



SURAJ PRODUCTS LIMITED

Registered Office & Works:

CIN: L269420R1991PLC002865

Vill. : Barpali, P.O. : Kesramal, Rajgangpur, Dist. : Sundargarh, Odisha, India, PIN : 770017

Tel : +91-94370 49074, e-mail : info@surajproducts.com, suproduct@gmail.com

www.surajproducts.com

Dated: May 10, 2022

The Secretary
Bombay Stock Exchange Limited
(Department of Corporate Services)
Floor 25, P.J.Tower, Dalal Street
Mumbai – 400001

Dear Sir,

Subject: Submission under Regulation 47 of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015.

We are enclosing herewith copies of newspaper cutting published pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as detailed herewith:

Paper cuttings of "Business Standard" (English & Hindi Newspaper) published on 10th May, 2022 and Utkal Mail (Oriya News Paper) published on 10th May, 2022 regarding publication of Notice of Board Meeting to held on Friday the 20th day of May, 2022.

Copy of Newspaper cuttings in this connection are attached for your reference.

Kindly take the same on record.

Thanking you,
Yours Faithfully

For Suraj Products Limited

A.N.Khatua

Company Secretary



Encl. as above

Copy to:

The Secretary
The Calcutta Stock Exchange Limited
7, Lyons Range, Kolkata – 700001

"Form No INC-26"
[Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014]
Advertisement to be published in the newspaper for change of registered office of the company from one state to another

Before the Central Government Eastern Region Ministry of Corporate Affairs
In the matter of sub-section (4) of section 13 of the Companies Act, 2013, Section 13(4) of the Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014
AND
In the matter of M/s Ranchi Handloom Private Limited CIN U1711WB1998PT043914 having its registered office at 2, Harjai Das Lane, Jorabagan Park (West), Kolkata, WB 700006, India
Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extra-Ordinary General Meeting held on 24/03/2022 to enable the Company to change its Registered office from the "State of West Bengal" to the State of "Jharkhand". Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint from or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, Eastern Region, Ministry of Corporate Affairs, 23/44 A.J.C Bose Road, Nizam Palace, 3rd floor, Kolkata-700020, within Fourteen days of the date of publication of this notice with a copy to the applicant company at its registered office at the address mentioned below.
Reg Address: 2, Harjai Das Lane, Jorabagan Park (West), Kolkata, WB 700006, India
For and on behalf of the board
M/s Ranchi Handloom Private Limited
Sd/- Prakash Chand Saha
Place: Kolkata
Date: 10.05.2022
DIN:0104993

DHP INDIA LIMITED
Regd. Office : 10, Middleton Row
Kolkata-700 071, Ph : 2229-5735
CIN : L65921WB1991PLC051555
E-mail : info@dhpindia.com
Website : www.dhpindia.co.in

NOTICE
NOTICE is hereby given that a meeting of the Board of Directors of the Company will be held on Monday, the 30th day of May, 2022 at 11:30 A.M. at 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700016, the proposed new Regd. Office of the Company for discussion and approval of Change of Regd. Office of the Company within same locality and same city from : 10, Middleton Row, Kolkata-700071 to New Office at: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700016 and approval of Audited Standalone Ind AS Financial Reports and Results of Fourth Quarter & Year Ended 31-03-2022 and approval of recommendation of Final Equity Dividend of FY 2021-22 etc.
On behalf of the Board of Directors of
Place : Kolkata **DHP INDIA LIMITED**
Dated: 9th May, 2022 **Suruchi Tiwari**
Company Secretary & Compliance Officer

SURAJ PRODUCTS LIMITED
CIN:L26942OR1991PLC002865
Regd. Off. - Vill.: Barpali, P.O.: Kesarimal Rajgangpur, Dist.: Sundargarh, Odisha - 770017

NOTICE
Pursuant to Regulation 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, NOTICE is hereby given that a meeting of the Board of Directors of the Company will be held on Friday, the 20th day of May, 2022 to inter alia transact the following business:
1. To consider and approve the Standalone Audited Financial Results of the Company for the quarter and year ended 31st March, 2022.
2. To recommend final dividend if any for the year ended on 31st March, 2022.
3. Any other item, if any with the permission of the Chair.
Date: 09.05.2022
Place: Barpali
By order of the Board
A. N. Khatau
Company Secretary

DIRECTORATE OF FOREST
Office of the Ex-officio Divisional Manager
West Bengal Forest Development Corporation Ltd. & Deputy Conservator of Forests, Urban Recreation Forestry Division
10A, Auckland Road, Eden Gardens, Kolkata-700 021

ABRIDGED TENDER NOTICE
The Ex-officio Divisional Manager, WBFDCL & Deputy Conservator of Forests, Urban Recreation Forestry Division invites Tender Notice for the work as follows :

NIT No.	Name of Project	Bid Submission Start Date	Last Date of Bid Submission
10/DM/URF/WBFDCL/2022-23	Construction of MS Gate (32' width x 16' height = 1 no.) at Banabitan Park Gate No. 1, Salt Lake.	11.05.2022	20.05.2022

Details can be seen at <https://wbtdenders.gov.in>

NOTICE
Notice is hereby given that Share Certificate(s) No. 49351 & Folio No: SD049648 for 180 Equity Shares of Rs.5/- (Rupees Five Only) each Bearing Distinctive Nos 2474339 to 2474518 of JK Lakshmi Cement Limited registered in the Name of Late Malik Chand Manakata and Ashok Manakata has been lost/misplaced and Ashok Manakata have applied to the Company to issue duplicate Certificate(s). Any person who has/have any claim in respect of the said Shares Certificate(s) should lodge such claim with the Company within 15 days of the publication of this Notice, after which No claim will be entertained and the Company will proceed to issue duplicate Share Certificate(s).

Chandernagore Municipal Corporation
NIT No. PW/XI/2T-1/2022-23/ 05 To 06
Dt-10.05.2022
Memo No. PW/XI/TEND/2022-23/C
Dt-10.05.2022

Various Developments of Municipal Areas
For details, please visit the website-
www.chandernagoremunicipalcorporation.in

Engineer
Chandernagore Municipal Corporation

"Form No. INC-26"
[Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014]
Advertisement to be published in the newspaper for change of registered office of the company from one state to another Before the Central Government Eastern Region
In the matter of sub-section (4) of section 13 of the Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014
AND
In the matter of M/s LILY ENCLAVE PRIVATE LIMITED having its registered office at 7, Surendra Mohan Ghosh Sarani, (Previously: 7, Mangla Lane), 1st Floor, Kolkata - 700001, West Bengal, India
Notice is hereby given to the General Public that the company proposes to make application to the Regional Director, Eastern Region under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extra Ordinary General Meeting held on 28th April, 2022 to enable the company to change its Registered Office from "State of West Bengal" to "State of Gujarat". Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint from or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, Eastern Region at Nizam Palace, II MSO Building, 3rd Floor, 23/44 A.J.C. Bose Road, Kolkata-700020, West Bengal within fourteen days from the date of publication of this notice with a copy to the applicant company at its registered office at the address mentioned below.
M/s LILY ENCLAVE PRIVATE LIMITED
7, Surendra Mohan Ghosh Sarani, (Previously: 7, Mangla Lane), 1st Floor, Kolkata - 700001, West Bengal, India
For and on behalf of Petitioner
LILY ENCLAVE PRIVATE LIMITED
(SHREY PRAKASH SEKHANI)
Date: 07.05.2022
Place: Ahmedabad
Director
DIN: 02432579

Form No. INC-26
[Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014]
BEFORE THE CENTRAL GOVERNMENT REGIONAL DIRECTOR, EASTERN REGION
In the matter of sub section(4) of Section 13 of the Companies Act, 2013, and clause (a) of sub rule (5) of Rule 30 of the Companies (Incorporation) Rules, 2014
AND
In the matter of **PATITAPAWAN CONSTRUCTION PRIVATE LIMITED** (CIN : U45309WB2005PT102820) having its registered office at 8/A/2, Jessore Road Ground Floor Kolkata-700028
Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extra Ordinary General Meeting held on 11th October, 2021 to enable the company to change its Registered office from "State of West Bengal" to the "State of Odisha". Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint form or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, Eastern Region, Nizam Palace, 2 MSO Building, 3rd Floor, 23/44, A.J.C Bose Road, Kolkata-700020 within Fourteen (14) days from the date of publication of this notice with a copy to the applicant company at its Registered Office at the address mentioned below.
8/A/2, Jessore Road Ground Floor Kolkata-700028
For and on behalf of the Applicant
PATITAPAWAN CONSTRUCTION PRIVATE LIMITED
Sd/-
Kali Charan Rout (Director)
DIN: 00568451
Date: 10.05.2022 | Place: Kolkata

STATE BANK OF INDIA
REGIONAL BUSINESS OFFICE, HOWRAH
106, Kiran Chandra Singha Road, 'Ganges Garden Complex' Howrah- 711102, Chief Manager (Credit & NPA)

Appendix IV [Rule - 8(1)] Possession Notice (For Immovable Property)

Whereas
The undersigned being the authorized Officer of the 'State Bank of India' RBO-1, Howrah, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under section 13 (12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002, issued a demand notice on the date mentioned against, calling upon the Borrower(s)/Guarantor(s) to repay the amount mentioned in the Notice within 60 days from the date of receipt of the said Notice.
The Borrower(s)/Guarantor(s) having failed to repay the amount, Notice is hereby given to the Borrower(s)/Guarantor(s) and the public in general that the Authorized Officer has taken the possession of the properties described herein below in exercise of powers conferred on him/her under section 13(4) of the said Act, read with rule 8 of the said rules on the date mentioned against their names. The Borrower(s)/Guarantor(s) in particular and the public in general is hereby cautioned not to deal with the properties and any dealing with the properties will be subject to charge of **State Bank of India, Khanjadapur Branch(09721) and Deulti Branch(05933)** for the amounts and interest thereon.

Sl. No.	A) Name & Address of the Borrower(s) B) Name & Address of Guarantor(s) C) Loan A/C No & Branch Name	Description of the Immovable Property	1. Loan Outstanding 2. Date of Demand Notice, u/s-13(2) 3. Date of Possession U/S-13(4)
1.	(A) Ashok Kumar Ghosh, S/o- Lt. Kishori Mohan Ghosh, Proprietor of M/s- Shree Krishna Bhandar, Vill - Maheshpur, Post - Birshibpur, P S- Uluberia, Dist-Howrah, Pin-711316, (B) Sri Sanat Kumar Ghosh, S/o- Lt. Kishori Mohan Ghosh, Vill - Maheshpur, Post - Birshibpur, P S- Uluberia, Dist- Howrah, Pin-711316, and Mrs. Shefali Ghosh, W/o- Ashok Kumar Ghosh, Vill - Maheshpur, Post - Birshibpur, P S- Uluberia, Dist-Howrah, Pin-711316, C) 30698780898(C/C), Khanjadapur Branch(09721)	All that part and parcel of the property measuring 03 decimal land with building, Mouza - Maheshpur, JL No-068, Khatian No- 229(old), L R Khatian-1564,1565,1566, Dag/Plot No-1613(old), 1400(LR), P.S - Uluberia, Dist-Howrah, Title deed No - 0198 of the year 1996, Book No-1, Volume No- 03, Page No- 239 to 254, ADSR- Uluberia, Property owners name Ashok Kumar Ghosh, S/o- Lt. Kishori Mohan Ghosh, Sri Sanat Kumar Ghosh, S/o- Lt. Kishori Mohan Ghosh and Mrs. Shefali Ghosh, W/o- Sanat Kumar Ghosh, all at Vill - Maheshpur, Post - Birshibpur, P S- Uluberia, Dist- Howrah, Pin-711316,	1. Rs- 478917.00 as on 10/06/2013 2. 30/07/2021 3. 07/05/2022
2.	(A) Sri Sunil Samanta, S/o- Rajendranath Samanta, Proprietor of M/s- Samanta Order Suppliers, Vill & Post - Panitras, P S- Bagnan, Dist- Howrah, Pin-711303, (B) Mrs. Gita Samanta, W/o- Sunil Samanta, Vill & Post - Panitras, P S- Bagnan, Dist- Howrah, Pin-711303, C) 1160226457(C/C), Deulti Branch(09721)	All that part and parcel of the property measuring 02 decimal land with building, Mouza - Panitras, JL No-019, Khatian No- 249/1, Dag/Plot No- 313(Sabek), 582(LR), P.S - Bagnan, Dist-Howrah, Title deed No - 3757 of the year 1987, Book No-1, Volume No- 39, Page No- 183 to 188, ADSR- Uluberia at Bagnan, Property owners name Mrs. Gita Samanta, W/o- Sunil Samanta, at Vill & Post - Panitras, P S- Bagnan, Dist- Howrah, Pin-711303,	1. Rs- 217164.57 as on 04/01/2022 2. 20/01/2022 3. 07/05/2022

Sd/- Authorized Officer,
State Bank Of India

(This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated April 1, 2022 (the "Letter of Offer" or "LOF") filed with BSE Limited ("BSE") and also filed with the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 (SEBI ICDR Regulations).

MAKERS Laboratories Limited
Corporate Identification Number: L24230MH1984PLC033389
(Incorporated under the Companies Act, 1956 and the Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai on July 9, 1984. The Certificate of Commencement of Business was issued by the Registrar of Companies, Maharashtra, Mumbai on July 21, 1984.
Regd Office: 54-D, Kandivli Industrial Estate, Kandivli (W), Mumbai, Maharashtra, 400067
Tel: No. 022-2868544; E-mail: investors@makerslabs.com; website : www.makerslabs.com
Contact Person: Ms. Rinku Kholekiya, Company Secretary and Compliance Officer

PROMOTERS: Mr. Premchand Godha and Mr. Madhukar R Chandurkar

BASIS OF ALLOTMENT

ISSUE OF 9,83,396 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A TA PRICE OF RS. 150/- PER EQUITY SHARE (INCLUDING PREMIUM OF RS. 140/- PER EQUITY SHARE) AMOUNTING TO RS. 1,475.09 LAKHS TO THE EXISTING EQUITY SHAREHOLDERS ON RIGHTS BASIS IN THE RATIO OF 1 EQUITY SHARE FOR EVERY 5 FULLY PAID EQUITY SHARES HELD BY THE EXISTING SHAREHOLDERS ON THE RECORD DATE, I.E. ON APRIL 1, 2022. THE ISSUE PRICE OF EACH EQUITY SHARE IS 150 TO THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, PLEASE REFER THE SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 163 OF THE LETTER OF OFFER ("LOF").

