Kantilal Shah</b>	<b>Yashwant M. Patel</b>	<b>S.N. Jethliya</b>
Managing Director	Whole Time Director	Company Secretary
DIN - 00058177	DIN - 02103312	


Date: April 27, 2024 Place: Ahmedabad

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# SBFC Finance Limited

(Erstwhile SBFC Finance Private Limited)  
 CIN : U67190MH2008PLC178270

[Regulation 47(1) and Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015]

Extract of audited Standalone & Consolidated Financial Results for the quarter and year ended March 31, 2024 (₹ in Million)

Sr. No.	Particulars	Standalone				Consolidated				
		Quarter ended		Year ended		Quarter ended		Year ended		
		Mar 31, 2024 (Audited)	Dec 31, 2023 (Unaudited)	Mar 31, 2023 (Audited)	Mar 31, 2024 (Audited)	Mar 31, 2023 (Audited)	Mar 31, 2024 (Audited)	Dec 31, 2023 (Unaudited)	Mar 31, 2024 (Audited)	Mar 31, 2023 (Audited)
1	Total income from operations	2,794.46	2,639.36	2,086.73	10,198.20	7,403.61	2,795.46	2,639.36	10,199.20	7,403.61
2	Net profit for the period (before tax, exceptional and/or extraordinary items)	969.16	857.33	580.87	3,160.61	2,014.46	972.10	855.17	3,161.39	2,013.66
3	Net profit for the period before tax (after exceptional and/or extraordinary items)	969.16	857.33	580.87	3,160.61	2,014.46	972.10	855.17	3,161.39	2,013.66
4	Net profit for the period after tax (after exceptional and/or extraordinary items)	734.27	640.18	427.62	2,370.21	1,497.96	736.71	638.57	2,371.04	1,497.36
5	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	760.27	615.69	428.41	2,349.29	1,499.37	762.71	614.08	2,350.12	1,498.77
6	Paid up equity share capital (Face value of ₹ 10/- each)	10,718.89	10,667.22	8,895.72	10,718.89	8,895.72	10,718.89	10,667.22	10,718.89	8,895.72
7	Reserve (excluding revaluation reserves)	17,063.66	16,108.28	8,377.56	17,063.66	8,377.56	17,061.77	16,106.00	17,061.77	8,376.96
8	Securities premium account	10,788.61	10,620.64	4,440.18	10,788.61	4,440.18	10,786.49	10,620.64	10,786.49	4,440.18
9	Net worth	27,782.55	26,775.50	17,273.28	27,782.55	17,273.28	27,780.66	26,773.28	27,780.66	17,272.68
10	Paid up debt capital/ outstanding debt	39,960.21	36,486.05	37,390.62	39,960.21	37,390.62	39,960.21	36,486.05	39,960.21	37,390.62
11	Outstanding redeemable preference shares	-	-	-	-	-	-	-	-	-
12	Debt equity ratio	1.44	1.36	2.16	1.44	2.16	1.44	1.36	1.44	2.16
13	Earnings Per share (of ₹ 10/- each) (for continuing and discontinued operations):-									
	(a) Basic (*not annualized)	0.69	0.60	0.48	2.35	1.71	0.69	0.60	2.35	1.71
	(b) Diluted (*not annualized)	0.67	0.58	0.44	2.29	1.62	0.67	0.58	2.30	1.62
14	Capital redemption reserve	-	-	-	-	-	-	-	-	-
15	Debt service coverage ratio	NA	NA	NA	NA	NA	NA	NA	NA	NA
16	Interest service coverage ratio	NA	NA	NA	NA	NA	NA	NA	NA	NA
17	Total debts to total assets ratio	0.57	0.55	0.65	0.57	0.65	0.57	0.55	0.57	0.65
18	Liquidity coverage ratio	236.78%	219.84%	64.93%	236.78%	64.93%	236.78%	219.84%	236.78%	64.93%
19	Net profit margin	26.28%	24.26%	20.49%	23.24%	20.23%	26.35%	24.19%	23.25%	20.22%

