

Larsen & Toubro Limited Secretarial Department L&T House, Ballard Estate Narottam Morarjee Marg Mumbai - 400 001, INDIA Tel: +91 22 6752 5656 Fax: +91 22 6752 5858

www.Larsentoubro.com

SEC/2023 . September 15, 2023

**BSE Limited** 

Phiroze Jejeebhoy Towers, Dalal Street, Mumbai - 400 001

Stock Code: 5005

Stock Code: 500510

National Stock Exchange of India Limited

Exchange Plaza, 5<sup>th</sup> Floor, Plot No. C/1, G Block, Bandra-Kurla Complex,

Bandra (E), Mumbai - 400 051

Stock Code: LT

Dear Sirs,

Sub: Newspaper advertisement – Regulation 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we have enclosed copies of the advertisement published in the Financial Express, Jansatta and Loksatta newspapers today i.e. September 15, 2023, in respect of dispatch of Letter of Offer for Buyback of Equity Shares of the Company.

The same has also been made available on the Company's website at www.larsentoubro.com.

This is for your information and records.

For Larsen & Toubro Limited

Sivaram Nair A Company Secretary (M. No. - F3939)

Encl.: as above

CIN: L99999MH1946PLC004768

IDC Member's relationship with the acquirer

Trading in the Equity shares/other securities

ecommendation on the Open offer, as to

Summary of reasons for the recommendation

whether the offer, is or is not, fair, and

sclosure of Voting Pattern

betails of Independent Advisors, if any

Any other matter to be highlighted

Place: Vadedara Date: Thursday, September 14, 2023

Director, Equity shares owned, any other

### **FINANCIAL EXPRESS**

Corporate Office: 11, Window Tel: +022/22816979/ +1	entre, Room ant Business 91-63591588	dentification Number: L17120MH1985PLC034972 No. 405, 4th Floor Senapati Bapat Mang, Dwder (West), M Park, Opp. Audicura Hospital, Jahapura Road, Vadostina. S. Website: www.ayokimerchantile.com. Email ID: ayoki	Quijarat 390 007, India 1985@gmail.com			
Offer (Offer) made by Yatin Sanjay Gupte ('Acquirer 3'), and Wardwizard Medicare	(Acquirer 1 Private Lim or the provi	irectors (IDC) of Ayoki Merchantile Limited (Tar ), Sheetal Mandar Bhalerao (Acquirer 2), Wards ited (Acquirer 4) (hereinafter collectively refer sions of Regulation 26(7) of SEBI (Substantial a (SEBI (SAST) Regulations).	wizard Solutions India Private Limited rred to as 'Acquirers'), to the Public			
Date	Thursday	, September 14, 2023				
Target Company	Ayoki M	erchantile Limited				
Details of the Offer pertaining to the Target Company	Open offer being made by the Acquirers for acquisition of up to 1.47,000 (One Lakh Forty-Seven Thousand) Equity Shares, representing 60.00% (Sody Percent) of the Voting Share Capital of the Target Company, at am offer price of Rs.10.00% (Rupses Ton Only) per Equity Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of Rs.14,70,000.00% (Rupses Fourteen Lakhs Seventy Thousand Only), payable in cash.					
Names of the Acquirets	Number	Gupte, Sro Sanjay Gupte aged 45 years, Indian WHPG2333B under the Income Tax Act, 1961, r Road, Bhayai Gaon, Behind Lalguru Farm, Bhayii Vao	esident at 12/A, Suramya Bungalows,			
	Mrs. Sheetal Mandar Bhalenso, Wio Mr. Mandar Bhalenso aged 45 years, Indian Resident, b  Permanent Account Number "AXBPB2017L" under the Income Tax Act, 1961, resident at House  Schame No. 4, Near Modern High School, Sector 21, Yamuna Nagar, Nigdi, Pune - 4  Maharashtra, India, Acquirer 2  Mis. Wardwisserd Solutions India Private Limited, a company established under the provisi  Companies Act, 2019, with its registered office at Shed No. C. 222, GIDC, Makarpura Industrial  Vadodara 390010, Gujarat, India bearing Permanent Account Number "AABCW7891P und  Income Tax Act, 1961, Acquirer 3  Mis. Wardwisserd Medicare Private Limited, a company established under the provisions of Com  Act, 2013, with its registered office at R Jashbhai C Patel, Sanjay Hospital BiH Railway Station  Nes School, Nadiad Neted 387002, Gujarat, India bearing Permanent Account N  AADCW0963E under the Income Tax Act, 1961, Acquirer 4					
Manager to the Offer	Corpora Principa Mumboi Contact Tel No.: Email: o SEBI Re	theres and Securities Private Limited to Identification Number: U51101WB2000PTC0928 I Place of Business: Unit No 304, A Wing, 215 Amur 400093, Maharashtra, India Person: Parkita Patel Tarimby Banerjee +51-22-69649969 amplianceSawangstanes.com gistration No.: INM000012980 Permanent				
Members of the Committee of Independent	Sr.No.	Name	Designation			
Directors (IDC)	9.7	Mr. Kamai Ashwinbhai Lalani	Charperson			
	2.	Ms. Mansi Jayendra Bhatt	Member			
	3.	Mr. Charmendrabhai Ramabhai Bhallya	Member			
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/relational/p), if any	2. IDC 3. IDC	DC Members are Independent Directors and Non-E let Company. Members do not hold any Equity Shares of the Target Members have not entered into any other comtract or speny.	Сотралу.			
Trading in the Equity shares/other securities of the Target Company by IDC Members	Notrack	g in the Equity Shares of the Target Company has bee	on done by any of the IDC Members.			
	_					

sequirer by IDC Members, is not applicable.

2023 ("Letter of Offer"):

escribed therein before taking any decision in relation to this Offer.

umbs/ Edison) (Newspapers') ('Detailed Public Statement');

lone of the IDC Members hold any contracts, nor have any relationship with the Acquirer in their

With respect to the Individual Acquirer, the details of trading in the Equity Shares/Other Securities of the

Further, the IDC Members have not traded in the Equity Shares/Other Securities of the Corporal

sased on the review of the Offer Decuments issued by the Manager to the Offer on behalf of the

Acquirers, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST The shareholders may independently evaluate the Offer, the market performance of the Equity Share rdependently review the Letter of Offer dated Saturday, September 09, 2023, including the risk facto

IDC Members have taken into consideration and reviewed the following Offer Documents for mail

Detailed Public Statement dated Wednesday, May 24, 2023, in connection with this Offer published on behalf of the Acquirer on Thursday, May 25, 2023, in Financial Express (English

daily) (All Editions), Janualta #linci daily) (All Editions), and Mumba) Lakshadeep (Marathi Daily)

The Public Announcement dated Thursday, May 18, 2023 (Public Announcement);

Draft Letter of Offer dated Wechesday, May 31, 2023, filed and submitted with SEBI purs provisions of Regulation 16 (1) of the SEBI (SAST) Regulations (Draft Letter of Offer).

raded within which the meaning of the definition of Frequently traded Equity Shares' un sub-regulation (1) of Regulation 2 of the SEBI (SAST) Regulations on BSE Limited.

Regotated Price under the Share Purchase Agreement attracting the

the 26 (twenty-six) weeks immediately preceding the date of Public

60 (sixty) trading days immediately preceding the date of Public

rameters as are customary for valuation of Equity Shares

wicled such shares are frequently traded

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all mater sepect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to bisclosed by the Target Company under the Regulations.

For any on behalf of the Committee of Independent Directors

ms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Saturday, September 09, 2023.

The volume-weighted average price paid or payable for acqueition(s) by th Acquirer, during the 52 (fifty-two) weeks immediately preceding the date of

ne volume-weighted average market price of Equity Shares for a period of

incement as traded on BSE where the maximum volume of trading the Equity Shares of the Target Company are recorded during such perior

ere the Equity Shares are not frequently traded, the price determined by

n view of the parameters considered and presented in the table above, in the opinion of Acquirers and

Asnager to the offer, the Offer Price is As. 10.00/- (Rupees Ten Only) in terms of Regulation 8(2) of the

he Accurer and the Manager considering valuation parameters per Equity

These recommendations have been unanimously approved by the IDC Members

The Letter of Offer along with Form of Acceptance and Form SH-4 dated Saturday, Septem

ised on the review of the aforesaid Offer Documents, the IDC Members are of the view that the Offe Price is in line with the parameters prescribed by SEBI in the SEBI (SAST) Regulations. The Equity Shares of the Target Company are asted and traded on bourses of BSE and are infrequent

he Offer Price of Rs 10.00/- (Rupees Ten Only) has been determined considering the parameters as

set out under Regulations 8 (1) and 8 (2) of the SEBI (SAST) Regulations, being highest of the

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2023 (\* in crore)

Particulars

**Government Securities** 

Corporate Bonds

(of which Call/Notice / Term Money lendings

(inclusive of T-bills & Strips)

(including Call Money, Notice, Term Money

SOURCES OF FUNDS

Reserves and Surplus

Secured Loans

Unsecured Loans

borrowing & ICD )

APPLICATION OF FUNDS

CP/CD

Others

Loans and Advances

Non-Current Assets (Net)

Others (Net Current Assets)

Less: Deferred tax Liabilities (Net)

₹ NIL)

Share Capital

Loan Funds:

