

ICRA Limited

April 4, 2017

BSE Limited

Floor 1, Phiroze Jeejeebhoy Tower Dalal Street, Mumbai - 400 001

Scrip Code: 532835

Scrip Code (Physical): 540331

Stock Exchange of India National

Limited

Exchange Plaza, Bandra Kurla Complex

Bandra (E), Mumbai – 400 051

Symbol: ICRA

Dear Sir/Madam,

Subject: Buy-back of equity shares (and such buy-back, the "Buyback")

Please find enclosed copies of the post-Buyback public advertisement (dated April 3, 2017) published in the following newspapers on April 4, 2017:

1. The Financial Express

2. Jansatta

You are requested to take the above on record.

For ICRA Limited

(S. Shakeb Rahman)

Company Secretary & Compliance Officer

Encl.: As above

Building No. 8, 2nd Floor Tower A, DLF Cyber City Phase II, Gurgaon - 122002

Tel.: +91.124.4545300 Fax: +91.124.4050424 CIN: L74999DL1991PLC042749

Website: www.icra.in Email: info@icraindia.com

Registered Office: 1105, Kailash Building, 11th Floor, 26 Kasturba Gandhi Marg, New Delhi - 110001. Tel.: +91.11.23357940-45 Fax: +91.11.23357945

'CV makers may take ₹2.5k-cr hit on BS III vehicles ban, margins to be under pressure'

FE BUREAU Chennai, April 3

₹1,200 crore.

FOR THE COMMERCIAL vehicle

manufacturers, the Supreme

Court ban on BSIII vehicles ef-

fective April 1, could set them

back by ₹2,500 crore. The dis-

counts and incentives on vehi-

cles sold till March 31 are ex-

pected to have cost them about

would be incurred to dispose of

the unsold inventory, said a re-

search note by Crisil on Monday.

It is estimated the impact of this

on the Ebidta margins of listed

truck makers (Ashok Leyland

and Tata Motors' standalone)

may equal 2.5% of their rev-

enues. The impact would be

staggered across FY17 and

FY18, because the unsold inven-

tory will have to be brought back

from dealerships and then dealt

with. Leading CV makers had

continued manufacturing BS-III

vehicles all the way to March in

anticipation of strong buying in the closing weeks of the fiscal year, given price hikes of 8-10% expected on BS-IV vehicles.

Indeed, forwant of clarity on

ban on production or registra-

tion, the industry had expected

some BS-III trucks to be sold

even in April. This had bloated up inventories. When the

Supreme Court ruling came, CV dealers' inventory at risk was

around 97,000 units (equivalent

Unitech promoters'

extended by 3 days

A DELHI COURT on monday

extended the police custody of

Unitech promoters Ajay Chandra and Sanjay Chandra by

three more days in an alleged

fraud case related to a Guru-

gram-based real estate project. Metropolitan Magistrate Ashu Garg allowed the plea of the Delhi Police after the probe

agency submitted that a few of-

fices and other premises of the

accused persons were yet to be

required as the custodial inter-

rogation is needed," the police

said. The defence counsel, how-

ever, opposed the plea saying

the police was already granted

enough time to interrogate the

number of persons claiming to

be investors in the project asked

the court to also consider their

there complaint was not related

However, the court said

A number of people gath-

ered outside the court room and

shouted slogans against the

Chandras as police took them

sent both the accused to two-

day police custody after the

probe agency said their custo-

dial interrogation was required

to find out the alleged money

trail, beneficiaries of the transactions and recovery of project

related documents and other

evidence.

The court had on April 1

plea against the promoters.

to the present case.

out of the court room.

During the proceedings, a

"Three days more custody is

searched in the case.

Chandras.

police custody

New Delhi, April 3

Additionally, ₹1,300 crore

to 1.7 months of sales) valued at ₹11,600 crore. The industry is expected to have sold 55% of this in the last three days of March by offering discounts of 20-40% on the sticker price compared with 10% before the ruling.

The additional discounts and incentives are expected to have cost

ers the rest. "We estimate the remaining

and their deal-

Public Announcement for the attention of Equity Shareholders of SNOWTEMP ENGINEERING COMPANY LIMITED Registered Office: 14th Mile Stone Delhi Mathura Road Faridabad Haryana -121003 Tel:0129-2270363; CIN: L74899HR1962PLC004948. Email:snowtempenggcoltd@gmail.com

By Mr. Nitin Mahajan and Jatin Mahajan (Acquirers)

This Public Announcement (the "Public Announcement") is being issued by Acquirers to the public shareholders of Snowtemp Engineering Company Limited in respect of proposed acquisition of equity shares of Snowtemp Engineering Company Limited pursuant to SEBI Circular No. SEBI/HO/MRD/DSA/CIR/P/2016/110 dated October 10, 2016.

We, Nitin Mahajan and Jatin Mahajan (hereinafter jointly referred to as "Acquirers" and individually as 'Acquirer"), are the promoters of Snowtemp Engineering Company Limited (herein after called "SECL"), a Company which was exclusively listed on Delhi Stock Exchange (hereinafter called "DSE") and which has now been de-recognized by SEBI. Consequent to such de-recognition the Company has since been moved to Dissemination Board of BSE Limited ("BSE").

Details of Snowtemp Engineering Company Limited

 Snowtemp Engineering Company Limited was originally incorporated under the name of York India Limited on January 14, 1962, however its name was changed to Snowtemp Engineering Limited on August 14, 1975. The main objects of the Company is to carry on the business of manufacturing and/or assembling complete range of refrigeration, air-conditioning, heating ventilating equipment, storage plant for all applications, appliances, special equipment accessories etc. However, at present Company is not carrying out any manufacturing activity and it is having only rental income

Shareholding Pattern as on the date of this Public Announcement:

Particulars	No. of Equity Shares	No. of Shareholders	% of Equity Share Capital 92.03	
Promoter /Acquirer	2,76,088	07		
Other Entities in Promoter Group	-	-	-	
Public	23,912	127	07.97	
Total	3,00,000	134	100.00	
1.3 Financial Summary				

Financial Summary Abrief summary of the financial statements of the Company for the last three financial years ended March 31, 2016, March 31, 2015, March 31, 2014 are as under:

(all figures in ₹ lacs except otherwise stated).