**Notes:**  
 1) The above is an extract of the detailed format of audited standalone and consolidated financial results for the quarter and year ended March 31, 2024, filed with the Stock Exchange(s) under Regulation 33 and Regulation 52 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The full format of the said 'Financial Results' is available on the website of Stock Exchanges "www.bseindia.com", "www.nseindia.com" and on the Company's website viz. "www.sbfc.com". The said financial results have been reviewed by the Audit Committee, subsequently approved by the Board of Directors of the Company at its meeting held on April 27, 2024 and subjected to audit by the Statutory Auditors.  
 2) The pertinent disclosures have been made to BSE Limited and the National Stock Exchange of India Limited as per Regulation 52 (4) of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 and can be accessed on "www.bseindia.com" and "www.nseindia.com".

**For and on behalf of the Board of Directors of SBFC Finance Limited (Erstwhile SBFC Finance Private Limited)**  
 sd/-  
**Aseem Dhru**  
 Managing Director & CEO  
 DIN: 01761455

Date : 27 April 2024  
 Place : Mumbai

**Regd. Office: 103, 1st Floor, C&B Square, Sangam Complex, Andheri Kurla Road, Village Chakala, Andheri (East), Mumbai - 400059**  
 Telephone No.: 022-67875300 Website: www.sbfc.com Email: complianceofficer@sbfc.com

financialexpress.com

# मुलांमधील कमजोर रोगप्रतिकार शक्ती चिंताजनक



**नवी दिल्ली :** पाच वर्षांखालील मुलांमध्ये एका गंभीर आजाराची भर पडत असल्याने डॉक्टरांनी चिंता व्यक्त केली आहे. भारतीय मुलांमध्ये रोगप्रतिकार शक्तीची कमतरता वाढत आहे. तसेच मुलांची रोगप्रतिकारशक्ती कमकुवत होत आहे, असे अभ्यासात समोर आले आहे. दरवर्षी २२ ते २९ एप्रिल दरम्यान 'जागतिक प्राथमिक इम्युनोडिफिशियन्सी सप्ताह' साजरा केला जातो. लोकांमध्ये या

आजाराबाबत जागरूकता निर्माण करणे, हा त्याचा उद्देश आहे. हा एक असा आजार आहे, ज्यामध्ये शरीराची प्रतिकारशक्ती कमकुवत होते आणि मुले पुन्हा पुन्हा आजारी पडतात. जनजागृती आणि उपचाराच्या सुविधा नसल्याने हा आजार झपाट्याने वाढत असल्याचे डॉक्टरांचे म्हणणे आहे. तसेच, हा रोग एकसंध विवाह करणाऱ्या समुदायांमध्ये अधिक सामान्य आहे. जर तुमचे मूल वारंवार आजारी पडत असेल आणि त्याला वारंवार प्रतिजैविकांची गरज भासत असेल तर ते या आजाराचे लक्षण असू शकते. अशा परिस्थितीत, नक्कीच

डॉक्टरांचा सल्ला घेतला पाहिजे. लवकर हा आजार ओळखल्यास त्यावर उपचार करता येतात, असे डॉक्टरांचे म्हणणे आहे. २००४ पूर्वी, राष्ट्रीय स्तरावर रोगप्रतिकारक कमतरतेचे ५० पेक्षा कमी रुग्ण आढळले होते. २०१४ मध्ये सुमारे ३०० ते ५०० रुग्णांचे निदान झाले, तर २०२४ मध्ये २,५०० ते ३,००० इतक्या रुग्णांची वाढ झाली. विशेषतः ग्रामीण भागात, सुविधा आणि जागरूकतेच्या अभावामुळे इम्युनोडिफिशियन्सीच्या अनेक प्रकरणांचे निदान होत नाही. त्यामुळे अभ्यास करणाऱ्या डॉक्टरांनी चिंता व्यक्त केली आहे.