Fixed Assets

Particulars	2022-23	2021-22
INCOME (Business segment wise)		
Interest	722.07	549.93
Discount	254,47	103.74
Trading Profit/(Loss)	(35.49)	5.82
Net Fair Value Gain/(Loss)	(89.84)	(106.36)
Other Income	5.19	16.07
TOTAL INCOME	856.40	569.20
EXPENSES		
Interest	433.73	186.73
Discount	353.03	149,11
Administration Costs	40.48	42.24
TOTAL EXPENSES	827.24	378.08
PROFIT BEFORE TAX	29.16	191.12
NET PROFIT AFTER TAX	20.26	142.06
OTHER COMPREHENSIVE INCOME		
Items that will not be reclassified to Profit & Loss	8.57	28.90
2. Items that will be reclassified to Profit & Loss	-	-
3. Income tax relating to items that will not be reclassified to Profit & Loss	(1.89)	(6.55)
Total Comprehensive Income for the Year	26.94	164.41
Regulatory Capital Required		
(as per Capital Adequacy Guidelines)	405.45	464.04
Actual Capital (Paid up Capital + Reserves & Surplus - Deferred Tax Assets	1,394.23	1,452.06
Return on Average Net Worth	1.58%	10.94%
Earning Per Share (₹)	10.63	74.58

**SBI DFHI LIMITED** 5th Floor, Mistry Bhavan, 122, Dinshaw Vachha Road, Churchgate, Mumbai, Maharashtra, India Pin Code - 400020

Audited Financial Results for the year ended March 31, 2023

**BALANCE SHEET AS AT MARCH 31, 2023** 

13,338.11

1,584.85

1,721.70

190.91

(1.15)

4.00

TOTAL

TOTAL

As at March 31, 2023

190.49

1,203.74

11,123.95

4,624.42

17,142.60

16,835.57

(5.15)

310.83

17,142.60

1.35

9.726.30

588.81

2.075.02

182.43

(3.07)

25.01

(₹ in crore)

190.49

1,261.57

6.568.39

4,798.11

12,818.56

12,572.56

(28.08)

272.12

12,818.56

1.96

As at March 31, 2022

A) The results have been approved at the Board Meeting held on April 28, 2023.

B) The financials are in compliance with Indian Accounting Standard (Ind AS) notified u/s 133 of the Companies Act, 2013 read with the Companies Accounting Standards Rules. 2015. C) Net borrowings in call:

Peak level : ₹17,009.21 crore

D) Basis of Valuation :

Pa.10.00/

Not Applicable

Not Applicable

Not Applicable

Pls 9.061-(Flupses Nine an

Ayoki Merchantile Limited

Mr. Kamal Ashwinbhai Lalani

Chairperson of the IDC

(DIN: 09141815)

All financial instruments (except investments which are classified under amortised cost category) are initially recognised at cost and subsequently re-measured at fair value as described below:

a. The fair value of investment in quoted equity shares, government securities, treasury bills, and mutual funds is. measured at quoted price (provided by NSE/BSE, FIMMDA/FBIL) or NAV (Provided by AMFI) respectively.

The fair value of investment in unquoted equity shares is done on the basis of observable market transaction, if any.

the basis of latest audited financials of the investee company d. The cost is arrived at Moving Weighted Average basis by considering only outright sales/purchases (excluding

securities sold/purchased under repo/reverse repo transactions) E) Leverage ratio :

Average level: 11.39 Peak level: 13.63 F) Capital to Risk Weighted Assets Ratio (CRAR):

Calculated as per Master Direction -Standalone Primary Dealers (Reserve Bank) Directions, 2016 dated August 23, 2016 (updated as on November 14, 2022) issued by the Reserve Bank of India. (₹ in crore)

G) Issuer composition of investment in non-Government Securities\*:

Private Corporate & FIs	887.88
Banks	506.61
Subsidiaries/Joint Ventures	59.28
Others	1,457.76
Provisions held towards depreciation	
Total	3,306.55

 Figures of the previous year have been regrouped and rearranged, wherever necessary to make them comparable with figures of the current year.

Mumbai Dated: September 14, 2023

Kumar Viswanathan Managing Director & CEO DIN: 09632299

Mar-23

46.17%

RailTel

(A Govt. of India undertaking)

(CIN: U64202DL2000G0I107905)

Tender No.: RailTel/e-Tender/OT/ER/HQ/2023-

24/1491 & 1492-1499, Dated: 14.09.2023

RailTel/ER invites e-bids from eligible bidders for

the work of "Deployment of Maintenance Teams

for maintenance of Optic Fiber Cable Network

and upkeep of associated gears for 02 (two)

Detailed Tender Notice / Tender Document

available on www.railtelindia.com

https://eprocure.gov.in and https://railtel.

enivida.com. All future Addendum/ Corrigendum etc. will be uploaded on RailTel website, CPP Portal

and eNivida Portal. Bidders have to submit their

years in 9 (nine) sections".

bids on eNivida Portal only.

#### ANNOUNCEMENT FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF BERYL SECURITIES LIMITED

For and on behalf of the Committee of Independent Directors

CIN: L67120MP1994PLC008882

Registered Office: 133, Kanchan Bagh Colony Indore - 452001, Madhya Pradesh, India Tel. No. 0731- 2517677/3961510; Email: berylsecurities@gmail.com, Website: www.berylsecurities.com

This Intimation of extension of offer period Advertisement is being issued by Interactive Financial Services Limited the Manager of the Offer ("Manager") for and behalf of Mr. Vineet Bajpai (Acquirer No. 1), Mr. Agam Gupta (Acquirer No. 2), Mr. Sanyam Jain (Acquirer No. 3), (Acquirer No. 1, Acquirer No. 2, Acquirer No. 3 are hereinafter collectively referred to as acquirers) and Mrs. Rani Sulochana Bajpai (PAC) in respect of the open offer for acquisition of upto 12,60,922 (Twelve Lakhs Sixty Thousand Nine Hundred & Twenty Two) Fully Paid Equity Shares Of Face Value Of Rs. 10/- (Rupees Ten Only) Each (Equity Shares) Representing in Aggregate 26.00% (Twenty-Six Percent) Of The Total Issued, Fully Paid-Up Equity Share Capital And Voting Capital of Beryl Securities Limited at an offer price of Rs.13.50/-(Rupees Thirteen Point Fifty Paisa Only) Per Equity Share in accordance with provision of Regulation 3(1) and 4 and such other applicable Regulation of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011 and subsequent amendments thereto (SEBI (SAST) Regulations) and is being published on September 15, 2023 in newspaper namely Financial Express (All Edition - English & Gujarati), Jansatta (All Edition - Hindi), Pratahkal (Marathi Edition) (Mumbai edition) and Hamara Swaraj (Hindi - Madhya Pradesh edition), (Newspapers) (Extension of Offer Period Advertisement) and is to be read in conjunction with the:

(a) Public Announcement dated Tuesday May 2, 2023 (Public Announcement)

(b) Detailed Public Statement dated Wednesday May 10, 2023 (Detailed Public Statement)

(c) Draft Letter of Offer dated Wednesday May 17, 2023 (Draft Letter of Offer)

(d) Letter of Offer dated Thursday August 07, 2023 (Letter of Offer)

Recommendations of committee of independent director of the Target Company dated Thursday, August 17, 2023 (Recommendation of IDC) The dispatch of Letter of Offer confirmation advertisement dated Friday, August 18, 2023. Which is being published in the Newspaper on Friday August 18, 2023. (Dispatched Confirmation Advertisement) and

Pre-Offer Advertisement cum corrigendum to the Detailed Public Statement dated Friday, August 18, 2023 (Pre-Offer Advertisement) (Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendation of IDC, Dispatched Confirmation Advertisement, Pre

Offer Advertisement are hereinafter referred to as Offer Documents) BSE Limited's Settlement for Offer to Buy- Acquision Window (Takeover) of BERYL SECURITIES LIMITED notice is accessible at https://www.bseindia.com/ markets/MarketInfo/NoticesCirculars.aspx?txtscripcd=531582

The Capitalized terms used but not defined in this Extension of offer period Advertisement shall have meaning assigned to such terms in the Offer Documents The Public shareholder of the Target Company are requested to note that for the acquision of up to 12,60,922 (Twelve Lakhs Sixty Thousand Nine Hundred & Twenty Two) Equity shares representing in Aggregate 26.00% (Twenty-Six Percent) of the Total Issued, Fully Paid-Up Equity Share Capital And Voting Capital of the Target Company and transfer of management and control of the Target Company. The target company is necessitated to be in receipt of prior approval from he Reserve Bank of India in terms of paragraph 61 of Chapter-IX of Section-III of Master Direction Non-Banking Financial Comp Important Non-Deposit taking Company (Reserve Bank) Direction 2016 bearing notification number DNBR.PD.007/03.10.119/2016-17 Dated September 01

Further, We would like to inform you that, even on the date of the observation letter issued by the Securities and Exchange Board of India bearing reference number SEBI/HO/CFD/DCR/RAC-1/P/OW/2023/30818/1 Dated August 01, 2023 (SEBI Observation Letter), The target company had failed to receive the said RBI Approval, However in order to ensure compliance with the SEBI (SAST) Regulations, the tendering period commenced on Monday, August 21, 2023 and ended on Friday, September 1, 2023. The details of the Equity shares being tendered during the said Tendering period are tabulated as under:

Mode of Tendering	Number of Bids	Number of Equity Shares Bided	Equity Sh	ares Rejected/	Returned	Number of	<b>Equity Shares</b>	Equity Shares accepted		
			Number of Equity Shares	Percentage of offer size	Percentage of Voting share capital	Number of Equity Shares	Percentage of offer size	Percentage of Voting share capital		
Demat	8	361976	0	0	0	361976	28.71%	7.46%		
Physical	8	35855	1600	0.12	0.03	34255	2.71%	0.71%		
Total	16	397831	1600	0.12	0.03	396231	31.42%	8.17%		

Further on Tuesday, September 12, 2023 an application had been made and requisite approval under Regulation 18 (11) of SEBI (SAST) Regulations was sought from SEBI, on Friday, September 15, 2023 being the acceptance date as per the activity schedule for accepting the Equity Shares tendered by the Eligible Public Shareholder, on the culmination of the aforesaid facts we would like to inform you that the Acquirers have hereby confirmed and stated that

(a) The offer price shall be revised considering the interest factor at the rate of 10.00% (Ten Percent) per annum on the offer price for the period of delay to all

the eligible Public shareholders whose Equity shares have been accepted in the said offer at the rate of 10.00% (Ten Percent) per annum in accordance with and in compliance with the provision 18(11A) of the SEBI (SAST) Regulations (Interest) (b) In case of non-receipt of the said RBI Approval, they shall withdraw the said offer in accordance with the provision of Regulation 23(1)(a) of the SEBI (SAST

Regulations, in pursuance of the said withdrawal, within 2 (Two) Working days make an advertisement in the Newspapers, providing the grounds and reasons for withdrawal of the said offer and inform SEBI, BSE Limited and the Target Company, in accordance and compliance with the provision of Regulation 23(2) of the SEBI (SAST) Regulations.