The Board of Directors of Makers Laboratories Limited thanks all investors for their response to the Issue, which opened for subscription on Monday, April 18, 2022 and closed on Wednesday, April 27, 2022 with the last date for On Market Renunciation of Rights Entitlements being Friday, April 22, 2022.

Out of the total 1,010 Applications for 16,54,118 Rights Equity Shares, 207 Applications for 31,147 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 803 for 16,22,971 Rights Equity Shares, which was 165.04% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on May 2, 2022 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Company has, on May 6, 2022, approved the allotment of 9,83,396 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

The break-up of valid applications received through ASBA (after technical rejections) is given below :

Applicants	No. of valid applications received	No. of Rights Equity Shares accepted and allotted against Entitlements	No. of Rights Equity Shares accepted and allotted against Additional Rights Equity Shares applied	Total Rights Equity Shares accepted and allotted
Eligible Equity Shareholders	758	7,51,378	2,16,062	9,67,440
Renounees	45	15,956	-	15,956
Total	803	7,67,334	2,16,062	9,83,396

Information regarding total applications received

Category	Applications Received		Rights Equity Shares applied for			Rights Equity Shares allotted		
	Number	%	Number	Rupees	%	Number	Rupees	%
Eligible Equity Shareholders	965	95.54	15,88,431	23,82,64,650	96.03	9,67,440	14,51,16,000	98.38
Renounees	45	4.46	65,687	98,53,050	3.97	15,956	23,93,400	1.62
Total	1,010	100.00	16,54,118	24,81,17,700	100.00	9,83,396	14,75,09,400	100.00

Information for Allotment/refund/rejected cases

The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, will be completed on or about May 10, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSSBs on May 2, 2022. The listing application was filed with BSE on May 6, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or about May 10, 2022. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 195 of the Letter of Offer. Pursuant to the listing and trading approvals granted by BSE, the Rights Shares allotted in the Issue are expected to commence trading on BSE on or about May 12, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIRP/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL and CDSL on or about May 10, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZED FORM.

DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer had not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the issue is less than Rs. 50 Crores. As required, a copy of the Letter of Offer has been submitted to SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 159 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 159 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
ArihantCapital Arihant Capital Markets Limited Merchant Banking Division SEBI Registration No.: INM000011070 #1011, Solitaire Corporate Park, Guru Hargovindji Road, Chakala, Andheri (East), Mumbai - 400 093. Tel: 022-42254880; Fax: 022-42254880 E-mail: mbd@arihantcapital.com Website: www.arihantcapital.com Contact Person: Mr. Anil Kishnagar/ Mr. Satish Kumar P	LINK Intime Link Intime India Private Limited C 101, 1st floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400083, Maharashtra, India. Tel : + 91-22-4918 6200; Fax : +91-22-49186195 Email : makerslab.rights@linkintime.co.in Website : www.linkintime.co.in Contact Person : Mr. Sumeet Deshpande SEBI Registration Number: INF000004058	MAKERS Rinku Kholekiya Makers Laboratories Limited, Plot No. 54D, Kandivli Industrial Estate, Kandivli (West) Mumbai - 400067 Tel. No.: 022-62106052 E-mail: company.secretary@makerslabs.com

Investors may contact the Registrar to the Issue or the Company Secretary and Compliance Officer for any pre-Issue/post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSSB, giving full details such as name, address of the applicant, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA

For MAKERS LABORATORIES LIMITED
On behalf of the Board of Directors
Sd/-
Rinku Kholekiya
Company Secretary & Compliance Officer

Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. www.bseindia.com and the website of the Lead Manager at www.arihantcapital.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 14 of the Letter of Offer.

This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States

KANCO TEA & INDUSTRIES LIMITED
CIN: L15491WB1983PLC035793
"Jasmine Tower", 3rd Floor, 31 Shakespear Sarani, Kolkata - 700017
Telefax: 2281-5217; E-mail: contact@kancotea.in Website: www.kancotea.in

NOTICE FOR TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules") and notified by the Ministry of Corporate Affairs (MCA). Pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with Rule 6 of the Rules all shares in respect of which dividends remain unclaimed/unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Accordingly all shareholders whose dividend for the financial year 2014-2015 onwards has remained unpaid / unclaimed the corresponding shares of the face value of Rs. 10/- each in respect of such shareholders therefore will be transferred to Demat Account of IEPF Authority in the following manner:

- In case of shares held in Physical Form, by issuance of new share certificate and thereafter transferring the shares to Demat Account of IEPF Authority. Accordingly, the original share certificate(s), which stands registered in your name would stand automatically cancelled and be deemed non-negotiable.
- In case of shares held in Demat Form, by transfer of shares directly to Demat Account of IEPF Authority through the Depository participants as per Rules.

Adhering to the various requirements set out in the Rules, the company has communicated individually to the concerned shareholders whose shares are liable to be transferred to Demat Account of IEPF Authority at their last recorded address with the Company for taking appropriate action. The full details of such shareholders having unencashed dividends and shares due to transfer have been given on the website of the Company www.kancotea.in.

Notice is hereby given to all physical shareholders to make an application to the Company/ Registrar & Share Transfer Agents by 01.08.2022 with a request for claiming the unpaid dividend for the financial year 2014-2015 and onwards by writing to the Company / Registrar & Share Transfer Agents with duly filled in Forms ISR 1 and ISR 2 (with original cancelled cheque leaf bearing the name of the shareholder) and Form SH-13. The relevant forms can be downloaded from the website of the Company: www.kancotea.in.

For shareholders holding shares in Demat form, kindly visit the office of your Depository Participant and request them to update your correct and complete Bank Account No. including 9 digit MICR Code and 11 digit IFSC Code. In addition you can also update your email address and your contact number, request them for the updated copy of your "Client Master List". You may verify its contents and if found correct then forward to us a self attested copy of your Client Master List.

Shares in the name of the deceased shareholders may be transmitted in favor of Nominee / Legal Heir(s) by following the procedure prescribed under the Depository Act, 1996 by approaching the officers of your Depository Participant where you are maintain your Demat Account.

In case the company does not receive any communication from the concerned shareholders by the due date, the Company shall with a view to comply with the requirements set out in the Rules, transfer the shares to the Demat Account of IEPF, without any further notice. No claim shall lie against the Company in respect of Unclaimed Dividend/Shares transferred to IEPF in compliance with the Rules.

Any person, whose shares, unclaimed dividends and sale proceeds have been transferred to the Fund, may claim the shares/dividends/sale proceeds from the IEPF Authority by making online application in eForm IEPF 5 for which details are available at www.iefp.gov.in.

In case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar & Share Transfer Agents - Mr. Sujit Sengupta / Mr. Ranjan Mitra at 033 4011 6728/6700 of CB Management Services (P) Ltd, P-22 Bondel Road, Kolkata - 700019, West Bengal, E-mail: rta@cbmsl.com.

By order of the Board
Charulata Kabra
Place: Kolkata
Date: 10.05.2022
Company Secretary & Compliance Officer

Sundaram-Clayton Limited
Registered Office: "Chaitanya", No.12, Khader Nawaz Khan Road, Nungambakkam, Chennai - 600 006.
Website: www.sundaram-clayton.com; e-mail: corpsec@sundaramclayton.com
Tel: 044-2833 2115 Fax: 044 - 2833 2113 CIN: L35999TN1962PLC004792

Dear Member(s),

- It is hereby informed that the 60th Annual General Meeting of the Company will be convened on **Tuesday, the 28th June 2022** through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") in compliance with the applicable provisions of the Companies Act, 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs and SEBI Circulars issued from time to time without the physical presence of the Members at a common venue.
- The Notice of the 60th AGM and the financial statements for the year ended 31st March 2022 ("Annual Report") will be sent only by email to all those Members, whose email addresses are registered with the Company or with their respective Depository Participants ("Depository"), in accordance with MCA and SEBI Circulars. Members can join and participate in the AGM through VC / OAVM only. The instructions for joining the AGM and the manner of participation in the remote electronic voting or casting vote through the e-voting system during the AGM will be provided in the Notice of the AGM. Members participating through the VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The Notice will also be made available on the websites of the Company viz., www.sundaram-clayton.com and also on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depository Limited (NSDL) (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsd.com.
- Members holding shares in physical form who have not registered their email addresses with the Company / Depository can register for obtaining soft copies of the Notice of the 60th AGM, Annual Report and/or login details for joining the AGM through VC/OAVM including e-voting, by sending scanned copy of the following documents by email to corpsecv@integratedindia.in:
 - signed request letter mentioning your name, folio number, complete address, email address to be registered;
 - scanned copy of the share certificate (front and back);
 - self-attested scanned copy of PAN; and
 - self-attested scanned copy of Driving Licence / Passport / Bank Statement / AADHAR, supporting the registered address of the Member.
- Members holding shares in physical form who have not updated their mandate for receiving the dividends directly in their bank accounts through Electronic Clearing Service or any other means ("Electronic Bank mandate"), can register their Electronic Bank mandate to receive dividends directly into their bank account electronically, by sending following details/ documents in addition to the documents mentioned in para 3 above by e-mail to corpsecv@integratedindia.in:
 - Name and branch of bank in which dividend is to be received and bank account type;
 - Bank account number allotted by your bank after implementation of Core Banking Solutions;
 - 11 digit IFSC code; and
 - self-attested scanned copy of cancelled cheque bearing the name of the Member or first holder, in case shares are held jointly.
- Members holding shares in demat form are requested to update their e-mail address with their Depository.
- Members holding equity shares of the Company in physical form are requested to kindly get their equity shares converted into demat / electronic form for availing inherent benefits of dematerialisation.
- The Company has also made arrangements through NSDL for sending SMS to shareholders on their registered mobile numbers in the demat account to initiate the process of email ID updation. Members are requested to avail this facility and update their e-mail addresses accordingly.

The above information is being issued for the information and benefit of all the Members of the Company and is in compliance with the MCA and SEBI Circulars as stated above.

By order of the Board
R Raja Prakash
Company Secretary
Chennai
9th May 2022

Sundaram-Clayton Limited
ZONAL OFFICE : ANSALON
Udreg Bhawan, 8, G. T. Road (W)
Ansalon - 713 304

CORRIGENDUM
With reference to the E-auction Sale Notice which was Published in this Newspaper on 05.05.2022, the Property Details of Rathin Hat of Bowal Branch (Sl. No. 6) should be read as follow :
Sale Deed No. 3495 dated 19.06.1992, Mouza- Akul J.L. No. 118, P.S. - Indus, L.R. Plot No. 1801, Khatian No. 2282 and 739/1 of Area 0.05 Acre at Vill - Akul, P.S. - Indus, District - Bankura, Pin - 722 201.
Rest of the matter remain unchanged. Inconvenience caused is regretted.

"Form No. INC - 26
(Incorporation) Rules, 2014]
Advertisement to be published in the newspaper for Change of registered office of the company from one state to another BEFORE THE CENTRAL GOVERNMENT REGIONAL DIRECTOR, EASTERN REGION, KOLKATA (W.B.)
In the matter of sub-section (4) of Section 13 of the Companies Act,

GLAXOSMITHKLINE PHARMACEUTICALS LTD.						
Regd. Office: GSK House, Dr. Annie Besant Road, Worli, Mumbai-400 030						
This is to inform the general public that Original share certificate(s) issued by GlaxoSmithKline Pharmaceuticals Limited, the details of which are as mentioned below, have been lost / misplaced and an application has been made by the holder(s) for issuance of duplicate Share Certificate(s) in respect thereof.						
Name of Shareholder	Folio No.	Certificate No./From	Certificate No. To	Issuing Number(s)	No. of Securities	No. of Securities
PUNIT MEHROTRA	0128363	3644	3644	6459291	6459310	20
		9471	9471	10334096	10334105	10
		14426	14426	13932947	13932956	10
		42447	42447	28408808	28408816	09
PUNIT MEHROTRA	0128107	802973	802981	36874619	36874667	49
		36302	36302	0006456396	0006456415	20
		94679	94679	0010333230	0010333239	10
		144769	144769	0013932166	0013932175	10
	424394	424394	0028407612	0028407620	09	
	802448	802456	0038669891	0038669895	49	

Any person, who has a claim in respect of the said shares or objection to the issuance of the duplicate share certificate should lodge such claim with the Company at its Registered Office within 15 days from the publication of this notice or else the Company will proceed to issue duplicate certificate(s) in favor of the holder(s) without any further delay.

Place: Mumbai
Date: 10/05/2022

Name of the holder
PUNIT MEHROTRA

PUBLIC NOTICE

Notice is hereby given to the public at large that, Mr. Vaman Anantha Jathan is the owner in respect of Flat No. CF/105 of Jayraj Nagar Co-operative Housing Society Ltd., Situated at: Manav Mandir Complex, Sector-II, Ambadi Road, Dewanman, Vasai (W), Tal. Vasai, Dist: Palghar 401202. Mr. Vaman Anantha Jathan deceased on 3rd July 2021.

Mrs. Meenakshi Vaman Jathan, wife of late Mr. Vaman Anantha Jathan made an application to the society for membership and for transfer of the share and interest in respect of flat no. CF/105. Any persons having any claim, right, title or interest in the said flat by virtue of inheritance or by virtue of possession or otherwise in any manner whatsoever are hereby requested to make the notice in writing alongwith relevant documents to the undersigned at society within 15 days from the date of publication of the notice. If no claims/objections are received within the period prescribed, society shall be free to deal with the shares and interest of the deceased member in the property of the society in such manner above the flat/shares will be transferred in the name of applicant.

Place: Vasai
Date: 10/05/2022

Sd/-
Secretary
Jayraj Nagar CHS Ltd.,
Manav Mandir Complex, Sector-II,
Ambadi Road, Dewanman, Vasai (W)
Dist: Palghar 401 202

SURAJ PRODUCTS LIMITED
CIN-L26942OR1991PLC002865
Regd. Off. : Vill. : Barpali, P.O.: Kesramal Rajganpur, Dist. : Sundargarh, Odisha - 770017

NOTICE

Pursuant to Regulation 29 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, NOTICE is hereby given that a meeting of the Board of Directors of the Company will be held on Friday, the 20th day of May, 2022 to inter alia transact the following business:

- To consider and approve the Standalone Audited Financial Results of the Company for the quarter and year ended 31st March, 2022.
- To recommend final dividend if any for the year ended on 31st March, 2022.
- Any other item, if any with the permission of the Chair.

Date: 09.05.2022
Place: Barpali

By order of the Board
A. N. Khattua
Company Secretary

NOTICE TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that Following share Certificate of Indusind Bank Ltd having registered office at 2401, Gen. Thimmaya Road, Cantonment Pune-411001 Registered in name of the following shareholders have been lost by them.