# 'अन्यथा मतदानावर बहिष्कार'

पार्किंगसाठी बीडीडी चाळीतील रहिवाशांचा इशारा

लोकसत्ता प्रतिनिधी

**मुंबई :** वरळी बीडीडी चाळ पुनर्विकास प्रकल्पाप्रमाणे ना.म.जोशी मार्ग चाळ पुनर्विकास प्रकल्पातही एका घरामागे एक पार्किंग द्यावी, अशी मागणी मागील कित्येक महिन्यांपासून बीडीडी चाळीतील रहिवाशांनी केली आहे. मात्र, या मागणीबाबत राज्य सरकारने कोणताही निर्णय घेतला नसल्याने रहिवासी नाराज आहेत. या पार्श्वभूमीवर आता मागणीबाबत मतदानाच्या आधी ठोस आश्वासन मिळाले नाही तर आम्ही मतदानावर बहिष्कार टाकू, असा इशारा या चाळीतील रहिवाशांनी दिला आहे. ना. म. जोशी मार्ग, नायगाव आणि वरळी बीडीडी चाळीचा पुनर्विकास म्हाडाच्या मुंबई मंडळाकडून केला जात आहे. ना. म. जोशी मार्ग चाळीचा पुनर्विकास सर्वांत आधी सुरू होऊनही हा पुनर्विकास संथ गतीने सुरू आहे.



ना.म.जोशी मार्ग चाळीनंतर सुरू झालेल्या वरळी आणि नायगावच्या प्रकल्पाने वेग घेतला आहे. असे म्हणत, ना.म.जोशी मार्ग येथील रहिवाशांनी नाराजी व्यक्त केली होती. याची दखल घेत म्हाडा अधिकाऱ्यांनी नुकतीच एक संयुक्त बैठक घेतली आणि प्रकल्पाला वेग देण्यात येईल, तसेच एप्रिल २०२६ पर्यंत पहिला टप्पा पूर्ण करून १२६० घरांचा ताबा देऊ, असे आश्वासन दिले. या आश्वासनांतर समाधान झाल्याचे रहिवाशांकडूनच

चाळीत सुमारे २,५०० घरे

मतदानाच्या काही दिवस आधी ठोस आश्वासन द्यावे, अन्यथा मतदानावर बहिष्कार टाकू, असा इशारा दिला आहे. ना.म.जोशी मार्ग चाळीत अंदाजे २,५०० घरे आहेत. तेव्हा मतदानावर बहिष्कार घातला तर किमान आठ हजार मतदार मतदान न करण्याची शक्यता आहे.

सांगितले गेले. मात्र रहिवाशांनी थेट मतदानावर बहिष्कार टाकण्याचा इशारा दिला आहे. राज्य सरकारने वरळी बीडीडी चाळ पुनर्विकास प्रकल्पासाठी एका घरामागे एक पार्किंग देण्याचा निर्णय घेतला. मात्र, या निर्णयानुसार ना.म.जोशी मार्ग, नायगावसाठी लागू करण्यात आलेला नाही. यावर आक्षेप घेत, ना. म.जोशी मार्ग बीडीडी पुनर्विकास समितीनेही हा निर्णय लागू करण्याची मागणी केली आहे.

# महादेव बेटिंग ऑप प्रकरण अभिनेता साहिल खानला 'एसआयटी'कडून अटक

लोकसत्ता खास प्रतिनिधी

**मुंबई :** महादेव ऑनलाईन गेमिंग-बेटिंग ऑप संबंधित १५ हजार कोटी रुपयांच्या फसवणूक प्रकरणात मुंबई पोलिसांच्या विशेष तपास पथकाने (एसआयटी) बॉलीवूड अभिनेता साहिल खान याला रविवारी अटक केली. महादेव ऑपचे दलायन बुक ऑप नावाचे अन्य एक ऑप आहे. हे ऑप दुबईतील हॉटेल व्यावसायिकाशी संबंधित असून साहिल खानची त्याच्याशी भागीदारी आहे. त्याबाबत त्याची चौकशी करण्यात आली होती. 'एसआयटी'ने साहिल खानची याप्रकरणी तीन वेळा चौकशी केली होती. त्याने उच्च न्यायालयात अटकपूर्व जामिनासाठी अर्ज केला होता. उच्च न्यायालयाने त्याचा अर्ज फेटाळल्यानंतर रविवारी एसआयटीने त्याला छत्तीसगड येथून अटक केली.