Particulars	For the 9 months period ended 31.12.16 (Unaudited)	Year ended 31-Mar-16 (Audited)	Year ended March 31, 2015 (Audited)	Year ended March 31, 2014 (Audited)
Revenue from Operations		-	-	-
Other Income	49.34	69.82	61.57	39.69
Profit / (Loss) Before Tax	31.54	24.47	46.68	12.10
Profit / (Loss) After Tax	23.54	14.90	30.17	2.47
Paid-up Share Capital i. Equity Share Capital	30.00	30.00	30.00	30.00
ii. Redeemable Preference Share Capital	30.00	30.00	30.00	30.00
Reserves & Surplus (excluding Revaluation Reserve)	(29.13)	(52.67)	(67.57)	(97.74)
Net Worth (excluding Revaluation Reserve)	0.87	(22.67)	(37.57)	(67.74)
Basic and Diluted Earnings Per Share	7.84	4.97	10.06	0.82
Book Value per Share	0.29	(7.56)	(12.52)	(22.58)

convertible instruments, stock options or any other instruments that may result in the issuance of Equity Shares by the Company. However, the Company has 3,00,000 preference shares of the Face value of ₹ 10/- each redeemable at par at the end of twenty years from the date of allotment i.e. 2nd

Further, as on date, none of the Equity Shares held by the Public Shareholders are subject to any lock-in requirements.

Determination Of The Exit Price

The Promoters propose to acquire the Equity Shares of the Public Shareholders of the Company pursuant to Exit Offer to be conducted in accordance with SEBI Circular No SEBI/HO/MRD/DSA/CIR/P/2016/110 dated October 10, 2016 read with SEBI Circular dated SEBI/HO/MRD/DSA/CIR/P/2017/5 dated January 05, 2017.

2.2. The SEBI vide its Circular No. SEBI/HO/MRD/DSA/CIR/P/2016/110 dated October 10, 2016 ("SEBI Circular"), has stipulated the procedure and process for exit of Exclusively Listed Companies ("ELC") from the Dissemination Board. As provided in Annexure A of the SEBI Circular, Acquirers have appointed SPA Capital Advisors Limited, 25 C - Block, Community Centre, Janak Puri, New Delhi - 110 058, a Category I Merchant Banker as Independent Valuer on December 28, 2017. The said Independent Valuer, has determined the fair value of an equity share of SECL as ₹ 2,303/- (Rupees Two thousand three hundred three only) per Equity Share. The Valuation Report dated March 15, 2017 will be available for inspection at the Registered Office of SECL during office hours from the date of this Public Announcement.

Assuming full acceptance of this Offer, the total requirement of funds on the basis of Exit Offer price is ₹ 5,50,69,336/-(Rupees Five Crores Fifty Lacs Sixty Nine Thousand Three Hundred and Thirty Six only) (offer consideration) and the promoters have opened an Escrow Account with Indian Overseas Bank, Okhla, New Delhi to be managed by the Independent Valuer, and has deposited funds in cash aggregating ₹ 1,15,00,000 (Rupees One Crore Fifteen Lakhs Only) and fixed deposits aggregating ₹ 4,75,00,000 (Rupees four Crores Seventy Five Lakhs Only) with lien marked in favour of Independent Valuer, towards the offer consideration. Declaration By the Promoter Acquirer

It is declared and confirmed by the promoters vide their letter dated March 30, 2017 to acquire equity shares of the public shareholders who are not able to offer their shares under the exit offer upto a period of one year from the completion of Exit Offer at the same price determined by the independent valuer and given in the exit offer.

The Exit offer is proposed to remain open from April 07, 2017 to April 17, 2017.

SECL undertakes to redress the grievances of all the public shareholders pursuant to the removal of the name of the company from the said Dissemination Board.

For and on behalf of promoters of Snowtemp Engineering Company Limited

Date : April 03, 2017 Sd/-Place: New Delhi Jatin Mahajan Nitin Mahajan

HSBC MUTUAL FUND

NOTICE CUM ADDENDUM

NOTICE is hereby given that the following change will be effected in the Scheme Information Document (SID), Key Information Memorandum (KIM) and Statement of Additional Information (SAI) of HSBC Mutual Fund (Fund).

Change in Investor Service Centre (ISC) and Official Point of acceptance of Transaction (Transaction Point) at Kolkata.

The ISC and the Transaction Point at Kolkata will shift its office to the below mentioned address, with effect from April 10, 2017. Investors are requested to note the new address:

Location Address The Hongkong and Shanghai Banking Corporation Limited, Kolkata 31 BBD Bagh, Dalhousie Square, Kolkata - 700001.

This Notice-cum-Addendum forms an integral part of the SID, SAI and KIM of the Fund, as amended from time to time. All other terms and conditions except as mentioned above, of the schemes of the Fund remain unchanged.

Applicants(s)/Unit holder(s) may contact our Customer Service Number - 1800 200 2434 or their financial advisor(s), for any additional information/clarifications. You may also visit our website www.assetmanagement.hsbc.com/in or write to us at hsbcmf@camonline.com for any other related information.

For & on behalf of HSBC Asset Management (India) Private Limited (Investment Manager to HSBC Mutual Fund)

Sd/-Authorised Signatory

Mumbai, April 03, 2017



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

HSBC Asset Management (India) Private Limited, 16, V.N. Road, Fort, Mumbai-400001. e-mail: hsbcmf@camsonline.com, website: www.assetmanagement.hsbc.com/in Issued by HSBC Asset Management (India) Private Limited

CIN-U74140MH2001PTC134220

makers are likely to bear about 80%

about ₹1,200 crore of which the truck 40,000-45,000 units of unsold inventory to be returned in the upcoming

ular models since there were instances

months, mainly comprising less-popof supply shortage in some popular BS-III models.

PUBLIC ANNOUNCEMENT FOR THE IMMEDIATE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

THE MIDLAND RUBBER & PRODUCE COMPANY LIMITED Registered Office: No 27/1032, Panampilly Nagar P. O. Ernakulam. Kerala - 682 036, India. Tel : 0484 - 2315312; Email : secmidland@vsnl.net

Contact Person : Mr. T M Harikumar Company Identification Number: U25191KL1937PLC00069

Pursuant to the Circular No. SEBI/HO/MRD/DSA/CIR/P/2016/110 dated October 10, 2016, issued by the Securities and Exchange Board of India ("SEBI"), the Promoters of The Midland Rubber & Produce Company Limited ("the Company"), is making an offer to acquire the fully paid up Equity Shares of the Company held by Public Shareholders ("Exit Offer") for cash at a price of ₹3,957 per Equity Share. The dispatch of Exit Offer Letter, along with Form of Acceptance, in respect of the said Exit Offer to the Public Shareholders has been completed on March 20, 2017.

