

Head Office: 812, Tulsiani Chambers, 212, Nariman Point, Mumbai - 400 021. Tel.: 91-22-4920 4089 / 2282 4089 Fax: 91-22-4920 4081 / 2284 1281

Email: info@mangalamorganics.com Web: www.mangalamorganics.com CIN - L24110MH1981PLC024742 Factory: Village Kumbhivali, Savroli-Kharpada Road, Khalapur-410 202, Dist. Raigad (Maharashtra) Tel. 02192 - 276140

E-mail: info@mangalamorganics.com

March 22, 2018

BSE Limited

Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai – 400001, Maharashtra

Sub: Corrigendum to Public Announcement for the Buyback of fully paid up Equity Shares of face value of Rs. 10/- (Rupees Ten only) each through tender offer route by Mangalam Organics Limited (the "Company")

Dear Sir / Madam,

With respect to the captioned Buyback offer by the company and in terms of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 1998, as amended ("Buyback Regulations"), we hereby enclose newspaper clippings of the Corrigendum to Public Announcement dated March 21, 2018 which was published on March 22, 2018.

Kindly take a note of the above and acknowledge receipt.

Thanking You,
Yours faithfully,
For Mangalam Organics Limited

Comil

Kamalkumar Dujodwala

Director

Encl.: As Above









Odisha State Medical Corporation Limited (OSMC)

In front of Ram Mandir, Convent Square, Unit - III, Bhubaneswar -751 001 Tel.: (0674) 2380660/2380608 Website: www.osmcl.nic.in.

CAD-1127 Fmail: logistics.osmcl.od@nic.ir

NOTICE INVITING E-TENDER FOR SUPPLY OF INSECTICIDE & LARVICIDE

Bid Ref. No. : **OSMCL/2017-18/OTH-DHS-I&L/09** Online Bids through e-Tender portal (https://tendersodisha.gov.in) are invited from eligible bidders for supply of Insecticide & Larvicide as per the particulars mentioned below:

"""	the particulars mentioned below.					
SI. No.	Particulars	Date and time				
1.	Date & time of release of bid	23.03.2018, 3 PM				
2.	Date & time of Pre-bid meeting	05.04.2018, 11:30 AM Venue : Conference Hall, Odisha State Medical Corporation Ltd., Convent Square, Unit - III, Bhubaneswar				
3.	Date & time of Online bid	Start Date & Time	End Date & Time			
	submission	09.04.2018, 3 PM	19.04.2018, 5 PM			
4	Date & time for submission of Tender Documents and EMD amount as per section-IV of tender documents	20.04.2018, 10 AM	27.04.2018, till 11 AM			
5	Date & time of online Technical bid opening	27.04.2018, 11:30 AM				
6	Date of opening of Price Bid	To be informed to the qualified bidders				
The hid decument with all information relating to the hidding process including						

The bid document with all information relating to the bidding process including cost of bid document, EMDs, Pregualification criteria and terms & conditions are available in the websites: www.osmcl.nic.in and https://tendersodisha.gov.in The Authority reserves the right to accept / reject any part thereof or all the bids without assigning any reason thereof.

Managing Director I&PR No. - 10112/11/0032/17-18 OSMC Ltd., Odisha



TATA SPONGE IRON LIMITED

CIN: L27102OR1982PLC001091 Post Joda, Dist Keonihar, Odisha-758034, India Tel: 91 6767 278178; Fax: 278129

Email: investorcell@tatasponge.com; Website: www.tatasponge.com

NOTICE

Sub: Transfer of Unpaid/ Unclaimed Dividend and Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

This Notice is published pursuant to the applicable provisions of Companies Act, 2013 read with Investor Education and Protection Fund ("IEPF") Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, notified by the Ministry of Corporate Affairs and subsequent amendment thereto.

The said Rules, amongst other matters, contain provisions for transfer of unpaid or unclaimed dividend to IEPF and transfer of shares, in respect of which dividend remains unpaid or unclaimed for seven consecutive years to the IEPF Account.

The Company has sent individual communication to all the concerned shareholders at their registered address whose unpaid or unclaimed dividends and shares are liable to be transferred to IEPF Account under the aforesaid Rules, for taking appropriate action(s). The complete details of unpaid or unclaimed dividends and shares due for transfer are available on the website of the Company at www.tatasponge.com under "Investor Relations" section.

In case the Company does not receive any communication from the concerned shareholder(s) by 18th July, 2018, the Company shall transfer the unpaid or unclaimed dividends and shares to IEPF Account. The concerned shareholder(s), holding share(s) in physical form and whose shares are liable to be transferred to the IEPF Account, may note that the Company would be issuing duplicate share certificates for the purpose of transfer to the IEPF Account in favour of the IEPF Authority as per the amended Rules and upon issue of such duplicate share certificates, the original share certificate(s) which stand registered in your name will be deemed cancelled and non-negotiable

In case of any query the concerned shareholder may contact the Company at its Registered Office or Company's Registrar and Transfer Agent, i.e. M/s. TSR Darashaw Limited at 6-10 Maji Moosa Patrawala Industrial Estate, 20 Dr. E. Moses Road (Near Famous Studio), Mahalaxmi, Mumbai – 400 011, Phone 022-66568494, e-mail csg-unit@tsrdarashaw.com.

For TATA SPONGE IRON LIMITED

Place: Joda March 21, 2018

Sanjay Kasture Chief Risk & Compliance Officer and Company Secretary

CRISIL

CRISIL LIMITED

Regd. Office: CRISIL House, Central Avenue, Hiranandani Business Park, Powai, Mumbai - 400 076 An S&P Global Company CIN: L67120MH1987PLC042363 Tel.: 022-33423000 Fax: 022-33423001 Website: www.crisil.com; E-mail: investors@crisil.com

NOTICE

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

The Rules, amongst other matters, contain provisions for transfer in the name of Investor Education and Protection Fund, all shares in respect of which dividend has not been claimed by shareholders for seven consecutive years.

Accordingly, shares in respect of which dividends were declared on April 15, 2011 and the prescribed period of seven years will be completed for unpaid/unclaimed dividends on May 16, 2018 are required to be transferred to the Investor Education and Protection Fund.

The Company has already sent a specific communication to the concerned shareholders at their address registered with the Company. inter alia, providing the details of the shares being transferred to the Investor Education and Protection Fund for taking appropriate action. Details of unclaimed dividend and such shareholders including their folio number/DP ID-Client ID are also available on the Company's website www.crisil.com.

Concerned shareholders may immediately approach our Registrar and Share Transfer Agent at the co-ordinates indicated below with necessary documents supporting their dividend claims. If no claim is received, the Company will proceed to transfer such shares in respect of which seven years have been completed, to the IEPF Authority within the prescribed period of 30 days for transfer.

The concerned shareholders may note that, upon such transfer, they can still claim the said shares along with the dividend(s) from the Investor Education and Protection Fund, for which details are available

For further information, concerned shareholders may contact the Company's Registrar and Share Transfer Agent at the following

Karvy Computershare Pvt Ltd, Unit: CRISIL Limited, Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad - 500 032. Relationship Officer: Mr. Sridhar Balamurli. P: +91 40 67161500 Toll Free: 1 800 34 54 001 F: +91 40 67161567 Email: einward.ris@karvy.com

A copy of this Notice is available on the website of the Company at www.crisil.com and also on the websites of BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com).

For CRISIL Limited Place : Mumbai Minal Bhosale Date: March 22, 2018 Company Secretary

Mangalam Organics Limited

MANGALAM ORGANICS LIMITED

Registered Office: Kumbhivali Village, Savroli Kharpada Road, Taluka Khalapur, Khopoli, Maharashtra - 410202, India Administrative Office: 812 Tulsiani Chambers, 212 Nariman Point, Mumbai - 400021, Maharashtra, India

CIN: L24110MH1981PLC024742 | Website: www.mangalamorganics.com

E-Mail: info@mangalamorganics.com | Tel: +91-22-49204089 | Fax: +91-22-22841281 CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT DATED MARCH 19, 2018 FOR THE ATTENTION OF EQUITY

SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF MANGALAM ORGANICS LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH A TENDER OFFER UNDER SECURITIES AND EXCHANGE BOARD OF INDIA (BUY BACK OF SECURITIES) REGULATIONS, 1998, AS AMENDED. This Corrigendum to Public Announcement (the "Corrigendum") is in continuation of and should be read in conjunction with the Public Announcement dated March 19, 2018 (the "Public Announcement") published on March 20, 2018 in

All Editions of Business Standard (English and Hindi daily) and Mumbai Edition of Navshakti (Marathi daily) issued in connection with Buyback of 6,10,000 Equity shares of face value of ₹ 10/- each of the company at a price of ₹ 230/- per Equity shares on a proportionate basis from the Shareholders of the Company through Tender offer route. The terms used but not defined in this Corrigendum shall have the same meanings as ascribed in the Public

The Equity Shareholders of the Company are requested to note the following changes / amendments made to the Public Announcement:

In paragraph 1.3 and 9.1

The Record date for the Buyback should be read as Wednesday, April 04, 2018 instead of Monday, April 02, 2018. Except as detailed under this Corrigendum, the contents and other terms of the Public Announcement remain unchanged. A copy of this Corrigendum is expected to be available on the websites of SEBI (www.sebi.gov.in), BSE (www.bseindia.com) and the company (www.mangalamorganics.com).

Directors' Responsibility Statement

As per Regulation 19(1)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Corrigendum to Public Announcement 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 MANGALAM ORGANICS LIMITED

Sd/-

Sd/-Kamalkumar Duiodwala DIN: 00546281

Pannkaj Dujodwala Managing Director DIN: 00546353 Ankur Gala Company Secretary ACS 30211

Sd/-

Date: March 21, 2018 Place: Mumbai

Place: Mumbai

Date: March 21, 2018



Multi Commodity Exchange of India Limited

Exchange Square, CTS No. 255, Suren Road, Chakala, Andheri (East), Mumbai – 400 093. CIN: L51909MH2002PLC135594, E-mail: info@mcxindia.com, www.mcxindia.com

NOTICE

Notice is hereby given that the following Members of the Multi Commodity Exchange of India Limited (hereinafter referred as "Exchange") have been declared as "Defaulter" under Rule 41 of the Rules of the Exchange w.e.f. March 21, 2018.

Sr. No.	Name of the Member	Membership ID	FMC Unique Member Code	Office Address
1	ACME Industrial (India) Corporation Ltd.	46420	MCX/TM/CORP/2014	C-446-3, Lake Gardens, Ground Floor, Kolkata - 700 045. West Bengal.
2	Jaliyan Commodities Pvt. Ltd.	9065	MCX/TM/CORP/1701	426, Star Chamber, Harihar Chowk, Rajkot - 360 001. Gujarat.
3	Sanjay Kohli & Company	45585	MCX/TM/PROP/1803	Shop No. 167, Shivaji Market, Tagore Garden Extn., Delhi - 110027. (Delhi)

The Constituent(s) of the above mentioned Defaulter Members are advised to lodge their claims, if any, (in the prescribed claim form) within 90 days (specified period) from the date of this notification, failing which, it shall be deemed that no claims exist against the above mentioned Defaulter Members and such claims, if any, shall be deemed to have been waived. The claims filed against the above Defaulter Members shall be dealt in accordance with Rules, Bye-laws and Business Rules of the Exchange and applicable provisions of Investor Protection Fund Rules.