त्यापूर्वी 'पोलीस चौकशी आणि तपासावर बोलण्याची ही योग्य वेळ नाही. मी लवकरच पत्रकार परिषद घेईन', असे साहिल खानने सांगितले होते. साहिल खान सातत्याने त्याचे टिकाण बदलत होता. विशेष तपास पथकाचा एक गट सातत्याने माहिती तंत्रज्ञानाच्या आधारे त्याचा माग काढत होता. गोवा, कर्नाटक, आंध्र प्रदेश, तेलंगणा, गडचिरोली, छत्तीसगड असा त्याचा सातत्याने पाठलाग केल्यानंतर छत्तीसगडमधील एका हॉटेलमधून त्याला ताब्यात घेण्यात आले. त्याला मुंबईच्या न्यायालयात हजर केले. न्यायालयाने १ मेपर्यंत पोलीस कोठडी सुनावली आहे.

**नितळ मुलायम त्वचा सगळ्यांनाच आवडते**

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# मुंबईतील १७ भूखंडांच्या ई लिलाव निविदेस मुदतवाढ

लोकसत्ता प्रतिनिधी

**मुंबई :** म्हाडाच्या मुंबई मंडळाने मुंबईतील विविध वापरासाठी राखीव १७ भूखंडांच्या ई लिलावासाठी निविदा प्रक्रियेस अखेर मुदतवाढ दिली आहे. त्यानुसार ७ मेपर्यंत निविदा सादर करण्याची मुदत वाढविण्यात आली आहे. त्यानंतर निविदा खुल्या करून पुढील प्रक्रिया झाल्यानंतर जूनमध्ये १७ भूखंडांचा ई लिलाव जाहीर केला जाणार आहे.

मुंबई मंडळाच्या अखत्यारीतील काही भूखंड अनेक वर्षे विक्रीवाचून पडून आहेत. सध्या मुंबई मंडळाकडून अनेक प्रकल्प हाती घेण्यात आले असून त्यासाठी मंडळाला निधीची गरज आहे. त्यामुळे पडून असलेले १७ भूखंड शोधून काढत मंडळाने या भूखंडांची विक्री करण्याचा निर्णय घेतला आहे.

मुंबई मंडळाला या भूखंड विक्रीतून किमान १२५ कोटींचा महसूल मिळण्याचा अंदाज आहे. या १७ भूखंडांच्या ई लिलावासाठी निविदा सादर करण्याची अंतिम मुदत २६ एप्रिल अशी होती. मात्र आचारसंहिता आणि ई लिलावास अधिक प्रतिसाद मिळावा, या उद्देशाने निविदा सादर करण्याची मुदत संपल्यापूर्वीच निविदा प्रक्रियेस मुदतवाढ देण्याचा निर्णय घेतला होता. त्यानुसार अखेर आता निविदा प्रक्रियेस ७ मेपर्यंत मुदतवाढ देण्यात आल्याची माहिती मंडळातील वरिष्ठ अधिकाऱ्याने दिली.



चौरस मीटरपासून १ लाख ६ हजार १७० रुपये प्रति चौरस मीटर दराने बोली निश्चित केली आहे. त्यापेक्षा सर्वाधिक बोली लावणारी निविदाकार संस्था, व्यक्तींना हे भूखंड वितरित केले जातील. ई - लिलावात सहभागी होण्यासाठी इच्छुकांना बोली रकमेच्या एक टक्के अनामत रक्कम भरावी लागणार आहे.