Schedule of Exit Offer Date of Commencement of the Tendering Period March 30, 2017 Date of Closing of the Tendering Period April 06, 2017

All the Public Shareholders who wish to tender their Equity Shares in the Exit Offer are requested to submit the duly filled in Form of Acceptance, along with the necessary enclosures, to Cameo Corporate Services Limited, Registrar and Share Transfer Agent ("RTA") latest by April 06, 2017 at the following address:

Cameo Corporate Services Limited

Address: Subramanian Building, #1 Club House Road, Chennai - 600002

Email: priya@cameoindia.com; Tel No.: + 91 44 2846 0390 Contact Person : Sreepriya K.

In case of any queries regarding the Exit Offer, the Shareholders can contact either the RTA at the abovementioned address or the Company at:

Address: No 27/1032, Panampilly Nagar P. O, Ernakulam, Kerala - 682 036, India. Tel: 0484 - 2315312; Email: secmidland@vsnl.net Contact Person: Mr. T M Harikumar

Place: Chennai

ON BEHALF OF THE PROMOTERS Date: April 03, 2017 Sd/- PUBLIC ANNOUNCEMENT FOR THE IMMEDIATE ATTENTION OF

THE PUBLIC SHAREHOLDERS OF THE NELLIAMPATHY TEA & PRODUCE COMPANY LIMITED Registered Office: No 27/1032, Panampilly Nagar P.O, Ernakulam,

Kerala- 682 036, India. Tel: 0484-2315312; Email: secnelliampathy@vsnl.net

Contact Person : Mr. T M Harikumar

Company Identification Number: U01132KL1943PLC000782

Pursuant to the Circular No. SEBI/HO/MRD/DSA/CIR/P/2016/110 dated October 2016, issued by the Securities and Exchange Board of India ("SEBI"), the Promoters of The Nelliampathy Tea & Produce Company Limited ("the Company"), is making an offer to acquire the fully paid up Equity Shares of the Company held by Public Shareholders ("Exit Offer") for cash at a price of ₹ 400 per Equity Share. The dispatch of Exit Offer Letter, along with Form of Acceptance, in respect of the said Exit Offer to the Public Shareholders has been completed on March 20, 2017. Schedule of Exit Offer

Date of Commencement of the Tendering Period March 30, 2017 Date of Closing of the Tendering Period April 06, 2017

All the Public Shareholders who wish to tender their Equity Shares in the Exit Offer are requested to submit the duly filled in Form of Acceptance, along with the necessary enclosures, to Cameo Corporate Services Limited, Registrar and Share Transfer Agent ("RTA") latest by April 06, 2017 at the following address:

Cameo Corporate Services Limited Address: Subramanian Building, #1 Club House Road, Chennai - 600002 Email: priya@cameoindia.com; Tel No.: + 91 44 2846 0390

Contact Person : Sreepriya K. In case of any queries regarding the Exit Offer, the Shareholders can contact either the RTA at the abovementioned address or the Company at:

Address: No 27/1032, Panampilly Nagar P. O, Ernakulam, Kerala - 682 036, India. Tel: 0484 - 2315312; Email: secnelliampathy@vsnl.net

Contact Person: Mr. T M Harikumar

Place: Chennai Date: April 03, 2017

ON BEHALF OF THE PROMOTERS

L&T Mutual Fund

6th Floor, Brindavan, Plot No. 177 C. S. T. Road, Kalina

call 1800 2000 400 email investor.line@Intmf.co.in



Santacruz (East), Mumbai 400 098

www.Intmf.com



Notice

Notice is hereby given that with effect from April 5, 2017, the Investor Service Centre of L&T Investment Management Limited located at Jaipur, being an official point of acceptance of transactions/ service requests for all the open-ended schemes of L&T Mutual Fund will be shifted as follows:

Existing Address	New Address		
Unit no. 201&202, Trimurty, V-Jay Point, D-52, Ahinsa Circle, Ashok Marg, C - Scheme, Jaipur - 302 001	2 nd Floor, Shree Ji Tower, C - 99, C - Scheme, Jaipur - 302 001		

Investors are requested to take note of the same.

For L&T Investment Management Limited (Investment Manager to L&T Mutual Fund)

Date: April 3, 2017 Place: Mumbai

Kailash Kulkarni

Chief Executive Officer

CL04252

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



ICRA LIMITED

Tel. No.: +91 11 2335 7940-45, Fax No.: +91 11 2335 7945 Corporate Office: Building No. 8, 2nd Floor, Tower A, DLF Cyber City, Phase II, Gurgaon – 122 002, Haryana, India. Tel. No.: +91124 4545 300, Fax No.: +91 124 4050 424 | E-mail: investors@icraindia.com Vebsite: www.icra.in | Company Secretary & Compliance Officer: S. Shakeb Rahman

Registered Office: 1105, Kailash Building 11th Floor, 26, Kasturba Gandhi Marg, New Delhi - 110 001, India

This post-Buyback public advertisement is being made in accordance with the Regulation 19(7) and other applicable provisions of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 1998, for the time being in force including any statutory modifications and amendments from time to time ("Buyback Regulations") regarding completion of the Buyback (defined hereinafter).

This post-Buyback public advertisement should be read in conjunction with the Public Announcement dated February 17, 2017 ("Public Announcement"), issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement.

POST-BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF

EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF ICRA LIMITED

1. THE BUYBACK

1.1 Pursuant to the provisions of Sections 68, 69, 70, and all other applicable provisions, of the Companies Act, 2013, as amended ("Act") and applicable rules thereunder, and the provisions of the Buyback Regulations, Article 88 of the articles of association of ICRA Limited (the "Company"), and pursuant to the resolutions passed by the Board of Directors of the Company (the Board of Directors of the Company are hereinafter referred to as the "Board" or the "Board" of Directors") at their meeting held on February 9, 2017 (the "Board Meeting"), the Board approved the Buyback of the Company's fully paid-up equity shares of the face value of ₹ 10 each (the "Equity Shares") from its shareholders/ beneficial owners, other than those who are its promoters or the persons in control and promoter group, from the open market through stock exchange mechanism i.e., using the electronic trading facilities of the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") (hereinafter together referred to as the "Stock Exchanges"), for a total amount not exceeding ₹ 40.00 crores (Rupees Forty Crores Only) (the "Maximum Buyback Size"), and at a price not exceeding ₹ 4,500 (Rupees Four Thousand Five Hundred Only) per Equity Share (the "Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size and Maximum Buyback Price do not include brokerage costs, fees, turnover charges, taxes such as securities transaction tax and service tax (if any), stamp duty and other transaction charges (collectively referred to as "Transaction Costs").