The maximum compensation limit per investor, if found due and payable out of Investor Protection Fund under the Bye-laws, Rules and Business Rules of the Exchange is ₹ 2 Lakhs per client and ₹ 2 Crores per Defaulter Member.

The constituent(s) may forward the claim form along with relevant documents as stated therein to The Vice President, Investor Services Department, Multi Commodity Exchange of India Limited, Exchange Square, CTS 255, Suren Road, Chakala, Andheri (East), Mumbai - 400 093 or email at default@mcxindia.com. Claim form for claims can be downloaded from the Exchange website www.mcxindia.com.

FORM A
PUBLIC ANNOUNCEMENT

For Multi Commodity Exchange of India Limited

Authorized Signatory

(Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

FOR THE ATTENTION OF THE CREDITORS OF LANCO TEESTA HYDRO POWER LIMITED

RELEVANT PARTICULARS						
1.	1. Name of Corporate Debtor LANCO TEESTA HYDRO POWER LIMITED					
2.	Date of Incorporation of Corporate Debtor	June 26, 2000				
3.	Authority under which Corporate Debtor is Incorporated / Registered	Registrar of Companies, Hyderabad Registration Number - 034758				
4.	Corporate Identity Number / Limited Liability Identification Number of Corporate Debtor	CIN: U40109TG2000PLC034758				
5.	Address of the Registered Office and Principal Office (if any) of Corporate Debtor	A. Registered Office: Plot #4, Software Units Layout, HITEC City, Madhapur, Hyderabad – 500081, Telengana, India				
		B. Corporate Office: Plot # 397, Udyog Vihar, Phase -III, Gurugram – 122016, New Delhi Region, India				
6.	Insolvency Commencement Date in respect of Corporate Debtor	March 16, 2018 (As per Order of NCLT dated March 16, 2018 in C.P. (IB) 117/7/HDB/2018				
7.	Estimated date of closure of insolvency resolution process	September 12, 2018 (180 days from commencement of resolution process, i.e., March 16, 2018)				
8.	Name, address, email address and the registration number of the interim resolution professional	Name: Mr. Huzefa Fakhri Sitabkhan A. Registered Address with IBBI: 1012, Dalamal Tower, Free Press Journal Road, 211, Nariman Point, Mumbai - 400021, Maharashtra, India. Registered Email Address: huzefa.sitabkhan@gmail.com				
		B. Address for all Correspondence on Claims: Think Capital Insolvency Professionals LLP, 1007-1012, Dalamal Tower, Free Press Journal Road, 211, Nariman Point, Mumbai – 400021, Maharashtra, India				
		Email Id for Correspondence on Claims: lancoteestaip@gmail.com				
		IBBI Registration Number: IBBI/IPA-001/IP-P00031/2017-18/10115				
9.	Last date for submission of claims	April 02, 2018				

Notice is hereby given that the Hon'ble National Company Law Tribunal (NCLT), Hyderabad has ordered the commencement of a corporate insolvency resolution process against Lanco Teesta Hydro Power Limited vide Order No. C.P. (IB) 117/7/HDB/2018 dated March 16, 2018; copy made ready on March 19, 2018.

The creditors of Lanco Teesta Hydro Power Limited, are hereby called upon to submit a proof of their claims on or before April 02, 2018, to the Interim Resolution Professional at the address mentioned above in item 8 B.

The submission of proof of claims is to be made in accordance with Chapter VI of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons), Regulations, 2016. The proof of claim is to be submitted by way of the following specified forms alongwith Affidavit and documentary proof in support of claim:

1. Form B - For claim by Operational Creditors except Workmen and Employees

2. Form C – For claim by Financial Creditors

3. Form D – For claim by Workmen or an employee

4. Form E – For claim by Authorized Representative of Workman or an Employee 5. Form F – For claim by Creditors (Other Than Financial Creditors and Operational Creditors)

The above-mentioned forms can be download from the website www.ibbi.gov.inof the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016.

The financial creditors shall submit their proof of claims by electronic means only. All other creditors may submit the proof of claims in person, by post or by electronic means. Submission of false or misleading proofs of claim shall attract penalties.

Date: March 21, 2018

Place: Mumbai

IBBI/IPA-001/IP-P00031/2017-18/10115

Sd/-

Huzefa Fakhri Sitabkhan

Interim Resolution Professional

NOTICE INVITING e-TENDER No. NTPS / SeTS / 2017-18 / 42

Maharash	harashtra State Power Generation Co. Ltd.					
SR. NO	TENDER NO.	TENDER SPECIFICATION	ESTIMATE RS. (IN <u>LAKHS</u>) <u>EMD RS.</u>			
1	TM-II / 66434	Work contract for capital overhauling of Turbine Generator set of unit 5 (210MW, LMW design, BHEL MAKE) at NTPS	Rs. 340.88/- Rs.344384/-			
2		Bi-yearly work contract for manual unloading of coal wagons & cleaning of crusher house, conveyors equipment, tunnels, control room building in CHP II area, scraping of bunkers from inside and providing services for operation and maintenance at NTPS	Rs. 301.30/- Rs.304801/-			

Cost of Each Tender: -Rs.1180/-

MAHAGENCO

Contact: Resource Management Cell, O/o Chief Engineer, Nashik TPS, Eklahare. Tel. No. 0253 - 2810291 to 299, Extn:- 2264, 2214, Fax No. 0253 - 2810072

Pl. visit at: https://sets.mahagenco.in for Sale Opening Date, Sale closing Date and Submission Date All Vendors are requested to register on our live site: https://sets.mahagenco.in Chief Engineer, Nashik TPS

HARYANA POWER PURCHASE CENTRE

(A joint forum of UHBVNL & DHBVNL)

2nd Floor, Shakti Bhawan, Sector 6, Panchkula – 134108, Fax No: 0172 – 2586836, CIN U40109HR1999SGC034166 Mail Id: cehppc@gmail.com Websites : (www.mstcecommerce.com)

ana Power Purchase Centre invites e-tenders (NIT-70) (www.mstcecommerce.com) for purchase of short Non Solar Renewable Power for the months from 1st May to 31st Octuber-2018 as per Ministry of Power arment of India guidelines dated 30-03-2016

non- financial technical blds
03 .04, 2018 at 11:00 hrs
fin tec

Note: - Cost of tender i.e Rs.5,000/- (Apart from EMD in favour of Financial Advisor /HPPC, Panchkula by electronically transferred only through RTGS/NEFT as per account detail given in NIT

The qualifying requirements for a bidder to bid for this tender are as follows:

The qualifying requirements for a bidder to bid for this tender are as follows:

i. The bidder must quote not less than 5 MW quantum of power from single source of generation.

ii. The quantum of power offered by the bidder shall be firm power for the duration mentioned above iii. The bidder must submit the details of bidder company details as per annexure 'I' of tender specification

for consideration of their bid.

If bidder is a trader, it should submit a copy of valid Category license or equivalent trading license.

issued by appropriate commission If bidder is a trader, it should submit a copy of executed power purchase agreement or an equivalent

arrangement for supply of power. vi. If bidder is a trader, it should submit a copy of letter of authorization from the generator / utility

The Bidding will be done as per the revised guidelines for short term procurement of power notified by the Ministry of Power vide resolution dated 30.03.2016, through e-bidding portal (DEEP) only. The link for the e-bidding portal is www.mstecommerce.com and is also available on the website of Ministry of Power (www.powermin.nic.in) and PFC Consultancy Limited (www.pfcclindia.com). Bidders are requested to familiarize the revised guidelines notified by the Ministry of Power on 30.03.2016 carefully before submitting the offer.

The undersigned reserves the right to refuse to issue the tender documents to any applicant and also to reject any or all tenders without assigning any reason thereof and no claim on this account shall be acceptable. Bid will be submitted on (www.msteecommerce.com) only. All other details and terms & conditions are available in tender document.

Chief Engineer 2nd Floor, Shakti Bhawan, Sector 6, Panchkula - 134108

NOTICE

DSP BLACKROCK MUTUAL FUND

NOTICE is hereby given regarding

1. Declaration of dividend

62918

DSP BlackRock Trustee Company Pvt. Ltd., the Trustee to DSP BlackRock Mutual Fund ('Fund'), has vide Resolution dated March 21, 2018, declared a dividend as under, in the Monthly Dividend option under Regular and Direct Plan of DSP BlackRock Arbitrage Fund (Scheme) of the Fund

Record Date: March 27, 2018

all schemes of the Fund:

Scheme(s)/Plans/Options	Quantum of Dividend per unit (Re.)	Face Value per Unit (Rs.)	NAV as on March 20, 2018 (Rs.)
DSP BlackRock Arbitrage Fund – Regular Plan – Monthly Dividend Option	0.030	10.000	10.070
DSP BlackRock Arbitrage Fund – Direct Plan–Monthly Dividend Option	0.030	10.000	10.077

of the Scheme of the Fund would fall to the extent of payout and statutory levy, if any. Dividend will be paid to all those Unit Holders / Beneficial Owners, in the Monthly Dividend Option under Regular and Direct Plan of the Scheme of the Fund, whose names appear in the records of the Registrar and Transfer Agent, Computer Age Management

Pursuant to payment of dividend, the NAV of the Monthly Dividend Option under Regular and Direct Plan

Services Pvt. Ltd. / statement of Beneficiary Owners maintained by the Depositories as on the Record Date Unit holders are advised to update any change of address / bank details, if any, with depository participant(s) in advance of the

2. Additional dates and frequency for Systematic Transfer Plan ('STP') and Systematic Withdrawal Plan ('SWP') under

DSP BlackRock Trustee Company Pvt. Ltd., the Trustee to DSP BlackRock Mutual Fund ('Fund') has approved the following changes in the Scheme Information Document ('SID') of all open ended schemes of the Fund with effect from March 26, 2018 ('Effective date'):

Introduction of additional dates for STP under all the schemes of the Fund currently offering STP facility.

The STP facility provided by schemes of the Fund will now be available on two additional dates i.e. 5th and 20th of the month with monthly, quarterly, half yearly and yearly frequencies.

Where the investor selects more than one date in the form, the individual STP will be registered for each such date with frequency, period and other details as mentioned in the form

All other terms and conditions as applicable to STP facility shall remain the same.

Introduction of additional dates for SWP under all the schemes of the Fund currently offering SWP facility

The SWP facility provided by schemes of the Fund will now be available on five additional dates i.e. 5th, 10th, 15th, 20th and 25th of the month with monthly, quarterly, half yearly and yearly frequencies

Where the investor selects more than one date in the form, the individual SWP will be registered for each such date with frequency, period and other details as mentioned in the form

All other terms and conditions as applicable to SWP facility shall remain the same.