Sr No.	Name of the Shareholder	Folio No	Certificate No	Distinctive No	No. of Shares
1	Gochi Ropchiram Amarnani	00041565	130019-130063	111925901-111930400	4500

The public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates.

Any person who has any claim in respect of the said share certificates should lodge such claim with the company or its Registrar and Transfer Agent Link Intime India Pvt Ltd C-101, 247 Park, L.B.S Marg, Vikhroli (west) Mumbai, Maharashtra 400083 with in 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates

Place: Mumbai
Date: 09/05/2022

Ramesh Amarnani
Name of Applicant

APPENDIX - IV (Rule 8(1)) Possession Notice (For Immovable Property)

Whereas, The undersigned being the authorised officer of DCB Bank Limited, under the Securitisation & Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002 and on exercise of powers conferred under section 13(12) read with rule 9 of the Security Interest (Enforcement) Rules 2002 issued the demand notice calling upon the following borrowers to repay the amount being mentioned against their names:

Sr. No.	Details
1)	Name of Borrowers/ Guarantors: 1) M/s. Dye O Tex Dyestuff & Intermediate Pvt. Ltd., 2) Mr. Ajay Sheth, 3) Mr. Vijay Sheth, 4) M/s. Dye O Tex
	Description of Secured Asset: 408, Adarnji Building, 4 th Floor, 413, Narsi Natha Street, Masjid Bunder- 400009
	Outstanding Dues: Rs. 1,13,02,174.53/-
	Demand Notice Date: 04.05.2021
	Possession Date: 06.05.2022

Together with further interest, incidental expenses, cost, charges etc. till the date of payment within 60 days from the receipt of the said notice.

The Borrowers having failed to repay the amount mentioned in demand notice. Notice is hereby given to the borrowers and the public in general that the undersigned has taken **Symboic Possession** of the Properties described herein above in exercise of powers conferred on them under section 13(4) of the said act read with rule 9 of the said rules on the possession date mentioned above against their names.

The Borrowers in particular and the public in general are hereby cautioned not to deal with the properties mentioned above and any dealings with the properties will be subject to the charge of the DCB Bank Limited, for the amount mentioned herein above.

Please take note that if Borrower / Mortgagees / Guarantors fail to repay the amount we will put the property for auction on "AS IS WHERE IS" basis in future.

Date: 10.05.2022
Place: Mumbai

Authorised Officer,
DCB BANK LIMITED

Form No. URC - 2

Advertisement giving notice about registration under Part I of Chapter XXI (Pursuant to section 374(b) of the Companies Act, 2013 and rule 4(1) of the Companies (Authorised to Register) Rules, 2014)

1. Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act, 2013, an application is proposed to be made after fifteen days herof but before the expiry of thirty days hereinafter to the Registrar at Mumbai, that M/s. Environmental Management Centre LLP, a LLP may be registered under Part I of Chapter XXI of the Companies Act 2013, as a company limited by shares.

2. The principal objects of the Company are as follows:

- To focus on strategic consulting services and products in the area of environmental management and sustainability supported by research, innovation, knowledge management and training and capacity building. Core areas include but not limited to environmental policy and planning, environmental and social impact assessment environmental and social management system and frameworks, due diligence audits covering environmental site assessment energy, health & safety considerations, geo-spatial analyses and environmental data analytics, responding to climate change, mitigation and adaptation and carbon management, circular economy, ESG and climate related reporting and communication. Through the mentioned services, harmonize economic, environmental and social consideration in the governance, business logic, development plans and policy frameworks to guide projects and programs for putting sustainability in practice.
- To remain proactive, retain lead position in the niche area of environmental management in India as well as overseas LLP will continue to adapt to changing situations, market demands and interest of client/ Partners by reconfiguring/ expanding services and products.

3. A copy of the draft memorandum and articles of association of the proposed company may be inspected at the office at Unit No 1308, 13th Floor, B-wing, Kohinoor Square, Shivaji Park, Dadar (W), Mumbai City 400 028 IN.

4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs (ICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), PIN Code-122050, within twenty one days from the date of publication of this notice, with a copy to the company at its registered office.

Date: 09th day of May, 2022

Name of Applicants
1) Prasad Madhav Modak
2) Kiran Prasad Modak

Public Notice

Notice is hereby given to the public that, Late Mr. VINCENT THOMAS LEMOS, a member of MARYLAND RESIDENCY Co-op. Hsg. Soc. Ltd., and owner of Flat No. 301, on the Third floor, B wing, in the society having address at: Kaul's Heritage City, Bhabola, Vasai Road (W), Tal. Vasai, Dist. Palghar, died on 13/04/2022 without making any nomination or a WILL.

The Society intends to transfer the shares and the said Flat in the name of his wife **MRS. JACINTA VINCENT LEMOS**. The other legal heirs of the deceased have given their no objection for the said transfer. Claims/Objections are hereby invited from the heir or heirs or other claimants/Objection or objections to the Transfer of the said Shares and interest of the deceased member in the capital property of the society within a period of 14 days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/property of the society, or to us at the below mentioned address. If no claims/objections are received within the period prescribed above, the shares and interest of the deceased member in the Capital/property of the society shall transfer the said flat along with its share in the name of **MRS. JACINTA VINCENT LEMOS**, in such manner as is provided under the bye-laws of the society.

Adv. Parag J. Pimple
S/4, Pravin Palace, Pt. Dindayal Nagar, Vasai Road (W), Tal. Vasai, Dist. Palghar, Mob: 9890079352 Date: 10/05/2022

Public Notice

Notice is hereby given to the Public that, **RITA RAJESH BABARIA** owner of A-33, 3RD FLOOR, A WING, GOLD FILLED HEIGHTS CHS LTD - GOLD FILLED COMPOUND, CTS No. 528, SION BANDRA LINK ROAD, DHARAVI, MUMBAI 400017, admeasuring about 465 sq feet carpet area the said flat stands in the name of her husband late Mr. RAJESH VRAJLAL BABARIA who has expired on 07.02.2012 leaving behind (1) Mrs. Riti Rajesh Babaria - Wife (2) Mrs. Mansi Bhavesh Shah - married daughter and (3) Mr. Jigar Rajesh Babaria - Son as only legal heirs.

Whereas Mrs. Mansi and Jigar has executed and registered Release deed in favour of Mrs. Riti Rajesh Babaria on 29.11.2019 and registered with office of Sub-Registrar under document No BB-4/13373/2019.

Now the owner i.e. Riti Rajesh Babaria intend to sale the said to Mrs. SHALINI BHIMRAO KAMBLE and Mr. SUDHAKAR BHIMRAO KAMBLE jointly for valuable consideration. Accordingly both parties agreed to complete transaction before that in case any one having of any claims/objections /right /Interest in the said Flat premises kindly intimate the undersigned advocate alongwith the relevant documents to support their claims/objections within 07 days from the date of publication of this notice. In absence of any claim /objection within stipulated period, it shall be deemed that the property has no claim by virtue of the said Flat. And my Party shall proceed to complete the said transaction by executing Sale Deed/Agreement and any other documents in the name of Purchaser.

Place: Mumbai
Date: 10.05.2022

Sd/-
Adv. S. M. KANADE
Advocate High Court
17, Gold Filled Plaza,
Sion Bandra Link Road,
Sion West, Mumbai 400017
9892788290

BEFORE THE LD. ASSISTANT CHARITY COMMISSIONER-IX IN THE PUBLIC TRUSTS REGISTRATION OFFICE GREATER MUMBAI REGION, MUMBAI

Dharmadaya Ayukta Bhavan, Sasmira Building, Worli, Mumbai - 400 030.

PUBLIC NOTICE OF INQUIRY
Change Report No. ACC/IX) 2126/ 2020.
Filed by: Bipin Amarchand Gala In the matter of NAVANEE FOUNDATION
Registration No. PTR No. E/29877(MUM)

To, All Concerned having interest - Whereas the Reporting trustee of the above trust have filed a change Report u/s 22 of The Maharashtra Public Trust Act 1950 for bringing the below described land with building standing thereon on the recode of the above named trust and an inquiry is to whether this property is the property of the trust and could be registered in the trust name?

Following Immovable Properties are acquired by the trust and shall be taken on record of Trust:

Description of the Immovable Property:

- All that office No. 0208, 2nd Floor of Gala Hub Anx admeasuring about 5318.00 sq.ft. super built up (equivalent to 494.27 sq. mtrs.) (296.56sq. mtrs. carpet area) together with proportionate and undivided share of 176.66 sq.mtrs in land of final plot No. 223+231/2/1, admeasuring 1390 sq. mtrs (forming part of Block No. 614/2 of Mouje : Bopal) of Town Planning Scheme No.3 (Bopal) (Sim) Taluka-Daskroi, District- Ahmedabad, Registration Sub District Ahmedabad-9 (Bopal). Agreement Value: Rs. 1,74,16,450.00 (Rupees One Crore Seventy Four Lakh Sixteen Thousand Four Hundred Fifty Only).
- All that office. No. 0308, 3rd Floor of Gala Hub Anx admeasuring about 5318.00 sq.ft. super built up (equivalent to 494.27 sq.mtrs.) (296.56 sq.mtrs. carpet area) together with proportionate and undivided share of 181.35 sq.mts.in land of Final Plot No. 223+ 231/2/1 admeasuring 1390 sq. mtrs. (forming part of Block No. 614/2 of Mouje : Bopal) of Town Planning Scheme No.3 (Bopal) (Sim) Taluka-Daskroi, District Ahmedabad Registration Sub District Ahmedabad-9 (Bopal). Agreement Value: Rs. 1,60,86,950.00 (Rupees one Crore Sixty Lakh Eighty-Six Thousand Nine Hundred Fifty Only).

This is to call upon you to submit your objections, if any in the matter before the Assistant Charity Commissioner-IX, Greater Mumbai Region, Mumbai at the address within 30 days from the date of Publication of this notice. Given under my hand and seal of Charity Commission, Maharashtra State, Mumbai.

This 22nd day of April, 2022.

Sd/-
Superintendent -(J) Public Trust Registration Office
Greater Mumbai Region, Mumbai

NOTICE

Notice is hereby given that the Certificate(s) for the under mentioned Deepak Fertilizers and Petrochemicals Copm Ltd Equity Shares of the Company having Reg Office at Sai Hira, Survey No. 93, Mundhwa, Pune - 411 036, Maharashtra, India, have been lost / misplaced and the holder I Rachana K. Agarwal Legal Heir of deceased of the said Equity Shares Holder have applied to the Company to issue duplicate Share Certificate(s).

Any person who has a claim in respect of the said Shares should lodge the same with the Company at its Registered Office within 21 days from this date else the Company will proceed to issue duplicate certificate(s) to the aforesaid applicants without any further intimation.

Folio No.	Name of Shareholder	No of Shares	Distinctive Nos From - to	Certificate no From - to
034338	Late Mr. Kishore B. Agarwal	50	5039011-5039060	100844
034338	Late Mr. Kishore B. Agarwal	25	28170976-28171000	221766
034338	Late Mr. Kishore B. Agarwal	25	50020976-50021000	621766

Place: Mumbai
Date: 10/05/2022

Sd/-
Rachana K. Agarwal (wife & legal Heir)
New Name of Shareholder

NOTICE

Pursuant to the Regulation 47 (1) (a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the Company will be held on Thursday, May 19, 2022 to inter-alia consider and approve:

- Audited Financial Statements for the year ended 31.03.2022
- Audited Financial Results for the quarter and year ended 31.03.2022
- Declaration of dividend, if any, for the financial year ended 31.03.2022

The Board Meeting Intimation is also available on the website of the company at <http://nrail.com/news.html> and on the website of the Stock Exchanges at www.nseindia.com and www.bseindia.com

For and on behalf of the Board
Sd/-
Pooja Dattary
Company Secretary & Compliance Officer

Place: Mumbai
Date: May 9, 2022

Public Notice

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Whereas Mrs. Mansi and Jigar has executed and registered Release deed in favour of Mrs. Riti Rajesh Babaria on 29.11.2019 and registered with office of Sub-Registrar under document No BB-4/13373/2019.

Now the owner i.e. Riti Rajesh Babaria intend to sale the said to Mrs. SHALINI BHIMRAO KAMBLE and Mr. SUDHAKAR BHIMRAO KAMBLE jointly for valuable consideration. Accordingly both parties agreed to complete transaction before that in case any one having of any claims/objections /right /Interest in the said Flat premises kindly intimate the undersigned advocate alongwith the relevant documents to support their claims/objections within 07 days from the date of publication of this notice. In absence of any claim /objection within stipulated period, it shall be deemed that the property has no claim by virtue of the said Flat. And my Party shall proceed to complete the said transaction by executing Sale Deed/Agreement and any other documents in the name of Purchaser.

Place: Mumbai
Date: 10.05.2022

Sd/-
Adv. S. M. KANADE
Advocate High Court
17, Gold Filled Plaza,
Sion Bandra Link Road,
Sion West, Mumbai 400017
9892788290

Public Notice

Notice is hereby given to the Public that, Late Mr. VINCENT THOMAS LEMOS, a member of MARYLAND RESIDENCY Co-op. Hsg. Soc. Ltd., and owner of Flat No. 301, on the Third floor, B wing, in the society having address at: Kaul's Heritage City, Bhabola, Vasai Road (W), Tal. Vasai, Dist. Palghar, died on 13/04/2022 without making any nomination or a WILL.

The Society intends to transfer the shares and the said Flat in the name of his wife **MRS. JACINTA VINCENT LEMOS**. The other legal heirs of the deceased have given their no objection for the said transfer. Claims/Objections are hereby invited from the heir or heirs or other claimants/Objection or objections to the Transfer of the said Shares and interest of the deceased member in the capital property of the society within a period of 14 days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/property of the society, or to us at the below mentioned address. If no claims/objections are received within the period prescribed above, the shares and interest of the deceased member in the Capital/property of the society shall transfer the said flat along with its share in the name of **MRS. JACINTA VINCENT LEMOS**, in such manner as is provided under the bye-laws of the society.