1.2 The Public Announcement for the Buyback was published on February 20, 2017 in all editions of the Financial Express, the English national daily newspaper and Jansatta, the Hindi national daily newspaper.

1.3 The Buyback commenced on March 2, 2017 and closed on April 3, 2017. Till the date of closure of Buyback, the Company has utilised 99.997% of Maximum Buyback Size (excluding Transaction Costs) authorised for the Buyback with a balance of ₹10,775.

1.4 The Company decided to close the Buyback with effect from April 3, 2017. Intimation for closure of the Buyback was issued to the Stock Exchanges on April 3,

1.5 The total number of shares bought back under the Buyback is 96,720 Equity Shares. **DETAILS OF THE BUYBACK**

2.1 The Company bought back an aggregate of 96,720 Equity Shares, utilising a total of ₹ 39,99,89,225/- (Rupees Thirty Nine Crore Ninety Nine Lakh Eighty Nine Thousand and Two Hundred Twenty Five Only) (excluding Transaction Costs), which represents 99.997% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was ₹ 4,175 per Equity Share while the lowest price was ₹ 4,037 per Equity Share. The Equity Shares were bought back at an average price of ₹ 4,135.54 per Equity Share. These prices are based on contract notes issued by the Edelweiss Securities Limited ("Company's Broker") and exclude Transaction Costs. 2.2 The pay-out formalities shall be completed as per settlement with the Stock Exchanges. The Company has extinguished 80,677 Equity Shares till date and the

Company is in the process of extinguishing the remaining 16,043 Equity Shares bought back. 2.3 All Equity Shares bought back were in the demat segment from the Stock Exchanges. As the Buyback was done from the open market through the Stock

Exchanges, the identity of shareholders from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buyback is not known. **CAPITAL STRUCTURE AND SHAREHOLDING PATTERN**

3.1 The capital structure of the Company as on the date of the Public Announcement and as on April 3, 2017 (post completion of the Buyback) is set forth below: As on the date of the Public Announcement | Post completion of the Buyback as on April 3, 2017 **Particulars**

Authorised share capital ₹ 1,500.00 lakhs ₹ 1,500.00 lakhs (1,50,00,000 Equity Shares of ₹ 10 each) (1,50,00,000 Equity Shares of ₹ 10 each) ₹ 990.328 lakhs* Issued, subscribed and fully paid up share capital ₹ 1,000.00 lakhs (99,03,280 Equity Shares of ₹ 10 each) (1,00,00,000 Equity Shares of ₹ 10 each) * The Company is in the process of extinguishing the balance of 16,043 Equity Shares out of the total of 96,720 Equity Shares bought back. The post-Buyback share capital is provided assuming extinguishment of all Equity Shares bought back by the Company.

3.2 The shareholding pattern of the Company as on February 10, 2017 (pre-Buyback) and as on April 3, 2017 (post completion of the Buyback) is set forth

AL					
Shareholder	Pre-Buy	Pre-Buyback		Post completion of the Buyback*	
	No. of Equity Shares	% of Equity Shares	No. of Equity Shares	% of Equity Shares	
(A) Promoter & Promoter Group	50,05,622	50.06%	50,05,622	50.55%	
(B) Public	48,52,353	48.52%	48,97,658) 49.45%	
(C1) Shares underlying DRs	-		((
(C2) Shares held by Employee Trust	1,42,025	1.42%	((
(C) Non Promoter -Non Public (C = C1 + C2)	1,42,025	1.42%))	
Grand Total (A+B+C)	1.00.00.000	100.00%	99.03.280	100.00%	

* The Company is in the process of extinguishing the balance of 16,043 Equity Shares out of the total of 96,720 Equity Shares bought back. The post-Buyback

MERCHANT BANKER FOR THE BUYBACK

Arun Duggal

Chairman & Independent Director



Edelweiss Financial Services Limited Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098

shareholding pattern is provided assuming extinguishment of all Equity Shares bought back by the Company.

Tel: +91 22 4009 4400; Fax: +91 22 4086 3610

E-mail: icra.buyback@edelweissfin.com | Contact Person: Siddharth Shah For further details please refer to the Company's website (www.icra.in) and the websites of the Stock Exchanges (i.e., www.bseindia.com and www.nseindia.com).

DIRECTORS' RESPONSIBILITY As per Regulation 19(1)(a) of the Buyback Regulations, the Board accepts responsibility for the information contained in this post-Buyback public advertisement and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

Managing Director & Group CEO

For and on behalf of the Board of **ICRA** Limited

Naresh Takkar

S. Shakeb Rahman Company Secretary & Compliance Officer

Date: April 3, 2017 Place: New Delhi



Adfactors 4



एंबुलेंस घोटाले में कांग्रेस नेता के बेटे की संपत्ति कुर्क

नई दिल्ली, 3 अप्रैल (भाषा)।

प्रवर्तन निदेशालय (ईडी) ने राजस्थान एंबुलेंस घोटाले के मामले में अपनी जांच के सिलसिले में एक स्वास्थ्य सेवा कंपनी के दो निदेशकों की 11.57 करोड़ रुपए की संपत्ति कुर्क कर ली है। इसमें वरिष्ठ कांग्रेसी नेता वायलार रवि का बेटा भी है।

हेल्थके यर (जेडएचएल) के निदेशकों श्वेता मंगल और रवि कृष्णा के खिलाफ पीएमएलए कानून के प्रावधानों के तहत आदेश जारी वायलार रवि के बेटे हैं। जिकित्जा को 2010 में राजस्थान की तत्कालीन अशोक

जिकित्जा को 2010 में राजस्थान की तत्कालीन अशोक गहलोत सरकार ने 108 एंबुलेंस योजना के लिए ठेका दिया था। प्रवर्तन निदेशालय ने एक बयान में कहा कि कंपनी ने 108 एंबुलेंस सेवा योजना के क्रियान्वयन में कई अनियमितताएं कीं।