(c) The Acquirers and PAC accept full responsibility for the information contained in this Extension of Offer Period Advertisement and for their obligations as prescribed under the SEBI (SAST) Regulations. Issued by the manager to the offer.



INTERACTIVE FINANCIAL SERVICES LIMITED

Address: 612, 6th Floor, Shree Balaji Heights, Kokilaben Vyas Marg, Ellisbridge, Ahmedabad - 380 009, Gujarat, India Tel No.: 079 46019796

(M) +91-9898055647 Fax: NA

Web Site:www.ifinservices.in Email:mbd@ifinservices.in

Investor Grievance Email: info@ifinservices.in Contact Person: Ms. Jaini Jain SEBI Reg. No.: INM000012856

On behalf of the Acquirers and PAC

Vineet Bajpai

(Investment Managers to LIC Mutual Fund)

## LIC Mutual Fund Asset Management Limited

LIC MUTUAL FUND

CIN No: U67190MH1994PLC077858

Registered Office: Industrial Assurance Bldg. 4th Floor, Opp. Churchgate Station, Mumbai - 400 020 Tel. No.: 022-66016000, Toll Free No.: 1800 258 5678, Fax No.: 022-22835606 Email: service licmf@kfintech.com • Website: www.licmf.com

NOTICE-CUM-ADDENDUM No. 38 of 2023-2024

NOTICE is hereby given that LIC Mutual Fund Trustee Private Limited, the Trustee to LIC Mutual Fund, has approved the following: -Declaration of Income Distribution cum Capital Withdrawal (IDCW) under below scheme of LIC Mutual

NAV as on Face Value | IDCW Rate Name of the schemes Record Date\*\* 13/09/2023 (₹ per unit) (₹ per unit)\* (₹ per unit) LIC MF Aggressive Hybrid Fund - Direct 0.10 16.7864 Plan IDCW Option 10.00 20th September 2023 LIC MF Aggressive Hybrid Fund - Regular 0.10 14.4292 Plan IDCW Option

\*The payout shall be subject to tax deducted at source (TDS) as applicable.

"Or the immediate next Business Day if that day is not a Business Day.

and Mobile Number with us to support paper-less communication.

Pursuant to payment of IDCW, the NAV of the IDCW Option(s) of the scheme would fall to the extent of payout and statutory levy.

Income distribution is subject to the availability of distributable surplus, will be paid, net of TDS, as applicable, to those Unit holders whose names appear in the Register of Unit holders / Statement of Beneficial owners (as applicable) under the IDCW Option(s) of the aforesaid scheme as on the Record Date. With regards to Unit holders under the IDCW Option of the scheme, who have opted for reinvestment of Income

Distribution cum Capital Withdrawal, the IDCW due will be reinvested net of TDS, as applicable, by allotting Units for the income distribution amount at the prevailing ex-IDCW NAV per Unit on the Record Date.

For LIC MUTUAL FUND ASSET MANAGEMENT LIMITED

Date: 14/09/2023 Place: Mumbai **Authorized Signatory** As part of Go-Green initiative, investors are encouraged to register/update their email ID

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

# ICICI **ICICI Prudential Asset Management Company Limited** PRLDENTIAL TO Corporate Identity Number: U99999DL1993PLC054135 MUTUAL FUND JTARAKKI KAREINI

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: One BKC, 13th Floor, Bandra Kurla Complex, Mumbai - 400 051. Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com

Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Long Term Equity Fund (Tax Saving) (the Scheme)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Scheme, subject to availability of distributable surplus on the record date i.e. on September 20, 2023\*:

0.70

39.55

Name of the Scheme/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on September 13, 2023 (₹ Per unit)	
ICICI Prudential Long Term Equi	ty Fund (Tax Saving)		
IDCW	0.70	22.69	

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Scheme.

# Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day. The distribution with respect to IDCW will be done to all the unit holders/beneficial

owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Scheme, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Scheme would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited Place: Mumbai

Date: September 14, 2023 **Authorised Signatory** 

No. 008/09/2023

Direct Plan - IDCW

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com

Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness

Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

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

Larsen & Toubro Limited, L&T House, Ballard Estate, Mumbai -400 001 Tel: +91 22 6752 5656, Fax: +91 22 6752 5858

Website: www.Larsentoubro.com | Email: IGRC@Larsentoubro.com CIN: L99999MH1946PLC004768

Company Secretary & Compliance Officer: Mr. Sivaram Nair A



## NOTICE TO ELIGIBLE SHAREHOLDERS - BUYBACK OF EQUITY SHARES

Larsen & Toubro Limited ("Company") has sent the Letter of Offer and Form of Acceptance-cum-Acknowledgement (the "Tender Form") along with the share transfer form ("Form SH-4") dated September 13, 2023 for Buyback through electronic means to all the Eligible Shareholders holding Equity Shares as on the Record Date (Tuesday, September 12, 2023) who have registered their e-mail ids with the Company or Depositories.

Further, if the Company or the Registrar receives a request, along with details as specified under paragraph 20.10 of the Letter of Offer, from any Eligible Shareholders for physical copy of the Letter of Offer/Tender Form, the same shall be provided to such Eligible Shareholder.

The Schedule of activities for the Buyback is as follows

Activity	Day and Date
Buyback Opening Date	Monday, September 18, 2023
Buyback Closing Date	Monday, September 25, 2023
Last date and time for receipt of completed tender form and other documents by the Registrar to the Buyback	Monday, September 25, 2023 by 5:00 p.m. IST
e 1 - 0 - 1 - 1 - 1 - 1 - 1 - 1	

For detailed activity schedule please refer to the Letter of Offer

The details of Buyback Entitlement in each category are as follows:

Category of Eligible Shareholders		Ratio of Buyback (i.e. Buyback Entitlement)*
Reserved category for Small Share	holders	9 Equity Shares for every 38 Equity Shares held as on the Record Date
General category for all other Elig	gible Shareholders	11 Equity Shares for every 574 Equity Shares held as on the Record Date

Note: The above ratio of Buyback is approximate and provides indicative Buyback Entitlement. Any computation of the Buyback Entitlement using the above Buyback ratio may provide a slightly different number than the actual entitlement due to rounding-off. The actual Buyback Entitlement factor for Small Shareholders under the Reserved Category is 23.7135938157578% and for other shareholders under the General Category is 1.91665005858574%. Also, the numbers arrived at using the actual Buyback Entitlement may not conform exactly to the Buyback Entitlement printed in the Tender Form due to rounding-off of the factor.

\*For further information on Ratio of Buyback as per the Buyback Entitlement in each Category, please refer Paragraph 19 on page 55 of the Letter of Offer. Eligible Shareholders can also check their entitlement on the website of the Registrar to the Buyback by following the steps given below:

1) Click on https://kosmic.kfintech.com/karisma/buybackofferv2.aspx 2) Select the name of the Company - 'Larsen & Toubro Limited - Buyback Offer 2023'

3) Select holding type - "Physical" or "NSDL" or "CDSL"

4) Based on the option selected above, enter your "Folio Number" or "NSDL DP ID/Client ID" or "CDSL Client ID"

5) Enter the Security code and click on Submit

The entitlement will be provided in the pre-filled 'FORM OF ACCEPTANCE-CUM ACKNOWLEDGEMENT'

The Letter of Offer and Tender Form are also available on the website of the Company at www.Larsentoubro.com, the Registrar to the Buyback at www.karisma.kfintech.com, the Stock Exchanges at www.bseindia.com and www.nseindia.com, SEBI at www.sebi.gov.in and the Managers to the Buyback at www.jmfl.com and www.axiscapital.co.in

Capitalised terms used in this Advertisement and not defined herein shall have the same meaning as ascribed in the Letter of Offer.

Place: Mumbai Date: September 14, 2023

Sivaram Nair A, Company Secretary M. No. F3939

For Larsen & Toubro Limited

financialexp.ep

Date: September 15, 2023

Place: Ahmedabad

Average Level: ₹14,217.24 crore

b. The fair value of remaining financial instruments except unquoted equity instruments is determined using the yield

If the information is not available in respect of observable market transaction, the break-up value method is used on

Jun-22 Sep-22 Dec-22 30.96% 27.56% 32.27%

For SBI DFHI Ltd.

Larsen & Toubro Limited, L&T House, Ballard Estate, Mumbai -400 001 Tel: +91 22 6752 5656, Fax: +91 22 6752 5858 Website: www.Larsentoubro.com | Email: IGRC@Larsentoubro.com

CIN: L99999MH1946PLC004768



Company Secretary & Compliance Officer: Mr. Sivaram Nair A

## NOTICE TO ELIGIBLE SHAREHOLDERS - BUYBACK OF EQUITY SHARES

Larsen & Toubro Limited ("Company") has sent the Letter of Offer and Form of Acceptance-cum-Acknowledgement (the "Tender Form") along with the share transfer form ("Form SH-4") dated September 13, 2023 for Buyback through electronic means to all the Eligible Shareholders holding Equity Shares as on the Record Date (Tuesday, September 12, 2023) who have registered their e-mail ids with the Company or Depositories.