Additional frequency for Systematic Transfer Plan ('STP') under all the schemes of the Fund currently offering STP

The STP facility provided by schemes of the Fund will now be available on three additional frequency periods i.e. weekly (on any week day i.e. Monday to Friday), half yearly and yearly frequencies with specific STP dates.

All other terms and conditions as applicable to STP facility shall remain the same

· Additional frequency for Systematic Withdrawal Plan ('SWP') under all the schemes of the Fund currently offering

The SWP facility provided by schemes of the Fund will now be available on two additional frequency periods i.e. half yearly and yearly frequencies with specific SWP dates.

All other terms and conditions as applicable to SWP facility shall remain the same.

Prior to making investments, investors are requested to carefully read the addenda to the Scheme Information Document and Key Information Memorandum of the relevant schemes of the Fund.

> Any queries/clarifications in this regard may be addressed to: DSP BlackRock Investment Managers Pvt. Ltd. CIN: U74140MH1996PTC099483

Investment Manager for DSP BlackRock Mutual Fund Mafatlal Centre, 10th Floor, Nariman Point, Mumbai - 400 021. Tel. No.: 91-22 66578000, Fax No.: 91-22 66578181 Toll Free No: 1800 200 4499, www.dspblackrock.com

Place: Mumbai

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

Mangalam Organics Limited

MANGALAM ORGANICS LIMITED

Registered Office: Kumbhivali Village, Savroli Kharpada R Taluka Khalapur, Khopoli, Maharashtra - 410202, India Administrative Office: 812 Tulsiani Chambers, 212 Nariman Point Mumbai - 400021, Maharashtra, India

CIN: L24110MH1981PLC024742 | Website: www.mangalamorganics.com

E-Mail: info@mangalamorganics.com | Tel: +91-22-49204089 | Fax: +91-22-2841281 CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT DATED MARCH 19, 2018 FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF MANGALAM ORGANICS LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH A TENDER OFFER UNDER SECURITIES AND EXCHANGE BOARD

OF INDIA (BUY BACK OF SECURITIES) REGULATIONS, 1998, AS AMENDED. This Corrigendum to Public Announcement (the "Corrigendum") is in continuation of and should be read in conjunction with the Public Announcement dated March 19, 2018 (the "Public Announcement") published on March 20, 2018 in All Editions of Business Standard (English and Hindi daily) and Mumbai Edition of Navshakti (Marathi daily) issued in connection with Buyback of 6,10,000 Equity shares of face value of ₹ 10/- each of the company at a price of ₹ 230/- per Equity shares on a proportionate basis from the Shareholders of the Company through Tender offer route The terms used but not defined in this Corrigendum shall have the same meanings as ascribed in the Public

The Equity Shareholders of the Company are requested to note the following changes / amendments made to the Public Announcement:

In paragraph 1.3 and 9.1

The Record date for the Buyback should be read as Wednesday, April 04, 2018 instead of Monday, April 02, 2018 Except as detailed under this Corrigendum, the contents and other terms of the Public Announcement remain unchanged. A copy of this Corrigendum is expected to be available on the websites of SEBI (www.sebi.gov.in), BSE (www.bseindia.com) and the company (www.mangalamorganics.com).

Directors' Responsibility Statement

As per Regulation 19(1)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Corrigendum to Public Announcement 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 MANGALAM ORGANICS LIMITED

Kamalkumar Dujodwala DIN: 00546281

Pannkaj Dujodwala Managing Director DIN: 00546353

Ankur Gala Company Secretary ACS 30211

Date : March 21, 2018

JYOTIRGAMYA ENTERPRISES LIMITED

Registered Office:1101, Tolstoy House, Tolstoy Marg Near Janpath Crossing, Next To Honda Motor, New Delhi 110001 CIN: L52100DL1986PLC234423 Ph.: +91 011 43561525, Email Id: jel.sanchit@gmail.com, Website:www.jeltrade.com

Recommendations of the Committee of Independent Directors (constituted by the Board of Directors of Jyotirgamya Enterprises Limited, hereinafter referred to as "IDC") on the Open Offer by Mr. Sahil Minhaj Khan ("Acquirer 1") and Mr. Saeed Ur Rehman ("Acquirer 2"), (Acquirer 1 & Acquirer 2 hereinafter collectively referred to as the "Acquirers") to the Equity Shareholders of Jyotirgamya Enterprises Limited ("Target Company" or "TC") for the acquisition of 5,98,000 Equity Shares of the Target Company, under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers Regulations, 2011 ("Takeover Regulations")

1,6	Regulations, 2011 (Takeover Regulations)						
1.	Date	March 21, 2018					
2.	Name of the Target Company (TC)	Jyotirgamya Enterprises Limited					
3.	Details of the Offer pertaining to the TC	The Offer is being made by the Acquirers in terms of Regulations3(1) and (4) the Takeover Regulations for the acquisition of 5,98,000 (Five Lakh Ninety Eig Thousands) Equity Shares of the face value of Rs. 10 each ("Offer Shares					
		representing 26% of the fully paid up Equity Share Capital of the Target Company at an Offer Price of Rs. 13.85/- (Rupees Thirteen and Eighty Five Paisa Only) per fully paid up Equity Share of Rs. 10 each, payable in cash.					
4.		Mr. Sahil Minhaj Khan ("Acquirer 1") and Mr. Saeed Ur Rehman ("Acquirer 2")					
-	Acting in Concert (PAC) with the Acquirer	There is no Person Acting in Concert (PAC) with the Acquirers.					
5.	Name of the Manager to the Offer	Corporate CapitalVentures Private Limited					
6.	Members of the Committee of Independent	,					
	Directors (IDC)	Non-Executive Director					
7	IDO Maraharia and and latin and in with the TO	2. Mr. Dheeraj Parashar Independent Non-Executive Director					
7.	IDC Member's relationship with the TC	er any relationship with the other Directors of the TC and apart from being the					
	(Director, Equity Shares owned, any other						
8.	contact/relationship), if any	directors of the TC they are not related to each other in any manner.					
8.	Trading in the Equity Shares/ other Securities of the TC by IDC Members	Not Applicable.					
9.	IDC Member's relationship with the the	None of the IDC Members have any relationship with the Acquirers.					
Э.	Acquirers (Director, Equity Shares owned,	Notice of the IDC Members have any relationship with the Acquirers.					
	any other contact/relationship), if any						
10	Trading in the Equity Shares of Acquirer by	Not Applicable					
10.	IDC Members	Trot/spinoable					
11.	Recommendation on the Open Offer, as to	IDC is of the opinion that the Offer is fair and reasonable.					
	whether the offer is fair and reasonable	'					
12.	Summary of reasons for recommendation	•					
ĺ		CapitalVentures Private Limited (Manager to the Offer) for and on behalf of					
		the Acquirers and believes that the Offer Price of Rs. 13.85/- (Rupees					
		Thirteen and Eighty Five Only) per fully paid up Equity Share of Rs. 10 each, offered by the Acquirers being the highest price amongst the selective criteria					
		is in line with the Takeover Regulations and prima facie appears to be fair					
		and reasonable.					
13.	,	None					
14.	Any other matter to be highlighted	None					
1_							

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this stateme is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes al the information required to be disclosed by the TC under the Takeover Regulations

For Jyotirgamya Enterprises Limited

Ravindra Lodha HAIRMAN OF THE I

Place: New Delhi Date: March 21, 2018

FORM A PUBLIC ANNOUNCEMENT (Under Regulation 6 of the Insolvency and Bankruptcy Board of India solvency Resolution Process for Corporate Persons) Regulations, 2016) FOR THE ATTENTION OF THE CREDITORS OF

ANCO TEESTA HYDRO POWER LIMITED

	RELEVANT PARTICULARS					
1.	Name of Corporate Debtor	LANCO TEESTA HYDRO POWER LIMITED				
2.	Date of Incorporation of Corporate Debtor	June 26, 2000				
3.	Authority under which Corporate Debtor is Incorporated / Registered	Registrar of Companies, Hyderabad Registration Number - 034758				
4.	Corporate Identity Number / Limited Liability Identification Number of Corporate Debtor	CIN: U40109TG2000PLC034758				
5.	Address of the Registered Office and Principal Office (if any) of Corporate Debtor	A. Registered Office: Plot #4, Software Units Layout, HITEC City, Madhapur, Hyderabad – 500081, Telengana, India				
		B. Corporate Office: Plot # 397, Udyog Vihar, Phase -III, Gurugram – 122016, New Delhi Region, India				
6.	Insolvency Commencement Date in respect of Corporate Debtor	March 16, 2018 (As per Order of NCLT dated March 16, 2018 in C.P. (IB) 117/7/HDB/2018				
7.	Estimated date of closure of insolvency resolution process	September 12, 2018 (180 days from commencement of resolution process, i.e., March 16, 2018)				
8.	Name, address, email address and the registration number of the interim resolution professional	Name: Mr. Huzefa Fakhri Sitabkhan A. Registered Address with IBBI: 1012, Dalamal Tower, Free Press Journal Road, 211, Nariman Point, Mumbai - 400021, Maharashtra, India. Registered Email Address: huzefa.sitabkhan@gmail.com B. Address for all Correspondence on Claims: Think Capital Insolvency Professionals LLP, 1007-1012, Dalamal Tower, Free Press Journal Road, 211, Nariman Point, Mumbai – 400021, Maharashtra, India Email Id for Correspondence on Claims: Iancoteestaip@gmail.com IBBI Registration Number: IBBI/IPA-001/IP-P00031/2017-18/10115				
9.	Last date for submission of claims	April 02, 2018				

Notice is hereby given that the Hon'ble National Company Law Tribunal (NCLT), Hyderabad has ordered the commencement of a corporate insolvency resolution process against Lanco Teesta Hydro Power Limited vide Order No. C.P. (IB) 117/7/HDB/2018 dated March 16, 2018; copy made ready on March 19, 2018.

The creditors of Lanco Teesta Hydro Power Limited, are hereby called upon to submit a proof of their claims on or before April 02, 2018, to the Interim Resolution Professional at the address mentioned above in item 8 B.

The submission of proof of claims is to be made in accordance with Chapter VI of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons), Regulations, 2016. The proof of claim is to be submitted by way of the following specified forms along with Affidavit and documentary proof in support of claim

1. Form B - For claim by Operational Creditors except Workmen and Employees

2. Form C - For claim by Financial Creditors

3. Form D - For claim by Workmen or an employee

4. Form E - For claim by Authorized Representative of Workman or an Employee

5. Form F – For claim by Creditors (Other Than Financial Creditors and Operational Creditors)

The above-mentioned forms can be download from the website www.ibbi.gov.inof the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016.