गहलोत सरकार ने 108 एंबुलेंस योजना के एजंसी ने कहा कि उसने मैसर्स लिए ठेका दिया था। प्रवर्तन निदेशालय ने लिमिटेड एक बयान में कहा कि कंपनी ने 108 एंबुलेंस सेवा योजना के क्रियान्वयन में कई अनियमितताएं कीं।

ईडी ने कहा कि जांच में भी खुलासा किया है। रवि कृष्णा पूर्व केंद्रीय मंत्री हुआ कि जिकित्जा को ठेका दिया गया जबिक वह मानकों के अनुरूप पर्याप्त पात्रता नहीं रखती थी।

जम्मू-कश्मीर पुलिस के पांच हजार पदों के लिए डेढ लाख आवेदन

नई दिल्ली, 3 अप्रैल (भाषा)।

जम्मू-कश्मीर में करीब एक लाख पचास हजार युवाओं ने राज्य में गठित की जाने वाली पुलिस की नई बटालियन के पांच हजार पदों के लिए आवेदन किया है। पांच भारतीय रिजर्व बटालियन (आइआरबी) में भर्ती की प्रक्रिया शुरू हो गई है और अधिकारियों को करीब एक लाख पचास हजार आवेदन मिले हैं जिनमें से 40 फीसद घाटी के हैं। एक वरिष्ठ सरकारी अधिकारी ने कहा कि हर पद के लिए करीब 30 आवेदक हैं। स्थानीय यवाओं को नौकरियां देने के उद्देश्य से आइआरबी गठित किए जा रहे हैं और नई बटालियन की करीब 60 फीसद रिक्तियां राज्य के सीमाई जिलों से की जाएंगी। हर बटालियन के गठन पर करीब 61 करोड़ खर्च होंगे और इसका 75 फीसद हिस्सा केंद्र देगी।

स्वराज इंडिया के उम्मीदवारों को नहीं मिलेगा एक ही चुनाव चिह्न ही) चुनाव चिह्न दिए जाने का आग्रह किया नई दिल्ली, 3 अप्रैल (भाषा)।

दिल्ली हाई कोर्ट ने सोमवार क योगेंद्र यादव के नेतृत्व वाले स्वराज इंडिया की उस याचिका को खारिज कर दिया जिसमें इस पार्टी के उम्मीदवारों को दिल्ली नगर निगम चुनाव में समान (अलग-अलग की जगह एक ही) चुनाव निशान दिए जाने का आग्रह किया गया

न्यायमूर्ति संजीव खन्ना और न्यायमूर्ति चंद्रशेखर के पीठ ने कहा कि इस चुनाव में उन्हें एक समान चुनाव निशान आबंटित करना जारी चुनाव प्रक्रिया को कमजोर करने के बराबर होगा। पीठ ने कहा, 'हम आगामी चुनाव में आवेदक (स्वराज इंडिया) को समान चुनाव चिह्न देने के वास्ते कोई अंतरिम आदेश जारी करने को तैयार नहीं हैं।' इसने यह भी कहा कि अंतरिम आदेश कोई अंतिम मत नहीं है। दिल्ली

हाई कोर्ट का अंतरिम आदेश स्वराज इंडिया के अंतरिम आवेदन पर आया जिसमें एमसीडी चुनाव में पार्टी उम्मीदवारों को समान (एक ही) चुनाव चिह्न दिए जाने का आग्रह किया गया था। सोमवार को चुनाव नामांकन की अंतिम तारीख थी।

अदालत ने कहा कि अंतरिम राहत देना समूची चुनाव प्रक्रिया को कमजोर करने के बराबर होगा।

नगर निगम चुनाव आगामी 23 अप्रैल को होने हैं। इसने कहा कि मामले पर यह विचार किए जाने की आवश्यकता है कि पंजीकृत और गैर मान्यताप्राप्त दल को समान चुनाव चिहन दिया जाना चाहिए या नहीं। अदालत मामले में अगली सुनवाई 18 जुलाई को करेगी। हाई कोर्ट का अंतरिम आदेश स्वराज इंडिया के अंतरिम आवेदन पर आया जिसमें एमसीडी चुनाव में पार्टी उम्मीदवारों को समान (एक

गया था। सोमवार को चुनाव नामांकन की अंतिम तारीख थी। अदालत ने कहा कि अंतरिम राहत देना समूची चुनाव प्रक्रिया को कमजोर करने के बराबर होगा। पीठ ने एकल न्यायाधीश के उस आदेश को भी बरकरार रखा जिसमें दिल्ली राज्य चुनाव आयोग के इस रुख में दम पाया गया था कि ईवीएम पर उम्मीदवारों की तस्वीरें होंगी और समान चिह्न न होने से पार्टी को कोई नुकसान नहीं होगा। एकल न्यायाधीश ने 29 मार्च को कहा था कि चूंकि याचिका चुनाव प्रक्रिया जारी होने के बाद दायर की गई, इसलिए अदालत के हस्तक्षेप के लिए बहुत देरी हो गई है। एकल न्यायाधीश का फैसला पार्टी की उस याचिका पर आया जिसमें पार्टी को एमसीडी चुनाव में समान चुनाव चिह्न न दिए जाने के दिल्ली चुनाव आयोग के फैसले को चुनौती दी गई थी।

प्रेम प्रस्ताव ठुकराने पर विधायक की बेटी पर जानलेवा हमला

पुणे, ३ अप्रैल (भाषा) ।

पुणे के वाकड़ में यवतमल के विधायक की बेटी पर प्रेम प्रस्ताव ठुकराने से खफा एक युवक ने सोमवार को धारदार हथियार से कथित रूप से वार किया और उसे घायल कर दिया। पुलिस के अनुसार वाकड़ में एक कॉलेज परिसर के बाहर 22 वर्षीय इस युवती पर राजेश बख्शी (25) ने वार किया।

दोनों यहां से एमबीए की पढाई कर रहे थे। पुलिस के मृताबिक बख्शी उसे पिछले कुछ महीनों से मनाने की कोशिश में जुटा था। ऐसा जान पडता है कि यह उसका एकतरफा प्रेम था। वाकड़ थाने के एक

पुलिस इंसपेक्टर ने कहा, 'आज सुबह, कॉलेज परिसर के बाहर बख्शी ने उस पर धारदार हथियार से वार किया। लेकिन कुछ लोगों ने उसे पकड़ लिया और पुलिस के बीच हुई मुठभेड़ में दो के हवाले कर दिया।'