Adv. Parag J. Pimple
S/4, Pravin Palace, Pt. Dindayal Nagar, Vasai Road (W), Tal. Vasai, Dist. Palghar, Mob: 9890079352 Date: 10/05/2022

Public Notice

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Adv. Parag J. Pimple
S/4, Pravin Palace, Pt. Dindayal Nagar, Vasai Road (W), Tal. Vasai, Dist. Palghar, Mob: 9890079352 Date: 10/05/2022

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Adv. Parag J. Pimple
S/4, Pravin Palace, Pt. Dindayal Nagar, Vasai Road (W), Tal. Vasai, Dist. Palghar, Mob: 9890079352 Date: 10/05/2022

J.K. Cement Limited

CIN No. : L17229UP1994PLC017199
Registered Office : Kamla Tower, Kanpur-208 001 (U.P.)
Ph. : +91 512 2371478 to 81 ; Fax : +91 512 232665
website: www.jkcement.com ; e-mail: shambhu.singh@jkcement.com

NOTICE OF BOARD MEETING

Notice is hereby given that a Meeting of Board of Directors is scheduled to be held at The Oberoi, Dr. Zakir Hussain Marg, New Delhi- 110003 via hybrid mode of attendance (both physically and through VC) on Saturday, 21st May, 2022 at 12.30 P.M. inter alia (i) to consider, approve and take on record Audited Consolidated and Standalone Financial Results of the Company for the 4th Quarter and Financial Year Ended on 31st March, 2022, (ii) consider declaration of dividend for 2021-22, if any, on equity shares of the Company subject to confirmation by the shareholders, (iii) reappointment of Statutory Auditors for 5 years w.e.f. conclusion of 28th Annual General Meeting till 33rd Annual General Meeting in terms of Regulation 29 read with Regulation 47 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 as amended.

In terms of the SEBI (Prohibition of Insider Trading) Regulations 2015 and Code of Conduct on Insider Trading of the Company the "Trading Window" for dealing in securities stood closed from 1st April, 2022 till 23rd May, 2022. The Intimation is also available on the website of the Company at www.jkcement.com and the website of Stock Exchanges where the shares of the Company are listed viz. BSE Limited (www.bseindia.com) & National Stock Exchange of India Ltd. (www.nseindia.com).

Place: Kanpur
Date: 9th May, 2022

For J.K. Cement Limited
(Shambhu Singh)
Vice President (Legal) & Company Secretary
(FCS No. 5836)

HP COTTON TEXTILE MILLS LTD

H. P. COTTON TEXTILE MILLS LTD

CIN : L18101HR1981PLC012274
REGD OFFICE: 15th K.M. Stone, Delhi Road, Hisar 125044, Haryana
Website : www.hpthreads.com Email: info@hpthreads.com
Ph. No. 91-11-41540471, Fax: 91-11-49073410.

EXTRACT OF STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER/FINANCIAL YEAR ENDED 31.03.2022

Particulars	[₹ in Lakh, unless otherwise stated]			
	Quarter Ended	Year Ended		
	31/03/2022 Refer Note 3	31/03/2021 Refer Note 3	31/03/2022 Audited	31/03/2021 Audited
Total income from operations (net)	3309	3150	13450	9789
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	68	182	963	549
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	68	182	963	549
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	28	100	704	360
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	35	84	711	344
Paid-up equity share capital (Face Value of Rs. 10 each)	387	381	387	381
Other Equity	-	-	2685	1853
Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
(a) Basic (in Rs.)	0.74	2.62	18.48	9.46
(b) Diluted (in Rs.)	0.74	2.62	18.48	9.46

Notes:

- The above financial results of H.P. Cotton Textile Mills Limited ("the Company") have been reviewed by the audit committee and approved by the Board of Directors at their respective meetings held on 09th May, 2022.
- The above is an extract of the detailed form of Quarterly and Year ended Audited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full form of the Quarterly and Year ended Audited Financial Results are available on the Stock Exchange website www.bseindia.com and on the company's website www.hpthreads.com.
- The figures for the quarter ended March 31, 2022 and March 31, 2021 are the balancing figures in respect of the full financial year and published year to date figures up to the third quarter of years ended March 31, 2022 and March 31, 2021 respectively.

Place : New Delhi
Date: May 09, 2022
DIN: 02836610

For H.P. Cotton Textile Mills Ltd.
Raghavkumar Agarwal
Executive Director, CEO & CFO

ELEGANT MARBLES AND GRANI INDUSTRIES LIMITED

Registered Office: E-7/9, RICCO Industrial Area, Abu Road - 307026, Rajasthan
CIN: L14101RJ1984PLC003134
Telephone: 24939676/2496077/24911144 Fax: 022-24930782
website: www.elegantmarbles.com E-mail: elegantmarbles@gmail.com

NOTICE TO THE EQUITY SHAREHOLDERS OF THE COMPANY

Sub: Transfer of Equity shares of the Company to Investor Education and Protection Fund (IEPF) Authority

This notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules").

The Rules, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more in the name of the Investor Education and Protection Fund (IEPF) Authority.

Adhering to various requirements set out in the Rules, the Company has, during financial year 2021-22 already transferred to the IEPF Authority all shares in respect of which dividend had remained unpaid or unclaimed for seven consecutive years or more as on the due date of transfer, that is, October 25, 2021. The Company has now communicated individually to the concerned shareholders whose shares are liable to be transferred to IEPF Authority during the financial year 2022-23 for taking appropriate action.

The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Authority on its website at www.elegantmarbles.com. Shareholders are requested to refer to website at www.elegantmarbles.com to verify the details of unclaimed dividends and the shares liable to be transferred to IEPF Authority.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may note that the Company would be issuing new share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of dematerialisation and transfer of shares to IEPF Authority as per the Rules and upon such issue, the original certificate(s) which stands registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded as and shall be deemed to be adequate notice in respect of issue of new certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the Rules.

In case the Company does not receive any communication from the concerned shareholders by August 10, 2022, the Company shall, with a view to complying with the requirements set out in the Rules, dematerialise and transfer the shares to IEPF Authority by way of corporate action by the due date as per procedure stipulated in the Rules.

In case the shareholders have any queries on the subject matter and Rules, they may contact Company's Registrar and Transfer Agents, M/s Universal Capital Securities Private Limited., C-101, 247 Park, LBS Road, Vikhroli West, Mumbai - 400083, Tel: (022)-28207203, Email: gamare@unisc.in or may contact the Company at the address mentioned above or Email: companysecretary@elegantmarbles.com. The details of Nodal Officer of the Company can also be accessed on the website of the Company.

For Elegant Marbles and Grani Industries Limited
Rajesh Agrawal
Chairman and Managing Director

Place: Mumbai
Date: May 09, 2022

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Business Standard

Insight Out

SPS INTERNATIONAL LIMITED CIN: T1420HR1991PL0031900 Registered Office: F-7, IIT, Sector 57, Faridabad, Haryana - 121004, India Tel. No. : +91-9999793000, E-mail ID: csp@spintltd.com, Website: www.spintltd.com		
1. Date	May 09, 2022, Monday	
2. Name of the Company	SPS International Limited	
3. Details of the Offer pertaining to the Company	Open Offer to acquire upto 11,01,854 (Eleven Lakh One Thousand Eight Hundred Fifty Four) Equity Shares representing 26.00% of the Expanded Share Capital of the Target Company at a price of INR 10/- (Indian Rupees Ten only) per fully paid-up equity share payable in cash.	
4. Name of the Acquirers	1. Mr. Rahul Jain 2. Mrs. Madhuri Jain 3. Mr. Nikhil Jain 4. Mr. Namit Jain 5. Mr. Rohit Jain 6. Mrs. Anshulama Jain 7. Mr. Mugdha Jain 8. VK Global Digital Private Limited 9. VK Global Publications Private Limited	
5. Name of the Manager to the Offer	Corporate Professionals Capital Private Limited	
6. Members of the Committee of Independent Directors	1. Mr. Shreyans Kumar Patil - Chairperson 2. Mr. Ramesh Chand Jain - Member	
7. IDC Member's relationship with the Company	IDC members are only independent Directors in the Company.	
8. Trading in the Equity shares/other securities of the Company by IDC Members	None of the IDC members hold any shares of the Company and neither have they traded in any shares / other securities of the Company during a period of 12 months prior to the date of Public Announcement and since their date of appointment.	
9. IDC Member's relationship with the Acquirer	The IDC members do not have any relationship with the Acquirers.	
10. Trading in the Equity shares/other securities of the Acquirer by IDC Members	Not applicable, as seven out of nine acquirers are individual and rest two entities are private limited companies.	
11. Recommendation on the Offer as to whether the offer is fair and reasonable	Based on the review of the Public Announcement and the Detailed Public Statement issued by the Manager to the Offer on behalf of the Acquirers, IDC believe that the Offer is in accordance with SEBI (SAST) Regulations, 2011 and to that extent is fair and reasonable. The shareholders should independently evaluate the offer and take their own informed decision. They are also advised to seek expert tax opinion before taking their decision in this regard.	
12. Summary of reasons for recommendation	Mr. Rahul Jain, Mrs. Madhuri Jain, Mr. Nikhil Jain, Mr. Namit Jain, Mr. Rohit Jain and Mrs. Anshulama Jain representing 43.90% of the Issue Paid-up Equity Share Capital of the Target Company at an agreed price of INR 7 (Indian Rupees Seven only) per Equity Share, which has triggered the requirement to make Open Offer under Regulation 3(1) and Regulation 4 of SEBI (SAST) Regulations. Also, the Board of Directors of the Target Company, at its meeting held on February 18, 2022, approved with the issuance of 10,12,000 (Ten Lakh Twelve Thousand) Equity Shares, representing 23.88% of the Expanded Share Capital of the Target Company on a preferential basis, to Mrs. Mugdha Jain, VK Global Digital Private Limited and VK Global Publications Private Limited at a price of INR 10 (Indian Rupees Ten only) per Equity Share aggregating to the value of INR 1,01,20,000 (Indian Rupees One Crore One Lakh Twenty Thousand only), to be paid in cash in accordance with the provisions of the Companies Act, 2013 and the rules framed thereunder and also in accordance with Chapter V of SEBI (ICDR) Regulations, 2018 and any other applicable law for the time being in force and further approved by the members of the Target Company wide Special Resolution passed through Postal Ballot on March 23, 2022. The allotment of shares was approved by the Board of Directors of the Company on April 05, 2022. The Equity Shares of the Company are listed and traded on the bourses of BSE and are not frequently traded when the meaning of definition of frequently traded shares under clause (j) of sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations or on BSE. The Offer Price of INR 10 (Indian Rupees Ten only) is justified, in terms of Regulation 8(2) of the SEBI (SAST) Regulations, being the highest of the following:	
S. Particulars	Price	
(a) The highest negotiated price per share of the target company for any acquisition under the agreement attracting the obligation to make a public announcement of an open offer	INR 7.00/-	Not Applicable
(b) The volume-weighted average price paid or payable for acquisition by the Acquirers along with their persons acting in concert during 52 weeks immediately preceding the date of Public Announcement	Not Applicable	Not Applicable
(c) The highest price paid or payable for any acquisition by the Acquirers along with their persons acting in concert during 26 weeks immediately preceding the date of Public Announcement	Not Applicable	Not Applicable
(d) The volume-weighted average market price of shares for a period of sixty trading days immediately preceding the date of the public announcement as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period, provided such shares are frequently traded	Not Applicable, since the equity shares of the Target Company are not frequently traded	Not Applicable
(e) The Equity Shares are not frequently traded, the price determined by the Acquirer and the Manager to the Offer considering valuation parameters including book value, comparable trading multiples, and such other parameters as are customary for valuation of shares of such companies	INR 9.84	Not Applicable
Other Parameters	Based on the audited financial data for quarter ending on December 31, 2021	
Value per share as per Net Asset Value Method	INR 9.84	Not Applicable
Comparable Trading Multiples Value and Other Valuation Parameters	Not Applicable	Not Applicable
As certified by Mr. Karan Jain having experience of more than 10 years (Membership No.: 526843), Partner of Jan and Associates, Chartered Accountants (UDIN: 22529443ADDPF330) having office at 122, Arhant Nagar, Punjab Bagh (West), New Delhi - 110026; Ph. No. : +91-9810114074, +91-11-45232275; Email ID: cspg122@gmail.com vide its certificate dated February 10, 2022. In view of the parameters considered and presented in table above and in the opinion of the Acquirers and Manager to the Offer, the Offer Price of INR 10/- (Indian Rupees Ten Only) per share is justified in terms of Regulation 8 of the SEBI (SAST) Regulations.		
13. Details of Independent Advisors, if any	None	
14. Any other matters to be highlighted	None	
To the best of our knowledge and belief after making proper enquiry, the information contained in or accompanying this statement is true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Company under the takeover Code.		
For and on behalf of the Committee of Independent Directors of SPS International Limited		
Shreyans Kumar Patil Chairperson - Committee of Independent Directors		
Place: Faridabad, Haryana Date: May 10, 2022		

(This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. It is not an encouragement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated April 1, 2022 the Letter of Offer or 'LOF' filed with SEBI Limited ('SEBI') and also filed with the Securities and Exchange Board of India ('SEBI') for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 (SEBI ICDR Regulations).

MAKERS Makers Laboratories Limited

Corporate Identification Number: L24230MH1984PLC033389
(Incorporated under the Companies Act, 1956 and the Certificate of Incorporation was issued by the Registrar of Companies, Maharashtra, Mumbai on July 9, 1984. The Certificate of Commencement of Business was issued by the Registrar of Companies, Maharashtra, Mumbai on July 21, 1984.
Reg. Office: 3/4, Kanyas Industrial Estate, Kandivli (W), Mumbai, Maharashtra, 400067
Tel. No. 022-2888544; Email: Investors@makerslabs.com; website : www.makerslabs.com
Contact Person: Ms. Rinika Khoslaya, Company Secretary and Compliance Officer

PROMOTERS: Mr. Premechand Godha and Mr. Madhukar R Chandurkar

BASIS OF ALLOTMENT

ISSUE OF 9,83,396 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. 150/- PER EQUITY SHARE (INCLUDING PREMIUM OF RS. 140/- PER EQUITY SHARE) AGGREGATING TO RS. 1,47,50,396 LAIONS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY ON RIGHTS BASIS IN THE RATIO OF 1 EQUITY SHARE FOR EVERY 5 FULLY PAID EQUITY SHARES HELD BY THE EXISTING SHAREHOLDERS ON THE RECORD DATE, I.E. ON APRIL 1, 2022. THE ISSUE PRICE OF EACH EQUITY SHARE IS 15% TO THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS, PLEASE REFER THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE NO. 163 OF THE LETTER OF OFFER ('LOF').

The Board of Directors of Makers Laboratories Limited thanks all investors for their response to the Issue, which opened for subscription on Monday, April 18, 2022 and closed on Wednesday, April 27, 2022 with the last date for On Market Renunciation of Rights Entitlements being Friday, April 22, 2022.