Further, if the Company or the Registrar receives a request, along with details as specified under paragraph 20.10 of the Letter of Offer, from any Eligible Shareholders for physical copy of the Letter of Offer/Tender Form, the same shall be provided to such Eligible Shareholder.

The Schedule of activities for the Buyback is as follows

Activity	Day and Date
Buyback Opening Date	Monday, September 18, 2023
Buyback Closing Date	Monday, September 25, 2023
Last date and time for receipt of completed tender form and other documents by the Registrar to the Buyback	Monday, September 25, 2023 by 5:00 p.m. IST

For detailed activity schedule please refer to the Letter of Offer

The details of Buyback Entitlement in each category are as follows:

Category of Eligible Shareholders	Ratio of Buyback (i.e. Buyback Entitlement)*
Reserved category for Small Shareholders	9 Equity Shares for every 38 Equity Shares held as on the Record Date
General category for all other Eligible Shareholders	11 Equity Shares for every 574 Equity Shares held as on the Record Date

Note: The above ratio of Buyback is approximate and provides indicative Buyback Entitlement. Any computation of the Buyback Entitlement using the above Buyback ratio may provide a slightly different number than the actual entitlement due to rounding-off. The actual Buyback Entitlement factor for Small Shareholders under the Reserved Category is 23.7135938157578% and for other shareholders under the General Category is 1.91665005858574%. Also, the numbers arrived at using the actual Buyback Entitlement may not conform exactly to the Buyback Entitlement printed in the Tender Form due to rounding-off of the factor.

\*For further information on Ratio of Buyback as per the Buyback Entitlement in each Category, please refer Paragraph 19 on page 55 of the Letter of Offer. Eligible Shareholders can also check their entitlement on the website of the Registrar to the Buyback by following the steps given below:

Click on https://kosmic.kfintech.com/karisma/buybackofferv2.aspx

2) Select the name of the Company - 'Larsen & Toubro Limited - Buyback Offer 2023'

Select holding type – "Physical" or "NSDL" or "CDSL"

4) Based on the option selected above, enter your "Folio Number" or "NSDL DP ID/Client ID" or "CDSL Client ID"

Enter the Security code and click on Submit

6) The entitlement will be provided in the pre-filled 'FORM OF ACCEPTANCE-CUM ACKNOWLEDGEMENT'

The Letter of Offer and Tender Form are also available on the website of the Company at www.Larsentoubro.com, the Registrar to the Buyback at www.karisma.kfintech.com, the Stock Exchanges at www.bseindia.com and www.nseindia.com, SEBI at www.sebi.gov.in and the Managers to the Buyback at www.jmfl.com and www.axiscapital.co.in

Capitalised terms used in this Advertisement and not defined herein shall have the same meaning as ascribed in the Letter of Offer.

Place: Mumbai Date: September 14, 2023

For Larsen & Toubro Limited Sivaram Nair A, Company Secretary

M. No. F3939

#### ANNOUNCEMENT FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF BERYL SECURITIES LIMITED

#### CIN: L67120MP1994PLC008882

Registered Office: 133, Kanchan Bagh Colony Indore - 452001, Madhya Pradesh, India Tel. No. 0731- 2517677/3961510; Email: berylsecurities@gmail.com, Website: www.berylsecurities.com

This Intimation of extension of offer period Advertisement is being issued by Interactive Financial Services Limited the Manager of the Offer ("Manager") for and behalf of Mr. Vineet Bajpai (Acquirer No. 1), Mr. Agam Gupta (Acquirer No. 2), Mr. Sanyam Jain (Acquirer No. 3), (Acquirer No. 1, Acquirer No. 2, Acquirer No. 3 are hereinafter collectively referred to as acquirers) and Mrs. Rani Sulochana Bajpai (PAC) in respect of the open offer for acquisition of upto 12,60,922 (Twelve Lakhs Sixty Thousand Nine Hundred & Twenty Two) Fully Paid Equity Shares Of Face Value Of Rs. 10/- (Rupees Ten Only) Each (Equity Shares) Representing in Aggregate 26.00% (Twenty-Six Percent) Of The Total Issued, Fully Paid-Up Equity Share Capital And Voting Capital of Beryl Securities Limited at an offer price of Rs.13.50/-(Rupees Thirteen Point Fifty Paisa Only) Per Equity Share in accordance with provision of Regulation 3(1) and 4 and such other applicable Regulation of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011 and subsequent amendments thereto (SEBI (SAST) Regulations) and is being published on September 15, 2023 in newspaper namely Financial Express (All Edition - English & Gujarati), Jansatta (All Edition - Hindi), Pratahkal (Marathi Edition) (Mumbai edition) and Hamara Swaraj (Hindi - Madhya Pradesh edition), (Newspapers) (Extension of Offer Period Advertisement) and is to be read

- (a) Public Announcement dated Tuesday May 2, 2023 (Public Announcement)
- (b) Detailed Public Statement dated Wednesday May 10, 2023 (Detailed Public Statement) (c) Draft Letter of Offer dated Wednesday May 17, 2023 (Draft Letter of Offer)
- (d) Letter of Offer dated Thursday August 07, 2023 (Letter of Offer)
- (e) Recommendations of committee of independent director of the Target Company dated Thursday, August 17, 2023 (Recommendation of IDC) The dispatch of Letter of Offer confirmation advertisement dated Friday, August 18, 2023. Which is being published in the Newspaper on Friday August 18, 2023.
- (Dispatched Confirmation Advertisement) and Pre-Offer Advertisement cum corrigendum to the Detailed Public Statement dated Friday, August 18, 2023 (Pre-Offer Advertisement)
- (Public Announcement, Detailed Public Statement, Draft Letter of Offer, Recommendation of IDC, Dispatched Confirmation Advertisement, Pre-Offer Advertisement are hereinafter referred to as Offer Documents) BSE Limited's Settlement for Offer to Buy- Acquision Window (Takeover) of BERYL SECURITIES LIMITED notice is accessible at https://www.bseindia.com/

ended on Friday, September 1, 2023. The details of the Equity shares being tendered during the said Tendering period are tabulated as under:

markets/MarketInfo/NoticesCirculars.aspx?txtscripcd=531582 The Capitalized terms used but not defined in this Extension of offer period Advertisement shall have meaning assigned to such terms in the Offer Documents The Public shareholder of the Target Company are requested to note that for the acquision of up to 12,60,922 (Twelve Lakhs Sixty Thousand Nine Hundred & Twenty Two) Equity shares representing in Aggregate 26.00% (Twenty-Six Percent) of the Total Issued, Fully Paid-Up Equity Share Capital And Voting Capital of

the Reserve Bank of India in terms of paragraph 61 of Chapter-IX of Section-III of Master Direction Non-Banking Financial Companies-Non Systematically Important Non-Deposit taking Company (Reserve Bank) Direction 2016 bearing notification number DNBR.PD.007/03.10.119/2016-17 Dated September 01, 2016. Further, We would like to inform you that, even on the date of the observation letter issued by the Securities and Exchange Board of India bearing reference number SEBI/HO/CFD/DCR/RAC-1/P/OW/2023/30818/1 Dated August 01, 2023 (SEBI Observation Letter), The target company had failed to receive the said RBI Approval, However in order to ensure compliance with the SEBI (SAST) Regulations, the tendering period commenced on Monday, August 21, 2023 and

the Target Company and transfer of management and control of the Target Company. The target company is necessitated to be in receipt of prior approval from

Mode of Tendering	Number of Bids	Number of Equity Shares Bided	Equity Sh	ares Rejected/	Returned	Number of Equity Shares accepted		
			Number of Equity Shares	Percentage of offer size	Percentage of Voting share capital	Number of Equity Shares	Percentage of offer size	Percentage of Voting share capital
Demat	8	361976	0	0	0	361976	28.71%	7.46%
Physical	8	35855	1600	0.12	0.03	34255	2.71%	0.71%
Total	16	397831	1600	0.12	0.03	396231	31.42%	8.17%

Further on Tuesday, September 12, 2023 an application had been made and requisite approval under Regulation 18 (11) of SEBI (SAST) Regulations was sought from SEBI, on Friday, September 15, 2023 being the acceptance date as per the activity schedule for accepting the Equity Shares tendered by the Eligible Public Shareholder, on the culmination of the aforesaid facts we would like to inform you that the Acquirers have hereby confirmed and stated that

- (a) The offer price shall be revised considering the interest factor at the rate of 10.00% (Ten Percent) per annum on the offer price for the period of delay to all the eligible Public shareholders whose Equity shares have been accepted in the said offer at the rate of 10.00% (Ten Percent) per annum in accordance with
- and in compliance with the provision 18(11A) of the SEBI (SAST) Regulations (Interest) In case of non-receipt of the said RBI Approval, they shall withdraw the said offer in accordance with the provision of Regulation 23(1)(a) of the SEBI (SAST) Regulations, in pursuance of the said withdrawal, within 2 (Two) Working days make an advertisement in the Newspapers, providing the grounds and reasons for withdrawal of the said offer and inform SEBI, BSE Limited and the Target Company, in accordance and compliance with the provision of
- Regulation 23(2) of the SEBI (SAST) Regulations. The Acquirers and PAC accept full responsibility for the information contained in this Extension of Offer Period Advertisement and for their obligations as
- prescribed under the SEBI (SAST) Regulations. Issued by the manager to the offer.

INTERACTIVE FINANCIAL SERVICES LIMITED

Address: 612, 6th Floor, Shree Balaji Heights, Kokilaben Vyas Marg, Ellisbridge, Ahmedabad - 380 009, Gujarat, India Tel No.: 079 46019796

(M) +91-9898055647 Fax: NA

Web Site:www.ifinservices.in Email:mbd@ifinservices.in Investor Grievance Email: info@ifinservices.in Contact Person: Ms. Jaini Jain SEBI Reg. No.: INM000012856

On behalf of the Acquirers and PAC

Date: September 15, 2023

Place: Ahmedabad

Vineet Bajpai

## ..continued from previous page.

## D. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹ 735 per Equity Share or above, has been done on a proportionate basis in consultation with NSE. This category has been subscribed to the extent of 187.67375 times of Net QIB portion. As per the SEBI Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 118,242 Equity Shares and other QIBs were allotted the remaining available Equity Shares i.e. 2,246,591 Equity Shares on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 2,364,833 Equity Shares, which were allotted to 173 successful Applicants.

	Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FII/FPC	OTHERS	Total
	QIB	7,47,389	3,32,708	1,52,536	*	(F#2)	6,52,175	4,80,025	23,64,833
E.	Allotment to Anchor	Investors (After Tech	nical Rejections)						

The Company, the Investor Selling Shareholders in consultation with the BRLM, have allocated 3,547,247 Equity Shares to 25 Anchor Investors (through 39 Anchor Investor Application Forms) (including domestic 12 Mutual Funds through 26 schemes) at an Anchor Investor Offer Price at ₹ 735 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion.

	Category	FI'S/BANK'S	MFS	IC'S	NBFCS	AIF	FILIFPI	OTHERS	Total
	Anchor	ñ	16,91,992	2,89,437			15,65,818		35,47,247
The	Board of Directors of	of our Company at its m	neeting held on Se	ptember 13, 2023	has taken on reco	ord the basis of	allotment of Equity S	hares approved by	the Designated Stock
Exch	ange, being NSE ar	nd has allotted the Equ	ity Shares to variou	is successful appl	licants. The Allotm	ent Advice Cum	Refund Intimation an	d/or notices have b	een dispatched to the
addn	ess of the investors	as registered with the	depositories Furth	er instructions to	the SCSBs have b	een issued for a	unblocking of funds a	nd transfer to the Pu	ublic Offer Account on

September 13, 2023 and the payments to non-syndicate brokers have been issued on September 14, 2023. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on September 14, 2023 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company will file the Listing application with NSE and BSE on September 15,2023.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus. INVESTORS PLEASE NOTE

## These details of the Allotment made shall be hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



KFin Technologies Limited

Selenium Tower B, Plot No. 31 & 32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Telangana, India Telephone: +91 40 6716 2222; Email: jupiterlife.ipo@kfintech.com; Investor grievance email: einward.ris@kfintech.com Website: www.kfintech.com; Contact person; M Murali Krishna; SEBI registration no: INR000000221



## PIRAMAL ENTERPRISES LIMITED

Corporate Identity Number ("CIN"): L24110MH1947PLC005719

Registered Office: Piramal Ananta, Agastya Corporate Park, Opposite Fire Brigade, Kamani Junction, LBS Marg, Kurla (West), Mumbai 400070 | Tel. No.: +91 22 3802 3000/4000 | Fax No.: +91 22 3802 3884 E-mail: complianceofficer.pel@piramal.com | Website: www.piramal.com | Company Secretary: Mr. Bipin Singh

#### POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF PIRAMAL ENTERPRISES LIMITED

This post buyback public announcement (the "Post Buyback Public Announcement") is being made pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 including any statutory modifications or re-enactments thereof (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated July 31, 2023 published on August 01, 2023 (the "Public Announcement"), the letter of offer dated August 27, 2023 (the "Letter of Offer"), Corrigenda and Notice to Eligible Shareholders dated August 29, 2023 published on August 30, 2023 and Second Corrigenda and Notice to Eligible Shareholders dated September 01, 2023 published on September 02, 2023. The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

1. THE BUYBACK

- 1.1. Piramal Enterprises Limited (the "Company") had announced a buyback of up to 1,40,00,000 (One Crore Forty Lakh only) fully paid-up equity shares of Rs. 2/- (Rupees Two only) each of the Company ("Equity Shares") from the beneficial owners of Equity Shares holding Equity Shares as on August 25, 2023 (the "Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per Equity Share ("Buyback Price") payable in cash for an aggregate amount of up to Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only) (such buyback of shares, the "Buyback") which is 9.15% and 6.72% of the fully paid-up Equity Share capital and free reserves as per the latest audited standalone and consolidated financial statements, of the Company as at March 31, 2023 and represented up to 5.87% of the total paid-up Equity Shares of the Company.
- 1.2. The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, read with SEBI Circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 and circular bearing number SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023 including any amendments or statutory modifications for the time being in force.
- The Tendering Period for the Buyback opened on Thursday, August 31, 2023 and closed on Wednesday, September 06, 2023.
- DETAILS OF BUYBACK 2.
- 2.1. 1,40,00,000 (One Crore Forty Lakh only) Equity Shares were bought back under the Buyback, at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per
- The total amount utilized in the Buyback is Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only).
- The registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 1,21,312 valid applications for 6,22,17,004 Equity Shares in response to the Buyback resulting in the subscription of approximately 4.44 times the maximum number of Equity Shares proposed to be bought back. The details of the valid applications considered by the Registrar, are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid Applications	Total Equity Shares Validly Tendered	% Response
Reserved Category for Small Shareholders	21,00,000	1,11,918	76,42,870	363.95
General Category for all other Equity Shareholders	1,19,00,000	9,394	5,45,74,134	458.61
Total	1,40,00,000	1,21,312	6,22,17,004	444.41

- All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection has been dispatched electronically by the Registrar to the eligible Equity Shareholders on Wednesday, September 13, 2023.
- The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the NSE Clearing Limited ("Clearing Corporations") as applicable, on Wednesday, September 13, 2023.

2.6. The Clearing Corporations have made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible Shareholders' bank

- account details were not available or if the funds transfer instruction was rejected by RBI/respective bank, due to any reason, such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders. 2.7. Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's Demat Account on Wednesday, September 13, 2023. The
- unaccepted Equity Shares, if any, tendered by the Eligible Shareholders in dematerialized form was released / returned / lien removed by the Clearing Corporation directly to the respective Eligible Shareholder's demat account, as part of the exchange payout process on Wednesday, September 13, 2023. If the Equity Shares transfer instruction was rejected in the depository system, due to any issue, then such Equity Shares were transferred to the Shareholder Broker's depository pool account for onward transfer to the relevant Eligible Shareholder. Such Eligible Shareholders are requested to ensure that their demat account is active in order to receive these unaccepted Equity Shares,
- 2.8. The extinguishment of 1,40,00,000 (One Crore Forty Lakh only) Equity Shares accepted under the Buyback, comprising of all Equity Shares in dematerialized form are currently under process and shall be completed on or before Monday, September 25, 2023.
- The Company, and its respective Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3 Subscribed and

Paid-up Capital\*\*

The capital structure of the Company, pre and post Buyback, is as under Sr. Particulars Pre Buyback Post Buyback No. of Shares Amount in Rs. No. of Shares Amount in Rs. 1 Authorized Share Capital 2540.00.00.000 equity shares of Rs. 2/- each 2540.00.00.000 equity shares of Rs. 2/- each\* 50.80.00.00.000 50,80,00,00,000 30,00,000 preference shares of Rs. 100/- each 30,00,00,000 30,00,000 preference shares of Rs. 100/- each 30,00,00,000 2,40,00,000 preference shares of face 24,00,00,000 2,40,00,000 preference shares of face value 24,00,00,000 value of Rs. 10/- each of Rs. 10/- each 10,50,00,000 unclassified shares of face 21,00,00,000 10,50,00,000 unclassified shares of face value 21,00,00,000 value of Rs. 2/- each of Rs. 2/- each Total 51,55,00,00,000 Total 51,55,00,00,000 23,86,88,273 Equity Shares of Rs. 2/- each 22,46,88,273 Equity shares of Rs. 2/- each 2 Issued Share Capital 47,73,76,546 44,93,76,546 47.73.76.546 44,93,76,546

Total 47,73,27,400 Total 44,93,27,400 \* Pursuant to the sanction of the Scheme, the authorised share capital of the Company increased on account of clubbing of authorised share capital of PHL Fininvest Private Limited

47,73,27,400

22,46,63,700 Equity shares of Rs. 2/- each

44,93,27,400

\*\* There is difference of 24,573 equity shares in issued and paid-up capital of the Company since the said equity shares have been kept in abeyance, under rights issue made by the Company in February, 2018.

3.2. Details of shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under:

23,86,63,700 Equity shares of 2/- each

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought back (%)	Equity Shares accepted as a % of total Post Buyback Equity Share Capital (%)
1	East Bridge Capital Master Fund Limited	16,96,440	12.12	0.76
2	Life Insurance Corporation Of India	11,41,042	8.15	0.51
3	East Bridge Capital Master Fund I Ltd	11,11,871	7.94	0.49
4	College Retirement Equities Fund - Stock Account	8,19,190	5.85	0.36
5	Nippon Life India Trustee Ltd-A/C	6,12,278	4.37	0.27
6	TIAA-CREF Funds - TIAA-CREF Emerging Markets Equity Fund	4,13,081	2.95	0.18
7	BOFA Securities Europe Sa	3,95,949	2.83	0.18
8	BNP Paribas Arbitrage	3,07,781	2.20	0.14
9	Elara India Opportunities Fund Limited	2,66,501	1.90	0.12
10	Quant Mutual Fund	2,50,412	1.79	0.11
11	TATA Mutual Fund	1,84,985	1.32	0.08
12	Asian Broking Pvt Ltd	1,67,782	1.20	0.07
13	Government Pension Fund Global	1,44,317	1.03	0.06
	Total	75.11.629	53.65	3.34