The financial creditors shall submit their proof of claims by electronic means only. All other creditors may submit the proof of claims in

Submission of false or misleading proofs of claim shall attract penalties

Date: March 21, 2018

Huzefa Fakhri Sitabkhan Interim Resolution Professiona IBBI/IPA-001/IP-P00031/2017-18/10115 ईईएसएल ने 1 करोड़ प्रीपेड मीटर खरीदने के लिए बोली आमंत्रित की

12 ने दिखाई रुचि, प्रमुख दिग्गज नदारद

नई दिल्ली, 21 मार्च

श की पहली और सबसे बड़ी बोली में 1 करोड़ प्रीपेड मीटर खरीदे जाएंगे। इसके रिवर्स बिडिंग में हिस्सा लेने को लेकर 12 बोलीदाताओं ने अपनी दिलचस्पी दिखाई है।

हालांकि इस उद्योग के 3 प्रमुख दिग्गज लैंडिस गिर इंडिया, सिक्योर मीटर्स और एचपीएल इंडिया बोली की इस दौड़ में शामिल नहीं है। सत्रों ने कहा कि उपकरण की सुरक्षा और टैरिफ नियमों को लेकर चिंता जताई गई है। यह बोली एनर्जी इफिशिएंसी सर्विसेज लिमिटेड (ईईएसएल) ने आमंत्रित की है। सूचना के मुताबिक इन मीटरों को अकेले उत्तर प्रदेश खरीदेगा।

तकनीकी बोली दाखिल करने वालों में आईटीआई शामिल है, जिसे ईईएसएल के पिछले स्मार्ट मीटर टेंडर में भी ठेका मिला था। लार्सन ऐंड ट्रब्रो की बोली पिछले स्मार्ट मीटर टेंडर में रद्द हो गई थी। जेनस पावर इन्फ्रास्ट्रक्चर्स और जेएनजे पॉवरकॉम सिस्टम्स आईटीआई के स्मार्ट मीटर के उप

जेएनजी पावर, अलायड मीटर, सुमुरुवेरदा और जेनमीटर, यूनाइटेड इलेक्ट्रिकल, केयोनिक्स, वेक्सिंग इलेक्टिकल्स. इलेक्ट्रॉनिक्स कॉर्पोरेशन आफ इंडिया और बेनटेक इंडिया बोलीकर्ताओं में शामिल हैं।

जिन कंपनियों ने खुद को इस दौड से बाहर रखा है, उन्होंने प्रीपेड मीटर के शुल्क ढांचे को लेकर चिंता जताई है। इस क्षेत्र के एक वरिष्ठ अधिकारी ने कहा, 'प्रीपेड मीटर एकल शुल्क पर काम करता है, वहीं उत्तर प्रदेश जैसे राज्य में एक दर्जन से ज्यादा शुल्क दरें हैं। प्रीपेड मीटर की तकनीकी विशेषता इसे सपोर्ट नहीं करती। इसकी उम्मीद न के बराबर है कि राज्य शुल्क ढांचे में बदलाव करे क्योंकि औसत शुल्क घरेलू उपभोक्ताओं के एक बडे वर्ग के लिए महंगा पड़ेगा।'

बहरहाल बिजली मंत्रालय के अधिकारियों ने कहा कि 10 राज्यों ने अब प्रीपेड मीटरिंग के लिए नियम बनाए हैं, जिनमें उत्तर प्रदेश भी शामिल है। उत्तर प्रदेश इस बोली के पहले चरण के मीटरों को लगाएगा। एक अधिकारी ने कहा,

मांग समूहन मॉडल पर आधारित बोली



■ इसका मकसद प्रीपेड मीटरों के दाम नीचे लाना है

■माना जा रहा है कि उत्तर प्रदेश खरीदेगा पूरे मीटर

■ 3 प्रमुख कंपनियां लैंडिस गिर, सिक्योर मीटर्स और एचपीएल इंडिया बोली दाखिल करने वालों में नहीं

■ उद्योग को नियामकीय व उत्पाद की सुरक्षा को लेकर चिंता

'प्रीपेड मीटर का शुल्क सामान्यतया कम होता है और जो राज्य इसके लिए सामने आएगा, वह सुनिश्चित करेगा कि उन्होंने जरूरी नियम बना लिए हैं।' साझेदारी के संबंध में सरकारी अधिकारियों ने कहा कि जिन कंपनियों ने खुद को बाहर रखा है, संभव है कि उन्हें इसमें कारोबार न नजर आता हो। अधिकारी ने कहा. 'हमारा मॉडल प्रीपेड मीटर का दाम नीचे लाने को लेकर है। ऐसे में कुछ के लिए यह

कारोबार न होने का मामला हो सकता है या उन्होंने योजना की सफलता का इंतजार करने का फैसला किया होगा।' स्मार्ट मीटर के लिए बोली हासिल करने वाले आईटीआई ने बाद में चार निजी कंपनियों को इसका ठेका दे दिया। भारतीय इलेक्ट्रिकल उद्योग ने बिजली मंत्रालय से हाल की मलाकात में कहा था कि भारतीय मानक ब्यूरो से मानक प्रमाणपत्र या आवश्यक विनिर्देश सब कॉन्ट्रैक्टरों

इन 4 के अलावा एक कॉन्टैक्टर जेएनजे पॉवरकॉम सिस्टम्स है जिस पर त्रिपुरा में मीटरों की आपूर्ति को लेकर चूक के आरोप हैं, उसे काली सूची में डाला जा सकता है। केयोनिक्स को तकनीकी गडबडियों की वजह से पहले ही कर्नाटक ने काली सची में डाल रखा है। ये कंपनियां अब प्रीपेड मीटर की बोली में हिस्सा ले रही हैं।

बिजली मंत्रालय अधिकारियों ने कहा कि टेंडर की प्रक्रिया का पालन किया जा रहा है और जो कंपनियां तकनीकी विशेषज होंगी, उन्हें वित्तीय बोली की अनुमति दी जाएगी।

मीटर उद्योग एक बोली में इतने मीटर की मात्रा को लेकर भी आशंकित है। एक अधिकारी ने कहा, '5,00,000 से 10,00,000 मीटर स्थापित करने में एक साल लग जाते हैं। यहां यूपी ने अकेले 1 करोड प्रीपेड और 50 लाख मीटर के ऑर्डर दिए हैं। स्मार्ट मीटर की पहली सर्विसिंग 3 साल बाद होनी होती है। ऐसे में इतने सारे मीटर वे कैसे स्थापित करेंगे, खासकर जब तमाम पुराने मीटर बदले जाने हैं।'

खाद्यान्न भंडारण पर रुख नरम

शुभायन चक्रवर्ती नई दिल्ली, 21 मार्च

मंगलवार को समाप्त हुई विश्व व्यापार संगठन (डब्ल्यूटीओ) की दो दिन की बैठक में कोई सफलता हासिल नहीं हुई है, लेकिन सूचनाओं के मुताबिक खाद्यान्न भंडारण जैसे भारत के लिए कुछ महत्त्वपूर्ण मसलों पर अन्य देशों ने अपना रुख नरम किया है।

वाणिज्य मंत्रालय के एक वरिष्ठ अधिकारी ने कहा, 'इसमें खाद्य सुरक्षा के लिए कृषि उत्पादों के भंडारण पर बातचीत जारी रखे जाने का वादा शामिल है। इस मामले में भारत की ओर से की गई कोशिशों पहले विकसित देश रोकते रहे हैं, यहां तक कि पिछले साल अर्जेंटीना के ब्यनस आयरस की मंत्रियों की पूर्ण बैठक में भी यही हुआ था।' मिनी मंत्रिस्तरीय बैठक में 53 देशों ने हिस्सा लिया. जिन्हें अर्जेंटीना

की बैठक के बाद भारत ने गतिरोध खत्म करने के मकसद से आमंत्रित किया था। अर्जेंटीना की बैठक में विभिन्न देशों ने कृषि मसले पर अपना रुख सख्त कर लिया था। सरकार ने कहा कि कृषि को लेकर हुए समझौते में ऐतिहासिक विसंगतियां और असंतुलन है, इसके बारे में भी चर्चा हुई।

मंगलवार को डब्यूटीओ के महानिदेशक रॉबर्टी अजवेदो ने कहा, 'सदस्यों ने सभी मसलों पर चर्चा जारी रखने को लेकर प्रतिबद्धता जताई है, जिनमें वे मसले भी शामिल हैं जिन पर दोहा दौर की वार्ता में भी कोई प्रगति नहीं हुई थी।' उन्होंने संकेत दिए कि कृषि

पर चर्चा को लेकर अन्य देशों का रुख नरम हुआ है।

सरकार की यह भी कवायद है कि घरेल हिस्सेदारों और निजी क्षेत्र से भी इस महत्त्वपूर्ण मसले पर बात की जाए, जिस पर अमीर देश जैसे यूरोपीय संघ, जापान, कनाडा और दक्षिण कोरिया सहित अन्य देश दबाव बना रहे हैं। ऐसे मसलों में ई-कॉमर्स को लेकर वैश्विक नियम बनाया जाना और निवेश सुविधा को लेकर समझौते शामिल हैं। कारोबार में लैंगिक भेदभाव जैसे मसले और सक्ष्म, लघु और मझोले उद्यमों के नियम जैसे मसले पर भी मतभेद है। सेंटर फॉर डब्ल्यूटीओ स्टडीज के एक वरिष्ठ कारोबार विशेषज्ञ ने कहा, 'अब भारतीय उद्योग व सरकार के साथ विचारों के आदान प्रदान की जरूरत है।'

बॉन्ड डीलर चाहते हैं कि सरकार ज्यादा फ्लोटिंग रेट बॉन्ड जारी करे

अनूप रॉय

मुंबई, 21 मार्च

अगले वित्त वर्ष के लिए उधारी कैलेंडर जारी किए जाने के पहले सरकार ने बॉन्ड डीलरों से मुलाकात की, जिससे कि बाजार की धारणा को समझा जा सके और 6 लाख करोड़ रुपये की सरकार की उधारी योजना को बेहतर बनाया जा सके। हालांकि यह बैठक परंपरागत

थी, लेकिन इसका महत्त्व इसलिए है कि अक्टूबर केबाद से दो तिमाहियों में बॉन्ड यील्ड 100 आधार अंक बढ़ी है, जबकि भारतीय रिजर्व बैंक ने नीतिगत दरों में कोई बदलाव नहीं किया है।

सूत्रों के मुताबिक बाजार हिस्सेदारों ने सरकार के समक्ष

प्रस्ताव किया है कि जारी किए गए बॉन्ड की अवधि में सरकार कमी लाए। साथ ही बाजार के अनुकल ज्यादा फ्लोटिंग रेट बॉन्ड जारी हों। अगर यह संभव न हो तो जारी करने वाले के विपरीत दरों की गति पर हर 6 महीने पर कूपन पुनर्निधीरित किया जाए और 10 साल से कम परिपक्वता अवधि वाले या 15 साल या उससे ऊपर परिपक्वता वाले ज्यादा बॉन्ड जारी किए जाएं।

