

April 10, 2018

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001.

Scrip ID: KPIT

Scrip Code: 532400

Kind Attn: The Manager- Department of Corporate Services

Dear Sir / Madam,

Subject:- KPIT Open Offer - Disclosure under Regulation 26(7) of Securities and

Exchange Board of India (Substantial Acquisition of Shares and Takeovers)

Regulations, 2011

In compliance with Regulation 26(7) of the SEBI Regulations, we are forwarding you a copy of the Independent Directors Committee Report for your records.

Thanking you, Yours faithfully,

For KPIT Technologies Limited

Sneha Padve

spadve

Company Secretary & Compliance Officer

Encl.: A/a

WWW.FINANCIALEXPRESS.COM

FINANCIAL EXPRESS

Xiaomi sets up new production units in India for smartphones

PRESS TRUST OF INDIA New Delhi, April 9

CHINESE HANDSET MAKER Xiaomi said on Monday that it has set up three new smartphone manufacturing units in Tamil Nadu and Andhra Pradesh as also a facility for

printed circuit board (PCB). The expansion in capacity will help Xiaomi produce more devices locally to meet the demand and consolidate its position in the hyper-competitive Indian smartphone market.

"We had two facilities for smartphone manufacturing earlier. Now, we have added three more in Sri City, Andhra Pradesh and Sriperumbudur in Tamil Nadu. These are in partnership with Foxconn," Xiaomi VPand India MD Manu Jain told reporters here.

Besides, a small number of phones are also being made in Noida with another partner, Hipad, he added. While he did-

n't disclose the investment details, Jain said this will double Xiaomi's manufacturing capacity in India to two phones per second during operational hours. These facilities employ over 10,000 people and 95% are women, Jain added.

been made yet.

According to Counterpoint

Research associate director

Tarun Pathak, the move can

help in sourcing and ironing out

supply chain issues that are very

critical in product planning,

especially for companies like

Xiaomi that work on a razor thin

margins. "Xiaomi's PCB assem-

bly announcement should

make it the second largest

brand in terms of value addition

in India after Samsung. This

would increase their (Xiaomi's)

value addition from single digit

to close to 15%," he added.

Xiaomi is also setting up a new PCB assembly unit in Sriperumbudur in partnership with Foxconn. "We are committed to manufacturing in India. PCB is 50% of the value of a phone... By Q3, all Xiaomi phones made in India will have PCBs that are locally assembled," he said. The announcement comes

within a fortnight after the Indian government levied 10% import duty on some key smartphone components, including populated PCBs. Currently, Samsung is the only player in the country with such a facility. Players like Vivo and Oppo are also believed to have started working on bringing PCB manufacturing to India though no

AU SMALL FINANCE BANK LIMITED (Formerly known as Au FINANCIERS (INDIA) LIMITED)

(CIN: L36911RJ1996PLC011381) Regd. Office: 19-A, Dhuleshwar Garden, Ajmer Road, Jaipur-302001 Tel: 0141-4110060, Fax: 0141-4110090, www.aubank.in email: investorrelations@aubank.in

NOTICE

Notice is hereby pursuant to regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a Meeting of the Board of Directors of the Bank will be held on Thursday, 26 April 2018, Inter-alia, to consider and approve that audited Financial Results of the Bank

for the 4th guarter and Financial year ended as on 31st March 2018. The information contained in this notice is also available on the Bank website www.aubank.in as also on the website of the stock exhanges viz BSE Limitedwww.bseindia.com and the National Stock Exchange of India a Limited-

For AU SMALL FINANCE BANK LIMITED

Date: 09.04.2018 Place: Jaipur

www.nseidnia.com

Manmohan Parnami Company Secretary

Advt. No. NSIC/NSSHO/18/003

एन एस आई सी NSIC

THE NATIONAL SMALL INDUSTRIES CORPORATION LIMITED (A Government of India Enterprise)

Corporate Identification No. U74140DL1955GOI002481

Require Consultants

National SC-ST Hub (NSSH) is an initiative of the Ministry of MSME, Govt, of India with an objective to provide professional support to the SC/ST entrepreneurs. NSSH is being implemented by NSIC, a Govt. of India Enterprise under the Ministry of MSME. Applications are invited from retired / Ex-Executives of Public Sector & Private Banks with suitable domain expertise to be engaged as Consultants on consolidated monthly remuneration, at the following offices implementing the National SC-ST Hub initiative, to assist SC/ST entrepreneurs (existing/aspiring) in availing credit from Banks/ Financial institutions:

 Varanasi • Agra · Ludhiana · Mumbai · Bangalore • Pune Kolkata • Patna · Chennai · Bhubaneswar · Raipur · Rajkot · Hyderabad

The candidates should be willing to move in the field and coordinate with banks/ FIs for facilitating the SC/ST entrepreneurs to meet their credit needs. They would be required to provide handholding support in preparation of project reports and documentation for bank loan. For detailed Scope of Work, Terms & Conditions and Application Form, please visit Career Section of our website www.nsic.co.in. The eligible candidates may apply in the prescribed Application Form and send the same with all supporting documents in an envelope super scribing "Application for engagement as Consultant" addressed to General Manager (HR). NSIC Ltd., "NSIC Bhawan", Okhla Industrial Estate, New Delhi-110020. The last date of receiving application form is 27.04.2018 (upto 3:00 PM).

bhartí

BHARTI AIRTEL LIMITED

CIN: L74899DL1995PLC070609 Regd. Office: Bharti Crescent, 1, Nelson Mandela Road, VasantKunj, Phase II, New Delhi - 110 070, India Tel.: +91-11-4666 6100 Fax: +91-11-4166 6137

Email id: compliance.officer@bharti.in Website: www.airtel.com **NOTICE**

Notice is hereby given pursuant to Section 110 of the Companies Act, 2013 ("Act") read with Rule 22 of the Companies (Management and Administration Rules, 2014 and other applicable provisions, if any, made thereunder (including any statutory modification or re-enactment thereof for the time being in force) for seeking the consent of members of the Company by way of Special Resolution through Postal Ballot (including voting by electronic means) for the: (i)Issue of unsecured / secured redeemable Non-Convertible Debentures / Bonds by way of Private Placement as stated in the Notice of Postal Ballot / E-voting ("Notice") dated March 12, 2018. The Notice is available on the website of the Company www.airtel.com, Karvy Computershare Private Limited (Karvy) at https://evoting.karvy.com, National Stock Exchange of India Limited at www.nseindia.com and BSE Limited at www.bseindia.com.

The Company has, on Monday, April 09, 2018, completed the dispatch of Notice along with the Postal Ballot Form through (a) Electronic mail to the members whose email IDs are registered with the Company/Depository Participant(s); and (b)Physical mode, along with a postage pre-paid self-addressed Business Reply envelope to all other members (whose email IDs are not registered). The Notice has been sent to all the members, whose names appear in the

Register of Members/List of beneficial owners on Friday, March 30, 2018 ("cutoff date") as received from the Depository Participants. The voting rights of the members shall be reckoned as on cut-off date. A person who is not a member as on the cut-off date should treat the Notice for information purposes only. The Company has engaged the services of Karvy Computershare Private Limited ('Karvy') for the purpose of providing e-voting facility to all its members. For detailed instructions on e-voting, members are requested to refer notes/ instructions printed overleaf the Postal Ballot Form. Members are requested to note that the Voting, both through Postal Ballot Form and through electronic means, commences from Tuesday, April 10, 2018 at 9.00 A.M. (IST) and ends on Wednesday, May 09, 2018 at 5.00 P.M. (IST). Any Postal Ballot Form received from members after the close of working hours on Wednesday, May 09, 2018 will be considered as invalid. E-voting shall also be disabled by Karvy at 5.00 P.M. (IST) on Wednesday, May 09, 2018.

Any members, who have not received the Postal Ballot Form may obtain a duplicate Form either by sending an email to compliance.officer@bharti.in or by applying to Company's Registrar and Share Transfer Agent "Karvv Computershare Pvt Ltd". The Notice and Postal Ballot Form can also be downloaded from the Company's website i.e. www.airtel.com or from Karvy's website i.e. https://evoting.karvy.com.

The Board has appointed Sanjay Grover of M/s. Sanjay Grover & Associates, Company Secretaries, New Delhi, (C.P No. 3850) as the Scrutinizer for conducting the postal ballot / e-voting process in a fair and transparent manner.

For any queries/grievances pertaining to voting including e-voting, members may refer to the Help & Frequently Asked Questions (FAQs) and E-voting user manual available at the download section of https://evoting.karvy.com (Karvy Website) or contact Mr. Ramesh Desai (Unit: Bharti Airtel Limited), Manager of Karvy at evoting@karvy.com or phone no. 040 – 6716 2222 or call Karvy's toll free No. 1-800-34-54-001 for any further clarifications.

The results of the postal ballot would be announced by the Chairman or any director authorized by him on Friday 11 May, 2018 on or before 5:00 P.M. (IST) at the Registered Office of the Company. The said results along with the Scrutinizer's Report, will be displayed at the Company's Registered Office and corporate Office, hosted at the Company's website i.e. www.airtel.com and on the website of Karvy i.e. https://evoting.karvy.com. The results will also be intimated to the Stock Exchanges where the Company's shares are listed.

For Bharti Airtel Limited Pankaj Tewari Place: New Delhi Date: March 12, 2018 **Company Secretary**

CYIENT official announcement has

4th Floor, 'A' Wing, Plot No. 11, Software Units Layout, Infocity, Madhapur, Hyderabad - 500 081 Ph: 040-67641322, Fax: 040 - 66624368. Email: company.secretary@cyient.com; Website: www.cyient.com

CIN: L72200TG1991PLC013134

NOTICE

Notice is hereby given that, pursuant to Regulation 47 read with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Meeting of the Board of Directors of the Company will be held in Hyderabad on Thursday, the 19 April 2018, interalia, to take on record the audited standalone and consolidated financial results for the guarter and financial year ended 31 March 2018.

For Cyient Limited Place: Hyderabad N. Ravi Kumar Date: 09 April 2018 Dy. Company Secretary

KPIT TECHNOLOGIES LIMITED

CIN: L72200PN1990PLC059594 Registered Office: 35 & 36, Rajiv Gandhi Infotech Park, Phase I, MIDC, Hinjawadi, Pune – 411057 Tel: +91 20 6652 5000; Fax: +91 20 6652 5001; Email: connectwithus@kpit.com; Website: www.kpit.com

Recommendations of the Independent Directors Committee ("IDC") of KPIT Technologies Limited ("TC") on the open offer ("Offer") made by Proficient Finstock LLP, Mr. Kishor Patil, National Engineering Industries Limited, Birlasoft (India) Limited ("Acquirer") to the public shareholders of the TC under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

1	Date	April 9, 2018
2	Name of the Target Company (TC)	KPIT Technologies Limited
3	Details of the Offer pertaining to TC	Offer for acquisition of upto 51,349,673 fully paid-up equity shares of face value of ₹ 2/- each, ("Equity Share") representing 26% of the fully diluted voting equity share capital of the TC, from the public shareholders of the TC, by the Acquirers and the Persons Acting in Concert ("PACs") (as defined below) under Regulations 3(1), 4 and 5(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. ("SEBI (SAST) Regulations") Offer Price: ₹ 182/- (Rupees One Hundred and Eighty-Two only) per Equity Share. ("Offer Price")
4	Name(s) of the Acquirer and PAC with the acquirer	Acquirers: 1. Proficient Finstock LLP, 2. Mr. Kishor Patil,

	ii i i i i i i i i i i i i i i i i i i
	2. Mr. Kishor Patil,
	3. National Engineering Industries Limited and
	4. Birlasoft (India) Limited and

PACs: Shashishekhar Pandit

2. Nirmala Pandit 3. Chinmay Pandit

4. Hemlata Shende 5. Anupama K Patil

Shrikrishna Patwardhan Ajay Bhagwat

Ashwini Bhagwat Sachin Tikekar 10. K and P Management Services Pvt Ltd

 Central India Industries Limited 5 Name of the Manager to the Kotak Mahindra Capital Company Limited 27 BKC, 1st Floor, Plot No. C-27, 'G' Block,

Bandra Kurla Complex, Bandra (East), Mumbai 400 051

Contact Person: Mr. Ganesh Rane Tel: +91 22 4336 0128 Fax: +91 22 6713 2447 Email: kpit.openoffer@kotak.com

Website: http://investmentbank.kotak.com

SEBI Registration Number: INM000008704 6 Members of the Committee 1. Lila Poonawalla - Chairperson of Independent Directors 2. Adi Engineer (IDC) (Please indicate the chairperson of the 3. Anant Talaulicar

Committee separately)

IDC Member's relationship All the members of the IDC are independent and

with the Company or its directors.

with the TC (Director, Equity non-executive directors on the Board of Directors of shares owned, any other the TC.

contract / relationship), if Ms. Lila Poonawalla holds 1,30,000 Equity Shares in the TC. Other than Ms. Lila Poonawalla's shareholding in the TC, there is no other relationship of IDC members

8 Trading in the Equity shares/ None of the IDC members have traded in equity shares other securities of the TC by of the TC in the preceding twelve months. IDC Members

9 IDC Member's relationship No member of the IDC (i) holds any directorship; (ii)

other contract / relationship). 10 Trading in the Equity shares/ None of the securities of the Acquirers are listed.

with the Acquirer (Director, holds any shares; or (iii) has any relationship / contract Equity shares owned, any with the Acquirer or the PACs.

other securities of the Acquirers by IDC members

11 Recommendation on the At close of April 6, 2018, the market price of the shares open offer, as to whether the of the TC as traded on the BSE Limited ("BSE") and offer is fair and reasonable National Stock Exchange of India Limited ("NSE") was

₹224.30 and ₹224.80 respectively, which is more than

the Offer Price. IDC believes that the Open Offer is in line with the SEBI (SAST) Regulations, 2011, However, the Public Shareholders should independently evaluate the Offer and take an informed decision in this regard.