The shareholding pattern of the Company, pre and post Buyback, is as under

Category of Shareholder	Pre Buy	back <sup>(t)</sup>	Post Bu	yback <sup>(2)</sup>
	Number of Equity Shares	% to the Pre Buyback Equity Share capital	Number of Equity Shares	% to post Buyback Equity Share capital
Promoter and Promoter Group	10,37,80,693	43.48%	10,37,80,693	46.19%
Foreign Investors (Including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals, and Overseas Corporate Bodies)	5,74,15,458	24.06%		
Financial Institutions/Banks, NBFCs & Mutual Funds	2,77,11,989	11.61%	12,08,83,007	53.81%
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	4,86,21,573	20.37%		
Non Promoter-Non Public	11,33,987	0.48%		
Total	23,86,63,700	100.00%	22,46,63,700	100.00%

(1) As on record date for Buyback i.e., Friday, August 25, 2023; (2) Subject to extinguishment of 1,40,00,000 Equity Shares. 4. MANAGER TO THE BUYBACK

## JM FINANCIAL

JM Financial Limited

7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400025, India Tel.: +91 22 6630 3030 | Fax: +91 22 6630 3330 | Contact Person: Ms. Prachee Dhuri | Email: piramal.buyback2023@jmfl.com

Website: www.jmfl.com | SEBI Regn. No.: INM000010361 | Corporate Identification Number: L67120MH1986PLC038784

DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Piramal Enterprises Limited

Mr. Ajay G. Piramal Chairman DIN: 00028116	Mr. Anand A. Piramal Non-Executive Director DIN: 00286085	Mr. Bipin Singh Company Secretary & Compliance Officer Membership No. 11777
e: Mumbai		

Date: September 14, 2023

Place: Mumbai

Date: September 14, 2023

## CORRIGENDUM-NOTICE TO INVESTORS

Attention of investors is drawn to the disclosure of the number of Equity Shares available for allocation to Mutual Funds appearing on page 7 (definition of Mutual Fund Portion), page 65 (5% of the Net QIB Portion) and page 367 (Basis of Allotment / allocation if respective category is oversubscribed) of the Prospectus. At such pages the number of Equity Shares should be read as 1,18,242 Equity Shares instead of 1,182,416 Equity Shares.

₹6.967.00 million instead of ₹5.346.27 million.

Further, the attention of investors is also drawn to the amount disclosed at Securities Premium Account after the Offer on page 82 of the Prospectus which should be read as

The Prospectus shall be read in conjunction with this Corrigendum (the "Corrigendum"). The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus. The Prospectus stands amended to the extent stated hereinabove.

For JUPITER LIFE LINE HOSPITALS LIMITED

On behalf of the Board of Directors

Suma Upparatti

Company Secretary & Compliance Officer THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS

PROSPECTS OF JUPITER LIFE LINE HOSPITALS LIMITED. JUPITER LIFE LINE HOSPITALS LIMITED has filed the Prospectus dated September 11, 2023 with RoC and SEBI. The Prospectus is available on the website of SEBI at

www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLMs, i.e. ICICI Securities Limited at www.icicisecurities.com, Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) at www.nuvama.com and JM Financial Limited at www.jmfl.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled 'Risk Factors" of the Prospectus. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision instead shall rely on Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 29 of the Red Herring Prospectus.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transaction not subject to, the registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

www.readwhere.com

# पनवेलच्या विकास नियोजनाचा वेध



मुख्य प्रायोजक सारस्वत को-ऑप. बँक लि.

सहप्रायोजक वीणा वर्ल्ड, हिरानंदानी ग्रुप

सहाय्य पॅराडाईज ग्रुप, अधिराज

अरिहंत सुपरस्ट्रक्चर लि., टूडे ग्लोबल डेव्हलपर्स, एम पी ग्रुप, नील ग्रुप, नीलकंठ कन्स्ट्रक्शन, पनवेल इंडस्ट्रिअल को-ऑपरेटिव्ह

पॉवर्ड बाय

आऊटडोअर पार्टनर रौनक ॲडव्हर्टायझिंग

इस्टेट लिमिटेड

**७ कुठे** : आद्य क्रांतिवीर वासुदेव बळवंत फडके नाट्यगृह, पनवेल

'लोकसत्ता शहरभान' कार्यक्रम आज

लोकसत्ता प्रतिनिधी

पनवेल: पनवेल शहरात मोठ्या ग्रामीण भागाचा समावेश आहे. ग्रामीण भागातील नागरिकांसाठी योजना, तेथील विकासकामे याचे नियोजन कसे केले जाते, याची सविस्तर माहिती आज 'लोकसत्ता'च्या 'शहरभान' कार्यक्रमातून मिळणार आहे. पनवेल महापालिका आयुक्त गणेश देशमुख हे या कार्यक्रमातून नाग्रिकांशी संवाद

शहराची यंत्रणा चालविणारे स्थानिक प्रशासन आणि नागरिकांमध्ये संवाद वाढवा, यासाठी 'लोकसत्ता'तर्फे 'शहरभान' कार्यक्रमाचे आयोजन करण्यात आले आहे. ठाणे येथून उपक्रमाची सुरूवात करण्यात आली होती.

साधणार आहे.

ठाणे, नवी मुंबई आणि अंबरनाथ येथे या उपक्रमाला उत्स्फुर्त प्रतिसाद मिळाला. आता हा उपक्रम आज, शुक्रवार १५ सप्टेंबर रोजी सायंकाळी ६ वाजता, आद्य क्रांतीवीर वासुदेव बळवंत फडके नाट्यगृह, पनवेल येथे पार पडणार आहे. पनवेल महापालिकेचे आयुक्त गणेश देशमुख यांच्या हस्ते उपक्रमाचे उद्घाटन होणार आहे.

पनवेल महापालिका क्षेत्रात खारघर, कळंबोली, कामोठे, नवीन पनवेल आणि तळोजा अशा नियोजित वसाहतींचा परिसर आहे. याचप्रमाणे धानसर, पिसार्वे, देवीचापाडा, पेणधर अशा २९ गावांच्या ग्रामीण परिसराचा समावेश आहे.

> महापालिका क्षेत्राच्या २० वर्षांसाठीचे विकास नियोजन सुरू आहे. या ग्रामपं<mark>चायतींपैकी</mark>

> यामुळे शहरी व ग्रामीण असा

संमिश्र भूभाग असणाऱ्या पनवेल

ग्रामपंचायतींचे वार्षिक उत्पन्न तीन लाखांहून

कमी होते. मात्र, ग्रामीण परिसरात महापालिका प्रशासनाचा कारभार सहा वर्षांपूर्वी सूरू झाल्यानंतर गावांमध्ये कोट्यवधी रुपयांची विकासकामे सुरू झाली आहेत. सध्या धानसर, रोहिंजन, पिसार्वे, बीड, आडिवली, घोट, घोटकॅम्प या गावांना शहराशी जोडणाऱ्या प्रशस्त रस्त्यांचा आराखडा पनवेल पालिकेच्या विकास आराखड्यात प्राधान्याने बनवला जात आहे. या विभागाने गावांतील जुन्या अरुंद सात मुख्य रस्त्यांची आपसात असणारी जोडणी न तोडता नव्या रस्त्यांचे जाळे विणण्याचे काम हाती घेतले आहे. या नवीन प्रशस्त रस्त्यांमुळे कल्याण आणि खारघरहून येणाऱ्या मेट्रो, मुंब्रा पनवेल महामार्ग, अंबरनाथ- तळोजा महामार्ग अशा विविध महामार्गांना हे रस्ते जोडले जात असल्याने जिमनींना उत्तम भाव मिळणार आहे. याच सर्व गोष्टींची प्रक्रिया कशीपद्धतीने राबविण्यात येते, महापालिकेकडून कसे नियोजन केले जाते, याबाबत बहुतांश नागरिक अनभिज्ञ असतात. या सर्व गोष्टींचा उलगडा 'शहरभान' कार्यक्रमातून होणार

## गणेशोत्सव मंडळांना आता पाच वर्षांसाठी परवानगी

नगरविकास विभागाचे महापालिकांना आदेश लोकसत्ता विशेष प्रतिनिधी

मुंबई: उत्कृष्ट गणेशोत्सव मंडळांना पुढील पाच वर्षासाठी एकदाच परवानगी घ्यावी लागणार आहे. अशी परवानगी देण्याबाबत मुख्यमंत्री एकनाथ शिंदे यांच्या अध्यक्षतेखाली झालेल्या बैठकीत निर्णय घेण्यात आला होता त्यानुसार नगरविकास विभागाने गुरुवारी याबाबत महापालिकांना आदेश दिले आहेत.

नव्या निर्णयामुळे गेल्या दहा

वर्षांत सर्व नियम, कायद्यांचे पालन करणाऱ्या, कोणत्याही तक्रारी नसलेल्या उत्कृष्ट गणेशोत्सव मंडळांना दिलासा मिळाला आहे. तसेच त्यांना आगामी वर्षांसाठी आणखी उत्कृष्ट नियोजन करता येणार आहे.

उत्कृष्ट गणेशोत्सव मंडळांना प्रोत्साहन मिळावे यासाठी पुढील पाच वर्षाकरिता एकदाच परवानगी शिंदे अध्यक्षतेखालील बैठकीत मागणी करण्यात आली होती. यावेळी एका याचिकेवर उच्च न्यायालयाने दिलेल्या आदेशाकडेही लक्ष वेधण्यात आले होते.

#### जागेसाटी नाममात्र भाडे..

महानगरपालिका, नगरपालिका व नगरपंचायती यांच्या मालकीच्या जागेवर गणेशोत्सव मंडळांना गणेशोत्सव साजरा करण्यासाठी जागा देताना नाममात्र असे शंभर रुपये भाडे घेता येईल. तसेच उत्सवाकरिता यापूर्वी वेळोवेळी विहित केलेल्या शासन निर्णय, आदेश यानुसार अटी, शर्तीचे मंडळांना पालन करावे लागेल.