बॉन्ड बाजार के एक वरिष्ठ डीलर ने कहा, '10-14 साल के बॉन्ड से समस्या है। 15 साल या उससे ऊपर के बॉन्ड को बीमा कंपनियां खरीदती हैं और 10 साल से कम वाले बॉन्डों की मांग बहत ज्यादा है।'

विनोद राय के आरोपों का जवाब दे सकते हैं वित्त मंत्री

अरूप रॉयचौधरी और सोमेश झा नई दिल्ली, 21 मार्च

वित्त मंत्री अरुण जेटली ने कई मौकों पर बैंक बोर्ड्स ब्यूरो के चेयरमैन विनोद राय से मुलाकात की है और ब्यूरो व बैंकिंग सुधार को लेकर दोनों के बीच चर्चा हुई है। दोनों के बीच आखिरी बैठक इस महीने के सप्ताहांत में जेटली के आवास पर हुई थी।

सोमवार को ब्यूरो ने अपनी 60 पृष्ठ की रिपोर्ट में कहा था कि सरकारी बैंकों में सुधार की उसकी सिफारिशों को केंद्र सरकार दबाकर बैठी है। राय ने संवाद की कमी का आरोप लगाया था और कहा था कि वित्त मंत्रालय का वित्तीय सेवा विभाग (डीएफएस) ने उनके वकील को कोई जवाब नहीं दिया और 26 जुलाई 2017 को प्रस्तावित बैठक अभी तक लंबित है।

वरिष्ठ सरकारी सुत्रों ने कहा कि यह कोई मसला नहीं है और जेटली खुद ही इन आरोपों का जवाब जल्द दे सकते हैं। एक अधिकारी ने बिजनेस स्टैंडर्ड को बताया, ब्यूरो रिपोर्ट में जो तिथि (26 जुलाई) दी गई है, उस दौरान वित्त मत्री और ब्यूरो के चेयरमैन लेकर चर्चा भी हुई है।



■ सरकारी सूत्रों ने राय के दावों को खारिज करते हुए कहा कि कई मौकों पर हुई है मुलाकात

■ सोमवार को राय ने आरोप लगाया था कि वित्त मंत्री और ब्यूरो में संवाद की खाईं है

के बीच कई मौकों पर मुलाकात हो चुकी है। इन मुलाकातों में औपचारिक व अनौपचारिक दोनों शामिल हैं। दोनों के बीच बैंकिंग सुधार और ब्यूरो की कार्यप्रणाली दोनों पर ही चर्चा हुई है।'

सूत्र ने कहा कि डीएफएस सचिव राजीव कुमार ने भी राय से मुलाकात की है और ब्यूरो के अन्य सदस्यों के साथ सिफारिशों को

ओडिशा सरकार ने कोल इंडिया लिमिटेड (सीआईएल) की दूसरी

दिलीप सत्पथी

भुवनेश्वर, 21 मार्च

सबसे बड़ी सहायक इकाई महानदी

डिमांड नोटिस क्रोम अयस्क खदानें चलाने वाली कंपनियों. टाटा स्टील. जिंदल स्टेनलेस, इंडियन मेटल ऐंड इसी तरह के उलंघन के लिए एवं खनन विकास और नियमन के रूप में वसली जाए।

सीआईएल से ओडिशा ने मांगे 83 अरब रुपये राज्य सरकार 45 अरब रुपये की (एमएमडीआर) की धारा 21 (5) को अलग तरीके से परिभाषित किया है। संबंधित धारा में जहां पहले पटटे पर लिए गए क्षेत्र के फेरो अलॉय (आईएमएफए) और बाहर के खनन को अवैध माना स्टेट ओडिशा माइनिंग कॉर्पीरेशन जाता था. लेकिन 2 अगस्त 2017 लिमिटेड (ओएमसी) को भी भेजने वाली के आदेश के मताबिक पर्यावरण (एमसीएल) को 82.97 अरब रुपये है।ओडिशा सरकार ने लौह अयस्क एवं वन संबंधी मंजूरी के बगैर कि की डिमांड नोटिस जारी की है। और मैगनीज के अवैध खनन को गए खनन को भी अवैध खनन माना सरकार ने कंपनी द्वारा बगैर पर्यावरण लेकर जारी उच्चतम न्यायालय के गया है। इस तरह से न्यायालय ने मंजुरी के अवैध रूप से कोयले के आदेश के बाद यह फैसला किया, राज्य सरकार से कहा है कि खनिज उत्पादन को लेकर हर्जाना मांगा है। जिसमें शीर्ष न्यायालय ने खिनज के मल्य के बराबर की राशि हर्जाने

बीएस सूडोकू 3078

परिणाम संख्या 3077

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हर रो, कॉलम और 3 बाई 3 के बॉक्स में एक से लेकर नौ तक की संख्या भरें।

क्षेत्रीय मंडियों के भाव

बंद भाव रूपये प्रति क्विंटल

अनाज : गेहूं म. प्र. (देसी) २०८०-२२८०, गेहूं दड़ा (मिल के लिए) 1770-1775, चक्की आटा (डिलिवरी) 1780-1785, आरा राजधानी (१० किलो) २६०-३००, शक्तिभोग (१० किलो) २५५-२९०, रोलर फ्लोर मिल ९६०-९७० (५० किलो), मैदा 980-990 (50 किलो), सूजी 1040-1050 (५० किलो), बासमती चावल (लालकिला) १०७०, श्रीलाल महल ११३००, सपर बासमती चावल 9800, बासमती सामान्य नया ७६००-७७०, चावल पूसा (११२१) ६७००-६८००, परमल कच्चा 2325-2375, परमल वैन्ड 2375-2425, सेला २९००-३१००, चावल आईआर-आठ १९७७-२०२५, बाजरा १२००-१२०५, ज्वार पीला १४००-१४५०, सफेद २८००-२९००, मक्का 1440-1445, जो 1490-1500, दलहन : उड़द 3800-5100, उड़द छिलका (स्थानीय) ४७००-४८००, उड़द बेहतरीन

4800-5300, धोया 5200-5400, मुंग 4600-5300, दाल मूंग छिलका स्थानीय ५४००-५६००, मूंग धोया स्थानीय ६०००-6500, बेहतरीन गुणवत्ता 6500-6700, मसूर छोटी ३३००-३४५०, बोल्ड ३४००-3550. दाल मसर स्थानीय 3400-3800. बेहतरीन गुणवत्ता ३५००-३९००, मलका स्थानीय ३९००-४१००, मलका बेहतरीन गुणवत्ता 4000-4300, मोठ 3500-3900, अरहर ४२००, दाल अरहर दड़ा ५९००-7800. चना 3800-3900, कानपर

गेहूं लूज 1610/1620, जौ 1475/1480, चावल मसूरी 2200/2250, चावल मोटा 2100/2110, सरसों 3550/3600, तिल सफेद 8200/8250. सोया (टीन) 1300/1340, तेल सरसों कच्ची घानी वैट पेड (टीन)१३००/१४००, सरसों खल 1800/19850, पामोलिन 1140/1150, वनस्पति घी (यूपी एफओआर) 1160/1240, अलसी 4500/4600.

लखनऊ

दिल्ली

अनाज एवं दाल-दलहनः गेहूं दड़ा १६४५/१६५०, गेहूं शरबती २१००/२१५०, चावल शरबती सेला ३५००/३५५०, स्टीम 5000/5100, लालमती 3200/3300, चावल (सोना) 2800/2900,

उत्तर प्रदेश

(प्रति किलो): मैन्था ऑयल १४००, बोल्ड क्रिस्टल (१२ नं.) १७१५, फ्लैक १५६०, डीएमओ ८४५, टरपीन लैस बोल्ड १७६५ मुजफ्फरनगर

गुड़ (४० किलो)ः चाकू ९१०/९८०, खुरपा 840/875, लड्डू 900/950, रसकट 800/830, शक्कर 980/1000, चीनी मिल डिली. (क्विं.) (जीएसटी अतिरिक्त)ः खतौली ३१८०. देवबंद ३०८०. सिहोरा 3040, अफजलगढ़ 3040, शामली 3060, चीनी हाजिर ३५००/३५५०

हापुड़ गुड़-चीनीः चीनी हाजिर ३४५०/३५००, गुड़ (प्रति 40 किलो) बाल्टी 840/850,

तिलहनः सरसों (४२ प्रतिशत कंडी.) ३७००, खलः सरसों १९००/२०००, बिनौला 1850/1950, चना छिलका 1800/1900, चोकर मोटा (३४ किलो) ५७०

पंजाब

जयपुर

राजस्थान

अनाजः चावल डीबी 6400/6500, गेहूं (मिल) 1670/1675, मक्की 1290/1300, बाजरा १०९०/११००, जौ १४००, ग्वार लूज कैटलफीड ४०००/४०५०, ज्वार 1300/1325, ज्वार बेस्ट क्वालिटी १९००/२०००, तेल-तिलहनः सरसों(मिल पहुंच) ४०००, सरसों एक्सपेलर निवाई 7500, कोल्हू कच्ची घानी टोंक 7800, डीओसी (टन)ः सरसों जयपुर 15800, कोटा १६०००, अलवर १६०००, निवाई × श्रीगंगानगर

गेहूं (ढेरी) 1800/1825, ग्वार (ढेरी) 4000/4050, जो नया 1200/1250, सरसों लूज ३६५०/३७५०, बिनौला खल 1900/2000

गेहूं 1740/1750, जो 1500/1600. पोपकोन मक्की 3800/4200, ग्वार डिलीवरी (ऑलपेड) ४१५०/४२००, ग्वारगम ९०००/९१००.

अतिरिक्त (प्रति क्वि)ः जीएसटी राइसब्रान (खाद्य)(प्रति प्वाइंट)९०, राइसब्रान (अखाद्य) ८९, खल सरसों 1880, डीओसीः राइसब्रान बैच सफेद 600, लाल 600, कंटीन्यूअस 675, सरसों (टन) १६७००, सूरजमुखी (टन) १५८००, अनाजः गेहूं 1755/1760, आटा (50 किलो)९६५, मैदा १०६५, चोकर (४९ किग्रा) ७९०, चोकर (३० किग्रा) ४९०, फाजिल्का

गेहूं 1660/1670, सरसों 3400/3450. रुईं (प्रति मन)ः (जे-34) 4000/4040, कपास देशी 3850/3860, कपास नरमा (क्विं.) ४८००/४९००, बिनौला (टैक्सपेड): खल 1750/1850, जे-34 (चिलकी) भाषा/एनएनएस

1950/2000

राष्ट्रीय कंपनी विधी न्यायाधिकरण मंबई बेंच समोर कंपनी योजना याचिका क्र. ९७ सन २०१८

कंपनी योजना अर्ज क्र. १०५१ सन २०१७. कंपनी अधिनियम, २०१३ (१८ सन २०१३) च्या बाबतीत:

प्रयोज्य तरतुदी आणि तेथे वेळोवेळी अंमलबजावणी म्हणून केलेले नियम च्या बाबतीत ; हिंद टर्मिनल्स चेन्नई प्रायव्हेट लिमिटेड, पहिली हस्तांतरक कंपनी आ ऋषी कंटेनर फ्रेट स्टेशन प्रायव्हेट लिमिटेड, दूसरी हस्तांतरक कंपनीस

हिंद टर्मिनल्स प्रायव्हेट लिमिटेड, हस्तांतरी कंपनीच्या एकत्रिकरणाच्या योजनेच्या बाबतीत.