पुलिस के अनुसार युवती की अंगुली लग गई। पुलिस टीम की में जख्म पहुंचा है। उसके पिता महाराष्ट्र मुठभेड़ 50 हजार के में यवतमल जिले में वानी से भाजपा इनामी मुर्तलीब और उसके विधायक हैं।

पुलिस अधिकारी के अनुसार युवती चली। इस दौरान पुलिस ने का यहां एक निजी अस्पताल में इलाज एक बदमाश को गिरफ्तार चल रहा है। बख्शी को भादसं की धारा कर लिया है। 307 (हत्या की कोशिश) के तहत गिरफ्तार किया गया है। बख्शी हरियाणा मूर्तलीब पुलिस कास्टडी से का रहने वाला है।

बदमाशों से मुठभेड़ में दो पुलिसकर्मियों को लगी गोली

मुजफ्फरनगर, 3 अप्रैल (जनसता)।

पुलिस और बदमाशों पुलिस कर्मियों को गोली

गिरफ्तार बदमाश फरार चल रहा था। मृठभेड मे बदमाश के पैर में भी गोली लगी है।

पुलिस के अनुसार बदमाश एक कार मे थाना पुरकाजी क्षेत्र के किसान नेता के घर फायर कर भाग रहे थे तभी सूचना के बाद पुलिस ने उनलोगों का पीछा शुरू कर दिया। पचेंडा रोड साथियों के साथ काफी देर के जंगलों के पास पुलिस टीम के घेरे जाने पर बदमाशों ने फायरिंग शुरू कर दी। मुठभेड के बाद पचेंडा रोड के जंगलों में पुलिस ने देर रात तक कम्बिंग की।

आप विधायक की याचिका पर विचार करने से सुप्रीम कोर्ट का इनकार

बराक मिसाइलों की खरीद को

मिली हरी झंडी

अधिक की लागत से खरीद रिपीट आदेश के तौर पर खरीदा जा

इसमें बराक मिसाइलों की रक्षा मंत्री का पद संभालने के बाद

खरीद भी शामिल है। रक्षा मंत्रालय से डीएसी की यह पहली बैठक

के सूत्रों ने बताया कि मिसाइलों थी। बैठक में जेटली ने विभिन्न

को इजराइल के राफेल एडवांस खरीद प्रस्तावों का भी जायजा

ग्लोबल' कैटेगरी के तहत खरीदा को तेजी से हरी झंडी देने और

जाएगा। नौसेना के लगभग सभी करीबी निगरानी के लिए निर्देश

गोहत्या के खिलाफ विधेयक से करोड़ों

लोगों की भावनाएं प्रकट हुईं : भाजपा

विधेयक पास किए जाने को लेकर पंड्या ने कहा कि गुजरात ने

जनसत्ता ब्यूरो नई दिल्ली, 3 अप्रैल।

आम आदमी पार्टी के बागी विधायक देवेंद्र सहरावत की याचिका पर विचार करने से इनकार कर दिया। बागी विधायक ने इसमें यह मांग की थी कि यदि उनकी पार्टी उन्हें निष्कासित करती है तो उन्हें निर्दलीय विधायक घोषित किया जाए। न्यायमर्ति जे चेलमेश्वर और न्यायमुर्ति एसए नजीर की पीठ ने कहा कि सहरावत ने केवल पूर्वानुमान लगाते हुए याचिका दाखिल की है। और इस स्तर पर कार्रवाई का कोई कारण नहीं बनता। सहरावत के वकील ने दलील दी कि अगर आप द्वारा उन्हें अयोग्य करार दिया विधानसभा के अध्यक्ष को उन्हें कोई कार्रवाई नहीं की गई।

नई दिल्ली, 3 अप्रैल (भाषा)।

सरकार ने नौसेना के यद्धक

जहाजों के लिए सतह से हवा में

मार करने में सक्षम बराक

मिसाइलों की नई खेप की खरीद

को सोमवार को मंजूरी दे दी। रक्षा

मंत्री अरुण जेटली की अध्यक्षता

में रक्षा खरीद परिषद (डीएसी)

की बैठक में 860 करोड़ रुपए से

डिफेंस सिस्टम्स लिमिटेड से 'बाई

नई दिल्ली, ३ अप्रैल (भाषा)।

गुजरात में गोहत्या के खिलाफ है।

सख्त सजा के प्रावधान वाला

प्रदेश की विजय रूपानी सरकार

की सराहना करते हुए भाजपा ने

कहा कि इसके माध्यम से देश के

करोड़ों लोगों, संस्कृति प्रेमियों,

जहाज इन मिसाइलों से लैस होंगे। जारी किया।

प्रस्तावों को मंजुरी दी गई।

अयोग्य करार देने की कार्रवाई करने से रोका जाना चाहिए। विधायक ने अपनी याचिका में सुप्रीम कोर्ट ने सोमवार को कहा कि वह आम आदमी पार्टी के संस्थापकों में शामिल रहे हैं और पार्टी ने उन्हें नोटिस दिए बिना अनुशासन आधार पर निलंबित कर

सहरावत के वकील ने कहा कि किसी विधायक को तभी अयोग्य करार दिया जा सकता है जब वह स्वेच्छा से सदस्यता छोडता है या विधानसभा में पार्टी के व्हिप के अनुसार वोट नहीं देता। बिजवासन से विधायक सहरावत ने शीर्ष अदालत में दावा किया कि पार्टी मतदाताओं से कई वादे करने के साथ दिल्ली की सत्ता में आई थी लेकिन वादे पुरे नहीं किए गए। उनके वकील ने जाता है तो उन्हें निर्दलीय विधायक कहा-भ्रष्टाचार के कई मामले घोषित किया जाना चाहिए और सामने आए हैं। मैंने मुख्यमंत्री उन्हें आप द्वारा निष्कासित किए और उपराज्यपाल को इसके बारे में जाने की स्थिति में दिल्ली पत्र लिखा है लेकिन अभी तक