Out of the total 1,010 Applications for 16,54,118 Rights Equity Shares, 207 Applications for 3,11,747 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 803 for 16,22,971 Rights Equity Shares, which was 165.04% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on May 2, 2022 in consultation with SEBI Limited ('SEBI'), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Company has, on May 4, 2022, approved the allotment of 9,83,396 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

The break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	No. of valid applications received	No. of Rights Equity Shares accepted and allotted against Entitlements	No. of Rights Equity Shares accepted and allotted Additional Rights Equity Shares applied	Total Rights Equity Shares accepted and allotted
Eligible Equity Shareholders	758	7,51,378	2,16,062	9,67,440
Renounees	45	15,956	-	15,956
Total	803	7,67,334	2,16,062	9,83,396

Information regarding total applications received

Category	Applications Received	Rights Equity Shares applied for	Rights Equity Shares allotted
	Number	Rspees	Rspees
Eligible Equity Shareholders	965	15,88,431	23,82,650
Renounees	45	65,687	98,30,500
Total	1,010	16,54,118	24,81,17,700

Information for Allotment/renounced cases

The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, will be completed on or about May 10, 2022. The instructions for unlocking of funds in case of ASBA Applications were issued to SCSSB on May 2, 2022. The listing application was filed with BSE on May 4, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or about May 10, 2022. For further details, see 'Terms of the Issue - Allotment Advice or Refund/Unlocking of ASBA Accounts' on page 195 of the Letter of Offer. Pursuant to the filing and trading approvals granted by BSE, the Rights Equity Shares allotted in the Issue are expected to commence trading on BSE on or about May 12, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/CDR/DIL/2019/P/02015 dated January 25, 2020, the request for entrenchment of Rights Entitlements will be sent to NSDL and CDSL, on or about May 10, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZED FORM.

DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer had not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the Issue is less than Rs. 50 Crores. As required, a copy of the Letter of Offer has been submitted to SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in 'Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI' on page 159 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in 'Other Regulatory and Statutory Disclosures - Disclaimer Clause of the BSE' on page 159 of the Letter of Offer. Unless otherwise specified, all capitalized terms used herein shall have the same meaning assigned to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
Arhant Capital Arhant Capital Markets Limited Merchant Banking Division SEBI Registration No.: INM00011070 #1011, Solitaire Corporate Park, Guru Hargobind Road, Okhla, Anand (East), Mumbai - 400 065 Tel: 022-42549401; Fax: 022-42549480 E-mail: csp@arhantcapital.com Website: www.arhantcapital.com Contact Person: Mr. Anil Kishanagar/Mr. Satish Kumar P	LINKintime Link Intime India Private Limited C 101, 1 st Floor, 247 Park, L.B.S. Marg, Vistral (West), Mumbai - 400086, Maharashtra, India. Tel. : 91-22-4918 8200; Fax : +91-22-49186195 E-mail : investors@linkintime.com Website : www.linkintime.com Contact Person: Mr. Sumit Deshpande SEBI Registration No.: INR000040558	MAKERS Rinika Khoslaya Makers Laboratories Limited, Plot No. 54D, Kandivli Industrial Estate, Kandivli (West) Mumbai - 400067 Tel. No. 022-28106032 E-mail: company.secretary@makerslabs.com

Investors may contact the Registrar to the Issue or the Company Secretary and Compliance Officer for any pre-issue/post-issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSSB, giving full details such as name, address of the applicant, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSSB where the CAR, or the plan paper application, as the case may be, was submitted by the ASBA.

Place: Mumbai
Date: May 9, 2022

Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE www.bseindia.com and the website of the Lead Manager at www.arhantcapital.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section 'Risk Factors' beginning on page 14 of the Letter of Offer.

This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Change of Name
I, Army No- 155583909
K Rank-NK Name
Chavan Sushant
Chandrakar, declares
my wife services record
wrong Name Jadhav
Pragati Tukaram
changed to Chavan
Pragati Sushant.
Vide Affidavit no
225314304/268500165335

सूत्र प्रोड्यूसर्स लिमिटेड
CIN: L26020MH1984PLC002868
सूत्र प्रोड्यूसर्स लिमिटेड, सूर्य नगर, साबरमती नगर, पानवेल, पुणे, महाराष्ट्र - 411001

सूर्य
सेबी (स्वीडन कायदाएत अथ प्रकट अर्थात) लिमिटेड, 2015 के विनियम 29 के अंतर्गत पंजीकृत सूचीकृत निगम जहां है कि कंपनी के निदेशक मंडल की सेवा को आरंभ करने, 20 मई, 2022 को अन्य बातों के साथ-साथ निम्नलिखित व्यवसाय पर नियंत्रण शुरू किया जाएगा:

- 31 मार्च, 2022 को समाप्त तिमाही एवं वर्ष के लिए कंपनी के स्टॉकहोल्डरों को लेखापरीक्षण/विशेष परीक्षणों पर नियंत्रण करने एवं अप्रैल 2022 में
- 31 मार्च, 2022 को समाप्त वर्ष के लिए अंतिम बतौर, यदि कोई है, को प्रस्तुत करने।
- अपेक्ष की अनुमति से कोई अन्य विवरण, यदि कोई है।

मंडल के आदेशानुसार
दि: 09.05.2022 ए. एच. बुडुआ
समाप्त - सरकारी कर्मी सचिव

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ସୁନ୍ଦରଗଡ଼ ଜିଲ୍ଲା ପ୍ରଶାସନ ପକ୍ଷରୁ ନୂଆଗାଁଠାରେ ଯୁଗ୍ମ ଜନଶୁଣାଣି କାର୍ଯ୍ୟକ୍ରମ

ସୁନ୍ଦରଗଡ଼, ୦୯/୦୫ (ନି.ପ୍ର): ଜନସାଧାରଣଙ୍କ ଆପତ୍ତି, ଅଭିଯୋଗ ଆଦି ଶୁଣିବା ଲାଗି ସୁନ୍ଦରଗଡ଼ ଜିଲ୍ଲା ପ୍ରଶାସନ ପକ୍ଷରୁ ବିଭିନ୍ନ ରୂପରେ ଯୁଗ୍ମ ଜନଶୁଣାଣି କାର୍ଯ୍ୟକ୍ରମ ଆୟୋଜନ କରାଯାଇଛି । ସୋମବାର ଦିନ ନୂଆଗାଁ ରୁକ୍ମକାର୍ଯ୍ୟକ୍ରମରେ ଅନୁଷ୍ଠିତ ଜନଶୁଣାଣି କାର୍ଯ୍ୟକ୍ରମରେ ଜିଲ୍ଲାପାଳ ନିଖୁଳ ପଦନ କଲ୍ୟାଣ ଉପସ୍ଥିତ ରହି ବିଭିନ୍ନ ଗ୍ରାମାଞ୍ଛାରୁ ଆସିଥିବା ଜନସାଧାରଣଙ୍କ ସମସ୍ୟା, ଅଭିଯୋଗ ଆଦି ଶୁଣାଣି କରିଥିଲେ । ଲୋକମାନଙ୍କ ସମସ୍ୟାର ତୁରନ୍ତ ସମାଧାନ ପାଇଁ ଉପସ୍ଥିତ ବିଭାଗୀୟ ଅଧିକାରୀମାନଙ୍କୁ ଜିଲ୍ଲାପାଳ ନିର୍ଦ୍ଦେଶ ଦେଇଥିଲେ ।

ପ୍ରାୟ ୧୦୦ଟି ଆବେଦନର ଶୁଣାଣି କରିଥିଲେ । ଫୁଲ୍ଲ ରୁକ୍ମକାର୍ଯ୍ୟକ୍ରମରେ ବିଭିନ୍ନ ଫର୍ଚାୟତରୁ ବ୍ୟକ୍ତିଗତ ବା ସାମୂହିକ ସମସ୍ୟା ନେଇ ଆସିଥିବା ଜନସାଧାରଣ ଜିଲ୍ଲାପାଳଙ୍କୁ ସାକ୍ଷାତ କରି ସେମାନଙ୍କ ସମସ୍ୟା ବିଷୟରେ ଜଣାଇଥିଲେ । ବିଶେଷକରି ଉଚ୍ଚ, ରାସ୍ତା ଫର୍ଯୋଗାକରଣ, ସେତୁ ନିର୍ମାଣ, ଜମିଜମା ବିବାଦ, ସ୍ୱାସ୍ଥ୍ୟ, ମମତା ଗୃହ ନିର୍ମାଣ, ନୂଆଗାଁ ବଜାରର ସୁସ୍ଥାବରଣ, ପୋଖରୀ ପୁନରୁଦ୍ଧାର, ସ୍କୁଲ ସମସ୍ୟା, ମାର୍କେଟ୍ କମ୍ପ୍ଲେକ୍ସ ସମସ୍ୟା, ହାଇମାଷ୍ଟ ଲାଇଟ୍, ଟ୍ରାନ୍ସଫର୍ମର ସ୍ଥାପନ ଆଦି ବିଷୟରେ ଅବଗତ କରାଗଲା । ଜିଲ୍ଲାପାଳ ଲୋକମାନଙ୍କ ସମସ୍ୟା ଶୁଣି ଉପସ୍ଥିତ ବିଭାଗୀୟ ଅଧିକାରୀମାନଙ୍କୁ ତୁରନ୍ତ ସମାଧାନ ପାଇଁ ନିର୍ଦ୍ଦେଶ ଦେଇଥିଲେ । ଏହି ଯୁଗ୍ମ ଜନ

ଶୁଣାଣି କାର୍ଯ୍ୟକ୍ରମରେ ସୁନ୍ଦରଗଡ଼ ଏସପି ସାଗରିକ ନାଥ, ଜିଲ୍ଲା ପ୍ରାମ୍ୟ ଉନ୍ନୟନ ଫୁଲ୍ଲ ପ୍ରକଳ୍ପ ନିର୍ଦ୍ଦେଶକ ଭୈରବ ସିଂ ପଟେଲ, ଜିଲ୍ଲା ମୁଖ୍ୟ ଚିକିତ୍ସାଧିକାରୀ ତାନ୍ତର ସରୋଜ କୁମାର ମିଶ୍ର, ଅତିରିକ୍ତ ଜିଲ୍ଲାପାଳ (ଆପାତକାଳୀନ) କୁନ୍ତାରାଣୀ ନାୟକ, ଜିଲ୍ଲା ସମାଜ ମଙ୍ଗଳ ଅଧିକାରୀ ପ୍ରତାପିନୀ ଚନ୍ଦ୍ର, ପାନପୋଷ ଉପକଳାପାଳ ବୈଳତ ଚନ୍ଦ୍ରାକର, ରୁକ୍ମ ଅଧ୍ୟକ୍ଷା ବିଶ୍ୱାସୀ ଚନ୍ଦ୍ରୋ, ନୂଆଗାଁ ବିଡିଓ ବିଭାଗୀ କି ସୋଡା, ଅତିରିକ୍ତ ଉପଜିଲ୍ଲାପାଳ ସରୋଜିନୀ ପ୍ରସନ୍ନ କୁଲୁ ଏବଂ ବିଭିନ୍ନ ବିଭାଗୀୟ ଅଧିକାରୀଙ୍କ ସହିତ ତିଏଏଏଫର ବରିଷ୍ଠ ଅଧିକାରୀମାନେ ଯୋଗ ଦେଇଥିଲେ । ଜନଶୁଣାଣି କାର୍ଯ୍ୟକ୍ରମ ସହିତ ଜିଲ୍ଲାପାଳ ନୂଆଗାଁ ରୁକ୍ମ

କାର୍ଯ୍ୟକ୍ରମରେ ଏକ ସମାକ୍ଷା ବୈଠକରେ ଯୋଗ ଦେଇଥିଲେ । ଫୁଲ୍ଲ ରୁକ୍ମ ଅଂଚଳରେ ଚାଲିଥିବା ବିଭିନ୍ନ ଉନ୍ନୟନ ମୂଳକ କାର୍ଯ୍ୟର ଅଗ୍ରଗତି ଅନୁଧ୍ୟାନ କରିଥିଲେ ଜିଲ୍ଲାପାଳ । ଆଜାଦିକା ଗ୍ରାମୀଣ ଏକ୍ସପ୍ରେସ ଯୋଜନା ଅଧୀନରେ ନୂଆଗାଁ ରୁକ୍ମର ଅବସ୍ଥା, ସୋଡା, ଖୁଆଁ ଏବଂ ବଡ଼କୋଳୋବା ଗ୍ରାମଫର୍ଯୋଗର ମହିଳା ସୁଫ୍ ସହାୟକ ଗୋଷ୍ଠୀର ଧର୍ମ ସଦସ୍ୟାଙ୍କୁ ଅଗୋ ବିକ୍ଷା କରିବା ପାଇଁ ଫର୍ଯୋଗର ମହାସଭା କମ୍ୟୁନିଟି ଉନଭେଷମେସପାଷ୍ଟିକୁ ଆର୍ଥିକ ସହାୟତା ଦିଆଯାଇଥିଲା । ଆଜି ଜିଲ୍ଲାପାଳ ନୂଆଗାଁ ରୁକ୍ମ ଗସ୍ତ ଅବସରରେ ପତାକା ଦେଖାଇ ଏହି ଅଗୋ ବିକ୍ଷାର ଶୁଭାରମ୍ଭ କରିଥିଲେ । ଏହି ଅବସରରେ ଜିଲ୍ଲାପାଳ ନୂଆଗାଁ

ଏବଂ କନ୍ଦରକେଲା ଗ୍ରାମ ଫର୍ଯୋଗରେ ନିର୍ମିତ ଆଧୁନିକ ଅବସ୍ଥାରେ କେନ୍ଦ୍ର ଉପଯୋଗୀ କରିଥିଲେ । ଲୁକ୍ମେଡ଼ା ଗ୍ରାମଫର୍ଯୋଗରେ ଫର୍ଯୋଗ ଫ୍ୟାସିଲିଟି ସେକ୍ସ ଏବଂ କନ୍ଦରକେଲା ଗ୍ରାମଫର୍ଯୋଗରେ ବାଉନଯୋଗରେ ଏକ ମାର୍କେଟ୍ କମ୍ପ୍ଲେକ୍ସ ମଧ୍ୟ ଉପଯୋଗୀ କରିଥିଲେ । ସେହିପରି ଜିଲ୍ଲାପାଳ ନୂଆଗାଁ ରୁକ୍ମ ପରିସରରେ ଥିବା ୩୦ ମେଟ୍ରିକ୍ ଟନ କ୍ଷମତା ବିଶିଷ୍ଟ ଶୀତଳ ଉଷାଦି ବୃକ୍ଷ ଦେଖିଥିଲେ । ଜିହାଦିଗୋଲି ଠାରେ ଏସଏଚପି ମା'ମାନଙ୍କ ଦ୍ୱାରା କରାଯାଇଥିବା ଛତୁ ଚାଷ ଏବଂ ସେଠାରେ ଥିବା ଗ୍ରାମୀଣ ପାଠାଗାର ପରିବର୍ତ୍ତନ କରିଥିଲେ ।