# मालाड विषबाधा प्रकरण; तिघे अद्याप रुग्णालयात

**मुंबई :** गोरेगाव येथील संतोष नगरमध्ये शुक्रवारी उघड्यावरील अन्नपदार्थ खाल्ल्यानं विषबाधा झालेल्या १२ जणांपैकी नऊ जण रुग्णालयातून घरी परतले आहेत. तसेच, तिघांवर रुग्णालयात उपचार सुरू असून त्यांची प्रकृती स्थिर आहे. उलट्या व जुलाब सुरू झाल्याने संबंधितांना पालिकेच्या दोसाई रुग्णालयात दाखल करण्यात आले होते. स्वप्नील डहाणूकर (३१), मुस्ताक अहमद (३६), सुजित जैसवाल (३२) या तिघांवर रुग्णालयात अजूनही उपचार सुरू आहेत.

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**Dean**

# मुंबईतील १७ भूखंडांच्या ई लिलाव निविदेस मुदतवाढ

लोकसत्ता प्रतिनिधी

**मुंबई :** म्हाडाच्या मुंबई मंडळाने मुंबईतील विविध वापरासाठी राखीव १७ भूखंडांच्या ई लिलावासाठी निविदा प्रक्रियेस अखेर मुदतवाढ दिली आहे. त्यानुसार ७ मेपर्यंत निविदा सादर करण्याची मुदत वाढविण्यात आली आहे. त्यानंतर निविदा खुल्या करून पुढील प्रक्रिया झाल्यानंतर जूनमध्ये १७ भूखंडांचा ई लिलाव जाहीर केला जाणार आहे.

मुंबई मंडळाच्या अखत्यारीतील काही भूखंड अनेक वर्षे विक्रीवाचून पडून आहेत. सध्या मुंबई मंडळाकडून अनेक प्रकल्प हाती घेण्यात आले असून त्यासाठी मंडळाला निधीची गरज आहे. त्यामुळे पडून असलेले १७ भूखंड शोधून काढत मंडळाने या भूखंडांची विक्री करण्याचा निर्णय घेतला आहे.

मुंबई मंडळाला या भूखंड विक्रीतून किमान १२५ कोटींचा महसूल मिळण्याचा अंदाज आहे. या १७ भूखंडांच्या ई लिलावासाठी निविदा सादर करण्याची अंतिम मुदत २६ एप्रिल अशी होती. मात्र आचारसंहिता आणि ई लिलावास अधिक प्रतिसाद मिळावा, या उद्देशाने निविदा सादर करण्याची मुदत संपल्यापूर्वीच निविदा प्रक्रियेस मुदतवाढ देण्याचा निर्णय घेतला होता. त्यानुसार अखेर आता निविदा प्रक्रियेस ७ मेपर्यंत मुदतवाढ देण्यात आल्याची माहिती मंडळातील वरिष्ठ अधिकाऱ्याने दिली.

# सी.बी.कोरा ग्रामोद्योग संस्थान खादी आणि ग्रामोद्योग आयोग

Ministry of MSME (Govt. of India)

**गह्वरमेंट सर्टिफिकेट कोर्स**

**मसाला मेकिंग कोर्स**

गुरु. दि.०२ मे २०२४ पासून

प्रायशिकारहीत प्रशिक्षण पावभागी मसाला, छोले मसाला, वंदूर मसाला, चहावा मसाला, केसरी मिल्क मसाला इत्यादी (फ्रॅन्टीकली १२ प्रकार)

\*) एक्सट्रा मसाला रेसिपी. उद्योग सुरू करण्यासाठी संपूर्ण मार्गदर्शन, मार्केटींग, सरकारी लायसेन्स व ड्रॅगिंग ब्या सगळ्याची संपूर्ण माहिती

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# एसबीएफसी फायनान्स लिमिटेड

(पूर्वीची एसबीएफसी फायनान्स प्रायव्हेट लिमिटेड)