12 Summary of the reasons for recommendation

IDC has perused the Letter of Offer ("LO"), the Detailed Public Statement ("DPS"), the Public Announcement ("PA") and other documents as released by the Kotak Mahindra Capital Company Limited (as the Manager to the Offer) on behalf of the Acquirer and the PACs. Based on the above, the IDC is of the opinion that the offer price of ₹ 182 (Rupees One Hundred and Eighty-Two only) per Equity share is in accordance with the guidelines prescribed by the SEBI (SAST) Regulations, 2011.

The IDC has taken into consideration the following for making this recommendation:

- The Offer is a mandatory open offer in compliance with Regulation 3(1), Regulation 4 and Regulation 5(1) of the SEBI (SAST) Regulations, 2011 pursuant to the indirect acquisition of the voting rights and control of the TC.
- 2. The Offer price is in line with the parameters prescribed by SEBI as per SEBI (SAST) Regulations, 2011.

13 Details of Independent NIL Advisors, if any

Place: Pune

Date : April 9, 2018

14 Any other matter(s) to be None

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

For and on behalf of the Independent Directors Committee of z

KPIT Technologies Limited Lila Poonawalla

CANARA ROBECO

Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001. Tel.: 6658 5000 Fax: 6658 5012/13 www.canararobeco.com CIN No.: U65990MH1993PLC071003

CORRIGENDUM

CORRIGENDUM TO THE EXTRACT OF NOTICE - CUM - ADDENDUM NO. 1, PUBLISHED ON 4TH APRIL, 2018 All the Unit holders of Canara Robeco Mutual Fund are requested to take note that the existing Fund

Manager of Canara Robeco Emerging Equities should be read as Mr. Ravi Gopalakrishnan, and not as Mr. Ravi Gopalakrishnan and Mr. Kartik Mehta. The other content mentioned in said notice - cum - addendum shall remain unchanged.

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Proposed in the Offer®

Date: 09-04-2018 Place: Mumbai Authorised Signatory

Post Offer Advertisement under Regulation 18(12) in terms of Securities and Exchange Board of India

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

(Substantial Acquisition of Shares and Takeovers) Regulations, 2011, for the public shareholders of

Registered Office: 1133 / 5, F. C. Road, Opp. Police Grounds, Pune - 411 016, Maharashtra, India.

Telefax No.: +91 20 2566 2021 | Email: info@indrayani.com | CIN: L24231PN1992PLC065801

Open Offer ("Offer") for Acquisition of up to 9.47.404 fully paid-up equity shares of face value of ₹ 10 each ("Equity Share") from the public shareholders of Indrayani Biotech Limited ("Target Company") by Mr. Sayee Sundar Kasiraman ("Acquirer") This Post Offer Advertisement is being issued by Vivro Financial Services Private Limited ("Manager to the Offer") on behalf of Mr. Sayee Sundar Kasiraman, in compliance with Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (SAST) Regulations"). The Detailed Public Statement ("DPS") and corrigendum to the DPS ("Corrigendum") with respect to this Offer was published on January 9,

2018 and March 1, 2018 respectively, in Financial Express (English - All Editions), Jansatta (Hindi - All Editions), Mumbai

Indrayani Biotech Limited

1. Name of the Target Company 2. Name of the Acquirer(s) and PAC 3. Name of the Manager to the Offer 4. Name of the Registrar to the Offer

SI No

Mr. Sayee Sundar Kasiraman Vivro Financial Services Private Limited Link Intime India Private Limited

5. Offer Details a. Date of Opening of the Offer March 7, 2018 b. Date of Closure of the Offer March 20, 2018 6. Date of Payment of Consideration April 4, 2018 7. Details of Acquisition

Particulars

Lakshwadeep (Marathi - Mumbai Edition) and Prabhat (Marathi - Pune Edition).

oi. Nu.	ratuculars	Froposeu in the other	Muludis
7.1	Offer Price	₹1.10	₹ 1.10
7.2	Aggregate number of shares tendered	9,47,404	4,67,569
7.3	Aggregate number of shares accepted	9,47,404	4,67,569
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	₹ 10,42,144.40	₹ 5,14,325.90
7.5	Shareholding of the Acquirer before Agreements / Public Announcement (No. & %)	Nil Nil	Nil Nil
7.6	Shares Acquired by way of Agreement(s) Number More Capital	21,64,000 59.39%	21,64,000 59.39%
7.7	Shares Acquired by way of Open Offer Number Share Capital	9,47,404 26.00%	4,67,569 12.83%
7.8	Shares acquired after Detailed Public Statement Number of shares acquired Price of the shares acquired of the shares acquired	Nil Not Applicable Nil	Nil Not Applicable Nil
7.9	Post offer shareholding of Acquirer Number So of Fully Diluted Equity Share Capital	31,11,404 85.39%	26,31,569 72.22%
7.10	Pre & Post offer shareholding of the Public	Pre-Offer	Pre-Offer
	Number % of Fully Diluted Equity Share Capital	14,79,860 40.61%	14,79,860 40.61%
	0 825 6	Post-Offer	Post-Offer
	Number % of Fully Diluted Equity Share Capital	5,32,456 14.61%	10,12,291 27.78%

8. The Acquirer accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations.

9. A copy of this Post Offer Advertisement will be available on the websites of SEBI (http://www.sebi.gov.in), BSE Limited (http://www.bseindia.com) and at the registered office of the Target Company

Capitalized terms used but not defined in this Advertisement shall have the meanings assigned to such terms in the Public Announcement and/or DPS and / or Letter of Offer and / or Corrigendum and/or Pre Offer Public Announcement. ISSUED BY THE MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRER

Vivro Financial Services Private Limited

SEBI Registration No. INM000010122 | CIN: U67120GJ1996PTC029182 607-608 Marathon Icon, Veer Santaji Lane, Opp. Peninsula Corporate Park, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai - 400 013, Maharashtra, India. Tel No.: +91-22-6666 8040 / 42 | Fax No.: +91-22-6666 8047 Email: investors@vivro.net | Website: www.vivro.net

Date: April 10, 2018

Contact Person: Mrs. Shashi Singhyi / Mr. Yogesh Malpani

Place: Chennai

NOTICE

1. RECORD DATE FOR MATURITY OF AXIS FIXED TERM PLAN - SERIES 49 Notice is hereby given that Axis Fixed Term Plan - Series 49, a Close Ended Debt

Scheme ("the Scheme") is due for maturity on April 17, 2018*. The record date for the purpose of determining the eligible unitholders/ beneficial owners will be April 16, The maturity/redemption proceeds would be paid to the beneficial owners whose

names appear in the statement of beneficial owners maintained by the depositories under the Scheme as at the close of business hours on the record date and to the unit holders holding units in physical form, whose names appear in the records of the Registrar and Transfer Agent as at the close of business hours on the record date. *or the immediately following Business Day if that day is not a Business Day.

RECORD DATE FOR MATURITY OF AXIS FIXED TERM PLAN - SERIES 52

Notice is hereby given that Axis Fixed Term Plan - Series 52, a Close Ended Debt

Scheme ("the Scheme") is due for maturity on April 18, 2018*. The record date for the purpose of determining the eligible unitholders/ beneficial owners will be April 17, 2018. The maturity/redemption proceeds would be paid to the beneficial owners whose

names appear in the statement of beneficial owners maintained by the depositories under the Scheme as at the close of business hours on the record date and to the unit holders holding units in physical form, whose names appear in the records of the Registrar and Transfer Agent as at the close of business hours on the record date.

* or the immediately following Business Day if that day is not a Business Day. NOTICE-CUM-ADDENDUM TO THE SCHEME INFORMATION DOCUMENT (SID) AND KEY

INFORMATION MEMORANDUM (KIM) OF THE SCHEMES OF AXIS MUTUAL FUND

CHANGE IN THE ADDRESS OF OFFICIAL POINT OF ACCEPTANCE: Investors are requested to take note of the following change in the address of the Official Point of Acceptance of Transactions / Investor Service Centers of Karvy Computershare

Pvt. Ltd. for the schemes (except Exchange Traded Funds) of Axis Mutual Fund: **Effective Date** Location Existing Address New Address Eluru April 10, 2018 Karvy Computershare Karvy Computershare Private Limited, Private Limited, D. No: 23b-5-93/1, Savithri D.No.- 23a-7-72/73, KKS Complex, Edaravari Street, Plaza, Munukutla Vari Street, Near Dr. Prabhavathi Hospital, Opp. Andhra Hospitals,

R.R. Peta, Eluru - 534 002. R R Peta, Eluru - 534 002. This notice cum addendum shall form an integral part of the SID & KIM of the schemes of Axis Mutual Fund.

All other terms & conditions of SID & KIM of schemes of Axis Mutual Fund will remain unchanged.

Investors are requested to kindly take note of the above.

Place: Mumbai

For Axis Asset Management Company Limited (CIN - U65991MH2009PLC189558) (Investment Manager to Axis Mutual Fund)

Sd/-

Date : April 9, 2018 Chandresh Kumar Nigam No. : 1/2018-19 Managing Director & Chief Executive Officer Statutory Details: Axis Mutual Fund has been established as a Trust under the Indian Trusts Act, 1882, sponsored by Axis Bank Ltd. (liability restricted to ₹ 1 Lakh). Trustee: Axis Mutual Fund Trustee Limited Investment Manager: Axis Asset Management Company Limited (the AMC) Risk Factor: Axis Bank Ltd.

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

is not liable or responsible for any loss or shortfall resulting from the operation of the scheme. Mutual

AXIS MUTUAL FUND

Axis House, First Floor, C2, Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai - 400 025, India. TEL: (022) 4325-5161, FAX: (022) 4325-5199, EMAIL: customerservice@axismf.com, WEBSITE: www.axismf.com, EasyCall: 1800 221 322 or 1800 3000 3300

NOTICE is hereby given that Mr. Rajratan Nivrutirao Sadawarate & Mrs. Shailaja Rajratan Sadawarate intends to purchase Flat No. 1, admeasuring 320 Sq. Ft. (Carpet area), on the Ground Floor, of the Building known as "Madhur Sangam" belonging to "Madhur Sangam" Co-operative Housing Society Limited", constructed on Plot No. 41, Scheme no. 6, CTS No. 41/6 of Sion Division, Sion (west), Mumbai Suburban from Mrs. Rakhi Rajesh Balani,

Original agreement for sale in favour Shri Ghanshamdas V. Matai, Original agreement between Shri Ghanshamdas V. Matai and Smt. Menghibai Asudomal Kevalramani, Original agreement between Smt. Menghibai Asudomal Kevalramani and Smt. Kaushalyabai Ramchand Raipal, Original agreement between Smt. Kaushalyabai Ramchand Raipal and Kamalaxmma w/o Shri Venkatramanappa and Original Agreement dated 26/12/79 between Kamalaxmma and Smt. Jayantiben Babubhai Shah have been lost, now Reliance Home Finance Limited invites any claims or objections from any person or persons wrt the said flat.

Therefore, any person or heir having any objection ,claim in full or in part thereof in any manner whatsoever are requested to make the same known to the undersigned in writing at office number 227,228, 229,2nd floor, V mall, Thakur complex, Kandivali east, Mumbai-400101, within 14 days of this notice ,failing which the same will be deemed to have been waived. On behalf of Reliance Home Finance Ltd

Dhar and Sons Legal Services Pvt ltd Advocates.

CRISIL LIMITED

CRISIL Read. Office: CRISIL House. Central Avenue. Hiranandani Business Park, Powai, Mumbai - 400 076 An S&P Global Compar CIN: L67120MH1987PLC042363

Tel.: 022-33423000 Fax: 022-334238001 Website: www.crisil.com; E-mail: investors@crisil.com

NOTICE

NOTICE is hereby given, pursuant to Regulation 47(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, that the meeting of the Board of Directors of the Company will be held on Tuesday, April 17, 2018, to consider and approve the unaudited financial results for the first guarter ended March 31, 2018 and to consider the payment of Interim Dividend for the financial year ending December 31, 2018.

NOTICE is also hereby given that the Company has fixed May 4, 2018 as "record date" for the purpose of determining the eligibility of the members to the interim dividend, if declared at the Board Meeting.