# कृषी मालाच्या बाजारपेटांमध्ये वाणिज्य संकुले

बाजार समिती प्रशासनाची योजना

PARADISE\*

GROUP

**७ केव्हा** : शुक्रवार,

१५ सप्टेंबर

पूनम सकपाळ, लोकसत्ता

नवी मुंबई : मुंबई महानगर क्षेत्राला कृषी मालाचा पुरवठा करणाऱ्या नवी मुंबईतील सर्वात मोठ्या घाऊक बाजारपेठांना आता पुनर्बांधणीचे वेध लागले आहेत. या बाजारांच्या प्रवेशमार्गावरच येत्या काळात मॉल आणि व्यापारी संकुलांचे ईमले दिसतील अशा पद्धतीचे नियोजन करण्यात येत आहे.

वाशी आणि तुर्भे मोक्याच्या उपनगरांच्या वेशीवर उभ्या असलेल्या कांदा-बटाटा घाऊक बाजारातील गाळ्यांची पुर्नंबाधणी करताना येथील व्यापाऱ्यांना एक हजार चौरस फुटांचे नवे गाळे मोफत

कोकणातील ग्रामस्थांची

मुंबई: कोकणातील विशेषतः

रत्नागिरी जिल्ह्यातील बारस् येथील

जनहित याचिका

लोकसत्ता प्रतिनिधी

नियोजन कसे?

**ADHIRAJ** 

**० कधी** : सायंकाळी

६ वा.

कांदा बटाटा लिलावगृह येथे बहुउद्देशीय इमारत आणि कांदा बटाटा प्रवेशद्वाराच्या बाजूला मॉल उभारण्याची बाजार समिती प्रशासनाची योजना आहे. त्यासाठी या अर्थसंकल्पात आवश्यक प्राथमिक तरतूद करण्यात आली आहे. अशा प्रकारच्या पुनर्विकासास काही व्यापारी घटकांचा विरोध आहे. यामुळे हा परिसर आणखी कोंडीत सापडेल, अशी भीती काही व्यापाऱ्यांना वाटू लागली आहे.

दरम्यान, कांदा बटाटा बाजाराचा पुनर्विकास निर्णय अंतिम टप्प्यात येताच बांधा आणि वापरा तत्त्वावर खासगी विकासाच्या माध्यमातून निधी कसा उभा करता येईल याची चाचपणी करून निर्णय घेण्यात येईल अशी माहिती 'एपीएमसी'मधील सूत्रांनी दिली. सद्यःस्थितीत कांदा बटाटा आवारात २५ हजार चौरस फुटांचे लिलावगृह आहे.

देण्याचे नियोजन आहे. यासाठी आवश्यक निधी उभारणीसाठी विस्तीर्ण पसरलेल्या या बाजाराच्या मॉल आवकद्वारावर नवा उभारण्याची परवानगी खासगी विकसकास देण्याचा विचार सुरू

कातळिशिल्पांच्या संरक्षणाची मागणी

तात्पुरत्या यादीत स्थान मिळाले

आहे. मात्र, या ठिकाणी प्रस्तावित

असलेल्या तेल शुद्धीकरण

(रिफायनरी) प्रकल्पामुळे या

कातळ शिल्पांवर परिणाम होणार

आहे. त्यामुळे, या पुरातन शिल्पांचे

संरक्षण, संवर्धन करण्याचे आदेश

देण्याची मागणी ग्रामस्थांनी जनहित

याचिकेद्वारे केली आहे.

या बाजार संकुलातील बरेचसे व्यापारी गाळे. इमारती आता जर्जर झाल्या असून त्यापैकी कांदा-बटाट या सर्वात जुन्या बाजार संकुलाच्या पुर्नबांधणीच्या प्रक्रियेला आता वेग आला आहे. या बाजार संकुलात २३४ व्यापारी गाळ्यांमधून कांदा,

गणपत राऊत, रामचंद्र शेळके

आणि महेंद्रकुमार गुरव यांनी या

प्रकरणी जनहित याचिका दाखल

केली आहे. गेल्या काही वर्षांत

रत्नागिरी-राजापूर परिसरात मोठ्या

प्रमाणात कातळ शिल्पांचा शोध

लागला आहे. प्रागैतिहासिक

काळातील संस्कृती या कातळ

शिल्पांतन उघड झाली आहे.

बटाटा, लसणाची खरेदी, विक्री तसेच काही प्रमाणात साठवणूकही होत असते. सद्यःस्थितीत येथील व्यापारी गाळे हे ६५० चौरस फुटांचे आहेत. बाजार समितीचा हा संपूर्ण परिसर वाशी-तुर्भे या उपनगरांच्या वेशीवर मोक्याच्या ठिकाणचा आहे.

मुंबई: मालेगाव येथे २००८ साली

झालेल्या बॉम्बस्फोटांशी संबंधित

खटल्यात सरकारी पक्षाकड्न सर्व

साक्षीपुरावे तपासण्याची प्रक्रिया पूर्ण

झाल्याचे राष्ट्रीय तपास यंत्रणेच्या

वतीने गुरुवारी विशेष न्यायालयाला

सांगण्यात आले. यामुळे, आरोपींचा

जबाब नोंदवण्याची प्रक्रिया आता

मालेगाव बॉम्बस्फोट खटला,

साक्षी तपासण्याची प्रक्रिया पूर्ण

अर्थसंकल्पात कांदा बटाटा

🖥 बाजाराच्या पुनर्बांधणीत

प्रवेशद्वारावर बाजूला वाणिज्य संकुल

मॉल उभारण्याची तरतूद अर्थसंकल्पात

व्यापारी गुंतवणूक करण्यास तयार

नसल्याने याकरता लागणारा निधी

करण्यात आली आहे. बाजाराच्या

पुनर्विकासासंदर्भात व्यापान्यांच्या

नेमका कोणता निर्णय होतो यावर

**- एम. के. बेपारी,** अभियंता, 'एपीएमसी'

पढील प्रक्रिया अवलंबन आहे.

बैठका सुरू आहेत. या बैठकांमधून

उभारण्यासाठी कांदा बटाटा

### गोयल यांना १४ दिवसांची न्यायालयीन कोठडी

मुंबई : कॅनरा बँकेतील ५३८ कोटी रुपयांच्या फसवणुकप्रकरणी जेट एअरवेजचे संस्थापक नरेश गोयल यांना विशेष न्यायालयाने गुरुवारी १४ दिवसांची न्यायालयीन कोठडी सुनावली. गोयल यांची दक्षिण मुंबईतील आर्थर रोड तुरुंगात रवानगी करण्याची विनंती न्यायालयाने मान्य केली.

सक्तवसुली संचालनालयाने (ईडी) गोयल यांना १ सप्टेंबरला अटक केली होती. गुरुवारी गोयल यांची ईडी कोठडी संपल्यामुळे विशेष पीएमएलए न्यायालयापुढे हजर करण्यात आले. या वेळी ईडीने गोयल यांच्या कोठडीची मागणी न केल्यामुळे न्यायालयाने त्यांची न्यायलयीन कोठडीत रवानगी केली. गोयल यांना नवी मुंबईतील तळोजा कारागृहाऐवजी आर्थर रोड तुरुंगात पाठवण्याची विनंतीही न्यायालयाने मान्य केली.

## कसारा येथे तरुण -तरुणीची आत्महत्या

लोकसत्ता वार्ताहर

शहापूर : कसारा येथील वीर तानाजीनगर भागात एका घरामध्ये तरुण-तरुणीने गळफास लाऊन आत्महत्या केल्याचा प्रकार नुकताच उघडकीस आला आहे. सोमनाथ सोनवणे (२३) आणि सुजाता देशमुख (२१) अशी दोघांची नावे

या प्रकरणाची नोंद कसारा पोलीस ठाण्यात करण्यात आली आहे.

त्यांच्या आत्महत्येचे कारण कळू शकलेले नाही, अशी माहिती पोलिसांनी दिली.

अहमदनगर येथील अकोले भागात सोमनाथ आणि सुजाता राहत होते. पोलिसांकडून मिळालेल्या प्राथमिक माहितीनुसार सोमनाथ व सुजाता यांच्यात प्रेमसंबंध होते. दीड महिन्यांपूर्वी ते कसारा येथे वास्तव्यास उदरनिर्वाहासाठी सोमनाथ हा गवंडी काम करत होता.

मुंबईच्या अतिरिक्त

आयुक्तपदी अश्विनी जोशी

मुंबई: वैद्यकीय शिक्षण आणि औषधी द्रव्ये विभागाच्या सचिव डॉ. अश्विनी जोशी यांची मुंबई महापालिकेत अतिरिक्त आयुक्त म्हणून शासनाने बदली केली आहे. तर, त्यांच्या जागी गृह खात्याचे प्रधान सचिव दिनेश वाघमारे यांची प्रधान सचिव म्हणून नियुक्ती केली आहे. मंत्री हसन मुश्रीफ आणि डॉ. अश्विनी जोशी यांच्यात एकमत होत नसल्याची चर्चा होती.

# 'एनआयए' कायद्यांतर्गत दाखल अपील विलंबानंतरही ऐकावे - उच्च न्यायालय

मुंबई: न्याय मिळवणे हा मूलभूत अधिकार आहे. न्याय हा आभासी किंवा संधी मिळाली तर असू शकत नाही, असे मुंबई उच्च न्यायालयाने गुरुवारी स्पष्ट केले. तसेच, राष्ट्रीय तपास यंत्रणा (एनआयए) कायद्यांतर्गत कोणत्याही विशेष न्यायालयाने दिलेल्या आदेशाविरोधात दाखल केलेले अपील ९० दिवसांच्या वैधानिक

मर्यादेनंतरही ऐकले जाऊ शकते, असा निर्वाळा न्यायालयाने दिला. एनआयएने या प्रकरणी

परस्परविरोधी घेतलेल्या भूमिकेवरही न्यायमूर्ती रेवती डेरे आणि न्यायमूर्ती गौरी गोडसे यांच्या खंडपीठाने उपरोक्त निर्वाळा देताना नाराजी व्यक्त केली. या प्रकरणी आरोपीने केलेल्या याचिकेवर भूमिका स्पष्ट करताना अपिलाला झालेला विलंब माफ केला जाऊ शकत नाही, असा दावा एनआयएने केला होता. याउलट, अन्य उच्च

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न्यायालयात मात्र एनआयएने स्वतः याचिका करून त्यांना अपील दाखल करण्यासाठी झालेला विलंब माफ करण्याची मागणी केली होती त्यावर न्यायालयाने बोट ठेवले. एनआयए ही तपास यंत्रणा आहे. त्यामुळे तिने एकच भूमिका घेणे अपेक्षित आहे, न्यायालयाने सांगितले.