सीआयएन : युए ७१०एमएच२००८पीएलसी१७८२७०

[सेबी (लिस्टिंग ऑब्लिगेशन अॅण्ड डिस्कलोजर रिक्वायरमेंट्स) रेग्युलेशन, २०१५ च्या रेग्युलेशन ५२(४) यासह वाचलेल्या रेग्युलेशन ४७(१) व रेग्युलेशन ५२(८)]

३१ मार्च २०२४ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरीक्षित स्वतंत्र व एकत्रिकृत वित्तीय निष्कर्षांचा उतारा

अ. क्र.	तपशील	स्वतंत्र				एकत्रिकृत				
		संपलेली तिमाही		संपलेली वर्ष		संपलेली तिमाही		संपलेली वर्ष		
		३१ मार्च २०२४	३१ डिसें. २०२३	३१ मार्च २०२३	३१ मार्च २०२३	३१ मार्च २०२४	३१ डिसें. २०२३	३१ मार्च २०२४	३१ मार्च २०२३	
		(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	(लेखापरीक्षित)	
१	प्रवर्तनाकडील एकूण उत्पन्न	२,७९४.४६	२,६३९.३६	२,०८६.७३	१,०९८.२०	७,१९४.६९	२,७९४.४६	२,६३९.३६	१,०९८.२०	७,१९४.६९
२	कालवधीकरिता निव्वळ नफा (कर, अपवादालाक आणि/ किंवा आसाधारण आयटमसमूह)	९६९.१६	८५७.३३	५८०.८७	३,१६०.६१	२,०१४.४६	९७२.१०	८५७.३३	३,१६०.६१	२,०१४.४६
३	करापूर्वी कालवधीकरिता निव्वळ नफा (अपवादालाक आणि/ किंवा आसाधारण आयटमसमूह)	९६९.१६	८५७.३३	५८०.८७	३,१६०.६१	२,०१४.४६	९७२.१०	८५७.३३	३,१६०.६१	२,०१४.४६
४	करानंतर कालवधीकरिता निव्वळ नफा (अपवादालाक आणि/ किंवा आसाधारण आयटमसमूह)	७३४.२७	६४०.१८	४२७.६२	२,३७०.२१	१,४९७.९६	७३६.७१	६३८.५७	२,३७०.२१	१,४९७.९६
५	कालवधीकरिता एकूण व्यापक उत्पन्न [कालवधीकरिता समाविष्ट नफा (करानंतर) आणि अन्य व्यापक उत्पन्न (करानंतर)]	७६०.२७	६१५.६९	४२८.१९	२,३४९.२९	१,४९७.९६	७६२.७१	६१५.६९	२,३४९.२९	१,४९७.९६
६	भरणा केलेले संपत्तीय प्रायम्यंडल (प्रत्येकी ₹ १०/-चे खर्चित मूल्य)	१०,७१८.८९	१०,६६७.२२	८,८९५.७२	१०,७१८.८९	८,८९५.७२	१०,७१८.८९	१०,६६७.२२	१०,७१८.८९	८,८९५.७२
७	राखीव (पुनर्मूल्यन राखीव वगळता)	१७,०६३.६६	१६,९०८.२८	८,३७७.५६	८,३७७.५६	८,३७७.५६	१६,९०८.२८	१६,९०८.२८	८,३७७.५६	८,३७७.५६
८	सिक््युरिटीज प्रॉग्राम अकाउंट	१०,७८८.६१	१०,६२०.६४	४,४४०.१८	१०,७८८.६१	४,४४०.१८	१०,६२०.६४	१०,७८८.६१	१०,६२०.६४	४,४४०.१८
९	निव्वळ संपत्ती	२७,७८२.५५	२७,७७५.५०	२७,७८२.५५	२७,७८२.५५	२७,७८२.५५	२७,७८२.५५	२७,७७५.५०	२७,७८२.५५	२७,७७५.५०
१०	भरणा केलेले ऋण भांडवल/ धक्कित ऋण	३९,९६०.२९	३९,४८६.०५	३७,३९०.६२	३९,९६०.२९	३७,३९०.६२	३९,९६०.२९	३९,४८६.०५	३९,९६०.२९	३७,३९०.६२
११	धक्कित विमोचनीय अधिमान भाग	-	-	-	-	-	-	-	-	-
१२	ऋण समन्याय गुणोत्तर	१.४४	१.३६	२.१६	१.४४	२.१६	१.४४	१.३६	१.४४	२.१६
१३	कमाई प्रति भाग (प्रत्येकी ₹ १०/-ची) (चाळू व खंडित प्रवर्तनाकरिता)	-	-	-	-	-	-	-	-	-
१४	(ए) मूलभूत (*वॉर्किंगकृत न केलेली)	०.६७	०.६०	०.४८	२.३५	१.७१	०.६९	०.६०	२.३५	१.७१
१५	(बी) सौम्य केलेली (*वॉर्किंगकृत न केलेली)	०.६७	०.५८	०.४८	२.२९	१.६२	०.६७	०.५८	२.२९	१.६२
१६	भांडवल विमोचन राखीव	-	-	-	-	-	-	-	-	-
१७	ऋणप्रति विमोचन राखीव	-	-	-	-	-	-	-	-	-
१८	ऋण सेवा व्याप्ती गुणोत्तर	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही
१९	व्याज सेवा व्याप्ती गुणोत्तर	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही	उपलब्ध नाही
२०	एकूण मत्ता गुणोत्तरकरिता एकूण ऋण	०.५७	०.५५	०.६५	०.५७	०.६५	०.५७	०.५५	०.५७	०.६५
२१	तरलता व्याप्ती गुणोत्तर	२३६.७८%	२१९.८४%	६४.९३%	२३६.७८%	६४.९३%	२३६.७८%	२१९.८४%	२३६.७८%	६४.९३%
२२	निव्वळ नफा मार्जिन	२६.२८%	२८.२६%	२०.४९%	२६.२८%	२०.४९%	२६.२८%	२८.२६%	२६.२८%	२०.४९%