Further details in connection with this notice are available on 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 Minal Bhosale Company Secretary ACS 12999

SYSTEMATIX CORPORATE SERVICES LIMITED

Registered Office: 206-207, Bansi Trade Centre, 581/5, M.G. Road, Indore-452001. Tel.: +91-731-3018111 Fax: +91-731-4068253 | Email: secretarial@systematixgroup.in | Website: www.systematixgroup.in Corp. Off.: No. 603-606, 6th Floor, A-Wing, The Capital, Plot No. C-70, 'G' Block,

Bandra-Kurla Complex, Bandra (East), Mumbai-400 051 | Tel.: +91-22-30298000 | Fax: +91-22-30298029 Recommendation of the Committee of Independent Directors ('IDC') on the Open Offer to the public shareholders of Sustamativ Cornorate Services Limited ('Target Company') under Regulation 26 (7) of Securities and Evchange Roard of

1.	Date of the Meeting	April 9, 2018 (Monday)
2.	Name of the Target Company ('TC')	Systematix Corporate Services Limited
3.	Details of the Offer pertaining to TC	Open Offer to the public shareholders of the Target Company to acquire up to 33,75,000 fully paid up equity shares of face value of ₹ 10 each representing 26% of the voting equity share capital, at a price of ₹ 21 (Rupee Twenty One only) ('Offer Price') per share, payable in cash, in accordance with the Regulation 3(2) of the SEBI (SAST) Regulations, 2011
4.	Name(s) of the Acquirer and PAC with the Acquirer	Superstar Exports Private Limited ('Acquirer') along with Mr. Radhe Shyam Khandelwal ('PAC 1'), Mr. Chandra Prakash Khandelwal ('PAC 2'), Mrs. Anju Khandelwal ('PAC 3'), Mr. Nikhil Khandelwal ('PAC 4') and Chandra Prakash Khandelwal HUF ('PAC 5')
5.	Name of the Manager to the Offer	Ashika Capital Limited (CIN: U30009WB2000PLC091674) SEBI Registration Number: INM000010536 1008, 10th Floor, Raheja Centre, 214, Nariman Point, Mumbai - 400 021. Tel: +91-22-66111700; Fax: +91-22-66111710 E-mail: mbd@ashikagroup.com Contact Person: Mr. Narendra Kumar Gamini / Ms. Devika Kakar
6.	Members of the Committee of Independent Directors (IDC)	a. Mr. Shriram Khandelwal b. Mr. Sanjay Khandelwal c. Mr. Mahesh Solanki d. Mr. Rakesh Mehta Mr. Shriram Khandelwal is the Chairman of IDC.
7.		The Members of IDC are Independent Directors without any shareholding in the Target Company. Other than their position as a Director of the Company, there is no other contract or relationship between the IDC Members and the Target Company.
8.	Trading in the Equity shares / other securities of the TC by IDC Members	None of the Members of IDC have traded in the equity shares/other securities of the Target Company during a period commencing from the date of their appointment till the date of this recommendation.
9.	IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract / relationship), if any	None of the Members of IDC have any relationship with the Acquire and PACs.
10.	Trading in the Equity shares / other securities	Not Applicable

Details of Independent Advisors, if any None 14. Any other matter(s) to be highlighted To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement based on all the details, documents & information provided to us is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by

Offer and take an informed decision.

Regulations, 2011.

11. Recommendation on the Open Offer, as to The IDC Members believe that the Offer Price is fair and reasonable and

is in accordance with the SEBI (SAST) Regulations, 2011.

Based on the review of the Public Announcement (PA), Detailed Public

Statement (DPS) and Draft Letter of Offer, in connection with the Offer, the IDC Members of the opinion that the Offer Price of ₹ 21, being

offered by the Acquirer and PACs, is in compliance with the SEBI (SAST)

The Members of IDC further recommend the public shareholders to

check the Current Market Price and do an independent evaluation of the

the Target Company under the SEBI (SAST) Regulations, 2011. For and on behalf of Committee of Independent Directors of Systematix Corporate Services Limited

Place: Mumbai Shriram Surajmal Khandelwal Date: April 09, 2018

Chairman-IDC

जाहीर नोटीस

Place: Mumbai

Date : April 10, 2018

सर्व जनतेस कळविण्यात येते की, गाव मौजे नवाळे, निर्मळ, तालुका-वसई, जिल्हा-पालघर येथील घर मिळकत ज्याचा वसई विरार शहर महानगरपालिका मधील मालमत्ता क्र. एनव्ही०१/७९/२ ज्याचे क्षेत्रफळ ४०५ चौ. फूट आहे. सदर घर मिळकत श्री. जॅक्सन माकुस वाझ ह्यांच्या मालकी हक्काची व कब्जेवहिवाटीत आहे. ते सदर मिळकत जीवन विकास नागरी सहकारी संस्था, वाघोली यांस गहाण ठेवून कर्ज घेत आहेत. तरी कोणत्याही व्यक्तीस सदर घरासंबंधित कोणतीही हरकत, दावा असल्यास, अदलाबदल, विश्वस्त, बक्षीस, पोटगी, कब्जा, परवाना, कुळवहिवाट, वारसा, भाडेपट्टा, धारणाधिकार किंवा कोणत्याही मार्गे केलेल्या सबळ पुराव्यांच्या दस्तावेजासह सारखे ओळखल्या जाणाऱ्या लिखित स्वरूपात निम्नस्वाक्षरीकारांना त्यांचे कार्यालय ११/१२, तळमजला, सुख आंगण बिल्डिंग, एस. टी. डेपोच्या समोर, नालासोपारा (प.), पालघर-४०१ २०३ येथे नोटीस प्रसिद्धीपासून १४ दिवसांच्या आत कळवावे. तशी हरकत मुदतीत न आल्यास सदर मिळकतीचे टायटल क्लिअरन्स दाखला देण्यात येईल, ह्याची संबंधितांनी नोंद घ्यावी.

एन. टी. लिगल असोसिएटस तर्फे ॲड. नेपोलियन तुस्कानो

सही/-

जाहीर नोटीस

तमाम लोकांस कळविण्यात येते की, श्री. मुकंद दत्तात्रेय डबीर हे सदनिका क्र. जी-१, तळ मजला, श्री. दामोदर कुंज को-ऑप. हाऊसिंग सोसायटी लि. (सर्व्हे क्र. ३६७ व ३४३ हिस्सा क्र. १ पैकी) भाईंदर(प), ता. जि. ठाणे ह्या मिळकतीचे मालक होते, सदरह मिळकत ही त्यांनी श्री. गोपाल पारवी यांचेकडून दि. २८/०७/१९९९ रोजी विकत घेतली होती. सदर श्री. गोपाल पारवी यांना श्री. दामोदर कुंज को. ऑप. हौसिंग सोसायटीने शेअर प्रमाणपत्र क्र. ०२ चे ५ शेअर, विभिन्न शेअर्स क्र. ५६ ते ६० दिले होते/आहेत. सदरचे शेअर प्रमाणपत्र आमचे पक्षकार म्हणजेच श्री. मुकंद दत्तात्रेय डबीर यांचे वारस श्रीमती मंदा मुकंद डबीर व इतर ३ यांचेकडून हरवले असून, त्याबाबत त्यांनी पोलिस स्टेशन मध्ये तक्रार केली आहे सोसायटीकडे, सदर प्रमाणपत्राची प्रतिलिपी निगेमित करणेबाबत अर्ज केला आहे. तसेच सदर मिळकतीचे संदर्भात श्री. सभाष त. शिंदे व गोपाल पारवी यांचे सोबत झालेला दि. २५/११/१९८५ चा मूळ करारनामा व मूळ विकासक त्रिवेणी बिल्डर व सुभाष शिंदे यांचेतील दि. ०५/१०/१९८४ चा करारनामा देखील हरवला आहे व त्याबाबत कोणाही व्यक्तीचा अथवा संस्थेचा कोणत्याही प्रकारचा हक्क, अधिकार अथवा हितसंबध असल्यास त्यांनी आपली हरकत/आक्षेप योग्य त्या पुराव्यानिशी आजपासून १४ दिवसांचे आत आमचे खालील कार्यालयात अथवा श्री. दामोदर कुंज को. ऑप. हा.सो.लि., भाईंदर(प), ता. जि. ठाणे यांचेकडे नोंदवावी, अन्यथा कोणाचीही हरकत नाही असे समज्न प्रमाणपत्राची प्रतिलिपी देण्यात येईल, याची नोंद घ्यावी.

सही/-श्री. विवेक जी. कड ॲडव्होकेट हायकोर्ट मुंबई, १२५३, राई ऑफिस, भाईंदर (प), ता.जि. ठाणे

BOI AXA Mutual Fund

(Investment Manager: BOI AXA Investment Managers Private Limited)

Registered Office: B/204, Tower 1, Peninsula Corporate Park, Ganpatrao Kadam Marg, Lower Parel, Mumbai 400013 CIN: U65900MH2007FTC173079



Mutual Fund

NOTICE-CUM-ADDENDUM NO. 1/2018-19

of the Acquirer / PACs by IDC Members

whether the Offer is fair and reasonable

12. Summary of reasons for recommendation

NOTICE-CUM-ADDENDUM TO THE SCHEME INFORMATION DOCUMENTS ("SID") AND KEY INFORMATION MEMORANDA ("KIM") OF VARIOUS SCHEMES OF BOI AXA MUTUAL FUND ("FUND") AND STATEMENT OF ADDITIONAL INFORMATION ("SAI") OF THE FUND

Pursuant to the provisions of SEBI Circular no. SEBI/HO/IMD/DF3/CIR/P/2017/114 dated October 6, 2017 and SEBI/HO/IMD/DF3/CIR/P/ 2017/126 dated December 4, 2017, BOI AXA Trustee Services Pvt. Limited, Trustee to BOI AXA Mutual Fund ("the Fund") has decided to carry out the following changes alongwith the additional disclosures as required under the aforesaid SEBI Circulars in the various Schemes of BOI AXA Mutual Fund (The Fund), with effect from April 11, 2018 as mentioned below:

1) BOI AXA Tax Advantage Fund

Particulars	Existing	Proposed
Category of Schemes	-	ELSS
Scheme Characteristics		Minimum investment in equity & equity related instruments - 80% of total assets (in accordance with Equity Linked Saving Scheme, 2005 notified by Ministry of Finance)
Type of Scheme (Uniform Description of Schemes)	An Open-Ended Equity Linked Savings Scheme	An open ended equity linked saving scheme with a statutory lock in of 3 years and tax benefit
Benchmark	Nifty 50 Total Return Index	BSE 500 Total Return Index

2) BOI AXA Manufacturing & Infrastructure Fund

Particulars	Existing	Proposed
Category of Schemes	is-	Sectoral
Scheme Characteristics	•	Minimum investment in equity & equity related instruments in manufacturing and infrastructure sectors - 80% of total assets
Type of Scheme (Uniform Description of Schemes)	An Open Ended Sector Scheme	An open ended equity scheme investing in manufacturing and infrastructure sectors

3) BOI AXA Liquid Fund

Particulars	Existing	Proposed
Category of Schemes	3-	Liquid Fund
Scheme Characteristics		Investment in Debt and money market securities with maturity of upto 91 days only

This Notice-Cum-Addendum forms an integral part of the SID/KIM of various schemes of the Fund and SAI (collectively "Documents"). All other terms and conditions appearing in the Documents except being modified through this Notice-cum-Addendum remain unchanged.

For BOI AXA Investment Managers Private Limited

Investors understand that their principal

will be at low risk

Place: Mumbai Date: April 9, 2018		Sd/- Authorised Signatory
Scheme	This product is suitable for investors who are seeking*:	Riskometer
BOI AXA Tax Advantage Fund (An Open-Ended Equity Linked Savings Scheme)	 Long-term capital growth. Investment in equity and equity-related securities of companies across market capitalizations. 	Investors understand that their principal will be at moderately high risk
BOI AXA Manufacturing & Infrastructure Fund (An Open Ended Sector Scheme)	 Long-term capital growth. Investment in equity and equity-related securities of companies engaged in manufacturing & infrastructure related sectors. 	Investors understand that their principa will be at high risk
BOI AXA Liquid Fund (An Open Ended Liquid Scheme)	Income over short term. Investment in Debt and Money Market Instruments.	Moderate Motton Moderate Motton Miles Melly Miles Mile

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

CANARA ROBECO

Canara Robeco Mutual Fund

Date: 09-04-2018

Investment Manager: Canara Robeco Asset Management Co. Ltd. Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001.

Tel.: 6658 5000 Fax: 6658 5012/13 www.canararobeco.com CIN No.: U65990MH1993PLC071003

CORRIGENDUM

CORRIGENDUM TO THE EXTRACT OF NOTICE - CUM - ADDENDUM NO. 1, PUBLISHED ON 4TH APRIL, 2018 All the Unit holders of Canara Robeco Mutual Fund are requested to take note that the existing Fund

Manager of Canara Robeco Emerging Equities should be read as Mr. Ravi Gopalakrishnan, and not as Mr. Ravi Gopalakrishnan and Mr. Kartik Mehta.

The other content mentioned in said notice - cum - addendum shall remain unchanged.