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## जागतिक स्थळांच्या वारसा

# बृहन्मुंबई महानगरपालिका

## गणेश भक्तांना व गणेश मंडळांना संभाव्य धोक्याबाबत जाहीर सूचना व आवाहन



बुहन्मुंबई महानगरपालिकेच्या हद्दीतील सर्व गणेश भक्तांना व गणेश मंडळांना सूचित करण्यात येते की, खालील यादीमध्ये देण्यात आलेले रेल्वेवरील पूल (Bridges) हे अतिशय जुने झाल्याने धोकादायक स्वरुपाचे झालेले आहेत. तसेच, खालील यादीतील काही पुलांची दुरुस्तीची कामे सुरु आहेत किंवा पावसाळ्यानंतर सुरु करण्यात येणार आहेत. त्यामुळे, सर्व गणेश भक्तांनी हे पूल आगमन/ विसर्जनासाठी पार करताना खालील गोष्टींची काळजी घ्यावी.

- 9) करीरोड वरील ब्रीज, ऑर्थर रोड वरील ब्रीज किंवा चिंचपोकळी रेल्वे वरील ब्रीज आणि भायखळा वरील ब्रीज या पुलांवर एका वेळेस १६ टनांपेक्षा अधिक वजन होणार नाही (भाविकांचे व वाहनांचे मिळून एकंदर वजन ), याची काळजी घ्यावी.
- २) पुलावर ध्वनिक्षेपकाचा वापर करून नाचगाणी करण्यात येऊ नये व उत्सवाचा आनंद पुलावरुन खाली आल्यावर घेण्यात यावा.
- ३) पुलावर एका वेळीस भाविकांची जास्त गर्दी न करता / पुलावर जास्त वेळ न थांबता त्वरित पुलावरुन पुढे जावे, पोलीस व महानगरपालिका प्रशासन यांनी दिलेल्या सूचनेनुसार ये-जा ठेवावी.

## पुलांची (Bridges) यादी

## मध्य रेल्वे

- १) घाटकोपर रेल ओव्हर ब्रीज
- २) करी रोड रेल ओव्हर ब्रीज
- ३) ऑर्थर रोड रेल ओव्हर ब्रीज किंवा चिंचपोकळी रेल ओव्हर ब्रीज
- ४) भायखळा रेल ओव्हर ब्रीज

## पश्चिम रेल्वे

- 1) मरीन लाईन्स रेल ओव्हर ब्रीज
- २) फ्रेंच रेल ओव्हर ब्रीज (ग्रॅन्ट) रोड व चर्नी रोडच्या मध्ये ) ि९) दादर टिळक रेल ओव्हर ब्रीज
- ३) सँडहर्स्ट रोड रेल ओव्हर ब्रीज (ग्रॅन्ट रोड व चर्नी रोडच्या मध्ये)
- ४) केनडी रेल ओव्हर ब्रीज (ग्रॅन्ट रोड व चर्नी रोडच्या मध्ये)
- ५) फॉकलॅण्ड रेल ओव्हर ब्रीज (ग्रॅन्ट रोड व मुंबई सेंट्रलच्या मध्ये)
- ६) बेलासीस, मुंबई सेंट्रल स्टेशनजवळ
- ७) महालक्ष्मी स्टील रेल ओव्हर ब्रीज
- ८) प्रभादेवी कॅरोल रेल ओव्हर ब्रीज

विशेष सूचना - मुंबई (शहर) जिल्ह्यातील गणेश भक्तांना विशेष सूचना देण्यात येते की, रेल्वेवरील चिंचपोकळी रेल्वेवरील ब्रीज (ऑर्थर रोड रेल ओव्हर ब्रीज) आणि करी रोड वरील ब्रीज पार करताना वरील सूचनांचे काळजीपूर्वक पालन करावे व गणेशोत्सवातील विसर्जनाचे कामकाज व्यवस्थितरित्या पार पाडणेस बृहन्मुंबई महानगरपालिकेस व वाहतूक पोलीसांस सहकार्य करावे.

> आदेशान्वये बृहन्मुंबई महानगरपालिका

आदेशान्वये वाहतूक पोलीस, बृहन्मुंबई

#### दहशतवादाच्या आरोपांप्रकरणी खटला चालवण्यात येत आहे.

भाजप खासदार प्रज्ञा ठाकुर

विशेष न्यायालय सुरू करणार आहे

सात

यांच्यासह

OSBI विपणन आणि सम्प्रेषण विभाग, नववा मजला, रुटेट बँक भवन, मादाम कामा रोड, मुंबई - ४०००२१

आरोपींवर

पीआर एजन्सीच्या नियुक्तीसाठी आरएफपी आरएफपी क्र. CC/M&C/२०२३-२४/०३ दिनांकः १२.०९.२०२३ भारतीय स्टेट बँकेच्या पीआर एजन्सीची नियुक्ती करण्यासाठी भारतीय स्टेट बँकेने

पात्र बोलीदारांकड्न निविदा मागवल्या आहेत. अधिक तपशीलांसाठी, कृपया https://www.sbi.co.in किंवा https://bank.sbi या ठिकाणी 'प्रोक्यूरमेंट न्यूज' येथे किंवा GeM पोर्टल https://gem.gov.in (टेंडर आयडी: GEM/२०२३/B/३९४७२३८)

आरएफपी डाऊनलोड करण्याचा कालावधी: १२.०९.२०२३ पासून बोली सादर करण्याचा अंतिम दिनांक आणि वेळ: ०४.१०.२०२३, १६:३० वाजेपर्यंत. विपणन आणि सम्प्रेषण विभाग दिनांक: १४.०९.२०२३

Larsen & Toubro Limited, L&T House, Ballard Estate, Mumbai -400 001 Tel: +91 22 6752 5656, Fax: +91 22 6752 5858 Website: www.Larsentoubro.com | Email: IGRC@Larsentoubro.com

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## NOTICE TO ELIGIBLE SHAREHOLDERS – BUYBACK OF EQUITY SHARES

Larsen & Toubro Limited ("Company") has sent the Letter of Offer and Form of Acceptance-cum-Acknowledgement (the "Tender Form") along with the share transfer form ("Form SH-4") dated September 13, 2023 for Buyback through electronic means to all the Eligible Shareholders holding Equity Shares as on the Record Date (Tuesday, September 12, 2023) who have registered their e-mail ids with the Company or Depositories Further, if the Company or the Registrar receives a request, along with details as specified under paragraph 20.10 of the Letter of Offer, from any

Eligible Shareholders for physical copy of the Letter of Offer/Tender Form, the same shall be provided to such Eligible Shareholder.

The Schedule of activities for the Buyback is as follows Activity Day and Date Monday, September 18, 2023 **Buyback Opening Date Buyback Closing Date** Monday, September 25, 2023 Last date and time for receipt of completed tender form Monday, September 25, 2023 by 5:00 p.m. IST

and other documents by the Registrar to the Buyback For detailed activity schedule please refer to the Letter of Offer The details of Buyback Entitlement in each category are as follows:

Category of Eligible Shareholders	Ratio of Buyback (i.e. Buyback Entitlement)*	
Reserved category for Small Shareholders	9 Equity Shares for every 38 Equity Shares held as on the Record Date	
General category for all other Eligible Shareholders	11 Equity Shares for every 574 Equity Shares held as on the Record Date	

the above Buyback ratio may provide a slightly different number than the actual entitlement due to rounding-off. The actual Buyback Entitlement factor for Small Shareholders under the Reserved Category is 23.7135938157578% and for other shareholders under the General Category is 1.91665005858574%. Also, the numbers arrived at using the actual Buyback Entitlement may not conform exactly to the Buyback Entitlement printed in the Tender Form due to rounding-off of the factor.

Note: The above ratio of Buyback is approximate and provides indicative Buyback Entitlement. Any computation of the Buyback Entitlement using

\*For further information on Ratio of Buyback as per the Buyback Entitlement in each Category, please refer Paragraph 19 on page 55 of the Letter of Offer, Eligible Shareholders can also check their entitlement on the website of the Registrar to the Buyback by following the steps given below:

- Click on https://kosmic.kfintech.com/karisma/buybackofferv2.aspx 2) Select the name of the Company - 'Larsen & Toubro Limited - Buyback Offer 2023'
- Select holding type "Physical" or "NSDL" or "CDSL"
- 4) Based on the option selected above, enter your "Folio Number" or "NSDL DP ID/Client ID" or "CDSL Client ID"
- Enter the Security code and click on Submit The entitlement will be provided in the pre-filled 'FORM OF ACCEPTANCE-CUM ACKNOWLEDGEMENT'

The Letter of Offer and Tender Form are also available on the website of the Company at www.Larsentoubro.com, the Registrar to the Buyback at www.karisma.kfintech.com, the Stock Exchanges at www.bseindia.com and www.nseindia.com, SEBI at www.sebi.gov.in and the Managers to the

Buyback at www.jmfl.com and www.axiscapital.co.in Capitalised terms used in this Advertisement and not defined herein shall have the same meaning as ascribed in the Letter of Offer.

Date: September 14, 2023

For Larsen & Toubro Limited Sivaram Nair A, Company Secretary M. No. F3939