कंपनी अधिनियम, २०१३ च्या कलम २३० ते २३२ आणि इतर

ऋषी कंटेनर फ्रेट स्टेशन प्रायव्हेट लिमिटेड, कंपनी अधिनियम, १९५६ च्या तरत्दीन्वये विधिसंस्थापित कंपनी ज्यांचे नोंदणीकृत कार्यालय येथे ५०१, ए विंग,)

२१५ ॲट्रीयम, अंधेरी कुर्ला रोड, अंधेरी (पूर्व), मुंबई- ४००९३ याचिकाकर्ता कंपनी याचिकेची सूचना

हिंद टर्मिनल्स चेन्नई प्रायव्हेट लिमिटेड, पहिली हस्तांतरक कंपनी आणि ऋषी कंटेनर फ्रेट स्टेशन प्रायव्हेट लिमिटेड, दसरी हस्तांतरक कंपनीसह हिंद टर्मिनल्स प्रायव्हेट लिमिटेडच्या मंज्रीकरिता ऋषी कंटेनर फ्रेट स्टेशन प्रायव्हेट लिमिटेड, याचिकाकर्ता कंपनीद्वारे कंपनी अधिनियम, २०१३ च्या कलम २३० ते २३२ आणि अन्य प्रयोज्य तरतदींच्या अन्वये १४ फेब्रुवारी. २०१८ रोजीस याचिका सादर करण्यात आली असून राष्ट्रीय कंपनी विधी न्यायाधिकरण, मुंबईद्वारे दिनांक १५ मार्च, २०१८ रोजीस दाखल करण्यात आली आणि सदर याचिका कंपनी बाबी घेणाऱ्या मुंबई येथील सदर सन्मा. न्यायाधिकरणासमक्ष सुनावणीकरिता ४ एप्रिल, २०१८ रोजीस दपारनंतर लगेचच निश्चित करण्यात आली आहे.

सदर याचिकेला समर्थन देण्यास किंवा विरोध करण्यास कोणीही व्यक्ती इच्छुक असल्यास, याचिकाकर्त्यांच्या विकलांना त्यांच्या हेतुविषयीची सूचना, त्यांच्या किंवा त्यांच्या विकलांद्वारे स्वाक्षरीकृत, त्यांचे पूर्ण नाव आणि पत्त्यासह याचिकाकर्त्यांच्या विकलांना याचिका सुनावणीकरिता निश्चित करण्यात आलेल्या तारखेपूर्वी निदान दोन दिवस अगोदर पाठवावी. सूचनेसोबत विरोधाची कारणे किंवा प्रतिज्ञापत्राची एक प्रत सादर करावी. याचिकाकर्त्यांच्या विकलांकडून याचिकेची एक प्रत ती पाहिजे असलेल्या कोणत्याही व्यक्तीस त्यासाठीचे विहित शुल्क भरल्यावर पुरवण्यात येईल. दिनांक २१ मार्च, २०१८.

मे. राजेश शाह अँड कं. याचिकाकर्त्यांकरिता वकील, १६, ओरिएंटल बिल्डिंग, ३०, नगिनदास मास्टर रोड,

फ्लोरा फाऊंटन, फोर्ट, राजेश शाह अँड कं. करिता मुंबई - ४०० ००१ याचिकाकर्त्यांकरिता वकील

> राष्ट्रीय कंपनी विधी न्यायाधिकरणासमोर, मुंबई बेंच

कंपनी योजना अर्ज क्र. ९८२ सन २०१७

कंपनी अधिनियम २०१३ (१८ सन २०१३) च्या बाबीमध्ये

कंपनी अधिनियम २०१३ च्या कलम २३० ते २३२ आणि तरत्दींच्या त्याअंतर्गत वेळोवेळी बनवलेल्या नियमांच्या

सौरभ इंडस्ट्रीज लिमिटेड, हस्तांतक कंपनी-१, बॉईस्टर कमर्शियल लिमिटेड, हस्तांतरक कंपनी- २, वुडलँड्स असोसिएट्स प्रायव्हेट लिमिटेड, विभक्त कंपनी- १, ब्ल्य चिप बिझनेस सेंटर प्रायव्हेट लिमिटेड, विभक्त कंपनी- २ यासह हॅमिल्टन ॲण्ड कंपनी लिमिटेड. हस्तांतरिती कंपनी यांच्या एकत्रिकरण योजनेच्या

... अर्जदार

ब्ल्यु चिप बिझनेस सेंटर प्रायव्हेट लिमिटेड कंपनी अधिनयम १९५६ च्या अंतर्गत संस्थापित कंपनी आणि जिचे नोंदणीकृत कार्यालय आहे सँडर्स्ट ब्रिज, ५३४ एस व्ही पी रोड

मुंबई, एम एच ४०००७.

कंपनी समभाग धारकांची सभा बोलाविणाऱ्या सचनेची जाहिरात आणि सचना

सूचना याद्वारे देण्यात येते की, दिनांक १४ मार्च, २०१८ रोजीच्या आदेशाद्वारे राष्ट्रीय कंपनी विधी न्यायाधिकरण, मुंबई बेंच यांनी सदर कंपनी आणि वर नमूद कंपनीच्या संबंधित भागधारक दरम्यान एकत्रिकरणाच्या योजनेतील समाविष्ट प्रस्तावित व्यवस्था सुधारणेसह किंवा शिवाय विचारात घेणे आणि योग्य वाटल्यास मंजूर करण्यासाठी सदर कंपनीच्या समभाग धारकांची सभा घेण्याचे निर्देश दिले आहेत.

सदर आदेश आणि त्यातील निर्देशानुसार पुढे सूचना देण्यात येते की, कंपनीच्या समभागधारकांची सभा ही सोमवार, ३० एप्रिल, २०१८ रोजी स. १०:३० वा. एम्पायर हाऊस, ए के नायक मार्ग, फोर्ट, मुंबई, महाराष्ट्र ४०० ००१ येथे घेण्यात येणार आहे. ज्या ठिकाणी आणि वेळी सदर समभागधारकांना हजर राहण्याची विनंती करण्यात येत आहे.

कलम २३० अंतर्गत विवरणपत्राची प्रत कंपनीच्या नोंदणीकृत कार्यालयातून विनामूल्य प्राप्त करता

सभेला हजर राहन मतदान करण्यास हक्कदार असलेल्या व्यक्ती व्यक्तिश: किंवा प्रतिपत्री व्यक्तीद्वारे मतदान करू शकतात, विहित प्रपत्रातील सर्व प्रतिपत्री पत्र सभेपूर्वी किमान ४८ तास अगोद्र येथील अर्जदार येथे कंपनीच्या नोंदणीकृत कार्यालयात सँडर्स्ट ब्रिज, ५३४ एस व्ही पी रोड मुंबई, एम एच ४००००७ येथे जमा करणे आवश्यक आहे.प्रतिपत्री प्रपत्र कंपनीच्या नोंदणीकृत कार्यालयातून

न्यायाधिकरणाने सदर सभेचे अध्यक्ष म्हणून श्री. सुनिल खंडेलवाल आणि ते नसल्यास श्री. रामानुज सोनी यांची नियुक्ती केली आहे. सभेकरिता परिनिरिक्षक म्हणून श्री. राहल बगारिया, कार्यरत चार्टर्ड अकाउंटंट असतील. वरील नमूद एकत्रिकरणाची योजना जरी सभेत मंजूर झाली तरी ती त्यानंतर न्यायाधिकरणाच्या मंज्रीच्या अधीन राहील.

सदर दिनांक २२ मार्च, २०१८ स्निल खंडेलवाल सभेकरिता नियुक्त अध्यक्ष

राष्ट्रीय कंपनी विधी न्यायाधिकरणासमोर,

मुंबई बेंच कंपनी योजना अर्ज क्र. ९८१ सन २०१७

कंपनी अधिनियम २०१३ (१८ सन २०१३) च्या बाबीमध्ये

कंपनी अधिनियम २०१३ च्या कलम २३० ते २३२ आणि कंपनी अधिनियम, २०१३ च्या संबंधित तरतुदींच्या आणि

त्याअंतर्गत वेळोवेळी बनवलेल्या नियमांच्या बाबीमध्ये.

सौरभ इंडस्ट्रीज लिमिटेड, हस्तांतक कंपनी-१, बॉईस्टर कमर्शियल लिमिटेड, हस्तांतरक कंपनी- २, वृडलँड्स असोसिएटस प्रायव्हेट लिमिटेड. विभक्त कंपनी- १. ब्ल्य चिप बिझनेस सेंटर प्रायव्हेट लिमिटेड, विभक्त कंपनी- २ यासह हॅमिल्टन ॲण्ड कंपनी लिमिटेड, हस्तांतरिती कंपनी यांच्या एकत्रिकरण योजनेच्या

... अर्जदार

बॉर्डस्टर कमर्शियल लिमिटेड.

कंपनी अधिनयम १९५६ च्या अंतर्गत संस्थापित कंपनी

आणि नोंदणीकृत कार्यालय

आहे एम्पायर हाऊस, ए के नायक मार्ग, फोर्ट, मुंबई, महाराष्ट्र ४०० ००१

समभाग धारकांची सभा बोलाविणाऱ्या सूचनेची जाहिरात आणि सूचना

सूचना याद्वारे देण्यात येते की, दिनांक १४ मार्च, २०१८ रोजीच्या आदेशाद्वारे राष्ट्रीय कंपनी विधी न्यायाधिकरण, मुंबई बेंच यांनी सदर कंपनी आणि वर नमूद कंपनीच्या संबंधित समभागधारक दरम्यान एकत्रिकरणाच्या योजनेतील समाविष्ट प्रस्तावित व्यवस्था सधारणेसह किंवा शिवाय विचारात घेणे आणि योग्य वाटल्यास मंजूर करण्यासाठी सदर कंपनीच्या समभाग धारकांची सभा घेण्याचे निर्देश दिले आहेत.

सदर आदेश आणि त्यातील निर्देशानुसार पुढे सूचना देण्यात येते की, कंपनीच्या समभागधारकांची सभा ही सोमवार, ३० एप्रिल, २०१८ रोजी स. १०:१५ वा. एम्पायर हाऊस, ए के नायक मार्ग, फोर्ट, मुंबई, महाराष्ट्र ४०० ००१ येथे घेण्यात येणार आहे. ज्या ठिकाणी आणि वेळी सदर समभागधारकांना हजर राहण्याची विनंती करण्यात येत आहे.