For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

Place: Mumbai **Authorised Signatory** Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

KPIT KPIT TECHNOLOGIES LIMITED

CIN: L72200PN1990PLC059594

Registered Office: 35 & 36, Rajiv Gandhi Infotech Park, Phase I, MIDC, Hinjawadi, Pune - 411057 Tel: +91 20 6652 5000; Fax: +91 20 6652 5001; Email: connectwithus@kpit.com; Website: www.kpit.com

Recommendations of the Independent Directors Committee ("IDC") of KPIT Technologies Limited ("TC") on the open offer ("Offer") made by Proficient Finstock LLP, Mr. Kishor Patil, National Engineering Industries Limited, Birlasoft (India) Limited ("Acquirer") to the public shareholders of the TC under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

1	Date	April 9, 2018
2	Name of the Target Company (TC)	KPIT Technologies Limited
3	Details of the Offer pertaining to TC	Offer for acquisition of upto 51,349,673 fully paid-up equity shares of face value of ₹ 2/- each, ("Equity Share") representing 26% of the fully diluted voting equity share capital of the TC, from the public shareholders of the TC, by the Acquirers and the Persons Acting in Concert ("PACs") (as defined below) under Regulations 3(1), 4 and 5(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. ("SEBI (SAST) Regulations")
		Offer Price: ₹ 182/- (Rupees One Hundred and Eighty- Two only) per Equity Share. ("Offer Price")
		Mode of payment: Cash

4 Name(s) of the Acquirer and Acquirers: PAC with the acquirer

Offer

 Proficient Finstock LLP, 2. Mr. Kishor Patil,

3. National Engineering Industries Limited and 4. Birlasoft (India) Limited and

PACs:

 Shashishekhar Pandit 2. Nirmala Pandit

Chinmay Pandit

Hemlata Shende

Anupama K Patil 6. Shrikrishna Patwardhan

Ajay Bhagwat

Ashwini Bhagwat

Sachin Tikekar 10. K and P Management Services Pvt Ltd

11. Central India Industries Limited 5 Name of the Manager to the Kotak Mahindra Capital Company Limited

27 BKC, 1st Floor, Plot No. C-27, 'G' Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051

Contact Person: Mr. Ganesh Rane Tel: +91 22 4336 0128 Fax: +91 22 6713 2447

Email: kpit.openoffer@kotak.com Website: http://investmentbank.kotak.com SEBI Registration Number: INM000008704 Members of the Committee 1. Lila Poonawalla - Chairperson

of Independent Directors 2. Adi Engineer (IDC) (Please indicate the chairperson of the 3. Anant Talaulicar Committee separately)

IDC Member's relationship All the members of the IDC are independent and with the TC (Director, Equity non-executive directors on the Board of Directors of shares owned, any other the TC. contract / relationship), if Ms. Lila Poonawalla holds 1,30,000 Equity Shares in

the TC. Other than Ms. Lila Poonawalla's shareholding in the TC, there is no other relationship of IDC members with the Company or its directors. 8 Trading in the Equity shares/ None of the IDC members have traded in equity shares

other securities of the TC by of the TC in the preceding twelve months. IDC Members IDC Member's relationship No member of the IDC (i) holds any directorship; (ii)

with the Acquirer (Director, holds any shares; or (iii) has any relationship / contract Equity shares owned, any with the Acquirer or the PACs. other contract / relationship), if any 10 Trading in the Equity shares/ None of the securities of the Acquirers are listed.

other securities of the Acquirers by IDC members

Recommendation on the At close of April 6, 2018, the market price of the shares open offer, as to whether the of the TC as traded on the BSE Limited ("BSE") and offer is fair and reasonable National Stock Exchange of India Limited ("NSE") was ₹224.30 and ₹224.80 respectively, which is more than

> the Offer Price. IDC believes that the Open Offer is in line with the SEBI (SAST) Regulations, 2011. However, the Public

Shareholders should independently evaluate the Offer and take an informed decision in this regard. IDC has perused the Letter of Offer ("LO"), the Detailed

12 Summary of the reasons for Public Statement ("DPS"), the Public Announcement recommendation ("PA") and other documents as released by the Kotak Mahindra Capital Company Limited (as the Manager to the Offer) on behalf of the Acquirer and the PACs. Based on the above, the IDC is of the opinion that the offer price of ₹ 182 (Rupees One Hundred and Eighty-Two only) per Equity share is in accordance with the guidelines

> prescribed by the SEBI (SAST) Regulations, 2011. The IDC has taken into consideration the following for making this recommendation:

> The Offer is a mandatory open offer in compliance with Regulation 3(1), Regulation 4 and Regulation 5(1) of the SEBI (SAST) Regulations, 2011 pursuant to the indirect acquisition of the voting rights and control of the TC.

> 2. The Offer price is in line with the parameters prescribed by SEBI as per SEBI (SAST) Regulations, 2011.

13 Details of Independent NIL Advisors, if any

14 Any other matter(s) to be None

highlighted

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

> For and on behalf of the Independent Directors Committee of z KPIT Technologies Limited

Place : Pune Date : April 9, 2018 Lila Poonawalla

सावित्रीबाई फुले पुणे विद्यापीठाला इंटरनॅशनल बॅलिस्टिक्स सोसायटीचे सदस्यत्व

प्रतिनिधी, पुणे

बॅलिस्टिक्स 'इंटरनॅशनल सोसायटी' (आयबीएस) या जागतिक पातळीवरील प्रतिष्ठित संस्थेचे सदस्यत्व मिळण्याचा बहुमान सावित्रीबाई फुले पुणे विद्यापीठाने मिळविला आहे. हा बहुमान मिळवणारे सावित्रीबाई फुले पुणे विद्यापीठ हे देशातील एकमेव विद्यापीठ आहे. संरक्षण क्षेत्रातील असलेली संशोधन डीआरडीओ ही आयबीएसची एकमेव भारतीय संस्था आहे. विद्यापीठातील 'सेंटर फॉर मॉडेलिंग अँड सिम्युलेशन' विभागाने या प्रक्रियेत महत्त्वाची भूमिका बजावली

असून या विभागाने लष्करी

विमानतळावर दीड

पुणे : लोहगाव येथील आंतरराष्ट्रीय

विमानतळावर आखाती देशातून सोने

घेऊन आलेल्या महिलेसह दोघांना

केंद्रीय सीमाशुल्क विभागाने पकडले.

त्यांच्याकडून ४७ लाखांचे दीड किलो

शेख हसीना निस्सार (रा.डोंगरी,

मुंबई) आणि अब्दुलनिसार

कासारगौड बदुवान कुन्ही (रा.

केरळ) अशी तस्करी प्रकरणात

पकडलेल्या प्रवाशांची नावे आहेत.

त्यांच्याविरुद्ध भारतीय कस्टम

कायद्याअंतर्गत गुन्हा दाखल करण्यात

आला आहे. हसीना आणि

अब्दुलनिसार दुबईहून दीड किलो

सोने घेऊन लोहगाव विमानतळावर

उतरले. त्यांनी अंतर्वस्त्रात सोने

लपविले होते. सीमाशुल्क विभागाच्या

पथकाला (कस्टम) संशय आल्याने

त्यांनी दोघांची तपासणी केली.

''ते' विद्यार्थी

भारताचे खरे

सांस्कृतिक दूत'

पुणे : भारत आणि इतर देशांमधील

सांस्कृतिक संबंध वाढवणे, त्यांचे

पुनरुज्जीवन करून त्याला बळकटी

देणे हेच 'आयसीसीआर' अर्थात

भारतीय सांस्कृतिक संबंध परिषदेच्या

स्थापनेचे उदिष्ट आहे. विविध देशातील

विद्यार्थ्यांच्या माध्यमातून सांस्कृतिक

देवाणघेवाण करण्यासाठी ही संस्था

महत्त्वाची भूमिका बजावत असून या

संस्थेच्या माध्यमातून अभ्यास करणारे

विविध देशांतील विद्यार्थी हेच आपल्या

देशाचे खरे सांस्कृतिक दूत बनतील

असा विश्वास राज्यपाल सी.

विद्यासागर राव यांनी सोमवारी व्यक्त

सावित्रीबाई फुले विद्यापीठाच्या

आवारातील भारतीय सांस्कृतिक संबंध

परिषदेच्या नवीन क्षेत्रीय कार्यालयाचे

उद्घाटन विद्यासागर राव यांच्या हस्ते

होणार होते. मात्र, काही तांत्रिक

कारणामुळे ते पुण्यात येऊ शकले

नाहीत. त्यामुळे आयसीसीआरचे

अध्यक्ष खासदार डॉ. विनय सहस्रबुद्धे

यांच्या हस्ते उद्घाटन झाले. त्यानंतर

झालेल्या कार्यक्रमात राज्यपालांनी

व्हीडीओ कॉन्फरन्सिंगद्वारे संवाद

साधला. कुलगुरू डॉ. नितीन

संचालक मिलिंद कांबळे. सैयद मेहमद

अख्तर, डॉ. विजय खरे या वेळी

आयसीसीआर'च्या अध्यक्षपदाची

जबाबदारी स्वीकारल्यानंतर डॉ. विनय

सहस्रबुद्धे यांनी राष्ट्रीय सांस्कृतिक

संबंध परिषदेच्या कार्यात गतिशीलता

आणली आहे. त्यांची नियुक्ती हा

महाराष्ट्राचा सन्मान आहे. जगातील

विविध देशांशी सांस्कृतिक संबंध

प्रस्थापित करताना विद्यार्थी हेच

महत्त्वाची भूमिका बजावतात.

जगभरातील अनेक देश भारताबरोबर

सांस्कृतिक आदानप्रदान करण्यासाठी

उत्सुक आहेत. आजही कंबोडिया,

थायलंड, इंडोनेशिया, जपान आणि

इतर देशांत भारताच्या संस्कृतीचा मोठा

प्रभाव आढळतो. भारतीय संस्कृतीचा

प्रसार-प्रचार झाल्यास त्याचा पर्यटन

उद्योगाला मोठा फायदा होणार आहे.

पर्यटनाच्या माध्यातूनही सांस्कृतिक

देवाण-घेवाण होत असते. त्याबरोबरच

कला, संगीत आणि नृत्य क्षेत्रात युवा

कलाकारांना व्यासपीठ उपलब्ध करून

देणे हे परिषदेचे महत्त्वाचे काम आहे.

भविष्यात गोवा आणि मुंबईचे

कामही पुण्याच्या क्षेत्रीय कार्यालयातून

करण्याचा विचार असल्याचे सहस्रबुद्धे

यांनी सांगितले. डॉ. नितीन करमाळकर

यांनी प्रास्ताविक केले. प्र-कुलगुरू डॉ.

एन. एस. उमराणी यांनी आभार मानले.

करमाळकर,

उपस्थित होते.

आयसीसीआरचे

सोने जप्त करण्यात आले आहे.

किलो सोने जप्त

लोहगाव



अभियांत्रिकी क्षेत्रामधील विविध प्रकल्पांमध्ये लक्षणीय सहभाग घेतला

क्षेपणास्त्र विज्ञानाच्या प्रसारासाठी 'आयबीएस'ची स्थापना करण्यात आली. या क्षेत्रामध्ये अनुभव व तंत्रज्ञानाची देवाणघेवाण हे संस्थेचे प्रमुख उद्दिष्ट आहे. या पार्श्वभूमीवर विद्यापीठामध्ये या क्षेत्रात संशोधन करणाऱ्या विद्यार्थ्यांना नव्या संधी मिळण्याची शक्यता आहे.

आयबीएसच्या सभासदत्वामुळे डीआरडीओ आणि सावित्रीबाई फुले पुणे विद्यापीठास संरक्षण क्षेत्रात शस्त्रास्त्रांविषयी संशोधन करणाऱ्या इतर देशातील संस्थांशी वैचारिक देवाणघेवाण करण्याची संधी मिळणार आहे. यामुळे या क्षेत्रात संशोधन करणाऱ्या विद्यापीठातील व्यावसायिक विद्यार्थ्यांच्या कारकिर्दीसह मोठा फायदा मिळणार

आयबीएसकडून दर दोन वर्षांनी या क्षेत्रामध्ये विविध घडामोडींवर चर्चा करण्यासाठी आंतरराष्ट्रीय स्तरावर परिषदेचे आयोजन करण्यात येते. आयबीएसची या वर्षीची परिषद हैदराबाद येथे होणार असून ही भारतातील पहिलीच परिषद आहे.

लष्करी अभियांत्रिकीमधील बॅलिस्टिक्स, फ्ल्युईड, स्ट्रक्चरल डायनामिक्स यासारख्या विशिष्ट अभ्यासशाखा तसेच मटेरियल्स मॉडेलिंग, सिग्नल प्रोसेसिंग, मेकॅट्रानिक्स यांसारख्या इतर क्षेत्रांवर लक्ष केंद्रित करून यासंदर्भातील विविध प्रकल्प विद्यापीठामध्ये यशस्वीरीत्या पूर्ण करण्यात आले आहेत.

परिषदेस नीती आयोगाचे सदस्य डी. व्ही. के. सारस्वत व संरक्षण मंत्र्यांचे विज्ञानविषयक सल्लागार डॉ. सतीश रेड्डी उपस्थित राहणार आहे. विद्यापीठाला आयबीएस सभासद म्हणून या परिषदेत सहभागी होण्याची संधी मिळणार आहे.