ରାଷ୍ଟ୍ରା ମରାମତି ପାଇଁ ଦୃଷ୍ଟି ପତ୍ତୁ

ରାଉରକେଲା, ୦୯/୦୫ (ନି.ପ୍ର): ଉନ୍ନତ ଆରବସ୍ଥିତି ଓ ଆରବସ୍ଥିତି ଆଧୀନରେ ଆସୁଛି ସେକ୍ଟର-୨୧ ନୟାବଜାର ବି' ରୁକ୍ମ ଅଂଚଳ । ସ'ମିଲ୍ ଛକଠାରୁ ନୟାବଜାର ବି' ରୁକ୍ମ ପ୍ରବେଶ ପଥରେ ଥିବା ଏହି ରାଷ୍ଟ୍ରା ଉପରେ ବହୁ ଫର୍ଯୋଗରେ ଜନସାଧାରଣ ନିର୍ଭର କରିଥାଆନ୍ତି । ଅଥଚ ଏକ ଛୋଟ ରାଷ୍ଟ୍ରା ଯୁଗ୍ମା ମରାମତି ହୋଇପାରୁ ନଥିବାରୁ ଜନସାଧାରଣ ନାହିଁ ନଥିବା ଅସୁବିଧାର ସମ୍ମୁଖୀନ ହେଉଛନ୍ତି । ବିଶେଷ କରି ଏହି ଅଂଚଳରେ ଥିବା ଶିକ୍ଷାନୁଷ୍ଠାନକୁ ସାଧାରଣରେ

ଆସୁଥିବା ବହୁ ଫର୍ଯୋଗ ଛାତ୍ରଛାତ୍ରୀ ଅଧିକ ଅସୁବିଧାର ସମ୍ମୁଖୀନ ହୋଇଥାନ୍ତି । ରାଷ୍ଟ୍ରାଟିର ସୁାୟା ମରାମତି ପାଇଁ ଦୃଷ୍ଟି ଦିଆଯାଇ ନଥିବାରୁ ଅନେକ ସମୟରେ ଏଠାରେ ଦୁର୍ଘଟଣା ଘଟୁଛି । ରାତି ସମୟ କଥା ଛାଡ଼ି ଦିନ ସମୟରେ ଏଠାରେ ଯାତାୟାତ କରିବା କଷ୍ଟକର ହୋଇ ପଡୁଛି । ଅସରାଏ ବର୍ଷା ହେଲେ ଏଠାରେ ପାଣି ଜମି ରହି ସମସ୍ୟା ଅଧିକ କଟିକ ହୋଇଥାଏ । ଲଗାଣ ବର୍ଷା ବେଳେ ଏହି ରାଷ୍ଟ୍ରା ଦେଇ ଯାତାୟାତ କରିବାରେ ବହୁତ ସମସ୍ୟା ଦୃଷ୍ଟି ହୋଇଥାଏ । ବିଶେଷ କରି ଏହି ଅଂଚଳରେ ରହୁଥିବା ଆରବସ୍ଥିତି ଓ ବିଆରବସ୍ଥିତ କର୍ମଚାରୀଙ୍କଠାରୁ ଆାରଣ କରି ନୟାବଜାର ଅଂଚଳର ବାସିନ୍ଦା ବହୁ ଅସୁବିଧାର ସମ୍ମୁଖୀନ ହେଉଛନ୍ତି । ଏହି ଅଂଚଳ ଉନ୍ନତ ଆରବସ୍ଥିତି ଓ ଆରବସ୍ଥିତି ଆଧୀନରେ ଥିବା ଉନ୍ନତ କର୍ମଚାରୀଙ୍କ ନିକଟ ହୋଇ ଏହି ରାଷ୍ଟ୍ରାଟିର ମରାମତି କରିବା ସହିତ ଉନ୍ନତ ନିର୍ମାଣ କାର୍ଯ୍ୟ କଲେ ଅଂଚଳବାସୀଙ୍କର ବହୁ ଦିନର ସମସ୍ୟା ତୁର ହୋଇପାରିବ ବୋଲି ସୁାୟା ଜନସାଧାରଣ ମତ ଦେଉଛନ୍ତି ।

ହୋଇଥାଏ । ବିଶେଷ କରି ଏହି ଅଂଚଳରେ ରହୁଥିବା ଆରବସ୍ଥିତି ଓ ବିଆରବସ୍ଥିତ କର୍ମଚାରୀଙ୍କଠାରୁ ଆାରଣ କରି ନୟାବଜାର ଅଂଚଳର ବାସିନ୍ଦା ବହୁ ଅସୁବିଧାର ସମ୍ମୁଖୀନ ହେଉଛନ୍ତି । ଏହି ଅଂଚଳ ଉନ୍ନତ ଆରବସ୍ଥିତି ଓ ଆରବସ୍ଥିତି ଆଧୀନରେ ଥିବା ଉନ୍ନତ କର୍ମଚାରୀଙ୍କ ନିକଟ ହୋଇ ଏହି ରାଷ୍ଟ୍ରାଟିର ମରାମତି କରିବା ସହିତ ଉନ୍ନତ ନିର୍ମାଣ କାର୍ଯ୍ୟ କଲେ ଅଂଚଳବାସୀଙ୍କର ବହୁ ଦିନର ସମସ୍ୟା ତୁର ହୋଇପାରିବ ବୋଲି ସୁାୟା ଜନସାଧାରଣ ମତ ଦେଉଛନ୍ତି ।

ଦୁର୍ଗାପୂଜା ପେଣ୍ଡାଲର ନୂତନ ଗୃହ ଉଦ୍ଘାଟିତ

କବ୍ଦା, ୦୯/୦୫ (ନି.ପ୍ର): ପୂର୍ବତନ କେନ୍ଦ୍ରମନ୍ତ୍ରୀ ଦିଲିପ ନାୟକ ଦ୍ୱାରା ଝିରପାଣିସ୍ଥିତ ଦୁର୍ଗାପୂଜା ପେଣ୍ଡାଲର ନୂତନ ଗୃହ ଉଦ୍ଘାଟିତ ହୋଇଯାଇଛି । ଶ୍ରୀ ରାୟଙ୍କ ଚେଷ୍ଟାରେ ୨୦ ଲକ୍ଷ ଟଙ୍କା ବ୍ୟୟରେ ନିର୍ମିତ ଝିରପାଣି ଦୁର୍ଗାପୂଜା ପେଣ୍ଡାଲର ୨ଟି ନୂତନ ଗୃହକୁ ଫିଟା କାଟି ନିର୍ମାଣ ଫର୍ଯୋଗ ସେ ଉଦ୍ଘାଟନ କରିବା ଅବସରରେ ଏହାର ନିର୍ମାଣ

ପାଇଁ ଆବୁରି ୧୦ ଲକ୍ଷ ଟଙ୍କା ବ୍ୟୟ କରିବେ ବୋଲି ପ୍ରତିଶ୍ରୁତି ଦେଇଥିଲେ । ତାଙ୍କ ସହ ବରିଷ୍ଠ ଅନୁଗାମୀ ହରିହର ରାଉତରାୟ, ପୂର୍ବତନ ନଗରପାଳ ରମେଶ ବଳ, ମାଣିକ ଚୌଧୁରୀ, ରଂଜିତ୍ ନାଏକ, କାକୁ ମହାନ୍ତି ପ୍ରମୁଖ ଉପସ୍ଥିତ ଥିବା ବେଳେ, ଦୁର୍ଗାପୂଜା କର୍ମିତରି ଉପେନ୍ଦ୍ର ପାତ୍ର, ମିତ୍ରଭାନୁ ପଣ୍ଡା, ତପନ

ସାହି, ମହେନ୍ଦ୍ର ମାଝୀ, ପିତାୟର ସିଂ, ନରେନ୍ଦ୍ର ପଣ୍ଡା, ପ୍ରକାଶ ପଣ୍ଡା, ସୁମିତ୍ରା ପଣ୍ଡା, ରମେଶ ସିଂ, ସରପଞ୍ଚ ଅକିଳ୍ ଚିକି, ମନୋଜ କବି, ବିଷ୍ଣୁ ସେଠୀ, ଆଦିତ୍ୟ ନନ୍ଦ, କୁନା ନନ୍ଦ, ରାମ ପ୍ରସାଦ ସାହୁ, ସୁଧାଂଶୁ ଆଚାର୍ଯ୍ୟ, ଦିଲୀପ ପ୍ରତ୍ନୀ, ଚକ୍ରେଶ୍ୱର ସିଂ, ସୁରେନ୍ଦ୍ର ସିଂ, ଶଶାଙ୍କ ମହାନ୍ତି ପ୍ରମୁଖ ଉପସ୍ଥିତ ଥିଲେ ।

'ସେୟାର'ର ସ୍ଵନକ୍ଷତ୍ର ଦିବସ ପାଳିତ

ରାଉରକେଲା, ୦୯/୦୫ (ନି.ପ୍ର): କ୍ଷାତ୍ରୀ, ସାଂସ୍କୃତିକ, ସାମାଜିକ ଏବଂ ବୌଦ୍ଧିକକୁ ପ୍ରୋତ୍ସାହନ ଦେବା ପାଇଁ ନୂତନ କରି ଗଠନ ହୋଇଥିବା 'ସେୟାର' ଅନୁଷ୍ଠାନର ସ୍ଵନକ୍ଷତ୍ର ଦିବସ ବର୍ଷିଆ ମେମୋରିଆଲ ଗ୍ରନ୍ଥଠାରେ ପାଳିତ ହୋଇଯାଇଛି । ଅନୁଷ୍ଠାନର ଅଧ୍ୟକ୍ଷ ସରୋଜ କୁମାର ମହାନ୍ତିଙ୍କ ଅଧ୍ୟକ୍ଷତା ଓ ନିଖୁଳ କଳାକାର ପ୍ରଧାନଙ୍କ ଫର୍ଯୋଗନରେ ଆୟୋଜିତ ଏହି କାର୍ଯ୍ୟକ୍ରମରେ ଆରବସ୍ଥିତି ର ମହାପ୍ରବନ୍ଧକ ରିକାଶା ଶଙ୍କର ଦାସ ମୁଖ୍ୟ ଅତିଥି, କ୍ଲିନ୍ ଆକ୍ସ ଗ୍ରାନ୍ଦର ସାଧାରଣ ସଂପାଦକ ପ୍ରଦୀପ କୁମାର ଦାସ ଏବଂ ବର୍ଷିଆ ମେମୋରିଆଲ ଗ୍ରନ୍ଥର ନିର୍ଦ୍ଦେଶକ ଗୌତମ ମିଶ୍ର ସମ୍ମାନିତ ଅତିଥି

ଭାବେ ଯୋଗଦେଇ କାର୍ଯ୍ୟକ୍ରମକୁ ଉଦ୍ଘାଟନ କରିବା ସହ କହିଲେ ଯେ 'ସେୟାର' ନିଜର ସାମାଜିକ ଦାୟିତ୍ୱବୋଧ ଓ ପ୍ରତିବନ୍ଧକତା ବଜାୟ ରଖିବା ସହ ଆଗାମୀ ଦିନରେ ନିଜର କର୍ମ ପାଇଁ ସ୍ଵତନ୍ତ୍ର ପରିଚୟ ସୃଷ୍ଟି କରିବେ ବୋଲି ଆଶା ବ୍ୟକ୍ତ କରିଥିଲେ । ଏହି ଅବସରରେ ବିଭିନ୍ନ କ୍ଷେତ୍ରରେ ପାରଦର୍ଶିତା ଲାଭ କରିଥିବା ସର୍ବଶ୍ରୀ ଫକର ବାବୁଟା, ଦେବଦକ୍ଷିଣେନୀ, ସଦ୍ୟାସୀତା ଧଳ, ଫକେତ ବାଗାଡିଆ, ସର୍ବିତା ଦାସ, ସତ୍ୟାନନ୍ଦ ବେହେରା, କୁଂଜବିହାରୀ ରାଉତ, ସଞ୍ଜୟ ସାହୁ, ଅନନ୍ତ ପଟ୍ଟନାୟକ, ପୁଷ୍ପାଞ୍ଜଳୀ ମିଶ୍ର, ପ୍ରକାଶ ମହାକୁଟ ପ୍ରମୁଖଙ୍କ ସମ୍ବର୍ଦ୍ଧିତ କରାଯାଇଥିଲା । ଏହାସହ ସ୍ଵର ଫର୍ଯୋଗ ମଧ୍ୟ

ଅତିଥିମାନେ ଉନ୍ନେତନ କରିଥିଲେ । ପ୍ରାରମ୍ଭରେ ପ୍ରାୟଶ୍ରୀ ନାୟକ ଦ୍ଵ୍ୟା ପରିବେଷଣ କରିଥିବା ଦାୟିତ୍ୱବୋଧ ଓ ପ୍ରତିବନ୍ଧକତା ବଜାୟ ରଖିବା ସହ ଆଗାମୀ ଦିନରେ ନିର୍ଦ୍ଦେଶକ ସର୍ବଶ୍ରୀ ସର୍ବଦାନନ୍ଦ ପରିଡା, ଦିଲୀପ ପରିଡା, ହେମନ୍ତ ଛୁରା ପ୍ରମୁଖ ଉପସ୍ଥିତ ଥିଲେ । ସେୟାନୀ ପଟ୍ଟନାୟକ କାର୍ଯ୍ୟକ୍ରମ ପରିଚାଳନାରେ ସହଯୋଗ କରିଥିବା ବେଳେ ଅଧ୍ୟକ୍ଷ ଶ୍ରୀ ମହାନ୍ତି ଅନୁଷ୍ଠାନର ଆଭିମୁଖ୍ୟ ଫର୍ଯୋଗରେ ବକ୍ତବ୍ୟ ରଖିବା ସହ ଆଗାମୀ ଦିନରେ ସମସ୍ତଙ୍କ ସହଯୋଗ କୋଡିଥିଲେ । ଗ୍ରନ୍ଥ ଦିଲିପ ପରିଡା ସହାୟତା ଫର୍ଯୋଗ ସମ୍ପର୍କରେ ଗ୍ରନ୍ଥ ସର୍ବଦାନନ୍ଦ ପରିଡା ଧନ୍ୟବାଦ ଅର୍ପଣ କରିଥିଲେ ।