डीएसी रक्षा मंत्रालय का खरीद के

लिए निर्णय करने वाला सर्वोच्च

निकाय है। उसने समुद्रों में बिछाए

गए विस्फोटकों से निपटने के लिए

अंडरवाटर रोबोट जैसे उपकरणों

की खरीद के लिए एक्सेप्टेंश ऑफ

नेसेसिटी (एओएन) को भी मंजरी

दी। इस उपकरण को 311 करोड़

रुपए की अनमानित लागत से

'बाई ग्लोबल' श्रेणी के साथ

रहा है। जेटली के 14 मार्च को

लिया और लंबित खरीद मामलों

संतों, जीवदया प्रेमियों की

भावनाओं का प्रकटीकरण हआ

हमेशा से देश को दिशा देने की

पहल की है। चाहे स्वराज का

आंदोलन हो या सुराज के साथ

विकास आधारित मार्ग हो।

भाजपा के प्रदेश प्रवक्ता भरत

सेफ्टी टैंक की सफाई के दौरान दम घुटने से चार लोगों की मौत

जयपुर, ३ अप्रैल (भाषा) ।

भोपालपरा थाना क्षेत्र में रविवार रात एक मकान के सेफ्टी टैंक की सफाई के दौरान दम घुटने से चार पहुंची पुलिस और नगर निगम लोगों की मौत हो गई और दो अन्य बीमार हो गए।

सोमवार को बताया कि हीराबाग कॉलोनी में श्यामलाल चित्तोड़ा के मकान की सेफ्टी टैंक की सफाई के लिए टैंक में उतरे एक के बाद

एक तीन मजदूर दम घुटने से बेहोश हो गए। मजदुरों को बचाने राजस्थान के उदयपुर जिले के के लिए मकान मालिक का बेटा भी टैंक में उतरा ओर वे भी बेहोश हो गया। सचना पर मौके पर कर्मियों ने चारों को टैंक से निकाल कर अस्पताल पहुंचाया थानाधिकारी चांदमल ने जहां डॉक्टरों ने मकान मालिक के पत्र विपिन चित्तोडा (40) और मजदुर नरेंद्र राठौड (35), गोपाल (35), और राजुराम (30) को मत घोषित कर दिया।

FOR THE IMMEDIATE ATTENTION OF PUBLIC SHAREHOLDERS OF

A.V. THOMAS AND COMPANY LIMITED Registered Office: W 21/674, Beach Road, Alappuzha, Kerala, 688012, India

Tel: 0484-2315312; Email: avt.alapuzha@gmail.com Contact Person: Mr. R. Venugopalan

Company Identification Number: U51109KL1935PLC000024 Pursuant to the Circular No. SEBI/HO/MRD/DSA/CIR/P/2016/110 dated October

 2016, issued by the Securities and Exchange Board of India ("SEBI"), the Promoters of A. V. Thomas and Company Limited ("the Company"), is making an offer to acquire the fully paid up Equity Shares of the Company held by Public Shareholders ("Exit Offer") for cash at a price of ₹ 4,662 per Equity Share. The dispatch of Exit Offer Letter. along with Form of Acceptance, in respect of the said Exit Offer to the Public Shareholders has been completed on March 20, 2017. Schedule of Exit Offer

Date of Commencement of the Tendering Period Date of Closing of the Tendering Period

March 30, 2017

All the Public Shareholders who wish to tender their Equity Shares in the Exit Offer are requested to submit the duly filled in Form of Acceptance, along with the necessary enclosures, to Cameo Corporate Services Limited, Registrar and Share Transfer Agent ("RTA") latest by April 06, 2017 at the following address:

Cameo Corporate Services Limited

Address: Subramanian Building, #1 Club House Road, Chennai - 600002 Email: priya@cameoindia.com; Tel No.: + 91 44 2846 0390

Contact Person: Sreepriya K. In case of any queries regarding the Exit Offer, the Shareholders can contact either the

RTA at the abovementioned address or the Company at: Address: W 21/674, Beach Road, Alappuzha, Kerala, 688012, India Tel: 0484 - 2315312; Email: avt.alapuzha@gmail.com

Contact Person: Mr. R. Venugopalan

Place: Chennai Date: April 03, 2017 ON BEHALF OF THE PROMOTERS

PUBLIC ANNOUNCEMENT FOR THE IMMEDIATE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

THE MIDLAND RUBBER & PRODUCE COMPANY LIMITED Registered Office: No 27/1032, Panampilly Nagar P. O, Ernakulam,

Kerala - 682 036, India. Tel: 0484 - 2315312; Email: secmidland@vsnl.net Contact Person : Mr. T M Harikumar

Company Identification Number: U25191KL1937PLC000691

Pursuant to the Circular No. SEBI/HO/MRD/DSA/CIR/P/2016/110 dated October 10, 2016, issued by the Securities and Exchange Board of India ("SEBI"), the Promoters of The Midland Rubber & Produce Company Limited ("the Company"), is making an offer to acquire the fully paid up Equity Shares of the Company held by Public Shareholders ("Exit Offer") for cash at a price of ₹ 3,957 per Equity Share. The dispatch of Exit Offer Letter, along with Form of Acceptance, in respect of the said Exit Offer to the Public Shareholders has been completed on March 20, 2017.

Schedule of Exit Offer Date of Commencement of the Tendering Period

March 30, 2017

All the Public Shareholders who wish to tender their Equity Shares in the Exit Offer are requested to submit the duly filled in Form of Acceptance, along with the necessary enclosures, to Cameo Corporate Services Limited, Registrar and Share Transfer Agent ("RTA") latest by April 06, 2017 at the following address:

Cameo Corporate Services Limited

Contact Person : Sreepriya K.

Tel: 0484 - 2315312; Email: secmidland@vsnl.net Contact Person : Mr. T M Harikumar

Date: April 03, 2017

Date of Closing of the Tendering Period April 06, 2017

Address: Subramanian Building, #1 Club House Road, Chennai - 600002 Email: priya@cameoindia.com; Tel No.: + 91 44 2846 0390

In case of any queries regarding the Exit Offer, the Shareholders can contact either the RTA at the abovementioned address or the Company at: Address: No 27/1032, Panampilly Nagar P. O, Ernakulam, Kerala - 682 036, India.