संसदेचे कामकाज ठप्प करणाऱ्या काँग्रेसविरोधात शहर भाजपचे एक दिवसीय उपोषण

प्रतिनिधी, पुणे

नुकतेच पार पडलेल्या संसदेच्या अर्थसंकल्पीय अधिवेशनात केवळ ४५ तास आणि राज्यसभेत ४५ तास कामकाज झाले. दोन्ही सभागृहांचे मिळून २४८ तास वाया गेले. गेल्या अठरा वर्षातील सर्वात कमी कामकाज या अधिवेशनात झाले. त्यामुळे संसदेचे कामकाज ठप्प करणाऱ्या काँग्रेसच्या तसेच विरोधी पक्षांच्या निषेधार्थ गुरुवारी (१२ एप्रिल) जंगली महाराज रस्त्यावरील राणी लक्ष्मीबाई चौकात शहर भाजपकडून एक दिवसाचे लाक्षणिक उपोषण करण्यात येणार आहे.

काँग्रेसच्या लोकशाहीविरोधी भूमिकेला विरोध करण्यासाठी सकाळी दहा ते सायंकाळी पाच या वेळेत खासदार अनिल शिरोळे, गिरीश पालकमंत्री बापट, समाजकल्याण राज्यमंत्री दिलीप कांबळे, शहराध्यक्ष योगेश गोगावले, महापौर मुक्ता टिळक यांच्यासह पक्षाचे आमदार, पदाधिकारी उपोषणात सहभागी होणार आहेत.

विरोधी पक्षांच्या आडमुठ्या धोरणामुळे संसदेचे कामकाज होऊ शकले नाही. त्याच्या निषेधार्थ भाजपच्या खासदारांनी संसदेच्या प्रांगणातील महात्मा गांधी यांच्या पुतळ्यासमोर धरणे धरले होते. तसेच विरोधी पक्षांच्या वर्तणुकीचा सनदशीर मार्गाने विरोध करण्यासाठी भाजपचे खासदार आपापल्या मतदारसंघात १२ एप्रिल रोजी एक दिवस उपोषण करणार आहेत, अशी माहिती खासदार अनिल शिरोळे यांनी दिली. पालकमंत्री गिरीश बापट, शहराध्यक्ष योगेश गोगावले या वेळी उपस्थित होते. शिरोळे म्हणाले, वस्तू व सेवा करामुळे (गुड्स ॲण्ड सर्व्हिस टॅक्स - जीएसटी) देशाची अर्थव्यवस्था गतिमान होत आहे.

रखवालदारावर हल्ला करून एटीएम यंत्र फोडण्याचा प्रयत्न

पुणे : लष्कर भागातील एटीएम थांबलेल्या बाहेर रखवालदारावर कोयत्याने वार करून चोरट्यांनी एटीएम यंत्राची तोडफोड केली. चोरट्यांनी यंत्रातून पैसे काढण्याचा प्रयत्न केला. मात्र, यंत्रातन पैसे न काढता आल्याने चोरटे पसार झाल्याची घटना सोमवारी पहाटे घडली. मदनसिंग दयालसिंग (वय ४७) असे जखमी झालेल्या रखवालदाराचे नाव आहे. लष्कर भागातील इस्ट स्ट्रीट परिसरात बॉम्बे गॅरेजसमोर कोटक महिंद्रा बँकेचे एटीएम केंद्र आहे. रात्रपाळीत रखवालदार असलेले मदनसिंग डोक्यात कोयत्याने वार केला आणि त्यानंतर चोरटे एटीएम केंद्रात शिरले.

एटीएम केंद्राच्या बाहेर थांबले होते. पहाटे चारच्या सुमारास दोन चोरटे तेथे आले आणि त्यांनी मदनसिंग यांच्या

वयाने मोठे असले तरी मोघे हा माणूस यार वाटला

प्रतिनिधी, पुणे

असण्याचा कोणताही अभिनिवेश सुधीर मोघे सरांनी बाळगला नाही. त्यांचं सर्वांशी खुप छान बोलणं मनाला भिडायचं आणि त्यातुन मैत्र जडले गेले. वयाने मोठे असले तरी मोघे हा माणूस यार वाटला, अशी भावना प्रसिद्ध कवी संदीप खरे यांनी सोमवारी व्यक्त केली.

कॉन्टिनेन्टल प्रकाशनातर्फे संदीप खरे यांनी संपादित केलेल्या 'आरसपानीः निवडक सुधीर मोघे' या पुस्तकाचे प्रकाशन ज्येष्ठ लेखिका डॉ. वीणा देव यांच्या हस्ते झाले. 'लोकसत्ता'चे सहायक संपादक मुकुंद संगोराम, मोघे यांच्या पत्नी राभदा मोघे आणि प्रकाशिका अमृता कुलकर्णी या वेळी उपस्थित होत्या.

खरे म्हणाले, कलाकारापेक्षाही मोघे यांच्यातील रसिकत्व मोठे होते. त्यांच्या वागण्या-बोलण्यात नैसर्गिक सहजता होती. ते खऱ्या अर्थाने आरसपानी होते. त्यांचं निरंकुश जगणं बेगडी वाटलं नाही. गीत सादर करताना त्यामागचा संगीतकार, कविता सादर करताना रसिकांना जिंकणारे कवी, निसर्गाची विविध रूपे कुंचल्याद्वारे रेखाटणारे चित्रकार असे त्यांच्या व्यक्तिमत्त्वाचे नाना रंग फुलून यायचे.

मोघे यांचे निर्मितीचे उन्मेष, अनुभवसंपन्नता आणि विविध कलांमध्ये त्यांचं रमणं याचा अनुभव राव म्हणाले, चार महिन्यांपूर्वीच भी अनेकदा घेतला असल्याचे सांगून वीणा देव म्हणाल्या, कविता आणि गीतलेखन यातील सीमारेषा आणि बलस्थानं याची त्यांना जाण होती.



कॉन्टिनेन्टल प्रकाशनतर्फे 'आरसपानी : निवडक सुधीर मोघे' या पुस्तकाचे प्रकाशन डॉ. वीणा देव यांच्या हस्ते सोमवारी झाले. अमृता कुलकर्णी, शुभदा मोघे आणि संदीप खरे या वेळी उपस्थित होते.

गदिमा यांच्याप्रमाणे मोघे यांना शब्द शरण असले तरी प्रयोगशीलतेचा स्वीकार करण्याची त्यांची तयारी असायची. या शब्दवेड्या माणसाने कवितेची पालखी पढे नेली आणि हा ध्वज नव्या पिढीमध्ये संदीप खरे नाचता ठेवत आहे.

मोघे यांच्याशी असलेल्या मैत्रीचे पैलू उलगडत संगोराम म्हणाले, शब्दांचे सुंदर शिल्प, स्वरांची अप्रतिम जाण यातून त्यांनी नवे विश्व निर्माण केले. गदिमा या नावाशी मोघे यांची नाळ जोडली गेली असली तरी सर्व कवींच्या कविता त्यांना मुखोद्गत होत्या. कवितेला चाल असतेच. फक्त ती सापडणे महत्त्वाचे असते. ती गदिमा यांच्यानंतर मोघे यांना आणि आता संदीप खरे यांना सापडली आहे. स्वतःच्या शब्दांशी प्रामाणिक

राहणारा, तडजोड न करणारा मनस्वी

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कराड नगरपरिषद्, कराड

ता. कराड, जि. सातारा

जाहीर सुचना क्र- ५ महाराष्ट्र शासन नगरविकास विभागाकडील निर्णय क्र.टीपीएस/१८१८ /५२७/प्र.क्र.१३९/१५/नवि-१३ दि.१६/०३/२०१७ च्या अन्वये राज्यातील सर्व नगरपालिका/महा-नगरपालिका व संबंधित नियोजन प्राधिकरणे यांच्याकडील इमारतींच्या बांधकामासाठी लागणाऱ्या विविध परवानगी प्रकरणात एकसुत्रता आणण्याच्या दृष्टीकोनातून शासन स्तरावर एक संगणकीय आज्ञावली (Portal) व या प्रयोजनासाठी विभागाचे संकेतस्थळ विकसित करण्यात आले आहे. तसेच महाराष्ट्र शासन माहिती तंत्रज्ञान विभागाकडील निर्णय क्र.मातस./१७१७/प्र.क्र.१९१/३९ दि. २४/०३/२०१७ च्या अन्वये राज्यातील नागरिक स्थानिक स्वराज्य संस्थेमध्ये इमारत बांधकाम कार्यपद्धती (BPMS) सुरु करण्याचे शासनाने निर्देश दिले आहेत. त्यानुसार दिनांक १२/०४/२०१८ पासून कराड शहराच्या हद्दीतील इमारत बांधकाम मंजुरीचे प्रस्ताव ऑनलाईन पद्धतीने स्वीकारण्यात येतील. त्यानुसार प्रत्येक बांधकाम नकाशे हे CAD Drawing मध्ये तयार करणे व त्याप्रमाणे सदर वास्तुविशारद यांच्याकडून स्वीकारणे शासनाने बंधनकारक केले आहे. कार्यप्रणालीबाबत काही शंका असल्यास कराड नगरपरिषदेच्या बांधकाम विभागाशी संपर्क साधावा हि विनंती.

Website: mahavastu.maharashtra.gov.in

श्री. यशवंत डांगे, मुख्याधिकारी कराड नगरपरिषद, कराड

असा आरसपानी सुधीर मोघे हा कलाकार आणि माणूस या पुस्तकातून भेटेल, असे शुभदा मोघे यांनी सांगितले.

अमृता कुलकर्णी यांनी प्रास्ताविक केले. अवधूत पटवर्धन यांनी सत्रसंचालन केले.

एसीसी लिमिटेड

नोंदणीकृत कार्यालय : सिमेंट हाऊस, १२१, महर्षी कर्वे रोड, मुंबई - ४०० ०२०.

सीआयएन : एल२६९४०एमएच१९३६पीएलसी००२५१५

सूचना याद्वारा सुचना देण्यात येते की, ३१ मार्च, २०१८ रोजी संपलेल्या पहिल्या तिमाहीकरिता कंपनीचे अलेखापरीक्षित वित्तीय निष्कर्ष, इतर गोष्टींसमवेत, विचारात घेण्याकरिता आणि मान्य करण्याकरिता कंपनीच्या संचालक मंडळाची सभा **बुधवार,**

१८ एप्रिल, २०१८ रोजी घेण्यात येणार आहे. एसीसी लिमिटेडकरिता रामास्वामी कालिदास कंपनी सेक्रेटरी व हेड कॉम्प्लाएन्स तारीख : ०९ एप्रिल, २०१८ एफसीएस : २४४०

जाहीर नोटीस

तमाम लोकांस या जाहीर नोटीसीने कळविण्यात येते की, खालील परिशिष्टात नमूद केलेली मिळकत ही अरीफा शेखलाल शेख राहणार : सि.टी.एस.नं. १२, रविवार पेठ, पुणे-४११००२. यांना त्यांचे आजोबा फकीर मोहंमद चांदसाहेब यांच्या मृत्युपत्रान्वये प्राप्त झालेली आहे सदर मिळकत अरीफा शेखलाल शेख यांची मालकीहकाची व वहिवाटीची असून त्यांच्या प्रत्यक्ष कब्जात व ताबे वहिवाटीत असून सदर मिळकतीच्या मालमत्तापत्रकाच्या उताऱ्यावर अरीफा शेखलाल फकीर अशी नावाची नोंद कब्जेदार सदरी करण्यात आलेली आहे. सदर मालकांनी सदर मिळकत आमचे अशिलांना विकण्याचे मान्य व कबल केलेले आहे. सदर मिळकतीवरील इमारतीमधील तळ मजल्यावरील एक द्कान भाडेकरू नामे श्री. उगम नागराज मेहता यांच्या ताब्यात असून या व्यतीरिक्त सदर मिळकत पुर्णपणे निर्वेध व निजोखमी असल्याबद्दलची खात्री त्यांनी आमचे अशिलांस दिलेली आहे. तरी सदर मिळकतीवर कोणाचाही गहाण, दान, बक्षिस, लीन, लिज, पोटगी, कोर्ट डिक्री, कोर्टात वादाचा विषय, भाडेकरु हक्क, मुखत्यारपत्र, ताबा, वहिवाट, लायसन्स, वारस हक्क, विसार पावती, साठेखत, खरेदीखत, करारनामा अथवा तोंडी करार असल्यास त्यांनी प्रस्तुतची नोटीस प्रसिध्द झाल्यापासून **पंधरा दिवसांच्या आत** मूळ कागदपत्रे व त्याच्या सत्य प्रतिसह लेखी हरकत नोंदवून आमची खात्री पटवून द्यावी. वरील मुदतीत हरकत न आल्यास कोणाचाही कोणत्याही प्रकारचा हक्क, हितसंबंध नाही किंवा असल्यास त्यांनी तो जाणीवपूर्वक कायमचा सोडून दिलेला आहे. असे समजून आमचे अशिल नियोजीत व्यवहार पुर्ण करतील व त्यानंतर कोणाची कसल्याही प्रकारची तक्रार चालणार नाही, याची नोंद घ्यावी.