କୁଡ୍ରା ରୁକ୍ମରେ ପ୍ରାଥମିକ ଶିକ୍ଷା ବିପର୍ଯ୍ୟସ୍ତ

କୁଡ୍ରା, ୦୯/୦୫ (ନି.ପ୍ର): ବର୍ଷାଠାରେ ବାରା ରାଜ୍ୟରେ ଶିକ୍ଷା ସଚେତନତା ରଥ ଗାଁ ରୁକ୍ମଥିବାର ଦୃଶ୍ୟ ପରିଲକ୍ଷିତ ହେଉଛି । କରୋନା ମହାମାରୀ ବେଳେ ବିଦ୍ୟାଳୟଠାରୁ ଦୂରେଇ ଯାଇଥିବା ପିଲାମାନଙ୍କୁ ସ୍କୁଲକୁ ଫେରାଇ ଆଣିବା । ତେବେ ବିଦ୍ୟାଳୟର ଛୁପ ଆଉଟ୍ ପାଇଁ ବାୟା କିଏ ? ବିଦ୍ୟାଳୟରେ ଶିକ୍ଷକ ମହୁଡି । ହଷ୍ଟେଲ ରୋଷେୟା ଓ ମାଗ୍ଟୋନ ଏଠି ଶିକ୍ଷକ ପାଲଟିଛନ୍ତି । ଦୁଇ ଶିକ୍ଷକଙ୍କୁ ପିଲା ୨୫୧ । ଦୁଇ ଜଣ ଶିକ୍ଷକ ପ୍ରଥମରୁ ଅଷ୍ଟମ ଶ୍ରେଣୀ ପିଲାଙ୍କୁ ପଢ଼ାଉଛନ୍ତି । ବିଦ୍ୟାଳୟରେ ୬ ଜଣ ଶିକ୍ଷକ ଆବଶ୍ୟକ ଥିବା ବେଳେ ଅଛନ୍ତି ମାତ୍ର ୨ ଜଣ । ଗୋଟିଏ ଶ୍ରେଣୀର ପିଲାମାନଙ୍କୁ ପାଠ ପଢ଼ାଇଲେ ଅନ୍ୟ ଶ୍ରେଣୀର ପିଲାମାନଙ୍କୁ ବସିବାକୁ ପଡ଼ିବୁଛି । ସାଫ୍ ନାହାନ୍ତି କେମିତି ପଢ଼ିବୁ ବାଠ ବୋଲି ଛାତ୍ରଛାତ୍ରୀଙ୍କ ପ୍ରଶ୍ନ । ଏ ଘଟଣା ଯାଏ ପାଠ ପଢ଼ିବାକୁ ଥିବା ବେଳେ ଛାତ୍ରଛାତ୍ରୀ ଫର୍ଯୋଗ ୨୫୧ । ସେଥି ମଧ୍ୟରୁ ୧୨୪ ଜଣ ଛାତ୍ରଛାତ୍ରୀ ଦେଖିଲେ ସ୍ଵସ୍ଥ ଅନୁମେୟ ଯେ ଉପାତ୍ ଅଂଚଳରେ ଶିକ୍ଷା ବ୍ୟବସ୍ଥା କେତେ ଦୟନୀୟ । ବିଦ୍ୟାଳୟରେ ଠିକ୍ରେ ପାଠପଢ଼ା ହେଉନଥିବାରୁ ଫେଲ୍ ହେବା ଭୟରେ ଅଭିଭାବକ ଛାତ୍ରଛାତ୍ରୀ ବିଦ୍ୟାଳୟଠୁ ଦୂରେଇ ଯାଇଛନ୍ତି । ଜଣେ ଅନୁପସ୍ଥିତ ଥିଲେ ମାତ୍ର ଜଣେ ଶିକ୍ଷକଙ୍କ ଭରସାରେ ପ୍ରଥମରୁ ଅଷ୍ଟମ ଶ୍ରେଣୀ ପିଲା ଚିକ୍ଷାରେ ଅଭିଭାବକ ଓ ଛାତ୍ରଛାତ୍ରୀ । ଅବହେଳିତ ଶିକ୍ଷାର ଆଉ ଏକ ନନ୍ଦ ଦୃଶ୍ୟ ଦେଖିବାକୁ ମିଳିଛି କୁଡ୍ରା ରୁକ୍ମ ଅନ୍ତର୍ଗତ ସିଆଲଯୋର ଆଶ୍ରମ ସ୍କୁଲରେ । ଏଠି ୧ମରୁ ୮ମ ଶ୍ରେଣୀ ଯାଏ ପାଠ ପଢ଼ିବାକୁ ଥିବା ବେଳେ ଛାତ୍ରଛାତ୍ରୀ ଫର୍ଯୋଗ ୨୫୧ । ସେଥି ମଧ୍ୟରୁ ୧୨୪ ଜଣ ଛାତ୍ରଛାତ୍ରୀ ଅଭେଦବାସ ଭାବେ ଅଧ୍ୟୟନ କରୁଛନ୍ତି । କିନ୍ତୁ ସବୁଠୁ ଦୁଃଖର କଥା ହେଲା ଏଠି ମାତ୍ର ୨ ଜଣ ଶିକ୍ଷକରେ ଚାଲିଛି ବିଦ୍ୟାଳୟ । ଦୀର୍ଘ ୩ ବର୍ଷ ହେବ ଏଭଳି ସମସ୍ୟାରେ କୁଡ୍ରା ବିଦ୍ୟାଳୟ । ଯେଉଁଥି ପାଇଁ ପାଠପଢ଼ା ଗୁରୁତର ବାଧାପ୍ରାପ୍ତ ହୋଇଛି । ଏଠି ଛାତ୍ରପାଠାସରେ ନିୟୁତ୍ତ ରୋଷେୟାଠାରୁ ଆରମ୍ଭ କରି ମାଗ୍ଟୋନ ପର୍ଯ୍ୟନ୍ତ ପାଠ ପଢ଼ାଉଛନ୍ତି । ଏଥିରୁ ସୁନ୍ଦରଗଡ଼ ଜିଲ୍ଲାର ଶିକ୍ଷାର ବିକାଶର ରଥ କି ବାକ୍ସ ଦେବ ଜଳ ଜଳ ଦିଶୁଛି । ଗୋଟିଏ ପଟେ ୫-ଟି ମାଧ୍ୟମିକ ବିଦ୍ୟାଳୟଗୁଡ଼ିକୁ ଚିକିତ୍ସିତ କରାଯାଇଥିବା ବେଳେ ପିଲାଙ୍କୁ ଗଢ଼ିବା ପାଇଁ ମୌଳିକ ଆବଶ୍ୟକ ଶିକ୍ଷକ ବିନା ଏହି ରୂପାନ୍ତରାକରଣ ଯେ ଫିକା ହୋଇଯିବ, ତାହା ଜଳ ଜଳ ଦିଶୁଛି । ଏହା କେବଳ ସିଆଲଯୋର ସ୍କୁଲର କଥା ନୁହେଁ ବହୁ ସ୍ଥାନରେ ଏଭଳି ଅବସ୍ଥା ଯୋଗୁଁ ଆଜି ଓଡ଼ିଆ ମାଧ୍ୟମ ବିଦ୍ୟାଳୟଗୁଡ଼ିକରୁ ଅଭିଭାବକମାନେ ମୁହଁ ଫେରାଇ ନେଇ ଝାଞ୍ଜା ମାଧ୍ୟମ ବିଦ୍ୟାଳୟଗୁଡ଼ିକରେ ନାମ ଲେଖାଉଛନ୍ତି । କେବଳ ଅର୍ଥ ଶ୍ରାବ୍ଧ କରି ସ୍ତୋତ୍ରାନରେ ଶିକ୍ଷା ବିକାଶ ହେବ ନାହିଁ । ଏଥିପାଇଁ ପ୍ରଥମେ ଶିକ୍ଷକ ନିୟୁତ୍ତିକୁ ଅପ୍ରାଧିକାର ଦେବା ଉଚିତ୍ । ସିଆଲଯୋର ଆଶ୍ରମର ଅଭିଭାବକ, ସ୍କୁଲ ପରିଚାଳନା କମିଟି ଶାସ୍ତ୍ର ବିଦ୍ୟାଳୟରେ ଶିକ୍ଷକ ନିୟୁତ୍ତି ଦାବି କରିଛନ୍ତି ।

ସୁା ପ୍ରୋଟିଏ ସୁାନରୁ ଅନ୍ୟ ସୁାନକୁ ଯାଉଥିବା ବେଳେ ପୋଲିସ୍ ସବୁ କାଣି ଅକ୍ଷଣ ରହିବା ସାଧାରଣ ଲୋକଙ୍କ ମନରେ ପ୍ରଶ୍ନବାତୀ ସୃଷ୍ଟି କରିଛି । ଏପରିକି ଅଂଚଳବାସୀ ଏହି କ୍ଷତ୍ରବେପାରକୁ ବିରୋଧ କରିବାକୁ ଚାହୁଁ ମିଳୁଛି ଧ୍ୟାନ । ଖାଲି କଲବା ଅଂଚଳ କାହିଁକି ଦେଓଗାଁ ଓ ଏହାର ଆଖପାଖ ଅଂଚଳରେ ସତା ଓ କୁଆ କାରବାର ମଧ୍ୟ ହୁ ହୁ ହୋଇ ବଢ଼ି ଚାଲିଛି । ନୂତନ ଭାବେ ଥାନା ଅଧିକାରୀଙ୍କ ଯୋଗଦାନ ପରେ ସୁାନରୁ ବାସିନ୍ଦା ଅଂଚଳରେ ଶାନ୍ତିଶୃଙ୍ଖଳା ପୁର୍ବଭଳି ବଜାୟ ରହିବ ବୋଲି ଆଶାବାଜି ଥିଲବେଳେ ଏଠି ତାହାର ଓଲଟା ପରିଣତି ଦେଖିବାକୁ ମିଳୁଛି । ପୋଲିସ୍ ଉଚ୍ଚ କର୍ମ୍ମକ୍ଷ ସଂପ୍ରତିଦୃଷ୍ଟି ଦେବାକୁ ଦାବି ହେଉଛି ।

ସୁା ପ୍ରୋଟିଏ ସୁାନରୁ ଅନ୍ୟ ସୁାନକୁ ଯାଉଥିବା ବେଳେ ପୋଲିସ୍ ସବୁ କାଣି ଅକ୍ଷଣ ରହିବା ସାଧାରଣ ଲୋକଙ୍କ ମନରେ ପ୍ରଶ୍ନବାତୀ ସୃଷ୍ଟି କରିଛି । ଏପରିକି ଅଂଚଳବାସୀ ଏହି କ୍ଷତ୍ରବେପାରକୁ ବିରୋଧ କରିବାକୁ ଚାହୁଁ ମିଳୁଛି ଧ୍ୟାନ । ଖାଲି କଲବା ଅଂଚଳ କାହିଁକି ଦେଓଗାଁ ଓ ଏହାର ଆଖପାଖ ଅଂଚଳରେ ସତା ଓ କୁଆ କାରବାର ମଧ୍ୟ ହୁ ହୁ ହୋଇ ବଢ଼ି ଚାଲିଛି । ନୂତନ ଭାବେ ଥାନା ଅଧିକାରୀଙ୍କ ଯୋଗଦାନ ପରେ ସୁାନରୁ ବାସିନ୍ଦା ଅଂଚଳରେ ଶାନ୍ତିଶୃଙ୍ଖଳା ପୁର୍ବଭଳି ବଜାୟ ରହିବ ବୋଲି ଆଶାବାଜି ଥିଲବେଳେ ଏଠି ତାହାର ଓଲଟା ପରିଣତି ଦେଖିବାକୁ ମିଳୁଛି । ପୋଲିସ୍ ଉଚ୍ଚ କର୍ମ୍ମକ୍ଷ ସଂପ୍ରତିଦୃଷ୍ଟି ଦେବାକୁ ଦାବି ହେଉଛି ।

ମଇଳା ପାଣି ଓ ଆବର୍ଜନା ଯୋଗୁଁ ଦୁର୍ଦ୍ଦଶା ଭୋଗୁଛନ୍ତି ଜନତା

ସାରନଗରୀ, ୦୯/୦୫ (ନି.ପ୍ର): ସାରନଗରୀ ଚିପ୍ଟାଠାରେ ମାକେଟରେ କର୍ମ ରହିଥିବା ଆବର୍ଜନା ନିର୍ଯ୍ୟାତ ବାହାର କରାଯାଇ ନଥିବାରୁ ଦୁର୍ଦ୍ଦଶ ସୃଷ୍ଟି ହେଉଛି । ଅଧିକା ଆବର୍ଜନାରେ ଭିକ୍ଷାହାଉଛି ନାନ । ଏହା ପଡ଼ିସଡ଼ି ଦୁର୍ଦ୍ଦଶମୟ ପରିବେଶ ସୃଷ୍ଟି କରୁଛି । ପ୍ରତିଦିନ ଏହି ମାକେଟକୁ ଶହ ଶହ ଲୋକ ଆସିଥାନ୍ତି । ମାକେଟରେ ଉନ୍ନତ ପାଣିରେ ନିର୍ମିତ ଥିବା ନାଳର ଅବସ୍ଥା ଏହିପରି ରହିଛି । ସଫଟର ଠିକ୍ ଭାବେ କରାଯାଇ ନାହିଁ । ଏଠାରେ ଜମିଥିବା ମଇଳା ଏବଂ ଦୁର୍ଦ୍ଦଶମୂଳ ପାଣି ମଣା ଓ ମାଛି

ବଂଶ ବୃଦ୍ଧିର କାରଣ ସାଜିଛି । ଫକରେ ଅସାସ୍ଵ୍ୟକର ପରିବେଶ ନେଇ ସୁାନୀୟ ବ୍ୟବସାୟୀଙ୍କ ଅଭିଯୋଗ ପରେ ଉ ସଫଟର କରାଯାଇନି । ଯାହାକୁ ଦେଇ ସୁାନୀୟ ଲୋକଙ୍କ ମଧ୍ୟରେ ଅସନ୍ତୋଷ ବଢ଼ିବାରେ ଲାଗିଛି । ପ୍ରକାରତରେ କହିବାକୁ ଗଲେ ନିଷ୍ଠାସର ପାଇଁ ଆବର୍ଜନା ଓ ମଇଳା ପାଣିକୁ ବାଟ ନଥିବା ବେଳେ ଏହା ଲୋକଙ୍କ ଦୁର୍ଦ୍ଦଶାର କାରଣ ସାଜିଛି । ଏଥିପ୍ରତି ବିଭାଗୀୟ ଅଧିକାରୀ ଧ୍ୟାନ ଦେବା ସହ ପଦକ୍ଷେପ ଗ୍ରହଣ କରିବାକୁ ସାଧାରଣରେ ଦାବି ହେଉଛି ।