कलम २३० अंतर्गत विवरणपत्राची प्रत कंपनीच्या नोंदणीकत कार्यालयातन विनामल्य प्राप्त करता

सभेला हजर राह्न मतदान करण्यास हक्कदार असलेल्या व्यक्ती व्यक्तिश: किंवा प्रतिपत्री व्यक्तीद्वारे मतदान करू शकतात, विहित प्रपत्रातील सर्व प्रतिपत्री पत्र सभेपूर्वी किमान ४८ तास अगोदर येथील अर्जदार येथे कंपनीच्या नोंदणीकृत कार्यालयात एम्पायर हाऊस, ए के नायक मार्ग, फोर्ट, मुंबई, महाराष्ट्र ४०० ०१६ येथे जमा करणे आवश्यक आहे.प्रतिपत्री प्रपत्र कंपनीच्या नोंदणीकत कार्यालयातून प्राप्त करता येतील.

न्यायाधिकरणाने सदर सभेचे अध्यक्ष म्हणून श्री. सुशिल कुमार जालन आणि ते नसल्यास श्री. रामानज सोनी यांची नियक्ती केली आहे. सभेकरिता परिनिरिक्षक म्हणून श्री. राहल बागारिया, कार्यरत चार्टड अकाउंटंट असतील. वरील नमद एकत्रिकरणाची योजना जरी सभेत मंजर झाली तरी ती त्यानंतर न्यायाधिकरणाच्या मंजुरीच्या अधीन राहील.

सदर दिनांक २२ मार्च, २०१८

सुशिल कुमार जालन सभेकरिता नियुक्त अध्यक्ष जाहीर सूचना

जाहीर करण्यात येते की, माझ्या अशिलाव्दारे फ्लॅट क्र. ५०२ ची विक्री निश्चित केली आहे आणि त्यांचे मूळ नोंदणीकृत कागदपत्रे हरविले म्हणून त्याच्या हक्क निपटारासाठी सूचना प्रसिध्द

मालमत्तेचे परिशिष्टः

जि. ठाणे, ता. कल्याण, मौजे निळजेचे आणि इतर आणि कल्याण डोंबिवली महानगरपालिकेच्या हददीतील यानंतर सदर फ्लॅट असे उल्लेखावे धारक एस क्र. १२३/१, १२३/२, जि. ठाणे, तालुका कल्याण, डोंबिवली (पूर्व) ४२१२०४, कल्याण-शिळ रोड, गाव निळजे येथे 'कासा रिओ प्रकल्पातील" 'अटलांटिका सीएचएस, ज्ञात असलेल्या इमारतीचे मोजमापित अंदाजे ७२५ चौ. फू (चटई) क्षेत्र आणि ५ व्या मजल्यावर, डी-विंग, फ्लॅट क्र. ५०२ वरील नमूद मूळ फ्लॅट श्री. भरत मूलजी जोबनपुत्र

आणि श्रीमती भारती भरत जोबनपुत्रा यांनी मे. लोढा व्डेलर्स प्रायव्हेट लिमिटेड यांच्याकडून खरेदी केला. कागदपत्र क्र. १७३६/२०१२च्या अंतर्गत १२/०७/२०१२ रोजी कल्याण-५, उप-नोंदणीकृतसह नोदंणीकृत आणि करारापत्रासाठी विक्री दिनांक ११/०७/२०१२ पाहा. वरील मूळ करारपत्र हे हरविले आणि तक्रार क्र. ३४१/२०१८ दिनांक २३/०२/२०१८.

कोणालाही वरील व्यवस्था दिनांव ११/०७/२०१२ आणि जि. ठाणे, तालुका कल्याण, डोंबिवली (पूर्व) ४२१२०४, कल्याण-शिळ रोड, गाव निळजे येथे 'कासा रिओ प्रकल्पातील'' ''अटलांटिका'' सीएचएस ज्ञात असलेल्या इमारीतीचे मोजमापित अंदाजे ७२५ चौ. फू. (चटई) क्षेत्र आणि ५ वा मजल्यावर, डी-विंग, फ्लॅट क्र. ५०२ वर उल्लेखित साठी गहाण, भाडेपट्टा, दावा असल्यास सूचना प्रसिध्दीपासून १४ दिवसांच्या आत माझे अशील श्री. भरत मलजी जोबनपुत्रा आणि श्रीमती भारती भरत जोबनपुत्रा (मो. क्र. ९८२११२४३४३) राहणार ९२/१, सिंध सागर, सेवरी, वडाळा रोड (पश्चिम), मुंबई ४०००३१ येथे कृपया कळवावे. वर नमूद केलेल्या फ्लॅट साठी सूचनेच्या वेळेत कोणालाही दावा नसल्याची आम्हाला प्रक्रिया आणि वरील फ्लॅट संबंधित विक्री विलेख आणि भाडेपट्टा किंवा गहाण कोणताही दावा नसल्याचे खात्री होईल आणि सदर फ्लॅटचे हक्क निपटारासाठी आणि विक्रीयोग्य होईल

> सही / -एस. व्ही. तारटे वकील आणि नोटरी

राष्ट्रीय कंपनी विधी न्यायाधिकरण मुंबई बेंच समोर कंपनी योजना याचिका क्र. ९९ सन २०१८

कंपनी योजना अर्ज क्र. १०५३ सन २०१७. कंपनी अधिनियम, २०१३ (१८ सन २०१३) च्या बाबतीत:

कंपनी अधिनियम, २०१३ च्या कलम २३० ते २३२ आणि इतर प्रयोज्य तरत्दी आणि तेथे वेळोवेळी अंमलबजावणी म्हणून केलेले नियम च्या बाबतीत ;

हिंद टर्मिनल्स चेन्नई प्रायव्हेट लिमिटेड, पहिली हस्तांतरक कंपनी आ ऋषी कंटेनर फ्रेट स्टेशन प्रायव्हेट लिमिटेड, दूसरी हस्तांतरक कंपनीस हिंद टर्मिनल्स प्रायव्हेट लिमिटेड, हस्तांतरीती कंपनीच्या एकत्रिकरणाच्या

हिंद टर्मिनल्स प्रायव्हेट लिमिटेड. कंपनी अधिनियम. १९५६ च्या तरतदीन्वये विधिसंस्थापित कंपनी ज्यांचे नोंदणीकृत कार्यालय येथे ५०१, ए विंग,)

२१५ ॲट्टीयम, अंधेरी कुर्ला रोड, अंधेरी (पूर्व), मुंबई- ४००९३ याचिकाकर्ता कंपनी याचिकेची सचना

हिंद टर्मिनल्स चेन्नई प्रायव्हेट लिमिटेड, पहिली हस्तांतरक कंपनी आणि ऋषी कंटेनर फ्रेट स्टेशन प्रायव्हेट लिमिटेड, दसरी हस्तांतरक कंपनीसह हिंद टर्मिनल्स प्रायव्हेट लिमिटेडच्या मंज्रीकरिता हिंद टर्मिनल्स प्रायव्हेट लिमिटेड, याचिकाकर्ता कंपनीद्वारे कंपनी अधिनियम, २०१३ च्या कलम २३० ते २३२ आणि अन्य प्रयोज्य तरत्दींच्या अन्वये १४ फेब्रुवारी, २०१८ रोजीस याचिका सादर करण्यात आली असून राष्ट्रीय कंपनी विधी न्यायाधिकरण, मुंबईद्वारे दिनांक १५ मार्च, २०१८ रोजीस दाखल करण्यात आली आणि सदर याचिका कंपनी बाबी घेणाऱ्या मुंबई येथील सदर सन्मा. न्यायाधिकरणासमक्ष सुनावणीकरिता ४ एप्रिल, २०१८ रोजीस दुपारनंतर लगेचच निश्चित करण्यात आली आहे.

सदर याचिकेला समर्थन देण्यास किंवा विरोध करण्यास कोणीही व्यक्ती इच्छुक असल्यास, याचिकाकर्त्यांच्या विकलांना त्यांच्या हेत्विषयीची सचना, त्यांच्या किंवा त्यांच्या विकलांद्वारे स्वाक्षरीकृत, त्यांचे पूर्ण नाव आणि पत्त्यासह याचिकाकर्त्यांच्या विकलांना याचिका सुनावणीकरिता निश्चित करण्यात आलेल्या तारखेपूर्वी निदान दोन दिवस अगोदर पाठवावी. सूचनेसोबत विरोधाची कारणे किंवा प्रतिज्ञापत्राची एक प्रत सादर करावी. याचिकाकर्त्यांच्या विकलांकडून याचिकेची एक प्रत ती पाहिजे असलेल्या कोणत्याही व्यक्तीस त्यासाठीचे विहित शुल्क भरल्यावर पुरवण्यात येईल. दिनांक २१ मार्च, २०१८.

मे. राजेश शाह अँड कं. याचिकाकर्त्यांकरिता वकील, १६, ओरिएंटल बिल्डिंग

३०, नगिनदास मास्टर रोड, फ्लोरा फाऊंटन, फोर्ट, मुंबई - ४०० ००१

राजेश शाह अँड कं. करिता याचिकाकर्त्यांकरिता वकील.

A ICICI PRIDENTIAL MUTUAL FUND

डोंबिवली: दिनांक: २०/०३/२०१८

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Dalhi - 110 001 Corporate Office: One BKC 13" Floor, Bandra Kurla Complex, Mumbai - 400051. 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 High Goregaon (E), Mumbai - 400063, Tel: 022 2685 2000 Fax: 022 26868313

Notice-cum-addendum to the Scheme Information Document (SID)/Key Information Memorandum (KIM) of ICICI Prudential Interval Fund - Series VI -Annual Interval Plan C (the Scheme)

Investors are requested to note the following changes in the SID and KIM of the Scheme. The tenure of each interval is 367 days from the date of allotment/ from the closure of the previous Specified Transaction Period (STP).

Notice is hereby given that the STP of the Scheme falls on April 05, 2018 and April 06, 2018. During this STP the Scheme will be available for fresh purchases/ additional purchases/switch-ins/redemptions/switch-outs till the applicable cut off-time and tenure of the interval shall once again commence for another 367 days. Accordingly, the Intended Portfolio Allocation for the STP from April 05, 2018 to

Credit Rating Instruments	A1+	A
CPs	30% - 35%	
NCDs		65% - 70%

April 06, 2018 is as follows and the same shall apply till the next STP of the Scheme:

The Scheme will not have exposure to derivatives and securitized debt.

The AMC reserves the right to modify the aforesaid asset allocation before commencement of a subsequent Specified Transaction Period (STP). Such modification shall be applicable for investments made during the intervening period between the two STPs.

Aforesaid changes in the intended portfolio allocations and/or in Floors and Ceiling within a range of 5% for any instruments and/or notes thereto, from time to time, shall not be deemed as change in the fundamental attribute for the Scheme in terms of provisions of sub regulation 18(15A) of the Regulations.