परिशिष्ट : तुकडी पुणे, पोट तुकडी पुणे शहर मे. सब रजिस्ट्रार साहेब हवेली नं. १ ते २७ यांचे कार्यकक्षेतील तसेच पुणे महानगरपालिकेच्या हद्दीतील पेठ रविवार येथील सि.स. नं. १३, यासी एकुण **क्षेत्र ७१.९० चौ.मीटर** पैकी उपरोक्त मालकाचा अविभक्त अर्धा हिस्सा व सदर मिळकती वरील ७० वर्षे जुनी इमारत + तळ मजला + पहिला मजला मधील तळ मजल्यावरील ६' x १८' मोजमापाचे एक दकान (श्री. उगम नागराज मेहता या भाडेकरूच्या ताब्यातील) व पहिल्या मजल्यावरील पश्चिमेकडील नागिलबाजूच्या **अनुक्रमे १५' x ११'५'' म्हणजेच १७२.५ चौ.फु. आणि १०'५'' x १४'५'' म्हणजेच १५२.२५ चौ.फु.** अशा मोजमापाच्या दोन खोल्या, संपुर्ण मिळकतीची चतु:सिमा येणेप्रमाणे : **पुर्वेस** : सि. टी. एस. न. १४ रविवार पेठची मिळकत, **दक्षिणेस :** सि. टी. एस.न. १२ रविवार पेठची मिळकत, पश्चिमेस : सि. टी. एस. न. ११ रविवार पेठची मिळकत, उत्तरेस : रस्ता.

ही जाहीर नोटीस दिनांक : ०७/०४/२०१८ फरीदा खान, ॲडव्होकेट व नोटरी १०४, पहिला मजला, स्टर्लिंग हाऊस, १९८४, कॉन्व्हेंन्ट स्ट्रीट, चोक्शी शाळेजवळ, कॅम्प, पुणे -४११००१. फोन नं. ०२०-२६३३३८९५

फुले वाड्याचा इतिहास लघुपटातून उलगडणार

प्रतिनिधी, पुणे

वाड्यातच त्याचे सादरीकरण

गळफास घेऊन आत्महत्या केल्याची घटना सोमवारी सदाशिव पेठ भागात **पुणे शहरातील** काही दुर्लक्षित वास्तू, घडली. आत्महत्या करण्यापूर्वी तिने व्यक्तींबरोबरच फुले वाड्याचा लिहिलेली चिट्ठी पोलिसांनी जप्त इतिहास उलगडणाऱ्या एका लघुपटाची निर्मिती करण्यात आली स्नेहल संतोष शहा (वय ३४, असून, महात्मा फुले यांच्या जयंतीच्या रा.गौरी गणेश अपार्टमेंट, कुमठेकर पूर्वसंध्येला १० एप्रिलला फुले

आत्महत्या केलेल्या युवतीचे नाव करण्यात येणार आहे. आहे. स्नेहल या एका महाविद्यालयात प्रत्येक शहरातील ऐतिहासिक वास्तू त्या शहराचा चेहरा असते. मात्र, काही वास्तू किंवा व्यक्ती दुर्लक्षित राहतात. पुणे शहरातील

प्राध्यापिका होत्या. त्यांनी नोकरी सोडली होती. आई-वडिलांबरोबर त्या राहत होत्या. स्नेहल यांनी सोमवारी सकाळी गळफास घेतल्याचा प्रकार उघडकीस आला. त्यांच्या चुलतभावाने याबाबतची माहिती पोलिसांना दिली. विश्रामबाग पोलिसांनी घटनास्थळी भेट दिली. स्नेहल यांनी आत्महत्या करण्यापूर्वी लिहिलेली चिठ्ठी (सुसाईड नोट) जप्त करण्यात आली आहे. 'माझे आई-वडील चांगले आहेत. त्यांना त्रास देऊ नये', असे स्नेहल यांनी लिहिलेल्या चिठ्ठीत म्हटले आहे. स्नेहल अविवाहित होत्या. त्यांनी नैराश्यातून आत्महत्या केल्याचा संशय पोलिसांकडून व्यक्त करण्यात आला आहे. याप्रकरणी विश्रामबाग पोलीस ठाण्यात अकस्मात मृत्यू अशी

नैराश्यातून

आत्महत्या

केली आहे.

प्रतिनिधी, पुणे

नैराश्यातून प्राध्यापक युवतीने

रस्ता,६८५, सदाशिव पेठ) असे

सदनिकेत एकटी राहणारी ज्येष्ठ महिला मृतावस्थेत सापडली

नोंद करण्यात आली आहे.

पुणे : विधी महाविद्यालय रस्त्यावर सदनिकेत एकटी राहणारी ज्येष्ठ महिला मृतावस्थेत सापडल्याची घटना सोमवारी उघडकीस आली.

अरुणा धरु (वय ८३,रा.राहल अपार्टमेंट, विधी महाविद्यालय रस्ता) असे मृतावस्थेत सापडलेल्या ज्येष्ठ महिलेचे नाव आहे. अरुणा धुरु या बहिणीबरोबर राहुल अपार्टमेंटमध्ये राहत होत्या. त्यांच्या बहिणीचा मृत्यू झाल्यानंतर त्या एकट्याच राहत होत्या. त्यांची दृष्टी क्षीण झाल्याने त्या घराबाहेर पडतं नव्हत्या. धुरु राहत असलेल्या सदनिकेतृन सोमवारी वास येत असल्याने शेजारी राहणाऱ्या अरुणा कर्णिक यांनी अग्निशमन दल तसेच पोलिसांना या घटनेची माहिती दिली. अग्निशमन दलाच्या जवानांनी सदनिकेचा दरवाजा तोडला, तेव्हा धुरु मृतावस्थेत सापडल्या. पोलिसांनी घटनास्थळाची पाहणी केली. धुरु यांच्या सदिनकेत काही न्यायालयीन खटल्याची कागदपत्रे सापडली. त्या कागदपत्रांवर एका वकिलांचा मोबाइल क्रमांक आढळून आला. पोलिसांनी विकलांशी संपर्क साधला. त्यांच्या नातेवाइकांबाबत विचारणा करण्यात आली.

तेव्हा धुरु यांचे नातेवाईक मुंबईत राहत असल्याची माहिती मिळाली. पोलिसांनी धुरु यांचा मृत्यू झाल्याची माहिती नातेवाइकांना दिली. धुरु यांचा मृतदेह ससून रुग्णालयात शवविच्छेदनासाठी पाठविण्यात आहे. शवविच्छेदन आला अहवालात त्यांच्या मृत्यूमागचे कारण स्पष्ट होईल, अशी माहिती पोलिसांकड्न देण्यात आली.

वेबसाइट : www.acclimited.com

फुले जयंतीच्या पूर्वसंध्येला आज वाड्यात सादरीकरण

अशीच काही ठिकाणे आणि व्यक्तींच्या इतिहासाला स्पर्श करीत फुले वाड्यापर्यंतचा इतिहास मांडणाऱ्या 'बिनसावल्यांच्या गावात' या नावाच्या लघुपटाची निर्मिती गौरी पटवर्धन यांनी केली आहे. वाड्याच्या उभारणीपासून तो राष्ट्रीय स्मारक होईपर्यंतच्या घडमोडी त्यात मांडल्या गेल्या आहेत. महात्मा फुले यांच्या जयंतीच्या पूर्वसंध्येला मंगळवारी

सादरीकरण करण्यात येणार आहे. फुले जयंतीनिमित्त या लघुपटाचे प्रथमच सार्वजनिक सादरीकरण होत आहे. महात्मा जोतिराव फुले प्रतिष्ठानच्या वतीने आयोजित हे सादरीकरण सर्वांसाठी विनामुल्य आहे, अशी माहिती प्रतिष्ठानच्या सरचिटणीस ॲड. शारदा वाडेकर यांनी दिली. गौरी पटवर्धन यांनी यापूर्वी मोदी खाना या पुणे लष्कर भागातील (१० एप्रिल) संध्याकाळी साडेसहा परिसरावर केलेल्या लघुपटाला राष्ट्रीय गौरव प्राप्त झाला आहे. वाजता फुले वाड्यात या लघुपटाचे

KPIT TECHNOLOGIES LIMITED

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Recommendations of the Independent Directors Committee ("IDC") of KPIT Technologies Limited ("TC") on the open offer ("Offer") made by Proficient Finstock LLP, Mr. Kishor Patil, National Engineering Industries Limited, Birlasoft (India) Limited ("Acquirer") to the public shareholders of the TC under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

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1	Date	April 9, 2018
2	Name of the Target Company (TC)	KPIT Technologies Limited
3	Details of the Offer pertaining to TC	Offer for acquisition of upto 51,349,673 full paid-up equity shares of face value of ₹ 2/- each ("Equity Share") representing 26% of the fully dilute voting equity share capital of the TC, from the publishareholders of the TC, by the Acquirers and the Persons Acting in Concert ("PACs") (as defined below under Regulations 3(1), 4 and 5(1) of the SEE (Substantial Acquisition of Shares and Takeovers Regulations, 2011. ("SEBI (SAST) Regulations")
		Offer Price: ₹ 182/- (Rupees One Hundred and Eighty Two only) per Equity Share. ("Offer Price")
		Mode of payment: Cash
4	Name(s) of the Acquirer and PAC with the acquirer	Acquirers: 1. Proficient Finstock LLP, 2. Mr. Kishor Patil, 3. National Engineering Industries Limited and 4. Birlasoft (India) Limited and

Birlasoft (India) Limited and PACs: Shashishekhar Pandit Nirmala Pandit Chinmay Pandit Hemlata Shende Anupama K Patil Shrikrishna Patwardhan

Ajay Bhagwat Ashwini Bhagwat Sachin Tikekar K and P Management Services Pvt Ltd Central India Industries Limited Kotak Mahindra Capital Company Limited Name of the Manager to the

> Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Contact Person: Mr. Ganesh Rane Tel: +91 22 4336 0128 Fax: +91 22 6713 2447 Email: kpit.openoffer@kotak.com

27 BKC, 1st Floor, Plot No. C-27, 'G' Block,

Website: http://investmentbank.kotak.com SEBI Registration Number: INM000008704 Members of the Committee 1. Lila Poonawalla - Chairperson

of Independent Directors 2. Adi Engineer (IDC) (Please indicate the Anant Talaulicar chairperson of the Committee separately)

IDC Member's relationship All the members of the IDC are independent and with the TC (Director, Equity | non-executive directors on the Board of Directors of

shares owned, any other the TC. contract / relationship), if Ms. Lila Poonawalla holds 1,30,000 Equity Shares in the TC. Other than Ms. Lila Poonawalla's shareholding in the TC, there is no other relationship of IDC members with the Company or its directors.

IDC Members

8 Trading in the Equity shares/ None of the IDC members have traded in equity shares other securities of the TC by of the TC in the preceding twelve months.

Equity shares owned, any with the Acquirer or the PACs. other contract / relationship), if any

Offer

IDC Member's relationship No member of the IDC (i) holds any directorship; (ii) with the Acquirer (Director, holds any shares; or (iii) has any relationship / contract

other securities of the Acquirers by IDC members

10 Trading in the Equity shares/ None of the securities of the Acquirers are listed.

recommendation

Recommendation on the At close of April 6, 2018, the market price of the shares open offer, as to whether the of the TC as traded on the BSE Limited ("BSE") and offer is fair and reasonable National Stock Exchange of India Limited ("NSE") was ₹224.30 and ₹224.80 respectively, which is more than the Offer Price.

IDC believes that the Open Offer is in line with the SEBI (SAST) Regulations, 2011. However, the Public Shareholders should independently evaluate the Offer and take an informed decision in this regard.

12 Summary of the reasons for

IDC has perused the Letter of Offer ("LO"), the Detailed Public Statement ("DPS"), the Public Announcement ("PA") and other documents as released by the Kotak Mahindra Capital Company Limited (as the Manager to the Offer) on behalf of the Acquirer and the PACs. Based on the above, the IDC is of the opinion that the offer price of ₹ 182 (Rupees One Hundred and Eighty-Two only) per Equity share is in accordance with the guidelines

prescribed by the SEBI (SAST) Regulations, 2011. The IDC has taken into consideration the following for making this recommendation:

 The Offer is a mandatory open offer in compliance with Regulation 3(1), Regulation 4 and Regulation 5(1) of the SEBI (SAST) Regulations, 2011 pursuant to the indirect acquisition of the voting rights and control of the TC.

The Offer price is in line with the parameters prescribed by SEBI as per SEBI (SAST) Regulations, 2011.