ପରିବା ମାକେଟରୁ ମୋବାଇଲ ଚୋରି ବଜାରରେ ଜଣେ ବ୍ୟକ୍ତିଙ୍କଠାରୁ କେହି ଦୁର୍ଦ୍ଦଶମୋଚାରକ ଚୋରି କରି ନେଇଥିବା ଚାଙ୍ଗରପାଲି ଥାନରେ ଅଭିଯୋଗ ହୋଇଛି । ମିଳିଥିବା ସୁତନା ଅନୁଯାୟୀ ପାଣିଟାଙ୍କି ମାକେଟରେ ରହୁଥିବା ରବିନ୍ଦ୍ର ନାଥ ନାୟକ ସୁତନାମାକେଟରେ ଥିବା ପରିବା ବଜାରରେ ପରିବା ବିଶୁଥିବା ସମୟରେ ହଠାତ୍ କେହି ଦୁର୍ଦ୍ଦଶକା ପକେଟରୁ ମୋବାଇଲଟି ନେଇ ଯାଇଥିଲା । ଶ୍ରୀ ନାୟକ କୋର୍ଟାଖୋଳି କଲାପରେ ମଧ୍ୟ କୌଣସି ଫର୍ଯୋଗ ପାଇ ନଥିଲେ । ପ୍ରକାରରେ ସେ ଚାଙ୍ଗରପାଲି ଥାନାରେ ଲିଖିତ ଅଭିଯୋଗ କରିଛନ୍ତି । ଚାଙ୍ଗରପାଲି ପୋଲିସ୍ ଏହି ଘଟଣାର ତଦନ୍ତ ଜାରି ରଖୁଛି ।

ପରିବା ମାକେଟରୁ ମୋବାଇଲ ଚୋରି ବଜାରରେ ଜଣେ ବ୍ୟକ୍ତିଙ୍କଠାରୁ କେହି ଦୁର୍ଦ୍ଦଶମୋଚାରକ ଚୋରି କରି ନେଇଥିବା ଚାଙ୍ଗରପାଲି ଥାନରେ ଅଭିଯୋଗ ହୋଇଛି । ମିଳିଥିବା ସୁତନା ଅନୁଯାୟୀ ପାଣିଟାଙ୍କି ମାକେଟରେ ରହୁଥିବା ରବିନ୍ଦ୍ର ନାଥ ନାୟକ ସୁତନାମାକେଟରେ ଥିବା ପରିବା ବଜାରରେ ପରିବା ବିଶୁଥିବା ସମୟରେ ହଠାତ୍ କେହି ଦୁର୍ଦ୍ଦଶକା ପକେଟରୁ ମୋବାଇଲଟି ନେଇ ଯାଇଥିଲା । ଶ୍ରୀ ନାୟକ କୋର୍ଟାଖୋଳି କଲାପରେ ମଧ୍ୟ କୌଣସି ଫର୍ଯୋଗ ପାଇ ନଥିଲେ । ପ୍ରକାରରେ ସେ ଚାଙ୍ଗରପାଲି ଥାନାରେ ଲିଖିତ ଅଭିଯୋଗ କରିଛନ୍ତି । ଚାଙ୍ଗରପାଲି ପୋଲିସ୍ ଏହି ଘଟଣାର ତଦନ୍ତ ଜାରି ରଖୁଛି ।

ପରିବା ମାକେଟରୁ ମୋବାଇଲ ଚୋରି ବଜାରରେ ଜଣେ ବ୍ୟକ୍ତିଙ୍କଠାରୁ କେହି ଦୁର୍ଦ୍ଦଶମୋଚାରକ ଚୋରି କରି ନେଇଥିବା ଚାଙ୍ଗରପାଲି ଥାନରେ ଅଭିଯୋଗ ହୋଇଛି । ମିଳିଥିବା ସୁତନା ଅନୁଯାୟୀ ପାଣିଟାଙ୍କି ମାକେଟରେ ରହୁଥିବା ରବିନ୍ଦ୍ର ନାଥ ନାୟକ ସୁତନାମାକେଟରେ ଥିବା ପରିବା ବଜାରରେ ପରିବା ବିଶୁଥିବା ସମୟରେ ହଠାତ୍ କେହି ଦୁର୍ଦ୍ଦଶକା ପକେଟରୁ ମୋବାଇଲଟି ନେଇ ଯାଇଥିଲା । ଶ୍ରୀ ନାୟକ କୋର୍ଟାଖୋଳି କଲାପରେ ମଧ୍ୟ କୌଣସି ଫର୍ଯୋଗ ପାଇ ନଥିଲେ । ପ୍ରକାରରେ ସେ ଚାଙ୍ଗରପାଲି ଥାନାରେ ଲିଖିତ ଅଭିଯୋଗ କରିଛନ୍ତି । ଚାଙ୍ଗରପାଲି ପୋଲିସ୍ ଏହି ଘଟଣାର ତଦନ୍ତ ଜାରି ରଖୁଛି ।

ଜଲଦା ଅଂଚଳରେ ନକଲି ମଦ ଓ କକ୍ଷ ବେପାର

ସାରନଗରୀ, ୦୯/୦୫ (ନି.ପ୍ର): ଜଲଦା ଅଂଚଳରେ ଦିନକୁ ଦିନ ବଢ଼ି ଚାଲିଛି ନକଲି ମଦ ସହିତ ଚୋରା କକ୍ଷକାରବାର । ଜଲଦା 'ଏ' ରୁକ୍ମ ଅଂଚଳରେ ଚାଲିଥିବା ଏହି ନକଲି ମଦ ଭାଡ଼ିରୁ ଜଲଦା, ରାଉରକେଲା ଓ ଏହାର ଆଖପାଖ ଅଂଚଳରେ ଥିବା ଢାବାଗୁଡ଼ିକୁ ଦାସପତ୍ତ ଭାବେ ଚାଳଣା ହେଉଛି ନକଲି ମଦ । ନିକଟରେ କିଛି ଦିନ ପୂର୍ବେ ଜଲଦା ଅଂଚଳରୁ ଯାଜପୁର ଜିଲ୍ଲାକୁ ବସ୍ ଯୋଗେ ନକଲି ମଦ ଯାଉଥିବା ବେଳେ ରାଉରକେଲା ଅବକାରୀ ବିଭାଗ ବିଶେଷ ପୁତ୍ରୁ ଖବର ପାଇ ଶହେ ବୋତଲ ନକଲି ମଦ ଧରିବାରେ ସଫଳ ହୋଇଥିଲା । ଖାଲି ସେତିକି ନୁହେଁ ବାରୟାର ଅବକାରୀ ବିଭାଗ ବାଲିସୁଡ଼ି ଚର୍ଚ୍ଚ ନିକଟରେ ଥିବା ମା' ଚାରିଶା

ରେଷୋରୀର ମାଲିକ ରମେଶ ସାହୁଙ୍କ ଗିରଫ କରିବା ପରେ ମଧ୍ୟ ଏଠାରେ ବିପୁଳ ନକଲି ମଦ ବିକ୍ରିକୁ ରୋକି ପାରୁନି ଅବକାରୀ ବିଭାଗ କିମ୍ବା ସୁାନୀୟ ପୋଲିସ୍ ପ୍ରଶାସନ । ସବୁଠାରୁ ଦୁର୍ଭାଗ୍ୟଜନକ କଥା ହେଉଛି ଜଲଦା ପାଣିରୁ କିଛି ଦୂରରେ ଏଭଳି ନକଲି ମଦ କାରଖାନା ଚାଲୁଥିବା ଏବଂ ଅନିଳ ଓ ରୁଦ୍ରା ନାମକ ବ୍ୟକ୍ତିଙ୍କ ନାମରେ ଆଗରୁ ନକଲି ମଦ ବେପାରକୁ ନେଇ ବିଭିନ୍ନ ଥାନାରେ ମାମଲା ରୁଡ଼ି ଥିବା ବେଳେ ସୁାନୀୟ ପୋଲିସ୍ ଅଧିକାରୀ କାଣିପାରିକେ ନାହିଁ କିପରି ? ଖାଲି ସେତିକି ନୁହେଁ ଜଲଦା 'ଏ' ରୁକ୍ମ ଏକ ସ୍କୁଲ ନିକଟରେ ରାତିଦିନ ଚୋରା କକ୍ଷ ବେପାର ଚାଲୁଥିବା ଓ ବଡ଼ ବଡ଼ ଗାଡ଼ି ଯୋଗେ ଚନ୍ଦ୍ର ଚନ୍ଦ୍ର ଚୋରା

ସୁା ପ୍ରୋଟିଏ ସୁାନରୁ ଅନ୍ୟ ସୁାନକୁ ଯାଉଥିବା ବେଳେ ପୋଲିସ୍ ସବୁ କାଣି ଅକ୍ଷଣ ରହିବା ସାଧାରଣ ଲୋକଙ୍କ ମନରେ ପ୍ରଶ୍ନବାତୀ ସୃଷ୍ଟି କରିଛି । ଏପରିକି ଅଂଚଳବାସୀ ଏହି କ୍ଷତ୍ରବେପାରକୁ ବିରୋଧ କରିବାକୁ ଚାହୁଁ ମିଳୁଛି ଧ୍ୟାନ । ଖାଲି କଲବା ଅଂଚଳ କାହିଁକି ଦେଓଗାଁ ଓ ଏହାର ଆଖପାଖ ଅଂଚଳରେ ସତା ଓ କୁଆ କାରବାର ମଧ୍ୟ ହୁ ହୁ ହୋଇ ବଢ଼ି ଚାଲିଛି । ନୂତନ ଭାବେ ଥାନା ଅଧିକାରୀଙ୍କ ଯୋଗଦାନ ପରେ ସୁାନରୁ ବାସିନ୍ଦା ଅଂଚଳରେ ଶାନ୍ତିଶୃଙ୍ଖଳା ପୁର୍ବଭଳି ବଜାୟ ରହିବ ବୋଲି ଆଶାବାଜି ଥିଲବେଳେ ଏଠି ତାହାର ଓଲଟା ପରିଣତି ଦେଖିବାକୁ ମିଳୁଛି । ପୋଲିସ୍ ଉଚ୍ଚ କର୍ମ୍ମକ୍ଷ ସଂପ୍ରତିଦୃଷ୍ଟି ଦେବାକୁ ଦାବି ହେଉଛି ।

ଗାଁ କଲ୍ୟାଣ ସମିତିରେ ଅଚଳାବସ୍ଥା

ସୁନ୍ଦରଗଡ଼, ୦୯/୦୫ (ନି.ପ୍ର): ସୁନ୍ଦରଗଡ଼ ଜିଲ୍ଲାର ଅଧିକାଂଶ ଗାଁ କଲ୍ୟାଣ ସମିତିରେ ଅଚଳାବସ୍ଥା ଦେଖା ଦେଇଛି । ଏପରିକି ୨୦୨୨-୨୩ ବର୍ଷ ପାଇଁ ଖସଡା ମଧ୍ୟ ପ୍ରସ୍ତୁତ ହୋଇପାରି ନାହିଁ । ସରକାରୀ ନିମ୍ନ ଅନୁଯାୟୀ ଜିଲ୍ଲାର ପ୍ରତ୍ୟେକ ରାଜସ୍ୱ ଗ୍ରାମରେ ଗୋଟିଏ ଲେଖାଏଁ ଗାଁ କଲ୍ୟାଣ ସମିତି ରହିଛି । ଗ୍ରାମର ଜଣେ ଡ୍ଵାର୍ତ୍ତସଭ୍ୟ ଉଚ୍ଚ ସମିତିର ମୁଖ୍ୟ ହେଉଥିବା ବେଳେ ଗୋଟିଏ ରାଜସ୍ୱ ଗ୍ରାମକୁ ନେଇ ଗଠିତ ଫର୍ଯୋଗରେ ମହିଳା ସରପଞ୍ଚ କିମ୍ବା ନାଏବ ସରପଞ୍ଚ ଏହାର ମୁଖ୍ୟ ରହିଥାଆନ୍ତି । ସେହିପରି ସେହି ଗ୍ରାମର ଆଶାକର୍ମୀ, ସେହି

ଅଂଚଳର ଆରତ୍ଵ୍ୟଏସଏସ ଆଡ଼ିନିୟୁଟି ମୋକନିକ୍, ଗ୍ରାମର ଗାଡ଼ି ସ୍ଵୟଂ ସହାୟକା ଗୋଷ୍ଠୀ, ଗ୍ରାମରେ ଥିବା ପାଣି ଫର୍ଯୋଗ ସଭାପତି, ଦେବଦକାରୀ ଫର୍ଯୋଗ କିମ୍ବା ସୁାନୀୟ ଯୁବକ ଫର୍ଯୋଗ ଜଣେ ପ୍ରତିନିଧି ଉଚ୍ଚ ସମିତିରେ ରହିବାର ନିମ୍ନ ରହିଛି । ଗାଁରେ ସାମୁଦ୍ଵ୍ୟବୋ ଶ୍ରେଣୀରେ ଗାଁ କଲ୍ୟାଣ ସମିତିର ଗୁରୁତ୍ଵାୟିତ୍ ରହିଛି । ଏହି ସମିତି ସାମୁଦ୍ଵ୍ୟ ଫର୍ଯୋଗ କାର୍ଯ୍ୟକଳାପ ସହ ବିଭିନ୍ନ ଗୋଷ୍ଠୀକୁ ଫର୍ଯୋଗ କରିଥାଏ । ସେହିପରି ପ୍ରସବନାୟକ ମୃତ୍ୟୁହାର, ଶିଶୁ ସାମୁଦ୍ଵ୍ୟ ସେବା, ପାରିବାର ନିୟୋଜନ, କିଶୋର ସାମୁଦ୍ଵ୍ୟ ଓ ସାମୁଦ୍ଵ୍ୟ ଏବଂ ପରିବେଶ ପରିମଳ ସାମୁଦ୍ଵ୍ୟ ଉପରେ ଆବଶ୍ୟକ

ପଦକ୍ଷେପ ନେଇଥାଏ । କୁଷ୍ଠ, ମ୍ୟାଲେରିଆ, ଅକ୍ଷୟ ଦୂରୀକରଣ, ଯକ୍ଷ୍ମ