Place: Chennai

ON BEHALF OF THE PROMOTERS



ICRA LIMITED

egistered Office: 1105, Kailash Building 11th Floor, 26, Kasturba Gandhi Marg, New Delhi – 110 001, India Tel. No.: +91 11 2335 7940-45, Fax No.: +91 11 2335 7945 Corporate Office: Building No. 8, 2nd Floor, Tower A, DLF Cyber City, Phase II, Gurgaon — 122 002, Haryana, India. Tel. No.: +91124 4545 300, Fax No.: +91 124 4050 424 | E-mail: investors@icraindia.com Website: www.icra.in | Company Secretary & Compliance Officer: S. Shakeb Rahman

POST-BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF

EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF ICRA LIMITED This post-Buyback public advertisement is being made in accordance with the Regulation 19(7) and other applicable provisions of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 1998, for the time being in force including any statutory modifications and amendments from time to time

This post-Buyback public advertisement should be read in conjunction with the Public Announcement dated February 17, 2017 ("Public Announcement"), issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement.

1.1 Pursuant to the provisions of Sections 68, 69, 70, and all other applicable provisions, of the Companies Act, 2013, as amended ("Act") and applicable rules thereunder, and the provisions of the Buyback Regulations, Article 88 of the articles of association of ICRA Limited (the "Company"), and pursuant to the resolutions passed by the Board of Directors of the Company (the Board of Directors of the Company are hereinafter referred to as the "Board" or the "Board" of Directors") at their meeting held on February 9, 2017 (the "Board Meeting"), the Board approved the Buyback of the Company's fully paid-up equity shares of the face value of ₹ 10 each (the "Equity Shares") from its shareholders/ beneficial owners, other than those who are its promoters or the persons in control and promoter group, from the open market through stock exchange mechanism i.e., using the electronic trading facilities of the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") (hereinafter together referred to as the "Stock Exchanges"), for a total amount not exceeding ₹ 40.00 crores (Rupees Forty Crores Only) (the "Maximum Buyback Size"), and at a price not exceeding ₹ 4,500 (Rupees Four Thousand Five Hundred Only) per Equity Share (the "Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size and Maximum Buyback Price do not include brokerage costs, fees, turnover charges, taxes such as securities transaction tax and service tax (if any), stamp duty and other transaction charges (collectively referred to as "Transaction Costs")

1.2 The Public Announcement for the Buyback was published on February 20, 2017 in all editions of the Financial Express, the English national daily newspaper and Jansatta, the Hindi national daily newspaper

1.3 The Buyback commenced on March 2, 2017 and closed on April 3, 2017. Till the date of closure of Buyback, the Company has utilised 99.997% of Maximum Buyback Size (excluding Transaction Costs) authorised for the Buyback with a balance of ₹10,775.

1.4 The Company decided to close the Buyback with effect from April 3, 2017. Intimation for closure of the Buyback was issued to the Stock Exchanges on April 3,

1.5 The total number of shares bought back under the Buyback is 96,720 Equity Shares. DETAILS OF THE BUYBACK

("Buyback Regulations") regarding completion of the Buyback (defined hereinafter).

2.1 The Company bought back an aggregate of 96,720 Equity Shares, utilising a total of ₹ 39,99,89,225/- (Rupees Thirty Nine Crore Ninety Nine Lakh Eighty Nine Thousand and Two Hundred Twenty Five Only) (excluding Transaction Costs), which represents 99.997% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was ₹ 4,175 per Equity Share while the lowest price was ₹ 4,037 per Equity Share. The Equity Shares were bought back at an average price of ₹ 4,135.54 per Equity Share. These prices are based on contract notes issued by the Edelweiss Securities Limited ("Company's Broker") and exclude Transaction Costs.

2.2 The pay-out formalities shall be completed as per settlement with the Stock Exchanges. The Company has extinguished 80,677 Equity Shares till date and the Company is in the process of extinguishing the remaining 16,043 Equity Shares bought back.

2.3 All Equity Shares bought back were in the demat segment from the Stock Exchanges. As the Buyback was done from the open market through the Stock Exchanges, the identity of shareholders from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buyback is not known.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1 The capital structure of the Company as on the date of the Public Announcement and as on April 3, 2017 (post completion of the Buyback) is set forth below:

As on the date of the Public Announcement | Post completion of the Buyback as on April 3, 2017 ₹ 1,500.00 lakhs Authorised share capital (1,50,00,000 Equity Shares of ₹ 10 each) (1,50,00,000 Equity Shares of ₹ 10 each) Issued, subscribed and fully paid up share capital ₹ 1,000.00 lakhs ₹ 990.328 lakhs* (99,03,280 Equity Shares of ₹ 10 each) (1,00,00,000 Equity Shares of ₹ 10 each) * The Company is in the process of extinguishing the balance of 16,043 Equity Shares out of the total of 96,720 Equity Shares bought back. The post-Buyback

share capital is provided assuming extinguishment of all Equity Shares bought back by the Company. 3.2 The shareholding pattern of the Company as on February 10, 2017 (pre-Buyback) and as on April 3, 2017 (post completion of the Buyback) is set forth

Post completion of the Buyback* Shareholder Pre-Buyback No. of Equity Shares | % of Equity Shares | No. of Equity Shares | % of Equity Shares (A) Promoter & Promoter Group 50.05.622 50.06% 50,05,622 50.55% 48,52,353 48,97,658 49.45% (B) Public 48.52% (C1) Shares underlying DRs (C2) Shares held by Employee Trust 1,42,025 1.42% (C) Non Promoter -Non Public (C = C1 + C2) 1,42,025 1.42% 99,03,280 100.00% Grand Total (A+B+C) 1,00,00,000 100.00%

• The Company is in the process of extinguishing the balance of 16,043 Equity Shares out of the total of 96,720 Equity Shares bought back. The post-Buyback shareholding pattern is provided assuming extinguishment of all Equity Shares bought back by the Company.

MERCHANT BANKER FOR THE BUYBACK Edelweiss

Arun Duggal

Chairman & Independent Director

Edelweiss Financial Services Limited Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai - 400 098

Tel: +91 22 4009 4400; Fax: +91 22 4086 3610

E-mail: icra.buyback@edelweissfin.com | Contact Person: Siddharth Shah

For further details please refer to the Company's website (www.icra.in) and the websites of the Stock Exchanges (i.e., www.bseindia.com and www.nseindia.com). DIRECTORS' RESPONSIBILITY As per Regulation 19(1)(a) of the Buyback Regulations, the Board accepts responsibility for the information contained in this post-Buyback public advertisement

Naresh Takkar

Managing Director & Group CEO

and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of **ICRA** Limited

> S. Shakeb Rahman Company Secretary & Compliance Officer

Place: New Delhi

Date: April 3, 2017

Adfactors 4