13 Details of Independent NIL Advisors, if any

14 Any other matter(s) to be None

highlighted

Place : Pune

Date : April 9, 2018

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

> For and on behalf of the Independent Directors Committee of z KPIT Technologies Limited Lila Poonawalla

मध्य प्रदेश: बंद से निपटने के लिए आज कड़ी चौकसी

भोपाल, ९ अप्रैल (भाषा)।

गत दो अप्रैल को दलित संगठनों के भारत बंद के दौरान मध्य प्रदेश के ग्वालियर, मुरैना और भिंड में हुई हिंसा के बाद, उच्च जातियों के संगठनों द्वारा 10 अप्रैल को प्रस्तावित भारत बंद तथा 14 अप्रैल को संविधान निर्माता डॉ बीआर आंबेडकर की जयंती के मद्देनजर प्रशासन पूरी तरह सतर्कता बरत रहा है।

दलित संगठनों ने अनुसूचित जाति अनुसूचित जनजाति (अत्याचार निवारण) कानून को कथित तौर पर शिथिल किए जाने के सुप्रीम कोर्ट के फैसले के विरोध में गत दो अप्रैल को भारत बंद आयोजित किया था। इस दौरान मध्य प्रदेश में हुई हिंसा में 8 लोगों की मौत हो गई थी।

बताया जाता है कि मध्य प्रदेश पुलिस की इंटेलीजेंस शाखा की पूर्व चेतावनी के बावजूद

दो अप्रैल को प्रदेश के तीन जिलों ग्वालियर, म्रैना और भिंड में हिंसा रोकी नहीं जा सकी। इन जिलों में आठ लोगों की मौत हो गई। पुलिस मुख्यालय के एक वरिष्ठ अधिकारी ने अपना नाम जाहिर नहीं करने की शर्त पर बताया, 'मध्य प्रदेश पुलिस की इंटेलीजेंस शाखा ने प्रदेश के सभी जिला पुलिस प्रमुखों (एसपी) को दलित संगठनों के दो अप्रैल के भारत बंद के दौरान सतर्क रहने की चेतावनी लिखित में 31 मार्च और एक अप्रैल को भेजी थी।

उन्होंने बताया कि यह चेतावनी भोपाल और इंदौर के डीआइजी और प्रदेश के 49 जिलों के पुलिस अधीक्षकों को भेजी गई थी। यह चेतावनी मैसेंजिंग ऐप वाटसअप के जरिये भी पूरे प्रदेश में कई बार जारी की गई थी।

पुलिस की इंटेलीजेंस शाखा के अधिकारी ने कहा कि उच्च जातियों के संगठनों द्वारा 10

अप्रैल को होने वाले भारत बंद को लेकर हम पुरी तरह सतर्कता बरत रहे हैं और हालात पर गहरी नजर रखे हए हैं। 14 अप्रैल को संविधान निर्माता डॉ बीआर आंबेडकर की जयंती है, जिसे लेकर भी हम ऐहतियात बरत रहे हैं।

उन्होंने कहा कि इंटेलीजेंस की चेतावनी को देखते हुए पुलिस मुख्यालय द्वारा 25 मार्च को रामनवमी के मौके पर संवेदनशील जिलों में तैनात किए गए विशेष सशस्त्र बल (एसएएफ) को हटाया नहीं गया है। अलग-अलग जिलों में अतिरिक्त बल अब भी तैनात हैं।

बंद के दौरान भिंड जिले में हिंसा से प्रदेश में सबसे अधिक चार लोगों की मौत हुई। भिंड के पुलिस अधीक्षक प्रशांत खरे से इस संबंध में प्रतिक्रिया के लिए कई दफा संपर्क करने की कोशिश की गई लेकिन उनसे संपर्क नहीं हो सका। दो अप्रैल को बंद के दौरान हिंसा होने पर ग्वालियर में तीन और मुरैना में एक व्यक्ति की मौत भी हुई। कुल आठ मृतकों में से छह दलित और दो उच्च जाति के लोग हैं। उल्लेखनीय है कि अनुसूचित जाति अनुसूचित जनजाति (अत्याचार निवारण) अधिनियम के बारे में सप्रीम कोर्ट के फैसले को लेकर दो अप्रैल को दिलत संगठनों ने भारत बंद का आयोजन किया था। उस दौरान हुई हिंसा के बाद तीन स्थानों बालाघाट, भिंड और सतना जिलों में आंबेडकर की प्रतिमा को कथित तौर पर क्षतिग्रस्त करने की घटनाएं हुईं।

बालाघाट में नक्सल विरोधी अभियान का नेतृत्व कर रहे अतिरिक्त पुलिस महानिदेशक जी जर्नादन ने फोन पर बताया कि जिले में तीन अप्रैल को आंबेडकर की प्रतिमा को नुकसान पहुंचाने के आरोप में तीन लोगों को गिरफ्तार किया गया है।

तेदेपा सांसदों को हिरासत में लेना केंद्र का दमनकारी खैया: नायडू

अस्पताल में भर्ती कराए गए सांसदों से बातचीत की

अमरावती (आंध्र प्रदेश), ९ अप्रैल (भाषा)।

आंध्र प्रदेश के मुख्यमंत्री एन चंद्रबाबू नायडू ने नई दिल्ली में तेदेपा सांसदों को पुलिस हिरासत में लिए जाने की आलोचना करते हुए कहा कि 'यह केंद्र के दमनकारी रवैये की इंतेहा है।'

उन्होंने कहा कि प्रधानमंत्री आवास के बाहर शांतिपूर्ण तरीके से प्रदर्शन कर रहे सांसदों के खिलाफ ऐसा दमनकारी व्यवहार अमानवीय है। मुख्यमंत्री कार्यालय की ओर से रविवार जारी विज्ञप्ति के अनुसार, 'गिरफ्तारी के बाद अस्पताल में भर्ती कराए गए सांसदों से नायडू ने फोन पर बातचीत की और उनके स्वास्थ्य के बारे में पूछा।

मुख्यमंत्री चंद्रबाबू नायडू ने कहा, 'उन्होंने (दिल्ली पुलिस ने) बेहद अमानवीय तरीके से व्यवहार किया। उन्होंने सांसदों की उम्र का ख्याल भी नहीं रखा। यह केंद्र के दमनकारी सलुक की इंतेहा है। केंद्र पूर्णतया अलोकतांत्रिक है।' आंध्र प्रदेश को विशेष राज्य का दर्जा देने की मांग को लेकर सात, लोककल्याण मार्ग स्थित प्रधानमंत्री आवास के पास प्रदर्शन करने का प्रयास कर रहे तेदेपा सांसदों को पुलिस ने हिरासत में लिया था।

महिला पुलिसकर्मी आत्महत्या मामले में निलंबित एसीपी गिरफ्तार

टाणे, ९ अप्रैल (भाषा)

एक महिला कॉन्स्टेबल को आत्महत्या के लिए कथित तौर पर उकसाने के मामले में निलंबित वरिष्ठ पुलिस अधिकारी को गिरफ्तार किया गया। पुलिस ने सोमवार यह जानकारी दी।

आरोपी सहायक पुलिस आयुक्त शामकुमार निपुंगे ने सुप्रीम कोर्ट द्वारा मामले में अग्रिम जमानत देने से इनकार करने के बाद पिछले हफ्ते कलवा पुलिस के समक्ष आत्मसमर्पण कर दिया था। ठाणे पुलिस की अपराध शाखा के एक वरिष्ठ अधिकारी ने बताया कि आरोपी को छह अप्रैल को गिरफ्तार किया गया और बाद में पलिस हिरासत में भेजा गया।

पुलिस के मुताबिक ठाणे कमिश्नर कार्यालय स्थित पुलिस मुख्यालय में पदस्थ कॉन्स्टेबल सुभद्रा पंवार पिछले वर्ष छह सितंबर को कलवा टाउनशिप में अपने फ्लैट में पंखे से लटकी मिली थीं। घटनास्थल से कोई सुसाइड नोट नहीं मिला था पंवार के भाई सुजीत पंवार ने बाद में निपुंगे और उनकी बहन के मंगेतर मुंबई पुलिस में कॉन्स्टेबल अमोल पाफले के खिलाफ महिला का उत्पीड़न करने और मानसिक रूप से प्रताड़ित करने की शिकायत दर्ज करवाई। निपुंगे के खिलाफ मामला दर्ज किया गया था और बाद में उन्हें निलंबित कर दिया गया।

बुलेट ट्रेन के लिए जमीन अधिग्रहण प्रक्रिया के खिलाफ प्रदर्शन

वड़ोदरा, ९ अप्रैल (भाषा)।

किसानों के एक समूह ने अमदाबाद-मुंबई हाईस्पीड रेल परियोजना के लिहाज से जमीन अधिग्रहण के लिए सोमवार यहां आयोजित परामर्श बैठक का विरोध किया और आरोप लगाया कि बैठक बहुत संक्षिप्त सूचना पर बुलाई गई थी।

ं बुलेट ट्रेन परियोजना पर काम कर रहे 'नेशनल हाई स्पीड रेल कॉर्पोरेशन' (एनएचएसआरसी) ने रविवार अखबारों में नोटिस प्रकाशित कर सोमवार की बैठक के बाबत प्रभावित किसानों को सुचित किया था। नोटिस में कहा गया कि भूमि अधिग्रहण प्रक्रिया को पूरा करने के लिए दूसरी हितधारक परामर्श बैठक आयोजित की जाएगी, लेकिन किसानों ने इस पर विरोध जताया और दावा किया कि दरअसल पहले कोई बैठक ही नहीं हुई।

यहां महात्मा गांधी नगर में बैठक स्थल पर पहुंचे किसानों ने मांग की कि एनएचएसआरसी के अधिकारी बैठक के पहले दौर का ब्योरा उनके साथ साझा करें। एक किसान प्रतिनिधि ने कहा, 'बैठक का एजंडा और मकसद स्पष्ट नहीं है, जिसे अधिकारी दूसरे दौर की कह रहे हैं। यह बहुत कम समय के नोटिस पर बुलाई गई और किसी को नहीं पता कि पहली बैठक कब हुई थी। प्रदर्शनकारी किसानों ने वड़ोदरा और भरूच के कलेक्टरों को ज्ञापन सौंपा और कहा कि नोटिस का आशय केवल औपचारिकता मात्र था और इसका मकसद प्रभावित किसानों को सूचित करना नहीं था। वहीं एनएचएसआरसी के प्रतिनिधि द्वैपायन दत्ता ने कहा कि किसान समय पर सूचित नहीं करने की शिकायत जरूर कर रहे हैं . लेकिन 60 से 70 फीसद किसान बैठक में आए थे।

दिग्विजय की नर्मदा परिक्रमा पदयात्रा पूरी हुई

नरसिंहपुर (मध्य प्रदेश), 9 अप्रैल (भाषा)।

कांग्रेस के वरिष्ठ नेता एवं मध्यप्रदेश के पूर्व मुख्यमंत्री दिग्विजय सिह की 'नर्मदा परिक्रमा पदयात्रा' सोमवार 192वें दिन पूरी होने के बाद मध्य प्रदेश के नरसिंहपुर जिले के बरमान घाट में समाप्त हो गई।

वर्ष 1993 से वर्ष 2003 तक मध्य प्रदेश के मुख्यमंत्री रहे दिग्विजय (70) ने अपनी पत्नी अमृता राय (46) के साथ इसी बरमान घाट से पिछले साल 30 सितंबर को नर्मदा पूजन के बाद यह नर्मदा परिक्रमा पदयात्रा शुरू की थी दिग्विजय, अमृता एवं पूर्व सांसदगण रामेश्वर नीखरा एवं नारायाण सिंह अमलाबे सहित उनके कई समर्थक नर्मदा नदी के दोनों किनारे करीब 3,300 किलोमीटर की इस पदयात्रा करने के बाद आज सुबह बरमान घाट पर पहुंचे।

घाट पर पहुंचने के बाद दिग्विजय एवं उनकी पत्नी ने यात्रा पूरी होने से जुड़े कई धार्मिक कर्मकांड किए। इस दौरान इस धार्मिक यात्रा को पूरी करने के लिए दिग्विजय को शुभकामनाएं देने के लिए पूर्व केन्द्रीय मंत्रीगण कांतिलाल भूरिया, सुरेश पचौरी एवं मध्य प्रदेश कांग्रेस अध्यक्ष अरुण यादव एवं अन्य पार्टी नेताओं के अलावा बड़ी तादात में लोग वहां पहुंचे कांग्रेस का दावा है कि अपनी पदयात्रा के दौरान दिग्विजय ने प्रदेश भाजपानीत सरकार के सवा चौदह साल के शासनकाल में हुए भ्रष्टाचार से संबंधित सबूत बड़ी तादात में इकट्टा किए हैं और अपनी यात्रा समाप्त करने के बाद वह निश्चित तौर पर मध्य प्रदेश में चल रहे बड़े पैमाने पर भ्रष्टाचार की पोल खोलेंगे।

लोहे की सीढ़ी में करंट, दो लोगों की मौत

जयपुर, ९ अप्रैल (भाषा)।

भरतपुर जिले के रूदावल थाना क्षेत्र में सोमवार सुबह घर में रंग रोगन के लिए लगाई जा रही लोहे की सीढ़ी में करंट फैलने से दो युवकों की मौत हो गई जबकि तीन अन्य युवक झुलस गए। थानाधिकारी अनिल कुमार शर्मा ने बताया कि ठिकरिया गांव में एक मकान में शादी के दौरान रंग रोगन के लिए लगाई जा रही एक लोहे की सीढ़ी बिजली के तारों से छू गई, जिससे उसमें करंट फैल गया। घटना में बीरी सिंह (18), अमन कुमार (17) की मौत हो गई, वहीं सतवीर सिंह (21), योगेश (17) और अभिषेक (19) झलस गए।