- The Scheme shall invest in instruments having credit ratings as indicated above
- 2. In case instruments/securities as indicated above are not available or taking into account risk - reward analysis of instruments/securities, the Scheme may invest in Certificate of Deposits (CDs) having highest ratings/CBLOs/Reverse Repo and Repo of Government Securities/T-bills. Such deviations may exist till the time suitable NCDs/CPs of desired credit quality are not available.
- All investment shall be made based on the rating prevalent at the time of investment. In case instruments/securities are rated by more than one rating agency, the most conservative rating would be considered. In case of downgrades of a particular instrument, the Fund Manager shall rebalance the portfolio on a best effort basis within 30 days, provided such a rebalancing is possible on risk reward analysis.
- 4. The Scheme would not invest in unrated securities (except CBLOs/Reverse Repo and Repo of Government securities/Government Securities/T-Bills) and derivatives.
- 5. Before and after STP of the Scheme, there may be higher allocation towards cash and cash equivalent.
- 6. In the event of any deviations from the floor and ceiling of credit ratings specified for any instrument, the same shall be rebalanced within 30 days from the date of such deviation.
- Securities with rating A shall include A+ and A-.
- 8. Further, the allocation may vary during the tenure of the Scheme, Some of the instances are: (i) coupon inflow; (ii) the instrument is called or bought back by the issuer (iii) in anticipation of any adverse credit event. Such deviations may exist till the time suitable NCDs/CPs of desired credit quality are not available and in case of such deviations, the Scheme may invest in CDs having highest rating/ CBLOs/T-Bills/Reverse Repo and Repo in Government Securities.

There would not be any variation from the intended portfolio allocation as stated above on the final allocation, except as specified in point nos. 1, 2, 3, 5, 6 and 8.

In the event of any deviation from the asset allocation stated above, the Fund Manager shall rebalance the portfolio within 30 days from the date of such deviation except in case where the deviation is on account of the conditions stated in point nos. 1, 2, 3

Investors are requested to note that pursuant to SEBI Circular No. SEBI/IMD/DF/15/2014 dated June 20, 2014 and any amendments thereof, read with Regulation 39(2)(c) of SEBI (Mutual Fund) Regulations, 1966, the Scheme shall be wound up if any of the below mentioned conditions are not fulfilled at the closure of the STP:

1. the Scheme shall have a minimum of 20 investors

Place: Mumbai

Date : March 21, 2018

2. the Assets Under Management (AUM) is at least ₹ 20 crores

The SID and KIM of the said Scheme shall inter alia stand modified across various sections, wherever applicable. All the other provisions of the SID/KIM/Addenda except as specifically modified

herein above remain unchanged. This Notice-cum-addendum forms an integral part of the SID/KIM/Addenda, as

amended from time to time. For ICICI Prudential Asset Management Company Limited

Authorised Signatory

No. 026/03/2018 CALL MTNL/BSNL: 1800 222 999 • Others: 1800 200 6666 • Or, apply online at www.icicipruamc.com Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

JM FINANCIAL MUTUAL FUND

A JM FINANCIAL

NOTICE Notice is hereby given that the Trustees of JM Financial Mutual Fund have approved the declaration of dividend under the below mentioned Dividend Option of JM Arbitrage Advantage Fund (the "Scheme") and fixed March 26, 2018 as the record date for this purpose in accordance with SEBI Circular No. SEBI/IMD/ CIR No. 1/64057/06 dated April 4, 2006. All unitholders whose names appear on the register of unitholders under the following Dividend Option of the below mentioned Scheme, as at the close of business hours on the said record date, shall be eligible to receive the dividend.

Scheme / Option Name	Face Value per unit (Rs.)	NAV per unit (Rs.) as on Mar 20, 2018	Dividend upto (Rs.)	
IM Arbitrage Advantage Fund - Direct) - Monthly Dividend Option	10	12.6895	2.55 per unit	

However, the final dividend rate will be declared based on the availability of distributable surplus in the above mentioned Dividend Option of the Scheme on the record date.

After payment of dividend, the per unit NAV of the above mentioned Dividend Option of the Scheme will fall to the extent of the payout and statutory levies (if applicable).

> **Bhanu Katoch** Chief Executive Officer

Place: Mumbai JM Financial Asset Management Limited (Investment Manager to JM Financial Mutual Fund) Date: March 21, 2018 For further details, please contact:

JM Financial Asset Management Limited

(Formerly known as JM Financial Asset Management Private Ltd.), Registered Office: 7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400025.

Corporate Office: Office B, 8th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai-400025. Corporate Identity Number: U65991MH1994PLC078879. • Tel. No.: (022) 6198 7777 • Fax No.: (022) 6198 7704. • E-mail: investor@jmfl.com • Website : www.jmfinancialmf.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully. REF No. D-19/2017-18

Mangalam
Organics Limited

MANGALAM ORGANICS LIMITED

Registered Office: Kumphivali Village, Savroli Kharpada Road, Taluka Khalapur, Khopoli, Maharashtra - 410202, India Administrative Office: 812 Tuislani Chambers, 212 Nanman Point. Mumbai - 400021, Maharashtra, India CIN: L24110MH1981PLC024742 | Website: www.mangalamorganics.com

E-Mail: info@mangalamorganics.com | Tel: +91-22-49204089 | Fax: +91-22-22841281 CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT DATED MARCH 19, 2018 FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF MANGALAM ORGANICS LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH A TENDER OFFER UNDER SECURITIES AND EXCHANGE BOARD

OF INDIA (BUY BACK OF SECURITIES) REGULATIONS, 1998, AS AMENDED. This Corrigendum to Public Announcement (the "Corrigendum") is in continuation of and should be read in conjunction with the Public Announcement dated March 19, 2018 (the "Public Announcement") published on March 20, 2018 in All Editions of Business Standard (English and Hindi dally) and Mumbai Edition of Navshakti (Marathi daily) issued in connection with Buyback of 6,10,000 Equity shares of face value of ₹ 10/- each of the company at a price of ₹ 230/- per Equity shares on a proportionale basis from the Shareholders of the Company through Tender offer route. The terms used but not defined in this Corrigendum shall have the same meanings as ascribed in the Public

The Equity Shareholders of the Company are requested to note the following changes / amendments made to the Public Announcement:

In paragraph 1.3 and 9.1,

Directors' Responsibility Statement

Announcement.

The Record date for the Buyback should be read as Wednesday, April 04, 2018 instead of Monday, April 02, 2018. Except as detailed under this Corrigendum, the contents and other terms of the Public Announcement remain unchanged. A copy of this Corrigendum is expected to be available on the websites of SEBI (www.sebi.gov.in),

As per Regulation 19(1)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Corrigendum to Public Announcement 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 MANGALAM ORGANICS LIMITED

Sd/-Kamalkumar Dujodwala Chairman DIN: 00546281

BSE (www.bseindia.com) and the company (www.mangalamorganics.com).

Pannkaj Dujodwala Managing Director

Ankur Gala Company Secretary

Place: Mumbai

Date : March 21, 2018

NOTICE

DSP BLACKROCK MUTUAL FUND

NOTICE is hereby given regarding;

1. Declaration of dividend

DSP BlackRock Trustee Company Pvt. Ltd., the Trustee to DSP BlackRock Mutual Fund ('Fund'), has vide Resolution dated March 21, 2018, declared a dividend as under, in the Monthly Dividend option under Regular and Direct Plan of DSP BlackRock Arbitrage Fund (Scheme) of the Fund.

Record Date: March 27, 2018

Scheme(s)/Plans/Options	Quantum of Dividend per unit (Re.)	Face Value per Unit (Rs.)	NAV as on March 20, 2018 (Rs.)
DSP BlackRock Arbitrage Fund – Regular Plan – Monthly Dividend Option	0.030	10.000	10.070
DSP BlackRock Arbitrage Fund – Direct Plan–Monthly Dividend Option	0.030	10.000	10.077

Distribution of the above dividend is subject to the availability and adequacy of distributable surplus. Pursuant to payment of dividend, the NAV of the Monthly Dividend Option under Regular and Direct Plan of the Scheme of the Fund would fall to the extent of payout and statutory levy, if any.

Dividend will be paid to all those Unit Holders / Beneficial Owners, in the Monthly Dividend Option under Regular and Direct Plan of the Scheme of the Fund, whose names appear in the records of the Registrar and Transfer Agent, Computer Age Management Services Pvt. Ltd. / statement of Beneficiary Owners maintained by the Depositories as on the Record Date.

Unit holders are advised to update any change of address / bank details, if any, with depository participant(s) in advance of the

2. Additional dates and frequency for Systematic Transfer Plan ('STP') and Systematic Withdrawal Plan ('SWP') under

all schemes of the Fund: DSP BlackRock Trustee Company Pvt. Ltd., the Trustee to DSP BlackRock Mutual Fund ('Fund') has approved the following changes in the Scheme Information Document ('SID') of all open ended schemes of the Fund with effect from March 26, 2018

Introduction of additional dates for STP under all the schemes of the Fund currently offering STP facility.

The STP facility provided by schemes of the Fund will now be available on two additional dates i.e. 5th and 20th of the month with monthly, quarterly, half yearly and yearly frequencies.

Where the investor selects more than one date in the form, the individual STP will be registered for each such date with frequency, period and other details as mentioned in the form.

All other terms and conditions as applicable to STP facility shall remain the same. Introduction of additional dates for SWP under all the schemes of the Fund currently offering SWP facility.

The SWP facility provided by schemes of the Fund will now be available on five additional dates i.e. 5th, 10th, 15th, 20th and

25th of the month with monthly, quarterly, half yearly and yearly frequencies. Where the investor selects more than one date in the form, the individual SWP will be registered for each such date with

frequency, period and other details as mentioned in the form. All other terms and conditions as applicable to SWP facility shall remain the same.

• Additional frequency for Systematic Transfer Plan ('STP') under all the schemes of the Fund currently offering STP

The STP facility provided by schemes of the Fund will now be available on three additional frequency periods i.e. weekly (on any week day i.e. Monday to Friday), half yearly and yearly frequencies with specific STP dates.

All other terms and conditions as applicable to STP facility shall remain the same.

• Additional frequency for Systematic Withdrawal Plan ('SWP') under all the schemes of the Fund currently offering

The SWP facility provided by schemes of the Fund will now be available on two additional frequency periods i.e. half yearly and

yearly frequencies with specific SWP dates. All other terms and conditions as applicable to SWP facility shall remain the same.

Prior to making investments, investors are requested to carefully read the addenda to the Scheme Information Document and Key Information Memorandum of the relevant schemes of the Fund.

> Any queries/clarifications in this regard may be addressed to: DSP BlackRock Investment Managers Pvt. Ltd. CIN: U74140MH1996PTC099483 Investment Manager for DSP BlackRock Mutual Fund Mafatlal Centre, 10th Floor, Nariman Point, Mumbai - 400 021. Tel. No.: 91-22 66578000. Fax No.: 91-22 66578181

Toll Free No: 1800 200 4499, www.dspblackrock.com

Place: Mumbai Date: March 21, 2018

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