**नोंदी :**

१) वरील विवरण सुधारित केल्यानुसार सेबी (लिस्टिंग ऑब्लिगेशन अॅण्ड डिस्कलोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या रेग्युलेशन ३३ व रेग्युलेशन ५२ अंतर्गत स्टॉक एक्सचेंजसकडे फाईल केलेल्या ३१ मार्च २०२४ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरीक्षित स्वतंत्र व एकत्रिकृत वित्तीय निष्कर्षांचा सविस्तर प्रारूप उतारा आहे. उक्त 'वित्तीय निष्कर्षांचे संपूर्ण प्रारूप' 'www.bseindia.com', 'www.nseindia.com' या स्टॉक एक्सचेंजच्या वेबसाइट्सवर आणि कंपनीच्या वेबसाइटवर म्हणजेच 'www.sbfsc.com' यावर उपलब्ध आहे. उक्त वित्तीय निष्कर्षांचे लेखा समितीद्वारा पडोखा करण्यात आले आहे. तदनुसार २९ एप्रिल २०२४ रोजी घेण्यात आलेल्या कंपनीच्या संचालक मंडळाच्या सभेत त्यांच्याद्वारे मान्य करण्यात आले आहेत आणि सांविधिक लेखापरीक्षकाद्वारे लेखापरीक्षेच्या विषयाधीन आहेत.

२) संपर्क खुलासे सेबी (लिस्टिंग ऑब्लिगेशन अॅण्ड डिस्कलोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या रेग्युलेशन ५२(४) नुसार बीएसई लिमिटेड व नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडकरिता तयार करण्यात आले आहेत आणि 'www.bseindia.com' व 'www.nseindia.com' यावर पाहता येतील.

एसबीएफसी फायनान्स लिमिटेडच्या (पूर्वीची एसबीएफसी फायनान्स प्रायव्हेट लिमिटेड) संचालक मंडळाच्या वतीने आणि करिता स्वाक्षरी/- असीम धू व्यवस्थापक संचालक व सीईओ डीआयएन : ०१७६१४५५

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स्थळ : मुंबई

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