Registered Office: 206-207, Bansi Trade Centre, 581/5, M.G. Road, Indore-452001. Tel.: +91-731-3018111

Fax: +91-731-4068253 | Email: secretarial@systematixgroup.in | Website: www.systematixgroup.in Corp. Off.: No. 603-606, 6th Floor, A-Wing, The Capital, Plot No. C-70, 'G' Block Bandra-Kurla Complex, Bandra (East), Mumbai-400 051 | Tel.: +91-22-30298000 | Fax: +91-22-30298029

Recommendation of the Committee of Independent Directors ('IDC') on the Open Offer to the public shareholders of Systematix Corporate Services Limited ('Target Company') under Regulation 26 (7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended ['SEBI (SAST) Regulations, 2011' Date of the Meeting April 9, 2018 (Monday) Name of the Target Company ('TC') Systematix Corporate Services Limited 3. Details of the Offer pertaining to TC Open Offer to the public shareholders of the Target Company to acquire up to 33,75,000 fully paid up equity shares of face value of ₹ 10 each, representing 26% of the voting equity share capital, at a price of ₹ 21 (Rupee Twenty One only) ('Offer Price') per share, payable in cash, in accordance with the Regulation 3(2) of the SEBI (SAST) Regulations, 2011 4. Name(s) of the Acquirer and PAC with the Superstar Exports Private Limited ('Acquirer') along with Mr. Radhe Acquirer Shyam Khandelwal ('PAC 1'), Mr. Chandra Prakash Khandelwal ('PAC 2'), Mrs. Anju Khandelwal ('PAC 3'), Mr. Nikhil Khandelwal ('PAC 4') and Chandra Prakash Khandelwal HUF ('PAC 5') 5. Name of the Manager to the Offer Ashika Capital Limited (CIN: U30009WB2000PLC091674) SEBI Registration Number: INM000010536 1008, 10th Floor, Raheja Centre, 214, Nariman Point, Mumbai - 400 021 Tel: +91-22-66111700; Fax: +91-22-66111710 E-mail: mbd@ashikagroup.com Contact Person: Mr. Narendra Kumar Gamini / Ms. Devika Kakar Members of the Committee of Independent b. Mr. Sanjay Khandelwal a. Mr. Shriram Khandelwal c. Mr. Mahesh Solanki d. Mr. Rakesh Mehta Mr. Shriram Khandelwal is the Chairman of IDC 7. IDC Member's relationship with the TC The Members of IDC are Independent Directors without any shareholding (Director, Equity shares owned, any other in the Target Company, Other than their position as a Director of the contract / relationship), if any Company, there is no other contract or relationship between the IDC Members and the Target Company. 8. Trading in the Equity shares / other None of the Members of IDC have traded in the equity shares/other securities of the TC by IDC Members securities of the Target Company during a period commencing from the date of their appointment till the date of this recommendation. 9. IDC Member's relationship with the Acquirers None of the Members of IDC have any relationship with the Acquirer (Director, Equity shares owned, any other and PACs. contract / relationship), if any 10. Trading in the Equity shares / other securities Not Applicable of the Acquirer / PACs by IDC Members 11. Recommendation on the Open Offer, as to The IDC Members believe that the Offer Price is fair and reasonable and whether the Offer is fair and reasonable is in accordance with the SEBI (SAST) Regulations, 2011 12. Summary of reasons for recommendation Based on the review of the Public Announcement (PA), Detailed Public Statement (DPS) and Draft Letter of Offer, in connection with the Offer, the IDC Members of the opinion that the Offer Price of ₹ 21, being

14. Any other matter(s) to be highlighted Nil To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement based on all the details, documents & information provided to us is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011

Offer and take an informed decision.

Regulations, 2011.

None

For and on behalf of Committee of Independent Directors of Systematix Corporate Services Limited

offered by the Acquirer and PACs, is in compliance with the SEBI (SAST)

The Members of IDC further recommend the public shareholders to

check the Current Market Price and do an independent evaluation of the

Place: Mumbai Shriram Surajmal Khandelwal Date: April 09, 2018

Chairman-IDC

(Substantial Acquisition of Shares and Takeovers) Regulations, 2011, for the public shareholders of INDRAYANI BIOTECH LIMITED Registered Office: 1133 / 5, F. C. Road, Opp. Police Grounds, Pune - 411 016, Maharashtra, India

Post Offer Advertisement under Regulation 18(12) in terms of Securities and Exchange Board of India

Telefax No.: +91 20 2566 2021 | Email: info@indrayani.com | CIN: L24231PN1992PLC065801

Open Offer ("Offer") for Acquisition of up to 9,47,404 fully paid-up equity shares of face value of ₹ 10 each ("Equity Share") from the public shareholders of Indrayani Biotech Limited ("Target Company") by Mr. Sayee Sundar Kasiraman ("Acquirer") This Post Offer Advertisement is being issued by Vivro Financial Services Private Limited ("Manager to the Offer") on behalf of Mr. Sayee Sundar Kasiraman, in compliance with Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (SAST) Regulations"). The Detailed Public Statement ("DPS") and corrigendum to the DPS ("Corrigendum") with respect to this Offer was published on January 9, 2018 and March 1, 2018 respectively, in Financial Express (English - All Editions), Jansatta (Hindi - All Editions), Mumbai Lakshwadeep (Marathi - Mumbai Edition) and Prabhat (Marathi - Pune Edition).

1. Name of the Target Company 2. Name of the Acquirer(s) and PAC 3. Name of the Manager to the Offer

13. Details of Independent Advisors, if any

Indrayani Biotech Limited Mr. Sayee Sundar Kasiraman Vivro Financial Services Private Limited 4. Name of the Registrar to the Offer Link Intime India Private Limited

Offer Details a. Date of Opening of the Offer b. Date of Closure of the Offer

March 7, 2018 March 20, 2018 6. Date of Payment of Consideration April 4, 2018

7. Details of Acquisition **Particulars** Proposed in the Offer* Actuals 7.1 Offer Price ₹ 1.10 9,47,404 4.67,569 7.2 Aggregate number of shares tendered Aggregate number of shares accepted 7.4 Size of the Offer (Number of shares multiplied by offer price per share) ₹ 10.42.144.40 ₹ 5,14,325.90 Shareholding of the Acquirer before Agreements / Public Announcement Nil 7.6 Shares Acquired by way of Agreement(s) 21,64,000 21,64,000 59.39% 59.39% % of Fully Diluted Equity Share Capital Shares Acquired by way of Open Offer 9,47,404 4,67,569 Number % of Fully Diluted Equity Share Capital 26.00% 12.83% Shares acquired after Detailed Public Statement Number of shares acquired Not Applicable Price of the shares acquired Not Applicable · % of the shares acquired Post offer shareholding of Acquirer 31,11,404 26,31,569 % of Fully Diluted Equity Share Capital 85.39% 72.22% 7.10 Pre & Post offer shareholding of the Public Pre-Offer Pre-Offer 14,79,860 14,79,860 % of Fully Diluted Equity Share Capital 40.61% 40.61% Post-Offer Post-Offer 5,32,456 10,12,291 14.61% % of Fully Diluted Equity Share Capital 27.78% Assuming full acceptance in the Offer

8. The Acquirer accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations. 9. A copy of this Post Offer Advertisement will be available on the websites of SEBI (http://www.sebi.gov.in), BSE Limited

Capitalized terms used but not defined in this Advertisement shall have the meanings assigned to such terms in the Public Announcement and/or DPS and / or Letter of Offer and / or Corrigendum and/or Pre Offer Public Announcement.

ISSUED BY THE MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRER

(http://www.bseindia.com) and at the registered office of the Target Company.

Place: Chennai

Vivro Financial Services Private Limited SEBI Registration No. INM000010122 | CIN: U67120GJ1996PTC029182 607-608 Marathon Icon, Veer Santaji Lane, Opp. Peninsula Corporate Park, VIVRO 607-608 Marathon Icon, Veer Santaji Lane, Opp. Peninsula Corporate Park, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai - 400 013, Maharashtra, India. Tel No.: +91-22-6666 8040 / 42 | Fax No.: +91-22-6666 8047 Email: investors@vivro.net | Website: www.vivro.net

Contact Person: Mrs. Shashi Singhvi / Mr. Yogesh Malpani Date: April 10, 2018 (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. April 9, 2018 Date Name of the Target KPIT Technologies Limited Company (TC)

Registered Office: 35 & 36. Rajiv Gandhi Infotech Park, Phase I, MIDC, Hinjawadi, Pune – 411057

Tel: +91 20 6652 5000; Fax: +91 20 6652 5001; Email: connectwithus@kpit.com; Website: www.kpit.com

Recommendations of the Independent Directors Committee ("IDC") of KPIT

Technologies Limited ("TC") on the open offer ("Offer") made by Proficient Finstock

LLP, Mr. Kishor Patil, National Engineering Industries Limited, Birlasoft (India) Limited

("Acquirer") to the public shareholders of the TC under Regulation 26(7) of SEBI

Details of the Offer Offer for acquisition of upto 51,349,673 fully pertaining to TC

paid-up equity shares of face value of ₹ 2/- each, ("Equity Share") representing 26% of the fully diluted voting equity share capital of the TC, from the public shareholders of the TC, by the Acquirers and the Persons Acting in Concert ("PACs") (as defined below) under Regulations 3(1), 4 and 5(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. ("SEBI (SAST) Regulations") Offer Price: ₹ 182/- (Rupees One Hundred and Eighty-

KPIT TECHNOLOGIES LIMITED

Two only) per Equity Share. ("Offer Price") Mode of payment: Cash Name(s) of the Acquirer and Acquirers:

PAC with the acquirer

 Proficient Finstock LLP. Mr. Kishor Patil,

National Engineering Industries Limited and 4. Birlasoft (India) Limited and

PACs:

 Shashishekhar Pandit 2. Nirmala Pandit

Chinmay Pandit 4. Hemlata Shende Anupama K Patil

Shrikrishna Patwardhan

Ajay Bhagwat Ashwini Bhagwat

Sachin Tikekar

10. K and P Management Services Pvt Ltd 11. Central India Industries Limited

Name of the Manager to the Kotak Mahindra Capital Company Limited 27 BKC, 1st Floor, Plot No. C-27, 'G' Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051

> Contact Person: Mr. Ganesh Rane Tel: +91 22 4336 0128 Fax: +91 22 6713 2447 Email: kpit.openoffer@kotak.com

Website: http://investmentbank.kotak.com SEBI Registration Number: INM000008704 Members of the Committee 1. Lila Poonawalla - Chairperson of Independent Directors 2. Adi Engineer

(IDC) (Please indicate the the 3. Anant Talaulicar chairperson of Committee separately)

shares owned, any other the TC. contract / relationship), if Ms. Lila Poonawalla holds 1,30,000 Equity Shares in

IDC Member's relationship All the members of the IDC are independent and with the TC (Director, Equity non-executive directors on the Board of Directors of

> the TC. Other than Ms. Lila Poonawalla's shareholding in the TC, there is no other relationship of IDC members with the Company or its directors.

IDC Members IDC Member's relationship No member of the IDC (i) holds any directorship; (ii)

Trading in the Equity shares/ None of the IDC members have traded in equity shares other securities of the TC by of the TC in the preceding twelve months.

other contract / relationship)

with the Acquirer (Director, holds any shares; or (iii) has any relationship / contract Equity shares owned, any with the Acquirer or the PACs.

other securities of the Acquirers by IDC members

Trading in the Equity shares/ None of the securities of the Acquirers are listed.

Recommendation on the At close of April 6, 2018, the market price of the shares open offer, as to whether the of the TC as traded on the BSE Limited ("BSE") and offer is fair and reasonable National Stock Exchange of India Limited ("NSE") was ₹224.30 and ₹224.80 respectively, which is more than the Offer Price.

IDC believes that the Open Offer is in line with the SEBI (SAST) Regulations, 2011. However, the Public Shareholders should independently evaluate the Offer and take an informed decision in this regard. 12 Summary of the reasons for IDC has perused the Letter of Offer ("LO"), the Detailed

recommendation

Public Statement ("DPS"), the Public Announcement ("PA") and other documents as released by the Kotak Mahindra Capital Company Limited (as the Manager to the Offer) on behalf of the Acquirer and the PACs. Based on the above, the IDC is of the opinion that the offer price of ₹ 182 (Rupees One Hundred and Eighty-Two only) per Equity share is in accordance with the guidelines prescribed by the SEBI (SAST) Regulations, 2011.

The IDC has taken into consideration the following for making this recommendation:

 The Offer is a mandatory open offer in compliance with Regulation 3(1), Regulation 4 and Regulation 5(1) of the SEBI (SAST) Regulations, 2011 pursuant to the indirect acquisition of the voting rights and control of the TC.

The Offer price is in line with the parameters prescribed by SEBI as per SEBI (SAST) Regulations, 2011.

13 Details of Independent NIL Advisors, if any

Place: Pune

14 Any other matter(s) to be None

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

For and on behalf of the Independent Directors Committee of

KPIT Technologies Limited Lila Poonawalla

Date : April 9, 2018